

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD HELD IN THE TOWN HALL ON TUESDAY, APRIL 3, 1962, AT 9:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

BRUNO F. ZALOGA

THOMAS R. COSTELLO, JUSTICES OF THE PEACE

ELMER A. STOTZKY

ULICK BELL, JR., COUNCILMEN

ALSO PRESENT: J. LEO SAXSTEIN, TOWN ATTORNEY, AND THADDEUS ZEMBKO, SUPERINTENDENT OF HIGHWAYS.

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 MARCH 20, 1962 AND A SPECIAL MEETING HELD IN THE TOWN HALL ON MARCH 23, 1962 BE APPROVED AS SUBMITTED.

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

MRS. GRITMON, ROUTE 25, ST. JAMES, NEW YORK, PRESIDENT OF THE HUMANCE SOCIETY OF SUFFOLK COUNTY, AND JACK ALLISON, VICE PRESIDENT OF SAID SOCIETY, APPEARED BEFORE THE BOARD.

MRS. GRITMON:

"ON MARCH 17TH WE MADE AN INSPECTION OF THE DOG POUND AND WE FOUND TWO DOGS CHAINED IN A HORSE STALL THAT ALSO CONTAINED CATS.

IN CASE OF FIRE HOW CAN DOGS GET OUT?"

SUPERVISOR LEONARD:

"IN CASE OF FIRE SOMEONE WOULD HAVE TO GET IN AND LET THE HORSES OUT ALSO.

AS FAR AS I'M CONCERNED I THINK YOU WILL FIND THE HOUSING AT THE DOG POUND AS GOOD AS ANYWHERE IN THESE AREAS."

MRS. GRITMON:

"DO YOU THINK THAT PLACE (DOG POUND) IS FIT TO KEEP DOGS FIVE DAYS?"

SUPERVISOR LEONARD:

"DOGS KEPT THERE ARE MAINLY WILD DOGS AND NOT THE TYPE KEPT IN KENNELS. YOU SHOULD CHECK THE NUMBER OF DOG DAMAGE CLAIMS IN THE ASSESSOR'S OFFICE.

HUMANE SOCIETIES SHOULD APPOINT COMMITTEES AND CHECK WITH PEOPLE WHO HAVE DOGS CHAINED UP."

MR. ALLISON:

"IF A DOG IS ON A CHAIN SIX FEET OR MORE AND IS PROVIDED WITH A PROPER DOG HOUSE WE WILL NOT GO AFTER THE OWNER. OUR ONLY COMPLAINT IS IN CASE OF FIRE. THE PLACE (DOG POUND) IS VERY CLEAN, WONDERFUL AND IMMACULATE. EVEN EARLY THIS MORNING THERE WAS FRESH WATER FOR THE DOGS."

THE TOWN CLERK REPORTED THAT THE WADING RIVER CIVIC ASSOCIATION AND THE WADING RIVER BOATING ASSOCIATION WOULD LIKE TO MEET WITH THE TOWN BOARD RELATIVE TO THE CONSTRUCTION OF A BOAT RAMP AT WADING RIVER.

IT WAS THE CONSENSUS OF THE BOARD THAT SAID MEETING BE HELD ON TUESDAY, APRIL 10TH, 7:30 P. M., AT THE TOWN HALL.

A NOTICE FROM THE STATE DEPARTMENT OF PUBLIC WORKS RELATIVE TO A RESTRICTED HIGHWAY (CORAM-MIDDLE ISLAND ISLAND HIGHWAY) WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

A COMMUNICATION DATED MARCH 22, 1962 FROM THE LONG ISLAND LIGHTING COMPANY WAS SUBMITTED TO THE BOARD ADVISING THAT THEY HAVE INSTALLED IMPROVED STREET LIGHTING ON HOWELL AVENUE, RIVERHEAD LIGHT DISTRICT, AS PER REQUEST OF THE BOARD.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED MARCH 22, 1962 FROM THE LONG ISLAND LIGHTING COMPANY WAS SUBMITTED TO THE BOARD ADVISING THAT THEY HAVE INSTALLED IMPROVED STREET LIGHTING ON SWEETZ AVENUE, RIVERHEAD LIGHT DISTRICT, AS PER REQUEST OF THE BOARD.

COMMUNICATION ORDERED FILED.

TAX COLLECTION STATEMENT DATED MARCH 20, 1962 FROM THE RECEIVER OF TAXES WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

COMMUNICATION FROM CHIEF OF POLICE GRODSKI WAS SUBMITTED TO THE BOARD STATING THAT ALL POLICEMEN HAVE BEEN NOTIFIED THAT ALL VEHICLES AND EQUIPMENT OF THE TOWN OF RIVERHEAD ARE TO BE USED FOR OFFICIAL PURPOSES ONLY.

COMMUNICATION ORDERED FILED.

SUPERVISOR'S REPORT FOR MONTH OF MARCH, 1962, WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

ATTORNEY EDWIN LAPHAM APPEARED BEFORE THE BOARD RELATIVE TO THE LAW SUIT - LEIGHTON HARDING VS RIVERHEAD ZONING BOARD OF APPEALS.

HE STATED THAT JUDGE RITCHIE HAS AFFIRMED THE DECISION OF THE RIVERHEAD ZONING BOARD OF APPEALS WHICH HAD DENIED THE APPLICATION OF MR. HARDING TO ESTABLISH A LARGE TRAILER PARK NORTH OF ROUTE 25 AT CALVERTON.

THE TOWN CLERK REPORTED THAT HE HAD RECEIVED A NOTICE OF CLAIM, MILES H. O'BRIEN - AGAINST - TOWN OF RIVERHEAD, AND THAT HE HAD REFERRED THE MATTER TO WILLIAM L. MILLER AND SON, THE INSURANCE AGENTS FOR THE TOWN.

A COMMUNICATION DATED MARCH 28, 1962 FROM THE SECRETARY TO THE BOARD OF FIRE COMMISSIONERS, JAMESPORT FIRE DISTRICT, WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"WE HAVE CONTRACTED FOR THE INSTALLATION OF TWO (2) FIRE WELLS IN THE JAMESPORT FIRE DISTRICT AND AT THIS TIME WE ARE REQUESTING PERMISSION TO HAVE THESE WELLS INSTALLED ON PROPERTY OWNED BY THE TOWN OF RIVERHEAD. ONE WELL WILL BE INSTALLED ON GREEN STREET AT THE CORNER OF THIRD STREET, THE OTHER WELL TO BE INSTALLED ON PECONIC BAY BLVD. AT THE CORNER OF ST. MARY'S DRIVE."END.

