

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD  
HELD IN THE TOWN HALL ON TUESDAY, AUGUST 6, 1963 AT 10:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

THOMAS R. COSTELLO, JUSTICE OF THE PEACE

ULICK BELL, JR., COUNCILMAN

ABSENT: BRUNO ZALOGA JR., JUSTICE OF THE PEACE

ALSO PRESENT: J. LEO SAXSTEIN, TOWN ATTORNEY.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS  
SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE MINUTES OF THE MEETING OF THE TOWN BOARD  
HELD IN THE TOWN HALL ON JULY 16, 1963 BE APPROVED AS SUBMITTED.

THE VOTE---COUNCILMAN BELL, YES, JUSTICE ZALOGA, ABSENT,  
JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION  
WAS THEREUPON DECLARED DULY ADOPTED.

MR. STANLEY HAGLER REPRESENTING THE MERCHANTS DIVISION OF THE  
RIVERHEAD CHAMBER OF COMMERCE APPEARED BEFORE THE BOARD.

HE STATED THAT ON AUGUST 8, 9, AND 10TH THE TOWN MERCHANTS  
WERE HOLDING "SALE DAYS". HE REQUESTED THAT POLICE DIRECT TRAFFIC  
AT THE ENTRANCES TO THE TOWN PARKING FIELD ON EAST MAIN STREET AND  
PECONIC AVENUE.

MATTER REFERRED TO THE CHIEF OF POLICE.

MR. HAGLER FURTHER STATED THAT ON MARCH 6, 1963 A MEETING WAS  
HELD BETWEEN THE MERCHANTS DIVISION OF THE CHAMBER OF COMMERCE,  
THE TOWN BOARD AND THE PLANNING BOARD RELATIVE TO A LIST OF  
SUGGESTED IMPROVEMENTS FOR THE TOWN AS COMPILED BY THE CHAMBER  
OF COMMERCE. HE REQUESTED A WRITTEN REPORT AS TO ACTION TAKEN  
SINCE SAID MEETING.

MR. HAGLER FURTHER STATED THAT THE RIGHT TURN GREEN ARROW AT  
THE INTERSECTION OF MAIN STREET AND ROANOKE AVENUE SHOULD BE  
REMOVED, OR AT "LENTIN'S" STORE PAINT A LEGEND, "RIGHT TURN LANE  
ONLY."

FURTHER THAT MR. ANDERSON OF THE STATE HIGHWAY DEPARTMENT HAD  
ADVISED HIM THAT SAID GREEN ARROW WOULD BE REMOVED IF THE TOWN  
BOARD REQUESTED SAME BY A LETTER TO THE STATE.

SUPERVISOR LEONARD STATED THAT MR. ANDERSON WAS THE ONE WHO  
RECOMMENDED THAT THE RIGHT TURN GREEN ARROW BE INSTALLED AT SAID  
INTERSECTION.

FURTHER, THAT HE RECOMMENDED THAT FIRST, THE RIGHT LANE SHOULD  
BE PAINTED TO INDICATE "RIGHT TURN LANE ONLY".

AFTER FURTHER DISCUSSION THE MATTER WAS REFERRED TO SUPERVISOR  
LEONARD TO CONTACT MR. ANDERSON RELATIVE TO THIS MATTER.

MR. HAGLER FURTHER STATED THAT AN ARTICLE HAD RECENTLY APPEARED IN THE NEWS-REVIEW STATING THAT THE LONG ISLAND CHAPTER OF THE AMERICAN INSTITUTE OF ARCHITECTS HAD INDICATED THAT THEY ARE INTERESTED IN RE-DESIGNING ONE ENTIRE COMMUNITY ON LONG ISLAND AT NO COST TO THE COMMUNITY. HE RECOMMENDED THAT THE TOWN PURSUE SAID OFFER.

