

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD
HELD IN THE TOWN HALL ON TUESDAY, DECEMBER 4, 1962 AT 9:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

BRUNO F. ZALOGA, JR.

THOMAS R. COSTELLO, JUSTICES OF THE PEACE

ULICK BELL, JR.

ELMER A. STOTZKY, COUNCILMEN

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

MR. JOHN GLANDER AND MR. JESSE GOODALE REPRESENTING THE RIVERHEAD CHAMBER OF COMMERCE APPEARED BEFORE THE BOARD.

MR. GLANDER PRESENTED AND EXPLAINED THE FORMAT OF THE BROCHURE TO BE PRINTED BY THE CHAMBER TO PROMOTE THE GENERAL, COMMERCIAL AND INDUSTRIAL WELFARE OF THE TOWN.

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

RESOLVED THAT THE RIVERHEAD CHAMBER OF COMMERCE BE AND IT IS HEREBY AUTHORIZED TO DIRECT THE PRINTING OF A BROCHURE TO PROMOTE THE GENERAL, COMMERCIAL AND INDUSTRIAL WELFARE OF THE TOWN AT A COST NOT TO EXCEED \$1,500.00,

FURTHER RESOLVED THAT THE PAYMENT FOR SAME BE MADE ONLY AFTER DULY ITEMIZED VOUCHERS THEREFORE HAVE BEEN AUDITED BY THE TOWN BOARD, AND THAT SAID PAYMENT BE CHARGED TO BUDGET APPROPRIATION - PUBLICITY FUND ESTABLISHED BY THE TOWN BOARD PURSUANT TO SECTION 64 OF THE TOWN LAW.

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. GEORGE CUSHMAN APPEARED BEFORE THE BOARD AND STATED HE APPEARED TO DEFEND THE ACQUISITION BY THE COUNTY OF THE WET-LAND PROPERTY INCLUDING THE TAKING OVER OF THE HOLLIS WARNER PROPERTY.

FURTHER, THAT HE DID NOT KNOW EXACTLY WHAT THE STATUS OF THE PROPOSITION WAS, BUT HE WANTED TO KNOW IF THE BOARD WAS GOING TO DISCUSS THE MATTER AT TODAY'S MEETING.

SUPERVISOR LEONARD STATED THAT THE ITEM WAS NOT ON TODAY'S MEETING CALENDER, BUT RATHER THAN HAVE MR. CUSHMAN WAIT, HE WOULD ASK THE MEMBERS OF THE BOARD IF THEY HAD ANY COMMENTS ON THIS MATTER.

COUNCILMAN STOTZKY STATED THAT THE CHAIRMAN OF THE SUFFOLK COUNTY BOARD OF SUPERVISORS HAD INDICATED THAT THE TOWN BOARD COULD MEET WITH THE COUNTY BOARD OF SUPERVISORS RELATIVE TO THIS MATTER, AND THAT LATER IN THE DAY HE WOULD LIKE TO MAKE A RESOLUTION REQUESTING SUCH A MEETING.

A COPY OF A COMMUNICATION DATED NOVEMBER 29, 1962 FROM ATTORNEY GEORGE C. FURMAN ADDRESSED TO THE COUNTY EXECUTIVE AND THE SUFFOLK COUNTY BOARD OF SUPERVISORS WAS SUBMITTED TO THE BOARD. MR. FURMAN STATED THAT HE WAS THE ATTORNEY FOR HOWARD V. ROSENBLUM WHO IS CONTRACT-VENDEE OF THE "WARNER DUCK FARM AT RIVERHEAD, NEW YORK", AND ALSO ATTORNEY FOR RIVERHEAD FARM ASSOCIATES, A DEVELOPMENT GROUP TO WHOM THE CONTRACT HAS BEEN ASSIGNED.

MR. FURMAN IN HIS COMMUNICATION REQUESTED THAT HE AND HIS CLIENTS BE GIVEN THE OPPORTUNITY TO APPEAR BEFORE THE BOARD (SUFFOLK COUNTY BOARD OF SUPERVISORS) TO PRESENT ALL OF THE FACTS IN THIS MATTER.