THE TOWN CLERK WAS DIRECTED TO REPLY THAT IT WAS THE CONSENSUS OF THE BOARD THAT PERMISSION BE GRANTED FOR THE INSTALLATION OF THE FIRE WELLS SUBJECT TO THE APPROVAL OF LOCATIONS BY THE SUPERINTENDENT OF HIGHWAYS.

COMMUNICATION ORDERED FILED.

POLICE REPORT FOR THE MONTH OF MARCH, 1962, WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

A SURVEY DATED MARCH 19, 1962 FROM THE LONG ISLAND LIGHTING COMPANY WAS SUBMITTED TO THE BOARD RELATIVE TO IMPROVED STREET LIGHTING ON DOGWOOD DRIVE AND GULLY ROAD, WADING RIVER LIGHT DISTRICT. SURVEY ORDERED FILED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE LONG ISLAND LIGHTING COMPANY BE AND IT IS HEREBY AUTHORIZED TO INSTALL IMPROVED STREET LIGHTING ON DOGWOOD DRIVE AND GULLY ROAD, WADING RIVER LIGHT DISTRICT, AS PER ITS SURVEY DATED MARCH 19, 1962.

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

A SURVEY DATED MARCH 19, 1962 FROM THE LONG ISLAND LIGHTING COMPANY WAS SUBMITTED TO THE BOARD RELATIVE TO IMPROVED STREET LIGHTING ON MANOR LANE, JAMESPORT LIGHT DISTRICT. SURVEY ORDERED FILED.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT THE LONG ISLAND LIGHTING COMPANY BE AND IT IS HEREBY AUTHORIZED TO INSTALL IMPROVED STREET LIGHTING ON

MANOR LANE, JAMESPORT LIGHT DISTRICT, AS PER ITS SURVEY DATED MARCH 19, 1962.

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

AFTER BEING DULY ADVERTISED SEALED BID FOR THE CONSTRUCTION OF 676 FEET OF FENCING AND GATE AROUND A RECHARGE BASIN WAS SUBMITTED TO THE BOARD AS FOLLOWS:

RIVERHEAD FENCE COMPANY-----\$1664.90

BID ORDERED FILED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE BID FOR 676 FEET OF FENCING AND A GATE AROUND A RECHARGE BASIN (DRAINAGE PROJECT No.2) ON THE SOUTH SIDE OF SOUND AVENUE AT BAITING HOLLOW, BE AND IT IS HEREBY AWARDED TO RIVERHEAD FENCE COMPANY, WEST MAIN STREET, RIVERHEAD, NEW YORK, AT A TOTAL PRICE OF \$1664.90, SUBJECT TO ITS BID FORM SUBMITTED, DATED APRIL 2, 1962.

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

AFTER BEING DULY ADVERTISED SEALED BIDS FOR ONE ROAD GRADER FOR USE OF THE HIGHWAY DEPARTMENT WERE OPENED AS FOLLOWS:

<u>EDWARD EHRBAR INC.</u> -----	\$25,545.00
TRADE-IN ALLOWANCE (1953 SWEEPER)-----	750.00
NET-----	\$24,795.00
H. O. PENN MACHINERY COMPANY INC.-----	\$24,609.00
TRADE-IN ALLOWANCE (1953 SWEEPER)-----	609.00
NET-----	\$24,000.00

BIDS ORDERED FILED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE BID FOR ONE MOTOR GRADER FOR USE OF THE HIGHWAY DEPARTMENT BE AND IT IS HEREBY AWARDED TO H. O. PENN MACHINERY COMPANY, 1561 STEWART AVENUE, WESTBURY, NEW YORK, FOR ONE NEW CATERPILLAR, MODEL 12, AT A NET COST AFTER TRADE-IN ALLOWANCE, OF \$24,000.00, SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED, DATED APRIL 2, 1962,

FURTHER RESOLVED, THAT THE ACCEPTANCE OF SAID BID IS SUBJECT TO THE APPROVAL OF THE SUFFOLK COUNTY SUPERINTENDENT OF HIGHWAYS/SUFFOLK COUNTY COMMISSIONER OF PUBLIC WORKS.

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

AFTER BEING DULY ADVERTISED SEALED BIDS FOR ONE TRACTOR FOR USE OF THE HIGHWAY DEPARTMENT WERE OPENED AS FOLLOWS:

ROLLE BROTHERS

1960 OLIVER-----\$4995.00

LONG ISLAND PRODUCE & FERTILIZER COMPANY

1962 INTERNATIONAL----- 6100.00

BIDS ORDERED FILED.

NO AWARD MADE. MATTER REFERRED TO THE HIGHWAY COMMITTEE FOR REPORT AT THE NEXT MEETING.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

WHEREAS, THE LONG ISLAND LIGHT COMPANY HAS RECEIVED A PERMIT FROM THE DEPARTMENT OF PUBLIC WORKS, STATE OF NEW YORK TO INSTALL ELECTRIC LINE IN THE SIDEWALK AREA OF WEST MAIN STREET AND EAST MAIN STREET IN THE BUSINESS SECTION OF THE HAMLET OF RIVERHEAD, AND

WHEREAS, DURING THE PAST SEVERAL YEARS THERE HAS BEEN INSTALLED OTHER UTILITY LINES IN THIS SIDEWALK AREA, AND

WHEREAS, IT APPEARS TO THIS BOARD THAT A REPLACEMENT OF THE SIDEWALK WILL RESULT IN AN UNEVEN SURFACE AND NON-UNIFORMITY IN THE GENERAL APPEARANCE,

NOW, THEREFORE, BE IT RESOLVED THAT THIS BOARD REQUESTS A CONFERENCE OF REPRESENTATIVES OF THE STATE BOARD OF PUBLIC WORKS AND OF THE LONG ISLAND LIGHT COMPANY WITH THE HIGHWAY COMMITTEE OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD TO REVIEW AND MAKE RECOMMENDATIONS FOR THE REPLACEMENT OF THIS SIDEWALK,

BE IT FURTHER RESOLVED, THAT THE TOWN CLERK IS HEREBY DIRECTED TO SEND A COPY OF THIS RESOLUTION TO THE DEPARTMENT OF PUBLIC WORKS, STATE OF NEW YORK AT BABYLON, NEW YORK AND THE LONG ISLAND LIGHT COMPANY AT RIVERHEAD, NEW YORK.