A COMMUNICATION DATED AUGUST 5, 1963 FROM THE PRESIDENT OF THE CHAMBER OF COMMERCE WAS SUBMITTED TO THE BOARD RELATIVE TO SAID OFFER OF THE LONG ISLAND CHAPTER OF THE AMERICAN INSTITUTE OF ARCHITECTS.

COMMUNICATION ORDERED FILED.

THE TOWN CLERK WAS DIRECTED TO WRITE TO THE LONG ISLAND CHAPTER OF THE AMERICAN INSTITUTE OF ARCHITECTS AND REQUEST INFORMATION ON SAID OFFER.

MR. JOHN LORIMER, WADING RIVER, APPEARED BEFORE THE BOARD RELATIVE TO THE CONSTRUCTION OF A BOAT RAMP AT WADING RIVER AND THE CONTINUED USE OF A TRACTOR BY THE WADING RIVER BOATING ASSOCIATION FOR THE LAUNCHING OF BOATS AT THE WADING RIVER PUBLIC BEACH.

COUNCILMAN BELL REPORTED THAT HE, DONALD BARTH, AND RECREATION DIRECTOR KENNETH ROWLAND, A WEEK AGO SUNDAY, INSPECTED SITES IN THE WADING RIVER AREA FOR THE CONSTRUCTION OF A BOAT RAMP AND ALSO WATCHED THE OPERATION OF SAID TRACTOR AT THE WADING RIVER PUBLIC BEACH.

FURTHER, THAT IT WAS THE CONSENSUS OF SAID GROUP THAT THE BEST LOCATION FOR THE CONSTRUCTION OF A BOAT RAMP WAS AT THE END OF CREEK ROAD IN WADING RIVER, BUT THAT FURTHER STUDIES WOULD HAVE TO BE MADE BEFORE CONSTRUCTION COULD BE COMMENCED.

FURTHER, THAT HE RECOMMENDED TO THE BOARD THAT THE USE OF THE TRACTOR BE DISCONTINUED AT THE WADING RIVER PUBLIC BEACH, AND THAT THE USE OF THE TRACTOR FOR THE LAUNCHING AND RECOVERY OF BOATS BE PERMITTED AT THE END OF HULSE LANDING ROAD FOR TWO REASONS:

(1) COMPLAINTS HAVE BEEN RECEIVED ABOUT THE LAUNCHING OF BOATS AT THE WADING RIVER AND IRON PIER BEACH DUE TO ITS NEARNESS TO THE LIFE LINES. (2) THE TOWN HAS A "WATERWAYS ORDINANCE No. 27" THAT PROHIBITS THE OPERATION OF BOATS WITHIN 100' OF ANY LIFE LINE AND THERE IS A VIOLATION OF THE ORDINANCE AT THE PRESENT TIME AT THE IRON PIER AND WADING RIVER PUBLIC BEACH.

MR. JOHN LORIMER STATED THAT THE BOATING ASSOCIATION IS OPPOSED TO THE USE OF HULSE LANDING ROAD DUE TO THE LACK OF PARKING FACILITIES.

FURTHER, THAT THERE IS PARKING AT THE WADING RIVER BEACH AND THE STONE JETTY SEPARATES THE LIFELINES FROM WHERE THE BOATS ARE LAUNCHED.

FURTHER, THAT THE LANGUAGE IN WATERWAYS ORDINANCE No. 27 AND BEACH ORDINANCE No. 18 CONFLICTS RELATIVE TO THE LAUNCHING OF BOATS AT THE PUBLIC BEACHES. ONE ORDINANCE PROHIBITS IT AND ONE ORDINANCE ALLOWS IT.

JUSTICE COSTELLO STATED THAT THE TOWN OWNS ABOUT A 15' STRIP OF LAND AT THE WEST END OF CREEK ROAD AT WADING RIVER THAT RUNS TO THE SOUND, AND IF A PORTION OF THE CREEK WAS FILLED IN AND BULKHEADED THEN BOATS COULD BE LAUNCHED BY USE OF SAID 15' STRIP OFF OF CREEK ROAD, AND THAT IN ABOUT TWO WEEKS A LAUNCHING AREA COULD BE ESTABLISHED AT SAID AREA.