COMMUNICATION ORDERED FILED.

MR. GEORGE CUSHMAN STATED THAT HE WAS SYMPATHETIC TO THE FACT THAT THE MEMBERS OF THE TOWN BOARD DID NOT HAVE THE OPPORTUNITY TO KNOW ABOUT THIS TAKING BEFORE THE ACTION OF THE COUNTY BOARD. HOWEVER, HE STATED, THIS DOES ALTER THE FACT THAT THIS PROPERTY SHOULD BE TAKEN AND THAT THE MATTER OF TAKING THE PROPERTY SHOULD NOT BE DRAGGED OUT.

FURTHER, THAT THERE IS A CONFLICT OF INTEREST, AS THE ATTORNEY FOR THE TOWN IS ALSO THE ATTORNEY FOR HOLLIS WARNER.

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

WHEREAS, IT IS THE FEELING OF THIS BOARD THAT THERE ARE MANY MATTERS OF SERIOUS CONCERN TO THE PEOPLE OF THE TOWN OF RIVERHEAD WHICH WOULD ARISE BY REASON OF THE PROPOSED ACQUISITION BY THE COUNTY OF SUFFOLK OF THE 426 ACRES ON THE PECONIC RIVER KNOWN AS THE HOLLIS WARNER DUCK FARM AND ADJOINING PARCELS, AMONG WHICH ARE:

1. THE PROBLEM OF RELOCATION OF THE FAMILIES RESIDING ON THE SITE,
2. THE EFFECT ON THE LOCAL TAX RATE IN THAT THE ANNUAL TAX LOSS IS ESTIMATED AT APPROXIMATELY \$18,000.00 OR MORE,
3. THE PROPOSED FUTURE USE AND DEVELOPMENT OF THE PROPERTY BY THE COUNTY OR STATE,
4. A PROPOSED PLAN OF PRIVATE SALE AND DEVELOPMENT WHICH WAS UNDERWAY AT LEAST SEVERAL MONTHS AGO,
5. THE OVERALL PROBLEM OF THE INCREASE IN GOVERNMENTAL AND TAX EXEMPT LANDS WITHIN THE TOWN OF RIVERHEAD, WHICH AREAS NOW COMPRISE ONE-THIRD OF THE LANDS WITHIN THE TOWN OF RIVERHEAD, AND

WHEREAS, THE PRESIDING OFFICER OF THE SUFFOLK COUNTY BOARD OF SUPERVISORS HAS INDICATED THAT HE WOULD WELCOME A MUTUAL DISCUSSION OF THESE PROBLEMS BETWEEN THIS BOARD AND REPRESENTATIVE OF THE COUNTY GOVERNMENT,

NOW, THEREFORE BE IT RESOLVED, THAT THIS BOARD REQUEST A MEETING AS SOON AS POSSIBLE WITH THE COUNTY EXECUTIVE OR HIS REPRESENTATIVE AND SUCH COMMITTEE OF THE BOARD OF SUPERVISORS AS MAY BE APPOINTED, FOR THE PURPOSE OF DISCUSSION OF THE ABOVE MATTERS INsofar AS THE PROPOSED ACQUISITION OF LAND AFFECTS THE TOWN OF RIVERHEAD AND ITS RESIDENTS, AND BE IT

FURTHER RESOLVED THAT CERTIFIED COPIES OF THIS RESOLUTION BE TRANSMITTED TO THE COUNTY EXECUTIVE AND THE CLERK OF THE BOARD OF SUPERVISORS OF THE COUNTY OF SUFFOLK. (END OF RESOLUTION.)

SUPERVISOR LEONARD STATED THAT THE TOWN BOARD WILL RECEIVE AN INVITATION TO ATTEND AN EXECUTIVE SESSION WITH THE SUFFOLK COUNTY BOARD OF SUPERVISORS AND MR. FURMAN RELATIVE TO THIS MATTER, AND AS SOON AS THE DATE IS SET, HE WILL ADVISE THE BOARD. THEREFORE, THERE IS NO NEED FOR THIS RESOLUTION.