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

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

WHEREAS, CHAPTER 714 OF THE LAWS OF 1959, RE-ENACTED SECTION 164 OF THE SOCIAL WELFARE LAW, EFFECTIVE APRIL 22, 1959, TO ALLOW THE LEGISLATIVE BODY OF A COUNTY, CITY OR TOWN RESPONSIBLE FOR PROVIDING HOME RELIEF TO DETERMINE AND DIRECT THAT EMPLOYABLE HOME RELIEF RECIPIENTS BE ASSIGNED

TO PERFORM WORK FOR SUCH COUNTY, CITY OR TOWN AS SUCH RECIPIENTS ARE ABLE TO PERFORM, EXCLUSIVE OF ANY WORK ORDINARILY PERFORMED BY REGULAR EMPLOYEES OF SUCH COUNTY, CITY OR TOWN OR BY CRAFT OR TRADE IN PRIVATE EMPLOYMENT;
AND

WHEREAS, THE SOCIAL SECURITY ACT WAS AMENDED, EFFECTIVE MAY 1, 1961, TO EXTEND AID TO DEPENDENT CHILDREN TEMPORARILY TO CASES OF DEPENDENT CHILDREN OF UNEMPLOYED PARENTS; AND

WHEREAS, THE NEW YORK STATE LEGISLATURE ENACTED CHAPTER 802, LAWS OF 1961, AMENDING THE SOCIAL WELFARE LAW ENABLING AND REQUIRING PUBLIC WELFARE AGENCIES TO PROVIDE AID TO DEPENDENT CHILDREN IN CASES WHERE THE PARENTS ARE UNEMPLOYED;
AND

WHEREAS, MANY LOCAL PUBLIC WELFARE DISTRICTS WERE SUCCESSFULLY OPERATING WORK FOR RELIEF PROJECTS UNDER THE PROVISIONS OF SECTION 164 OF THE SOCIAL WELFARE LAW AND HAD ASSIGNED TO SUCH PROJECTS EMPLOYABLE HEADS OF FAMILIES THAT BECAME ELIGIBLE FOR TRANSFER TO THE TEMPORARY AID TO DEPENDENT CHILDREN PROGRAM; AND

WHEREAS, ARTICLE 5 OF THE OFFICIAL RULES OF THE NEW YORK STATE BOARD OF SOCIAL WELFARE ENTITLED, "ASSISTANCE AND CARE-AID TO DEPENDENT CHILDREN" WERE AMENDED TO PROVIDE THAT THE UNEMPLOYED PARENT OR PARENTS IN FAMILIES RECEIVING TEMPORARY AID TO DEPENDENT CHILDREN MAY BE REQUIRED TO ACCEPT ASSIGNMENT TO A LOCAL WORK RELIEF PROJECT IN ACCORDANCE WITH THE REGULATIONS OF THE NEW YORK STATE DEPARTMENT OF SOCIAL WELFARE; AND

WHEREAS, THE FEDERAL DEPARTMENT OF HEALTH, EDUCATION AND WELFARE HAS JUST RECENTLY LIBERALIZED PROCEDURE FOR ASSIGNING TEMPORARY AID TO DEPENDENT CHILDREN RECIPIENTS TO WORK RELIEF, NOW, THEREFORE, BE IT

RESOLVED, PURSUANT TO SECTION 164 OF THE SOCIAL WELFARE LAW AS ADDED BY CHAPTER 714 OF THE LAWS OF 1959, AND ARTICLE 5.2 OF THE OFFICIAL RULES OF THE STATE BOARD OF SOCIAL WELFARE, THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD DOES HEREBY DETERMINE AND DIRECT THAT EMPLOYABLE PARENTS IN RECEIPT OF TEMPORARY AID TO DEPENDENT CHILDREN MAY BE ASSIGNED TO PERFORM WORK FOR THE TOWN OF RIVERHEAD; AND IT IS FURTHER

RESOLVED, THAT THE WELFARE OFFICER OF THE TOWN OF RIVERHEAD, UPON RECEIPT OF A REQUEST FROM THE HEAD OF ANY DEPARTMENT IN THE TOWN OF RIVERHEAD, SHALL THEREUPON ASSIGN SUCH PERSONS IN RECEIPT OF TEMPORARY AID TO DEPENDENT CHILDREN WHO, IN HIS JUDGEMENT, ARE ABLE TO PERFORM THE WORK INDICATED, PROVIDED HE IS SATISFIED THAT SUCH PERSONS WILL NOT BE USED TO REPLACE, OR TO PERFORM ANY WORK ORDINARILY PERFORMED BY REGULAR EMPLOYEES OF ANY DEPARTMENT OF THE TOWN OF RIVERHEAD, OR TO REPLACE, OR TO PERFORM ANY WORK WHICH WOULD ORDINARILY BE PERFORMED BY CRAFT OR TRADE IN PRIVATE EMPLOYMENT; AND IT IS FURTHER

RESOLVED, THAT PERSONS SHALL BE ASSIGNED TO PERFORM ONLY SUCH WORK AS THEY ARE ABLE, IN THE JUDGEMENT OF THE TOWN WELFARE OFFICER, TO PERFORM; AND IT IS FURTHER

RESOLVED, THAT THE NUMBER OF DAYS OF WORK TO BE GIVEN EACH PERSON SHALL BE DETERMINED BY THE AMOUNT OF THE BUDGET DEFICIT OF THE RECIPIENT AND HIS FAMILY COMPUTED ON LOCAL TEMPORARY AID TO DEPENDENT CHILDREN BUDGET SCHEDULES, AND NO PERSON SHALL BE REQUIRED TO WORK FOR MORE THAN THE NUMBER OF HOURS NECESSARY TO EARN SUCH AMOUNT AT THE RATE OF THE BASIC HOURLY WAGE PAYABLE TO LABORERS IN THE TOWN OF RIVERHEAD AT THE TIME, AND NO PERSON SHALL BE REQUIRED TO WORK MORE THAN EIGHT HOURS IN A DAY OR MORE THAN FORTY HOURS IN A WEEK; AND IT IS FURTHER

RESOLVED, THAT ANY PERSON WHO REFUSES TO REPORT FOR OR TO PERFORM WORK TO WHICH HE HAS BEEN ASSIGNED BY THE TOWN WELFARE OFFICER MAY THEREUPON BE DECLARED INELIGIBLE FOR TEMPORARY AID TO DEPENDENT CHILDREN; AND, IT IS FURTHER

RESOLVED, THAT THIS RESOLUTION SHALL TAKE EFFECT IMMEDIATELY.