MR. LORIMER STATED THAT SIDNEY SIBEN OWNS THE PROPERTY ON THE BROOKHAVEN SIDE OF THE CREEK.

JUSTICE COSTELLO STATED THAT POSSIBLY A RIGHT-OF-WAY COULD BE OBTAINED FROM MR. SIBEN FOR THE LAUNCHING OF BOATS AT SAID AREA.

MR. LORIMER ASKED IF THE BOATING ASSOCIATION COULD CONTINUE THE USE OF THE TRACTOR FOR THE LAUNCHING OF BOATS AT THE WADING RIVER PUBLIC BEACH.

IT WAS THE CONSENSUS OF THE BOARD THAT THE USE OF THE TRACTOR BE PERMITTED, AT LEAST UNTIL THE NEXT MEETING OF THE BOARD.

A COMMUNICATION DATED AUGUST 5, 1963 FROM THE RIVERHEAD CHAMBER OF COMMERCE WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"THE MERCHANTS DIVISION HAS REQUESTED THE BOARD OF DIRECTORS OF THE RIVERHEAD CHAMBER OF COMMERCE TO WRITE THE RIVERHEAD TOWN BOARD.

THE TOWN BOARD RECENTLY RULED, VERY SUDDENLY, AGAINST THE USE OF FLOATATION DEVICES AT THE TOWN BEACHES. NEITHER THE MERCHANTS DIVISION, NOR THE BOARD OF DIRECTORS, WISH TO DEBATE THE SOUNDNESS OF THIS RULING.

HOWEVER, THE RULING COMING AS IT DID, IN THE FIRST QUARTER OF THE SWIMMING SEASON, CAUGHT MANY MERCHANTS WITH LARGE STOCKS, WHICH THEY ADVISE ARE NON-RETURNABLE, OF THESE DEVICES, WHICH ARE NOW UNSALEABLE.

THEREFORE, THE MERCHANTS DIVISION REQUESTS THAT THEY BE ADVISED IN THE FUTURE, IN ADVANCE, SHOULD THE TOWN BOARD CONSIDER BANNING USE OF EQUIPMENT THAT IS PRESENTLY CONSIDERED LEGAL." END.

THE TOWN CLERK WAS DIRECTED TO REPLY AS FOLLOWS:

"ON JULY 16, 1963 THE FOLLOWING REGULATIONS WERE ADOPTED BY THE TOWN BOARD: ALL FLOATATION DEVICES BE BANNED AT ALL BEACHES ON THE "SOUND" WITH THE EXCEPTION OF FLIPPERS AND COAST GUARD APPROVED LIFE VESTS,

FURTHER, THAT AT THE PECONIC BAY BEACH AT JAMESPORT THAT ALL TYPES OF FLOATATION DEVICES BE ALLOWED WITH THE EXCEPTION OF FACE MASKS AND BEACH BALLS." END.

COMMUNICATION ORDERED FILED.

A REPORT RELATIVE TO PROPOSED AMENDMENTS TO THE ZONING ORDINANCE WAS SUBMITTED TO THE BOARD ALONG WITH A COMMUNICATION DATED AUGUST 5, 1963 FROM PATRICIA S. TORMEY, COMMITTEE CHAIRMAN.

REPORT ORDERED FILED.

MATTER TABLED UNTIL THE NEXT MEETING.

A PETITION WAS SUBMITTED TO THE BOARD REQUESTING THE ESTABLISHMENT OF AN OUTDOOR RIFLE, SHOTGUN AND PISTOL RANGE.

MATTER REFERRED TO THE RECREATION COMMISSION.

PETITION ORDERED FILED.