MR. GUSHMAN STATED THAT HE DID NOT APPEAR AS A REPRESENTATIVE OF THE WELFARE ADVISORY BOARD BUT THAT \$42,000.00 WAS PAID FOR WELFARE CASES IN THE (HOLLIS WARNER) AREA.

FURTHER, THAT THE BOARD MIGHT ADD TO THIS RESOLUTION THAT A SURVEY BE MADE OF THE WELFARE CASES IN THE (HOLLIS WARNER) AREA AND FIND OUT WHERE THE PEOPLE ON WELFARE WORK, HOW MANY MILES THEY HAVE TO GO TO WORK ETC.

FURTHER, THAT THE MORE THE BOARD LOOKS AT THE PROBLEM, THE MORE TICKLED THEY WILL BE THAT THE COUNTY TAKE THE PROPERTY OVER; THAT THE TAXES THE TOWN WOULD LOSE DON'T AMOUNT TO NOTHING.

JUSTICE ZALOGA REMARKED: "I'M INTERESTED IN KNOWING WHAT THE PURCHASERS ARE GOING TO DO WITH THE (WARNER) PROPERTY. ARE THEY GOING ON WITH A LEASE DEAL FOR 20 OR 30 YEARS? WILL THIS INVOLVE URBAN RENEWAL? I THINK WE CAN FIND OUT THE ANSWERS FROM OUR OWN SUPERVISOR WHO IS A MEMBER OF THE COUNTY BOARD."

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, NO, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, NO. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

MRS. ALLENE S. CAREY APPEARED BEFORE THE BOARD IN FAVOR OF THE WET-LAND ACQUISITION OFF RIVERSIDE DRIVE.

SHE STATED THAT IT WOULD BE BETTER IF WE HAD THIS PROPERTY AS A PARK.

FURTHER, THAT WE MUST GET OUR TOWN INTO A STATE WHERE PEOPLE WILL WANT TO COME IN AND BUILD NICE HOMES.

MRS. EARL GRANTHAM APPEARED BEFORE THE BOARD IN FAVOR OF THE WET-LAND ACQUISITION OFF RIVERSIDE DRIVE.

SHE STATED THAT THE (WET-LAND) PROPERTY IS A VALUABLE AREA FROM A POINT OF CONSERVATION, AND SHE HOPED THAT THE BOARD WOULD HAVE ENOUGH PUBLIC SPIRIT TO PRESERVE IT WHILE THEY HAD THE OPPORTUNITY.

FURTHER, THAT THE BOARD MEMBERS SIT IN A STRATEGIC POSITION AT THIS MOMENT, AND SHE HOPED THAT THEY HAD THE BEST INTERESTS OF THE COMMUNITY AT HEART AND SO ACT IN THE FUTURE.

MR. OREN RIKER APPEARED BEFORE THE BOARD IN FAVOR OF THE WET-LAND ACQUISITION OFF RIVERSIDE DRIVE.

HE STATED THAT THIS IS AN OPPORTUNITY TO TAKE OVER A "CANCER" SPOT IN RIVERHEAD.

MISS SYRENA STACKPOLE APPEARED BEFORE THE BOARD IN FAVOR OF THE WET-LAND ACQUISITION OFF RIVERSIDE DRIVE.

SHE STATED THAT SHE WOULD LIKE TO RAISE ONE QUESTION - THE STANDING OF THE TOWN ATTORNEY AS THE ATTORNEY FOR MR. WARNER WHOSE PREMISES ARE UNDER CONSIDERATION.

FURTHER, THAT THE TOWN BOARD SHOULD REMEMBER THAT THEY REPRESENT ALL OF THE PEOPLE IN THE TOWN OF RIVERHEAD AND NOT ONE PARTICULAR GROUP.