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

MR. ROBERT TENNENBERG APPEARED BEFORE THE BOARD AND REQUESTED THAT THE BOARD GIVE CONSIDERATION TO THE INSTALLATION OR CONSTRUCTION OF A PUBLIC REST ROOM/TOILET AT THE EAST MAIN PARKING LOT AND PROVIDE AN ATTENDANT.

HE STATED THAT PEOPLE ARE USING VARIOUS ALLEYS AND PARTICULARLY THE ALLEY NEAR HIS PLACE OF BUSINESS AS TOILETS.

IT WAS THE CONSENSUS OF THE BOARD THAT THIS MATTER BE GIVEN CONSIDERATION.

AT 11:00 A. M. NOTICE OF PUBLIC HEARING WAS READ AND SUBMITTED TO THE BOARD RELATIVE TO AN AMENDMENT TO TOWN ORDINANCE No. 26, ZONING ORDINANCE, ON A TRACT OF LAND SITUATE AT THE SOUTHEAST CORNER FORMED BY THE INTERSECTION OF NORTHVILLE TURNPIKE AND COUNTY HIGHWAY 58.

SUPERVISOR LEONARD DECLARED THE HEARING OPEN TO ANYONE WISHING TO BE HEARD IN FAVOR OF OR IN OPPOSITION TO SAID AMENDMENT.

A COMMUNICATION DATED MARCH 30, 1962 FROM THE RIVERHEAD PLANNING BOARD WAS SUBMITTED TO THE BOARD AS FOLLOWS:

"THE MEMBERS OF THE PLANNING BOARD ARE IN RECEIPT OF THE PETITION TOGETHER WITH SKETCH TO AMEND THE ZONING ORDINANCE BY EXTENDING BUSINESS 1 USE DISTRICT ON PROPERTY LOCATED AT COUNTY ROAD 58 AND NORTHVILLE TURNPIKE WHICH WAS SUBMITTED TO THEM BY THE TOWN BOARD FOR RECOMMENDATION.

AT A REGULAR MEETING OF THE PLANNING BOARD HELD ON MARCH 21, IT WAS CONCLUDED THAT THEY WOULD NEED TIME FOR FURTHER STUDY AND COULD MAKE NO RECOMMENDATION TO THE TOWN BOARD BEFORE THE DATE SET FOR PUBLIC HEARING, APRIL 3."

END.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED MARCH 14, 1962 FROM MR. GEORGE ARROW, JAMESPORT, NEW YORK, WAS READ AND SUBMITTED TO THE BOARD IN OPPOSITION TO SAID CHANGE.

COMMUNICATION ORDERED FILED.

MR. EDWARD GOODFIELD, RIVERHEAD:

"I AM THE PROPRIETOR OF EDWARDS' SPORT CENTER ON THE CORNER OF EAST MAIN STREET AND ROUTE 58. I WOULD LIKE TO VOICE MY STRONG APPROVAL OF THIS PROPOSAL. AS PROPERTY ON ROUTE 58 IN THE VICINITY OF THIS CHANGE HAS LITTLE RESIDENTIAL VALUE, BUSINESS OR INDUSTRY IN THIS AREA WOULD BENEFIT THE COMMUNITY IN INCREASED TAX REVENUE AND WOULD ALSO STIMULATE BUSINESS ACTIVITY IN THE COMMUNITY, BRING IN MORE PEOPLE AND ECONOMICALLY STRENGTHEN THE COMMUNITY."

ATTORNEY ROBERT TOOKER APPEARED IN BEHALF OF THE PETITIONERS.

MR. TOOKER:

"I HAD PREVIOUSLY ASKED THE TOWN CLERK IF HE HAD ANY COMMUNICATIONS RELATIVE TO THIS MATTER BECAUSE OF MY INTEREST IN IT. I HAVE SEARCHED FOR WEEKS TO FIND GEORGE ARROW AND I CAN'T FIND HIM. I CONTACTED THE POLICE, THE TELEPHONE COMPANY, THE DRUGGIST IN JAMESPORT, AND OTHER PEOPLE, AND NOBODY HAS HEARD OF GEORGE ARROW.

MR. HIRSCH, AN OWNER IN BIG SCOT CORPORATION, WOULD LIKE TO KNOW WHO MR. ARROW IS, AS SOME OF THE THINGS CONTAINED IN HIS LETTER MIGHT WARRANT A SUIT BY MR. HIRSCH, AND HE WOULD LIKE TO FIND HIM AND CONSULT HIS ATTORNEY ABOUT THIS.

AS YOU ALL KNOW, RIVERHEAD OVER THE PAST FEW YEARS HAS SHOWN CONSIDERABLE GROWTH AND WE ARE GOING TO SEE MORE. WHEN THE ZONING ORDINANCE WAS PREPARED, THOSE PEOPLE WHO WERE CONSIDERING RIVERHEAD AS IT WAS AND AS IT WAS GOING TO BE, HAD IN MIND GROWTH IN THE BUSINESS AREA AND THEY FOUND THAT THERE WAS INADEQUATE AREA IN THE CENTRAL PART OF TOWN TO ACCOMODATE ALL OF THE BUSINESS WE COULD EXPECT.

ACCORDINGLY, UP ON ROUTE 58, STARTING ABOUT WHERE MUELLER'S STORE IS, PROCEEDING ALMOST CONTINUOUSLY EASTERLY TO THE INTERSECTION OF ROUTE 25 AND ROUTE 58 THEY PROVIDED FOR BUSINESS AREAS-NOT CONTINUOUSLY BUT ALMOST CONTINUOUSLY.

A LARGE PART OF THAT AREA AND PARTICULARLY THE AREA WE ARE CONCERNED WITH THIS MORNING HAD NO BUSINESSES AT ALL, IT WAS VACANT LAND, BUT THE PEOPLE WHO PREPARED THE ZONING ORDINANCE FORESAW THAT THIS PROPERTY SOMEDAY WOULD BE SUITABLE FOR BUSINESS PURPOSES. THE PRINCIPAL REASON FOR THIS I WOULD SUPPOSE IS THAT ROUTE 58 OFFERS GOOD TRAFFIC PATTERNS FROM ALL POINTS WITHIN THE TOWN.