A COMMUNICATION DATED AUGUST 2, 1963 FROM THE SUFFOLK COUNTY DEPARTMENT OF CIVIL DEFENSE WAS SUBMITTED TO THE BOARD RELATIVE TO A MEETING BEING HELD AT PATCHOGUE RELATIVE TO SECURING "MATCHING FUNDS" TO SET-UP A SEPARATE COMMUNICATIONS SYSTEM FOR A TOWNSHIP'S HOSPITAL AND AMBULANCES.

MATTER REFERRED TO SUPERVISOR LEONARD.

COMMUNICATION ORDERED FILED.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE COSTELLO.

RESOLVED THAT FRANCES JEHLER, WADING RIVER, BE AND SHE IS HEREBY APPOINTED SCHOOL ATTENDANCE OFFICER FOR COMMON SCHOOL DISTRICT No. 1, WADING RIVER, TOWN OF RIVERHEAD, FOR THE YEAR 1963-64, TO BE COMPENSATED AT THE RATE OF \$400.00 PER SCHOOL YEAR, PAYABLE IN TEN MONTHLY PAYMENTS COMMENCING SEPTEMBER, 1963, WHICH COMPENSATION SHALL INCLUDE ALL EXPENSES OTHER THAN THOSE INCURRED WHEN ATTENDING MEETINGS OUTSIDE OF THE TOWN OF RIVERHEAD CALLED BY THE DISTRICT SUPERINTENDENT OF SCHOOLS, AT WHICH TIME, ACTUAL EXPENSES ARE TO BE PAID.

THE VOTE---COUNCILMAN BELL, YES, JUSTICE ZALOGA, ABSENT, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THE SUPERVISOR'S REPORT FOR THE MONTH OF JULY 1963 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

THE POLICE DEPARTMENT'S REPORT FOR THE MONTH OF JULY 1963 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

THE BUILDING INSPECTOR'S REPORT FOR THE MONTH OF JULY 1963 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

A COMMUNICATION DATED JULY 26, 1963 FROM THE TOWN OF BROOKHAVEN WAS SUBMITTED TO THE BOARD RELATIVE TO CHANGES IN ITS BUILDING-ZONE ORDINANCE.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JULY 30, 1963 FROM THE SUFFOLK COUNTY DEPARTMENT OF PLANNING WAS SUBMITTED TO THE BOARD RELATIVE TO CHANGES IN THE BUILDING-ZONE ORDINANCE OF THE TOWN OF BROOKHAVEN.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JULY 31, 1963 FROM THE PECONIC LAKE ESTATES CIVIC ASSOCIATION WAS SUBMITTED TO THE BOARD REQUESTING THE WIDENING OF THE FORGE ROAD BRIDGE AT CALVERTON AND THE

ERECTION OF NEW "NO PARKING", "NO STANDING" AND "NO FISHING" SIGNS ON THE LAKE SIDE OF FORGE ROAD.

THE TOWN CLERK WAS DIRECTED TO REPLY THAT THE TOWN BOARD SUGGESTS THAT THEY ALSO CONTACT THE TOWN OF BROOKHAVEN AS THE FORGE ROAD BRIDGE IS PARTIALLY IN THE TOWN OF BROOKHAVEN, AND THAT THE MATTER OF THE ERECTION OF SIGNS WOULD BE REFERRED TO THE SUPERINTENDENT OF HIGHWAYS.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED JULY 14, 1963 FROM ERIC L. KEMPEL WAS SUBMITTED TO THE BOARD THANKING THE BOARD AND CHIEF GRODSKI FOR ADDITIONAL POLICE PROTECTION IN THE WADING RIVER AREA.

COMMUNICATION ORDERED FILED.

THE TOWN CLERK SUBMITTED TO THE BOARD A PETITION SIGNED BY ABOUT 280 PEOPLE CALLING FOR A SPECIAL TOWN ELECTION RELATIVE TO THE ACQUISITION OF THE "SIMON ULLIAN" PARCEL ON THE WEST SIDE OF ROANOKE AVENUE ADJACENT TO THE ROANOKE AVENUE PARKING FIELD.