MR. ROBERT TOOKER APPEARED BEFORE THE BOARD IN FAVOR OF THE WET-LAND ACQUISITION OFF RIVERSIDE DRIVE.

HE STATED THAT FOR ABOUT THREE YEARS HE HAS BEEN SCREAMING ABOUT THE SLUMS IN RIVERHEAD AND THAT THE ACQUISITION IS A GOOD PROPOSITION FOR THE TOWN.

FURTHER, THAT HE HAD BEEN THROUGH THE AREA (HOLLIS WARNER) MANY TIMES AND THE CONDITIONS THERE ARE A HORRIBLE SHAME.

A COMMUNICATION FROM THE RIVERHEAD LEAGUE OF WOMEN VOTERS WAS SUBMITTED TO THE BOARD IN FAVOR OF THE WET-LAND ACQUISITION OFF RIVERSIDE DRIVE.

COMMUNICATION ORDERED FILED.

AFTER BEING DULY ADVERTISED SEALED BID FOR GASOLINE FOR TOWN OWNED POLICE VEHICLES FOR THE YEAR 1963 WAS OPENED AS FOLLOWS:

TERMINAL BROKERAGE INC. - - - - - -18.9¢ PER GALLON.

BID ORDERED FILED.

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

RESOLVED THAT THE BID FOR GASOLINE FOR TOWN OWNED POLICE VEHICLES FOR THE YEAR 1963, BE AND IT IS HEREBY AWARDED TO TERMINAL BROKERAGE INC., P. O. BOX 100, CALVERTON, NEW YORK, AT A COST OF 18.9¢ PER GALLON AND SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED DATED DECEMBER 1, 1962 AND FILED IN THE TOWN CLERK'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.

AFTER BEING DULY ADVERTISED SEALED BID FOR TIRES FOR TOWN OWNED POLICE VEHICLES FOR THE YEAR 1963 WAS OPENED AS FOLLOWS:

VAN DYCK AND YOUSIK INC.

670/15-750/14 TIRES - - - - - \$15.32

MOUNTING - - - - - No CHARGE

TRADE-IN-ALLOWANCE OF RECAPABLE TIRES---\$2.00

BID ORDERED FILED.

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

RESOLVED THAT THE BID FOR TIRES FOR TOWN OWNED POLICE VEHICLES FOR THE YEAR 1963, BE AND IT IS HEREBY AWARDED TO VAN DYCK AND YOUSIK INC., 1165 EAST MAIN STREET, RIVERHEAD, NEW YORK, AT A COST OF \$15.32 EACH, WITH FREE MOUNTING OF SAID TIRES AND WITH A \$2.00 TRADE-IN ALLOWANCE ON ALL RECAPABLE TIRES AND SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED DATED NOVEMBER 30, 1962 AND FILED IN THE TOWN CLERK'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.

AFTER BEING DULY ADVERTISED SEALED BIDS FOR TRANSIT-MIX CONCRETE FOR USE OF THE HIGHWAY DEPARTMENT WERE OPENED AS FOLLOWS:

SUFFOLK CEMENT PRODUCTS:

A Mix - - - - - \$14.50 PER CUBIC YARD
 B Mix - - - - - 13.50 PER CUBIC YARD
 C Mix - - - - - 15.40 PER CUBIC YARD

RIVERHEAD REDI-MIX CORPORATION:

A Mix - - - - - \$14.15 PER CUBIC YARD LESS
 25¢ YARD DISCOUNT.
 B Mix - - - - - 13.15 PER CUBIC YARD LESS
 25¢ YARD DISCOUNT.
 C Mix - - - - - 15.15 PER CUBIC YARD LESS
 25¢ YARD DISCOUNT.

BIDS ORDERED FILED.