TODAY THE TREND IS TOWARD BIGGER STORES AND SHOPPING CENTERS. ZONING PLANNERS MUST HAVE FORESEEN THIS AND THEY PUT IN THE ORDINANCE THAT IF YOU BUILD A STORE OR COMMERCIAL BUILDING YOU MUST PROVIDE PARKING.

THE ORDINARY HOUSEWIFE WANTS TO DRIVE-IN AND PARK AND NOT WORRY ABOUT PARKING METERS.

THIS MEANS THAT IN ORDER TO PROVIDE PARKING YOU HAVE TO HAVE A LARGE PARCEL OF LAND WHICH IS NOT READILY AVAILABLE IN THE CENTRAL PART OF TOWN, AND IF IT WERE AVAILABLE IN THE CENTRAL PART OF TOWN, THE COST WOULD BE PROHIBITIVE.

IF YOU FOLLOWED THE PARKING FORMULA AS PROVIDED IN THE ZONING ORDINANCE, CHANCES ARE YOU WOULDN'T PROVIDE ENOUGH PARKING TO TAKE CARE OF ALL THE SHOPPERS. THEREFORE, THE TAXPAYERS WOULD HAVE TO SHARE IN THE COST TO PROVIDE ADDITIONAL PARKING AREAS.

THE FIRST BUILDING IN THIS PROPOSED SHOPPING CENTER IS A STORE TO BE OPERATED BY THE BIG SCOT CORPORATION.

ADJACENT TO THIS STORE WILL BE SEVERAL OTHER STORES.

(MR. TOOKER PRESENTED A PLOT PLAN OF STORES TO BE CONSTRUCTED WHICH WAS ORDERED PLACED ON FILE.)

THE BIG SCOT STORE WILL BE 60,000 SQUARE FEET.

THE SHOPPING CENTER WOULD NOT ONLY INCREASE TAX REVENUES BY VIRTUE OF ITS OWN CONSTRUCTION, BUT WOULD MAKE PROPERTY ALONG ROUTE 58 MORE VALUABLE, AND STIMULATE MORE CONSTRUCTION ALONG ROUTE 58. YOUR TAX REVENUES FOR THE TOWN, I WOULD EXPECT, WOULD APPRECIATE.

THERE HAS BEEN SOME DISCUSSION AS TO WHAT EFFECT A SHOPPING CENTER WOULD HAVE ON MAIN STREET STORES AS EVERYONE IS CONCERNED IF PRINCIPAL SHOPPING CENTERS OPENED ON ROUTE 58. NO ONE CAN SAY FOR SURE. IT IS HOPED THAT SHOPPING CENTERS WOULD BE ERECTED CLOSE ENOUGH TO TOWN TO COMPLIMENT ONE ANOTHER AND PEOPLE COMING TO SHOPPING CENTERS WOULD THEN PICK UP OTHER ITEMS FROM OTHER MERCHANTS IN TOWN.

SURVEYS SHOW THAT MANY PEOPLE LEAVE RIVERHEAD TO SHOP IN SHOPPING CENTERS AND DISCOUNT STORES IN THE WEST END OF THE COUNTY. WE WOULD LIKE TO HELP THOSE PEOPLE HERE.

IT IS MY FEELING THAT THE MORE STORES WE HAVE THE MORE SHOPPERS WE WILL HAVE FROM ADJACENT AREAS."

COUNCILMAN STOTZKY:

"ONE THING I WOULD LIKE TO KNOW. WOULD THIS STORE BE SOLELY OPERATED OR IS SPACE RENTED OUT?"

ROBERT TOOKER:

"NO. IT'S OWNED AND OPERATED BY ONE MANAGEMENT. IT'S MANAGED BY RUBY LANE."

JUSTICE COSTELLO:

"WOULD THIS BE A LEASE-BACK ARRANGEMENT?"

ROBERT TOOKER:

"YES. THE FEE WOULD BE OWNED BY MR. KING. THE STORE WOULD ENTER INTO A LONG TERM LEASE. ON THE BASIS OF THE LEASE THEN MR. KING WOULD BE ABLE TO FINANCE. I CAN'T TELL YOU WHAT OTHER STORES WOULD BECOME PART OF THIS SET-UP UNTIL THEY KNOW WHAT FACILITIES WILL BE AVAILABLE TO THEM.

IF THE ZONING CHANGE WAS NOT GRANTED IT WOULD PROVIDE FOR A VERY INCONVENIENT ARRANGEMENT TO ALL CONCERNED."

NO ONE ELSE WISHING TO BE HEARD AND NO OTHER COMMUNICATIONS HAVING BEEN RECEIVED SUPERVISOR LEONARD DECLARED THE HEARING CLOSED.

IT WAS THE CONSENSUS OF THE BOARD THAT NO ACTION BE TAKEN ON THIS MATTER UNTIL THE RIVERHEAD PLANNING BOARD HAS COMPLETED ITS STUDY AND RENDERED ITS FINAL REPORT TO THE TOWN BOARD.

THE TOWN CLERK WAS DIRECTED TO REQUEST THE PLANNING BOARD TO RENDER ITS FINAL REPORT BY THE NEXT MEETING OF THE BOARD.

NOTICE OF HEARING ORDERED FILED.

ATTORNEY ROBERT TOOKER, RIVERHEAD, APPEARED BEFORE THE BOARD RELATIVE TO THE DEDICATION OF HIGHWAYS "ROANOKE HOMES, SECTION 2," NORTH OF MIDDLE ROAD.

MR. TOOKER SUBMITTED TO THE BOARD (1) "APPLICATION FOR DEDICATION" SIGNED BY EUGENE R. ROMANO (2) "DEDICATION AND RELEASE AS TOWN HIGHWAYS" SIGNED BY EUGENE R. ROMANO, FRANK J. YOUSIK AND ROSE B. YOUSIK.

AFTER DISCUSSION IT WAS THE CONSENSUS OF THE BOARD THAT THE TOWN ATTORNEY AND MR. TOOKER GET TOGETHER AND DRAFT A "RESOLUTION TO CONSENT OF DEDICATION."

MR. JAMES BEEBE, MR. EDWARD GOODFIELD AND MR. LOUIS ELLISTON ALL OF RIVERHEAD, APPEARED BEFORE THE BOARD RELATIVE TO THE RE-ACTIVATION OF THE AUXILIARY POLICE UNIT.

AFTER DISCUSSION IT WAS DECIDED THAT THE TOWN BOARD MEET WITH THE AUXILIARY POLICE ON WEDNESDAY, APRIL 18TH, 1962 AT 8:00 P. M. IN THE TOWN HALL.