THE TOWN CLERK REPORTED THAT SAID PETITION WAS FILED IN HIS OFFICE ON JULY 18TH, 1963.

JUSTICE COSTELLO ASKED THE TOWN ATTORNEY IF HE HAD CHECKED THE PETITION AS TO FORM AND SUFFICIENCY OF QUALIFIED SIGNERS.

THE TOWN ATTORNEY STATED THAT HE HAD NOT AND THAT IT WOULD BE A LONG PROCESS TO DO SO. FURTHER, THAT IN HIS OPINION THE PETITION WAS IN PROPER FORM.

MR. ULLIAN APPEARED BEFORE THE BOARD AND STATED THAT IN A DECISION OF THE COURT OF APPEALS OF THE STATE OF NEW YORK ON MARCH 28TH, 1963 IT WAS DETERMINED THAT THE TOWN BOARD WOULD NOT HAVE TO SUBMIT ANY PROPOSITION FOR SAID PURCHASE TO ANY KIND OF A REFERENDUM IF THE PURCHASE PRICE WAS PAID WITHIN FIVE YEARS.

AT 12:20 P. M. SUPERVISOR LEONARD CALLED A RECESS FOR LUNCH, THE BOARD TO RECONVENE AT 2:00 P. M.

AT 2:00 P. M. THE BOARD RECONVENED WITH ALL MEMBERS OF THE BOARD PRESENT EXCEPT JUSTICE ZALOGA.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE COSTELLO.

WHEREAS A PETITION WAS PRESENTED TO THE TOWN BOARD OF THE TOWN OF RIVERHEAD ON THE 18TH DAY OF JULY 1963 SUBSCRIBED AND ACKNOWLEDGED BY ABOUT 280 ELECTORS OF SAID TOWN QUALIFIED TO VOTE UPON A PROPOSITION TO RAISE AND EXPEND MONEY, COMPRISING IN NUMBER AT LEAST 5% OF THE TOTAL VOTES CAST FOR GOVERNOR IN SAID TOWN AT THE LAST GENERAL ELECTION HELD FOR THE ELECTION OF STATE OFFICERS, WHICH SAID PETITION REQUESTS THE SUBMISSION OF THE FOLLOWING PROPOSITION AT A SPECIAL TOWN ELECTION:

SHALL THE TOWN OF RIVERHEAD PURCHASE FROM SIMON ULLIAN FOR THE SUM OF \$27,000. FOR THE PURPOSES OF A PUBLIC PARKING PLACE, A PARCEL OF LAND IN TOWN OF RIVERHEAD, NEW YORK BOUNDED EASTERLY BY ROANOKE AVENUE 45 FEET, SOUTHERLY BY WIESEN, PERKINS, HARDING, RIVERHEAD BUILDERS ABOUT 200 FEET, WESTERLY BY LANDS OF RIVERHEAD BUILDERS AND GOLDY REALTY ABOUT 50 FEET, AND NORTHERLY BY LANDS OF TOWN OF RIVERHEAD ABOUT 200 FEET, SUBJECT TO EXISTING PUBLIC UTILITIES EASEMENTS, AND TO A RIGHT OF WAY GRANTED TO RIVERHEAD BUILDERS INC. RECORDED IN LIBER 2928 CP138 AND 2920 CP 42, AND TO A RIGHT OF WAY GRANTED TO S. & R. HARDING, RECORDED LIBER 2919 CP 344; AND EXCEPTING FROM THE CONVEYANCE THE SMALL BUILDING AT THE REAR OF THE PROPERTY; WHICH BUILDING IS TO BE RETAINED BY SELLER AND IS TO BE REMOVED BY HIM FROM THE PREMISES WITHIN 15 DAYS AFTER CLOSING OF TITLE,

RESOLVED, THAT SUCH PROPOSITION BE SUBMITTED AT A SPECIAL TOWN ELECTION TO BE HELD ON AUGUST 27, 1963 BETWEEN THE HOURS OF 2:00 P.M. AND 8:00 P. M. E.D.S.T., AT RIVERHEAD TOWN HALL, 220 ROANOKE AVENUE RIVERHEAD, NEW YORK.