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

RESOLVED THAT THE BID FOR TRANSIT-MIX CONCRETE FOR USE OF THE HIGHWAY DEPARTMENT FOR THE YEAR 1963, BE AND IT IS HEREBY AWARDED TO RIVERHEAD REDI-MIX CORPORATION, BOX 172, RIVERHEAD, NEW YORK, AT A COST AS FOLLOWS:

A. 1-2-3 Mix - - - PRICE PER CUBIC YARD - \$14.15
 LESS 25¢ YARD DISCOUNT.
 B. 1-2-4 Mix - - - PRICE PER CUBIC YARD - \$13.15
 LESS 25¢ YARD DISCOUNT.
 C. 1-2-3 HI-EARLY MIX ---PRICE PER CUBIC YARD - \$15.15
 LESS 25¢ YARD DISCOUNT.

FURTHER RESOLVED, THAT THE ACCEPTANCE OF SAID BID IS SUBJECT TO THE BID AND SPECIFICATION FORM SUBMITTED BY RIVERHEAD REDI-MIX CORPORATION DATED DECEMBER 4, 1962 AND FILED IN THE TOWN CLERK'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.

A COMMUNICATION DATED NOVEMBER 28, 1962 FROM THE CENTRAL SUFFOLK HOSPITAL ASSOCIATION WAS SUBMITTED TO THE BOARD REQUESTING THAT THE HIGHWAY BE REPAIRED AT THE ENTRANCE TO THE HOSPITAL. MATTER REFERRED TO THE SUPERINTENDENT OF HIGHWAYS AND THE HIGHWAY COMMITTEE.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED NOVEMBER 23, 1962 FROM FRED KRETSCHMER WAS SUBMITTED TO THE BOARD RELATIVE TO THE POOR CONDITION OF THE ENTRANCE TO REMSEN ROAD FROM NORTH COUNTRY ROAD AT WADING RIVER.

MATTER REFERRED TO THE SUPERINTENDENT OF HIGHWAYS AND THE HIGHWAY COMMITTEE.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED DECEMBER 1, 1962 FROM ROLAND O. PETERSON WAS SUBMITTED TO THE BOARD RELATIVE TO THE CONSTRUCTION OF THE PROPOSED TOWN HALL BUILDING.

MATTER TAKEN UNDER ADVISEMENT BY THE BOARD.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED NOVEMBER 27, 1962 FROM THE FRESH POND BEACH ASSOCIATION WAS SUBMITTED TO THE BOARD STATING IT WILL MEET WITH THE TOWN BOARD AND THE CAL-HOLLOW TAXPAYERS ASSOCIATION ON DECEMBER 4, 1962 AT 2:00 P. M.

COMMUNICATION ORDERED FILED.

THE HIGHWAY MILEAGE REPORT PURSUANT TO SECTION 140 OF THE HIGHWAY LAW WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

ELECTION INSPECTOR'S REPORT DATED NOVEMBER 21, 1962 FROM THE RIVERHEAD FIRE DEPARTMENT WAS SUBMITTED TO THE BOARD RELATIVE TO A SPECIAL ELECTION ON THE PROPOSITION TO PURCHASE THE PREMISES OF KATHERINE C. MALONEY.

REPORT ORDERED FILED.

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

SUPERVISORS REPORT FOR THE MONTH OF NOVEMBER, 1962 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

RECREATION DEPARTMENT PROGRAM REPORT FOR THE MONTH OF NOVEMBER, 1962 WAS SUBMITTED TO THE BOARD AND ORDERED FILED.

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

RESOLVED THAT EILEEN GROVER OF 44 FURTHER LANE, RIVERHEAD, BE AND SHE IS HEREBY APPOINTED A MEMBER OF THE RIVERHEAD TOWN RECREATION COMMISSION FOR A FIVE YEAR TERM COMMENCING JANUARY 1, 1963.

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 STATED THAT HE WOULD LIKE TO OBTAIN A MAP OF ALL THE TOWN BEACHES FOR USE BY THE RECREATION COMMISSION.

ALDEN W. YOUNG STATED THAT HE WOULD PRESENT COST FIGURES FOR SAID MAP OR MAPS AT THE NEXT MEETING OF THE BOARD.