FURTHER, THAT THE TOWN BOARD MAKE UP A SET OF RULES AND REGULATIONS FOR THE AUXILIARY POLICE AND FIND OUT HOW MANY OF THE AUXILIARY POLICE WISH TO RETURN TO DUTY UNDER SAID RULES AND REGULATIONS.

SUPERVISOR LEONARD DECLARED A RECESS AT 12:15 P. M.

THE BOARD RECONVENED AT 2:15 P. M. WITH ALL MEMBERS OF THE BOARD PRESENT.

JUSTICE COSTELLO OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

WHEREAS ESTELLE WARNER HAS FILED WITH THE TOWN CLERK OF THE TOWN OF RIVERHEAD, NEW YORK, ON FEBRUARY 23, 1962, A CLAIM AGAINST THE TOWN OF RIVERHEAD FOR \$50,000., FOR INJURIES ALLEGEDLY CAUSED WHEN CLAIMANT ASSERTS SHE SLIPPED ON ICE ON A SIDEWALK ON COURT STREET,

NOW, THEREFORE, BE IT

RESOLVED THAT SAID CLAIM BE AND THE SAME HEREBY IS DISAPPROVED, AND BE IT FURTHER

RESOLVED THAT THE TOWN CLERK SEND NOTICE OF THIS RESOLUTION TO SAID CLAIMANT.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, 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.

RESOLVED THAT THE RECREATION DIRECTOR, KENNETH G. ROWLAND, BE AND HE IS HEREBY AUTHORIZED TO ATTEND THE 41ST ANNUAL CONFERENCE OF THE NEW YORK STATE RECREATION SOCIETY AT GROSSINGER'S FROM MAY 6, 1962 TO MAY 9, 1962 AND THAT ALL NECESSARY EXPENSES BE PAID FROM RECREATION DEPARTMENT APPROPRIATIONS.

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

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

WHEREAS IT HAS COME TO THE ATTENTION OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD, THAT IT HAS BEEN PROPOSED BY THE SUFFOLK COUNTY MIGRANT COMMITTEE TO ESTABLISH A COUNTY MIGRANT CENTER IN RIVERHEAD,

AND WHEREAS IT IS THE OPINION OF THIS TOWN BOARD THAT SUCH A PROCEDURE IS NOT IN THE BEST INTERESTS OF THE MIGRANTS THEMSELVES, OR OF THE TOWN OF RIVERHEAD,

NOW THEREFORE, BE IT RESOLVED THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD HEREBY EXPRESSES ITS OPPOSITION TO THE ESTABLISHMENT OF SUCH A CENTER IN RIVERHEAD TOWN,

AND THE TOWN CLERK OF THE TOWN OF RIVERHEAD IS HEREBY DIRECTED TO SEND A COPY OF THIS RESOLUTION TO THE SUFFOLK COUNTY BOARD OF SUPERVISORS.

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

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

WHEREAS, FOR THE PURPOSE OF SNOW REMOVAL DURING THE MONTHS OF JANUARY AND FEBRUARY OF THE PRESENT YEAR, EXTRA EXPENSES WERE INCURRED IN THE HIGHWAY DEPARTMENT OF THE TOWN OF RIVERHEAD, AND

WHEREAS, THE SUPERINTENDENT OF HIGHWAYS OF THE TOWN OF RIVERHEAD HAS REQUESTED THE TOWN BOARD TO AUTHORIZE THE BORROWING OF MONEY TO FINANCE SAID EXTRA EXPENSES,

NOW THEREFORE BE IT RESOLVED AS FOLLOWS:

1. THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD FOR THE SPECIFIC PURPOSE OF PROVIDING FOR PAYMENT OF EXPENSES FOR THE REMOVAL OF SNOW AND ICE HERETOFORE INCURRED, PURSUANT TO SECTION 29.00 OF THE LOCAL FINANCE LAW, DOES HEREBY AUTHORIZE THE ISSUANCE OF ITS BUDGET NOTE IN THE AMOUNT OF \$10,000.00, TO FINANCE SUCH COST AND EXPENSE.
2. SUCH NOTE SHALL BE DATED APRIL 9, 1962, AND ITS POWER TO FIX AND DETERMINE THE EXACT DATE OF SUCH NOTE IS HEREBY DELEGATED TO THE SUPERVISOR. SUCH NOTE SHALL BE NUMBERED ONE (1), AND SHALL MATURE IN THE YEAR 1963. THE POWER TO FIX AND DETERMINE THE DATE UPON WHICH SUCH NOTE SHALL BECOME DUE AND PAYABLE IS ALSO DELEGATED TO THE SUPERVISOR.

UNITED STATES OF AMERICA
STATE OF NEW YORK
COUNTY OF SUFFOLK
TOWN OF RIVERHEAD

BUDGET NOTE NO. 1

\$10,000.00

THE TOWN OF RIVERHEAD, IN THE COUNTY OF SUFFOLK, A MUNICIPALITY OF THE STATE OF NEW YORK, HEREBY ACKNOWLEDGES ITSELF INDEBTED AND FOR VALUE RECEIVED PROMISES TO PAY TO THE BEARER OF THIS NOTE THE SUM OF TEN THOUSAND (\$10,000) DOLLARS, ON THE DAY OF , TOGETHER WITH INTEREST THEREON FROM THE DATE HEREOF AT THE RATE OF PER ANNUM, PAYABLE AT MATURITY. BOTH PRINCIPAL OF AND INTEREST OF THIS NOTE WILL BE PAID IN LAWFUL MONEY OF THE UNITED STATES OF AMERICA AT THE OFFICE OF THE RIVERHEAD, NEW YORK.

THIS NOTE MAY NOT BE CONVERTED TO REGISTERED FORM.

THIS NOTE IS THE ONLY NOTE OF AN AUTHORIZED ISSUE IN THE AMOUNT OF TEN THOUSAND DOLLARS.

THIS NOTE IS ISSUED PURSUANT TO THE PROVISIONS OF A RESOLUTION DULY ADOPTED BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD ON APRIL 3, 1962.

THE FAITH AND CREDIT OF SUCH TOWN OF RIVERHEAD ARE HEREBY IRREVOCABLY PLEDGED FOR THE PRINCIPAL PAYMENT OF THE PRINCIPAL OF AND INTEREST ON THIS NOTE ACCORDING TO ITS TERMS.