THE VOTE---COUNCILMAN BELL, YES, JUSTICE ZALOGA, ABSENT, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

COUNCILMAN BELL OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE COSTELLO.

WHEREAS THIS BOARD CONSIDERS IT IS IN THE BEST INTERESTS OF THE TOWN OF RIVERHEAD TO ACQUIRE BY PURCHASE, FOR THE PURPOSES OF USE AS A POLICE FACILITY AND OTHER TOWN PURPOSES, THE LANDS AND BUILDINGS OWNED BY SECURITY NATIONAL BANK OF LONG ISLAND IN TOWN OF RIVERHEAD, NEW YORK, BOUNDED SOUTHERLY BY WEST MAIN STREET ABOUT 21.25 FEET, WESTERLY BY GOLDY REALTY CORP. ABOUT 144 FEET, THEN NORTHERLY BY A RIGHT OF WAY AND OTHERS ABOUT 37 FEET, THEN BOUNDED EAST BY RIGHT OF WAY ABOUT 12 FEET, THEN NORTH BY RIGHT OF WAY ABOUT 12 FEET, THEN BOUNDED BY RIVERHEAD BUILDERS INC. AS FOLLOWS: EASTERLY ABOUT 16 FEET, SOUTHERLY ABOUT 20 FEET, EASTERLY ABOUT 1.77 FEET, SOUTHERLY ABOUT 7.08 FEET, EASTERLY ABOUT 47.37 FEET, SOUTHERLY ABOUT 12.54 FEET, EASTERLY ABOUT 10.83 FEET, SOUTHERLY ABOUT 1.92 FEET, AND EASTERLY ABOUT 56.97 FEET, SUBJECT TO AND WITH RIGHTS IN EXISTING PARTY WALL AGREEMENTS AND TO RIGHTS OF WAY AT THE NORTHERLY END OF THE PREMISES, AND TO PUBLIC UTILITIES EASEMENTS, AND EXCEPTING A 10 FOOT BY 6 FOOT PARCEL OF GOLDY REALTY CORP. NEAR THE NORTHERLY END OF THE PREMISES, AND

WHEREAS SECURITY NATIONAL BANK OF LONG ISLAND HAS OFFERED TO CONVEY ALL ITS INTEREST IN SAID PREMISES FOR THE SUM OF \$13,500.

NOW, THEREFORE, BE IT RESOLVED THAT THE TOWN OF RIVERHEAD PURCHASE SAID LANDS AND BUILDINGS FOR SAID SUM OF \$13,500., AND

BE IT FURTHER RESOLVED THAT THIS RESOLUTION FOR SUCH PURCHASE IS SUBJECT TO A PERMISSIVE REFERENDUM, AND THAT THE TOWN CLERK POST AND PUBLISH THE NOTICE THEREOF AS REQUIRED BY THE TOWN LAW.

THE VOTE---COUNCILMAN BELL, YES, JUSTICE ZALOGA, ABSENT, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A COMMUNICATION DATED JULY 16, 1963 FROM THE CONTINENTAL NATIONAL INSURANCE GROUP WAS SUBMITTED TO THE BOARD RELATIVE TO BOND #2213447 OF ROANOKE HOMES INC.

MATTER REFERRED TO THE TOWN ATTORNEY.  
COMMUNICATION ORDERED FILED.

TOWN ATTORNEY SAXSTEIN SUBMITTED A MEMORANDUM TO THE BOARD RELATIVE TO THE REQUEST OF THE WADING RIVER FIRE COMMISSIONERS FOR USE OF TOWN HIGHWAY EQUIPMENT DURING PUBLIC EMERGENCIES.