A DISCUSSION WAS HELD RELATIVE TO THE ALLOTMENT OF PARKING SPACES FOR TOWN EMPLOYEES IN THE PARKING LOTS OWNED BY THE RIVERHEAD FIRE DISTRICT.

SUPERVISOR LEONARD APPOINTED A COMMITTEE CONSISTING OF JUSTICE ZALOGA, JUSTICE COSTELLO AND THE SUPERINTENDENT OF HIGHWAYS TO ARRANGE A MEETING WITH THE BOARD OF FIRE COMMISSIONERS OF THE RIVERHEAD FIRE DISTRICT FOR A DISCUSSION ON THIS MATTER.

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

WHEREAS A REQUEST HAS BEEN MADE TO THE RIVERHEAD TOWN BOARD BY VARIOUS OWNERS OF PROPERTIES AND RESIDENTS OF WADING RIVER FOR THE ESTABLISHMENT OF MAXIMUM SPEED LIMITS IN THE AREA SHOWN ON THE ATTACHED MAP, DELINEATED IN RED, AND

WHEREAS THE TOWN BOARD HAS CAREFULLY CONSIDERED THE MATTER, AND CONSIDERS THAT SUCH AN AREA SPEED LIMIT WOULD BE FOR THE BEST INTERESTS OF THE TOWN OF RIVERHEAD,

NOW THEREFORE BE IT RESOLVED, THAT AN APPLICATION BE MADE TO THE SUFFOLK COUNTY DEPARTMENT OF PUBLIC WORKS AND TO THE STATE OF NEW YORK TRAFFIC COMMISSION, FOR PERMISSION TO ESTABLISH MAXIMUM SPEED LIMITS OF 30 MILES PER HOUR AT WHICH VEHICLES MAY PROCEED ON OR ALONG ALL OF THE RIVERHEAD TOWN HIGHWAYS SHOWN ON THE PART OF THE ATTACHED MAP DELINEATED IN RED, AND WHICH AREA IS ALL IN THE TOWN OF RIVERHEAD, AND IS BOUNDED WESTERLY BY THE RIVERHEAD-BROOKHAVEN TOWN LINE, NORTHERLY BY LONG ISLAND SOUND, EASTERLY BY THE EASTERLY LINE OF HULSE LANDING ROAD, AND SOUTHERLY BY THE NORTHERLY LINE OF NEW YORK STATE HIGHWAY #25A AND SOUND AVENUE, IN ACCORDANCE WITH THE PROVISIONS OF SEC. 1622 SUBD. 2 OF VEHICLE & TRAFFIC LAW.

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.

TOWN ATTORNEY SAXSTEIN SUBMITTED TO THE BOARD A LEGAL OPINION RELATIVE TO THE OPERATIONS BEING CONDUCTED BY THE SOUTH JAMESPORT BOAT MARINA INC. ON LANDS BETWEEN WASHINGTON AVENUE AND MAIN STREET, JAMESPORT.

ORDERED FILED.

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

WHEREAS THE RIVERHEAD TOWN BOARD HAS HERETOFORE GRANTED A FRANCHISE TO LONG ISLAND TRANSIT SYSTEMS INC. TO OPERATE BUSES THROUGH RIVERHEAD TOWN, AND

WHEREAS LONG ISLAND TRANSIT SYSTEMS INC. HAS ADVISED THE TOWN BOARD THAT ITS APPLICATION FOR THE OPERATION WAS DENIED BY THE PUBLIC SERVICE COMMISSION, AND THAT IT THEREFORE HAS NO NEED FOR SAID FRANCHISE,

NOW, THEREFORE BE IT RESOLVED THAT THE FRANCHISE HERETOFORE ISSUED TO LONG ISLAND TRANSIT SYSTEMS INC., ON NOVEMBER 3, 1960 BE AND THE SAME HEREBY IS CANCELLED AND REVOKED.

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.