IT IS HEREBY CERTIFIED AND RECITED THAT ALL CONDITIONS, ACTS AND THINGS REQUIRED BY THE CONSTITUTION AND STATUTES OF THE STATE OF NEW YORK TO EXIST, TO HAVE HAPPENED AND TO HAVE BEEN PERFORMED PRECEDENT TO AND IN THE ISSUANCE OF THIS NOTE, EXIST, HAVE HAPPENED AND HAVE BEEN PERFORMED, AND THAT THIS NOTE, TOGETHER WITH ALL OTHER INDEBTEDNESS OF SUCH TOWN OF RIVERHEAD IS WITHIN EVERY DEBT AND OTHER LIMIT PRESCRIBED BY THE CONSTITUTION AND LAWS OF SUCH STATE.

IN WITNESS WHEREOF, THE TOWN OF RIVERHEAD, NEW YORK, HAS CAUSED THIS NOTE TO BE SIGNED BY ITS SUPERVISOR, AND ITS CORPORATE SEAL TO BE HEREUNTO AFFIXED AND ATTESTED BY ITS TOWN CLERK AND THIS NOTE TO BE DATED AS OF THE DAY OF .

TOWN OF RIVERHEAD, NEW YORK
BY:

SUPERVISOR

ATTEST:

TOWN CLERK, TOWN OF RIVERHEAD, N. Y.

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

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

WHEREAS THERE IS AN ACUTE SURFACE WATER DRAINAGE PROBLEM ON SOUND AVENUE, IN THE TOWN OF RIVERHEAD, NEW YORK, AT THE PLACE HEREINAFTER DESCRIBED, WHICH CAUSES DAMAGE TO THE RIVERHEAD TOWN HIGHWAY, AND WHICH SERIOUSLY INTERFERES WITH THE MOVEMENT OF TRAFFIC ON SAID HIGHWAY,

AND WHEREAS THE TOWN BOARD CONSIDERS THE CORRECTION OF SAID DRAINAGE PROBLEM IS REQUIRED FOR PUBLIC PURPOSES, AND SHOULD PROPERLY BE A GENERAL TOWN CHARGE,

AND WHEREAS THE TOWN BOARD HAS DETERMINED THAT THE LANDS HEREINAFTER DESCRIBED CANNOT BE OBTAINED BY THE VOLUNTARY DEDICATION BY THE OWNERS THEREOF, OR BY PURCHASE, IN THAT THE OWNERS OF THE SAID LANDS REFUSE TO DEDICATE THE SAME, AND DEMAND AN UNREASONABLE SUM FOR THEIR RESPECTIVE LANDS, AND THAT SAID LANDS ARE NECESSARY FOR SAID PURPOSES,

NOW, THEREFORE, IN ACCORDANCE WITH SECTION 64(2) OF THE TOWN LAW OF THE STATE OF NEW YORK, AND WITH SECTION 64(11-A) OF THE TOWN LAW OF THE STATE OF NEW YORK, BE IT

RESOLVED THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD, NEW YORK, INSTITUTE NECESSARY PROCEEDINGS TO ACQUIRE BY CONDEMNATION PURSUANT TO THE LAWS MADE AND PROVIDED THEREFORE, THE FOLLOWING DESCRIBED LANDS: TITLE TO VEST IN SAID TOWN ON DATE OF ENTRY OF ORDER OF CONDEMNATION:

ALL THAT TRACT OR PARCEL OF LAND SITUATE IN THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT THE INTERSECTION OF THE NORTHERLY LINE OF SOUND AVENUE WITH THE WESTERLY LINE OF LANDS REPUTEDLY OF FRANK AND ELIZABETH FOX AND WITH THE EASTERLY LINE OF LANDS REPUTEDLY OF ALICE B. DOWNS, AND RUNNING THENCE SOUTH $81^{\circ}50'$ WEST 75. FEET TO A POINT, SAID COURSE BEING ALONG THE NORTHERLY LINE OF SOUND AVENUE, AND RUNNING THENCE NORTH $19^{\circ}24'30''$ WEST ALONG OTHER LANDS REPUTEDLY OF ALICE B. DOWNS A DISTANCE OF 330 FEET TO A POINT; THENCE RUNNING NORTH $81^{\circ}50'$ EAST ALONG LANDS REPUTEDLY OF ALICE B. DOWNS AND OF FRANK & ELIZABETH FOX, REPUTEDLY, A DISTANCE OF 200. FEET TO A POINT; THENCE RUNNING SOUTH $19^{\circ}24'30''$ EAST ALONG LANDS REPUTEDLY OF FRANK AND ELIZABETH FOX A DISTANCE OF 330 FEET TO THE NORTHERLY LINE OF SOUND AVENUE; THENCE RUNNING SOUTH $81^{\circ}50'$ WEST ALONG THE NORTHERLY LINE OF SOUND AVENUE A DISTANCE OF 125. FEET TO THE POINT OR PLACE OF BEGINNING,

FOR THE PURPOSE OF USING SAID LANDS FOR PROVIDING APPROPRIATE DRAINAGE FACILITIES FOR SAID HIGHWAY.

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

CHIEF OF POLICE GRODSKI REPORTED THAT HE HAD A CONFERENCE WITH REV. HERBERT B. PERRY OF THE FIRST CONGREGATIONAL CHURCH ON FIRST STREET RELATIVE TO HIS REQUEST FOR A RESERVED PARKING SPACE ON FIRST STREET.

REV. PERRY AGREED TO INSTRUCT HIS OFFICE EMPLOYEES TO PARK THEIR CARS IN THE PARKING FIELDS INSTEAD OF PARKING IN THE DRIVEWAY OF THE CHURCH PROPERTY, AND REV. PERRY WOULD PARK HIS PRIVATE CAR IN SAID DRIVEWAY.

A DISCUSSION WAS HELD RELATIVE TO A SITE FOR A POLICE HEADQUARTERS AND/OR TOWN HALL.

JUSTICE COSTELLO REPORTED THAT SEVERAL OFFERS HAD BEEN RECEIVED FROM VARIOUS SOURCES FOR A SITE AND/OR BUILDINGS TO BE USED FOR A POLICE HEADQUARTERS AND/OR TOWN HALL.

HOWEVER, IT WAS JUSTICE COSTELLO'S OPINION AND THAT OF OTHER MEMBERS OF THE COMMITTEE, THAT THE WATER DISTRICT PROPERTY ON THE NORTH SIDE OF ROUTE 58 NEAR THE STATE ARMORY

WAS A SUITABLE SITE, AND THAT A POLICE HEADQUARTERS BE ERECTED FIRST ON SAID SITE.