THE TOWN CLERK WAS DIRECTED TO FORWARD COPY OF SAID MEMORANDUM TO THE BOARD OF FIRE COMMISSIONERS OF THE WADING RIVER FIRE DISTRICT.

MEMORANDUM ORDERED FILED.

SUPERVISOR LEONARD OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

WHEREAS, ELMER A. STOTZKY, COUNCILMAN OF THE TOWN OF RIVERHEAD FOR FIVE AND ONE-HALF YEARS, HAS SUDDENLY DEPARTED THIS LIFE ON JULY 18, 1963, AND

WHEREAS, ELMER A. STOTZKY HAS RENDERED OUTSTANDING PUBLIC SERVICE TO THE TOWN OF RIVERHEAD AS A PUBLIC OFFICER AND CIVIC MINDED CITIZEN, AND

WHEREAS, HIS UNVARYING COURTESY AND KINDLINESS ENDEARED HIM TO ALL WHO KNEW HIM, NOW, THEREFORE, BE IT

RESOLVED THAT THIS BOARD EXPRESSES ITS DEEP SORROW AT HIS DEATH AND ITS FIRM CONVICTION THAT HIS INVALUABLE SERVICES AND GENIAL PERSONALITY WILL BE GREATLY MISSED, AND BE IT

FURTHER RESOLVED, THAT THIS TOWN BOARD OF THE TOWN OF RIVERHEAD HEREBY EXTENDS TO HIS FAMILY ITS PROFOUND SYMPATHY IN THEIR GREAT LOSS, AND ITS HOPE THAT THE GIVER OF ALL GOOD WILL ASSUAGE THEIR SORROW, AND

FURTHER RESOLVED, THAT THIS RESOLUTION BE ENTERED IN THE MINUTES OF THE PROCEEDINGS OF THIS MEETING, AND BE IT

FURTHER RESOLVED, THAT A COPY OF THIS RESOLUTION BE FORWARDED TO THE FAMILY OF THE LATE ELMER A. STOTZKY.

THE VOTE---COUNCILMAN BELL, YES, JUSTICE ZALOGA, ABSENT, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE COSTELLO STATED THAT DUE TO THE FACT THAT ONLY THREE MEMBERS OF THE BOARD WERE PRESENT HE WOULD VOTE TO APPROVE THE GENERAL TOWN BILLS INCLUDING THE GENERAL TOWN BILLS PERTAINING TO THE CONSTRUCTION AT THE MARINA AT THE PECONIC BAY BEACH AT JAMESPORT ALTHOUGH HE WAS AND STILL IS OPPOSED TO SAID CONSTRUCTION AT THE MARINA.

COUNCILMAN BELL STATED THAT HE FELT THE SAME WAY AS JUSTICE COSTELLO IN THIS MATTER.

THE TOWN BOARD CONVENEED AS A BOARD OF AUDIT AND EXAMINED ALL TOWN BILLS TO DATE, THE TOTAL OF WHICH WAS AS FOLLOWS: GENERAL TOWN---\$27,136.36 AND MACHINERY FUND---ITEM No. 3---\$1,355.92.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE GENERAL TOWN BILLS IN THE AMOUNT OF \$27,136.36 BE APPROVED AND PAID AS RENDERED.

FURTHER RESOLVED THAT THE MACHINERY BILLS, ITEM No. 3, IN THE AMOUNT OF \$1,355.92 BE APPROVED AND PAID AS RENDERED.

THE VOTE---COUNCILMAN BELL, YES, JUSTICE ZALOGA, ABSENT, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THERE BEING NO FURTHER BUSINESS ON MOTION AND VOTE, THE MEETING ADJOURNED AT 3:30 P. M. TO MEET ON TUESDAY, AUGUST 20, 1963 AT 10:30 A. M.

*Anthony F. Gadzinski*  
ANTHONY F. GADZINSKI, TOWN CLERK

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