AFTER FURTHER DISCUSSION IT WAS THE CONSENSUS OF THE BOARD THAT ALDEN W. YOUNG BE AUTHORIZED TO SUBMIT A SURVEY OF SAID WATER DISTRICT PROPERTY TO THE BOARD FOR FURTHER STUDY.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE FOLLOWING RESOLUTION ADOPTED ON NOVEMBER 21, 1961 AS FOLLOWS:

"RESOLVED THAT A SUM NOT TO EXCEED \$7,200.00 BE EXPENDED FOR CONSTRUCTING STORM SEWERS, CATCHBASINS AND LEACHING BASINS FOR DRAINAGE PROJECT #24 AT FURTHER LANE, AQUEBOGUE, NEW YORK, AND

BE IT FURTHER RESOLVED THAT THE WORK AUTHORIZED HEREUNDER BE CHARGED TO BUDGET ITEM, CONSTRUCTION AND PERMANENT IMPROVEMENTS, CONSTRUCTION OF RECHARGE BASINS, AND BE IT FURTHER RESOLVED THAT THE SUPERINTENDENT OF HIGHWAYS BE AND IS HEREBY AUTHORIZED TO PERFORM SAID WORK." BE AND IT IS HEREBY RESCINDED.

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

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT A SUM NOT TO EXCEED \$3,500 BE EXPENDED FOR CONSTRUCTING STORM SEWER, HEADWALL AND CATCHBASIN AND FOR THE INSTALLATION OF FENCE AROUND RECHARGE BASIN, DRAINAGE PROJECT #2, SOUTH SIDE OF SOUND AVENUE AT BAITING HOLLOW, AND

BE IT FURTHER RESOLVED, THAT THE WORK AUTHORIZED HEREUNDER BE CHARGED TO BUDGET ITEM, CONSTRUCTION AND PERMANENT IMPROVEMENTS, CONSTRUCTION OF RECHARGE BASINS, AND

BE IT FURTHER RESOLVED, THAT THE SUPERINTENDENT OF HIGHWAYS BE AND IS HEREBY AUTHORIZED TO PERFORM SAID WORK, AND

BE IT FURTHER RESOLVED, THAT THE SUPERINTENDENT OF HIGHWAY ACCOUNT FOR MATERIAL AND LABOR FOR THIS PROJECT AND FURNISH A COPY TO THE SUPERVISOR'S OFFICE.

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

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED, THAT A SUM NOT TO EXCEED \$8,000.00 BE EXPENDED FOR CONSTRUCTING STORM SEWERS AND CATCHBASIN AT DRAINAGE PROJECT No. 13 AT CORWIN STREET, RIVERHEAD, NEW YORK, AND

BE IT FURTHER RESOLVED, THAT THE WORK AUTHORIZED HEREUNDER BE CHARGED TO BUDGET ITEM, CONSTRUCTION AND PERMANENT IMPROVEMENTS, CONSTRUCTION OF RECHARGE BASINS, AND

BE IT FURTHER RESOLVED, THAT THE SUPERINTENDENT OF HIGHWAYS BE AND IS HEREBY AUTHORIZED TO PERFORM SAID WORK, AND

BE IT FURTHER RESOLVED, THAT THE SUPERINTENDENT OF HIGHWAYS ACCOUNT FOR MATERIALS AND LABOR FOR THIS PROJECT AND FURNISH A COPY TO THE SUPERVISOR'S OFFICE.

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

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

RESOLVED THAT THE TOWN OF RIVERHEAD CONSTRUCT A BUILDING AT THE TOWN DUMP TO HOUSE THE TRACTOR AND OTHER EQUIPMENT AT A COST NOT TO EXCEED \$2000.00, ALL IN ACCORDANCE WITH PLANS PREPARED BY DONALD DENIS, ARCHITECT, AND

FURTHER RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY DIRECTED TO ADVERTISE FOR SEALED BID FOR SAID CONSTRUCTION AND THAT BIDS BE RETURNABLE UP TO 10:00 A. M. ON MAY 1, 1962.

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

A DISCUSSION WAS HELD RELATIVE TO THE REQUEST OF THE SCHOOL BOARD, CENTRAL SCHOOL DISTRICT No. 2, FOR AN ACCESS ROAD TO THE NEW JUNIOR HIGH SCHOOL FROM ROANOKE AVENUE OR THE IMPROVEMENT OF ANY PRESENT ACCESS STREETS.

COUNCILMAN STOTZKY REPORTED THAT HE HAD MADE A THOROUGH STUDY OF THE PROBLEM AND THAT IT WOULD BE COSTLY TO THE TOWN TO UNDERTAKE THIS PROJECT, AS CRANBERRY STREET IS NOT A TOWN HIGHWAY.

SUPERVISOR LEONARD POLLED THE BOARD AS TO WHETHER OR NOT THE BOARD SHOULD PROCEED WITH THIS PROJECT WITH THE FOLLOWING RESULT: COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, NO, JUSTICE ZALOGA, NO, JUSTICE COSTELLO, NO, AND SUPERVISOR LEONARD, NO.

IT WAS THE CONSENSUS OF ALL MEMBERS OF THE BOARD, EXCEPT COUNCILMAN BELL, THAT THE TOWN CLERK BE DIRECTED TO FORWARD A LETTER TO THE SCHOOL BOARD STATING THAT AFTER

CAREFUL CONSIDERATION OF THEIR REQUEST THAT IT WAS THE OPINION OF THE MAJORITY OF THE TOWN BOARD THAT THIS PROBLEM WAS A SCHOOL MATTER AND NOT A TOWN MATTER.

THE TOWN BOARD CONVENED AS A BOARD OF AUDIT AND EXAMINED THE BILLS TO DATE, THE TOTAL OF WHICH WERE AS FOLLOWS: GENERAL TOWN---\$7,636.55, AND MACHINERY FUND---\$444.41. ON MOTION MADE BY COUNCILMAN STOTZKY AND SECONDED BY JUSTICE ZALOGA, IT WAS RESOLVED THAT THE BILLS BE APPROVED AND PAID AS RENDERED. THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, 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 5:10 P. M. TO MEET ON TUESDAY, APRIL 17, 1962 AT 9:30 A. M.

Anthony F. Gadzinski
ANTHONY F. GADZINSKI, TOWN CLERK

AFG:EE