ATTORNEY ROBERT L. TOOKER APPEARED BEFORE THE BOARD RELATIVE TO THE \$300.00 PUT IN ESCROW BY ROANOKE HOMES INC. WITH THE TOWN FOR THE CONDEMNATION ON PURCHASE OF A GORE PIECE TO ROUND THE NORTHEAST CORNER OF THE INTERSECTION OF ROANOKE AVENUE AND JOYCE DRIVE, SAID GORE PIECE BEING OWNED BY CLARENCE ANDERSON.

THE PLANNING BOARD HAD RECOMMENDED TO THE TOWN BOARD THAT SAID PARCEL BE ACQUIRED IN ORDER TO PROVIDE BETTER ACCESS AND EGRESS TO JOYCE DRIVE AND ROANOKE AVENUE AND THE TOWN BOARD CONCURRED WITH SAID RECOMMENDATION.

MR. TOOKER STATED THAT ARRANGEMENTS FOR THE ACQUISITION OF SAID GORE PIECE WERE OUTLINED IN A LETTER FROM ROANOKE HOMES INC. AND PRESENTED TO THE BOARD ON DECEMBER 19, 1961.

IT WAS THE CONSENSUS OF THE BOARD THAT BEFORE CONDEMNATION PROCEEDINGS ARE INITIATED THAT AN ATTEMPT BE MADE TO PURCHASE SAID GORE PIECE FROM MR. ANDERSON.

COUNCILMAN STOTZKY STATED HE WOULD CONTACT MR. ANDERSON RELATIVE TO THIS MATTER.

A DISCUSSION WAS HELD RELATIVE TO THE REQUEST OF THE RIVER-HEAD LEAGUE OF WOMEN VOTERS URGING THE ADOPTION OF THE STATE BUILDING CODE.

COUNCILMAN STOTZKY STATED THAT HE FELT SOMETHING SHOULD BE DONE ON THIS MATTER AND HE SUGGESTED THAT THE BOARD HAVE SOME EVENING MEETINGS FOR STUDY AND DISCUSSION OF THE STATE CODE.

MRS. ALLENE CAREY, REPRESENTING THE LEAGUE OF WOMEN VOTERS, SUGGESTED THAT THE BOARD COULD MEET WITH THE LEAGUE ON THIS MATTER. SHE ALSO STATED THAT THE LEAGUE WOULD BE WILLING TO SUBMIT A RESUME OF ITS STUDY OF THE STATE BUILDING CODE TO THE BOARD. THE BOARD ACCEPTED HER OFFER.

MATTER TABLED FOR FURTHER CONSIDERATION.

ATTORNEY ROBERT TOOKER APPEARED BEFORE THE BOARD RELATIVE TO THE REZONING OF ROUTE 58.

HE SUBMITTED TO THE BOARD A RESOLUTION CALLING FOR A PUBLIC HEARING WHICH HE URGED THE BOARD TO ADOPT, IN ORDER THAT THIS MATTER MAY BE RESOLVED AS SOON AS POSSIBLE.

MATTER TABLED UNTIL LATER IN THE MEETING.

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

RESOLVED THAT ANN SIRRINE BE AND SHE IS HEREBY APPOINTED A PART-TIME CLERK IN THE OFFICE OF THE TOWN CLERK EFFECTIVE DECEMBER 4, 1962, TO BE COMPENSATED AT THE RATE OF \$1.75 PER HOUR, PAYABLE SEMI-MONTHLY, AND TO SERVE AT THE PLEASURE OF THE TOWN BOARD.

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 COUNCILMAN STOTZKY.

RESOLVED THAT MARGUERITE FLEISCHMAN, LILLIAN HALLOCK, CORNELIA CORWIN AND CAROLINE WALSH, BE AND THEY ARE HEREBY APPOINTED PART-TIME CLERKS IN THE OFFICE OF THE RECEIVER OF TAXES, EFFECTIVE DECEMBER 5, 1962; MARGUERITE FLEISCHMAN TO BE COMPENSATED AT THE RATE OF \$12.00 PER DAY; LILLIAN HALLOCK, CORNELIA CORWIN AND CAROLINE WALSH TO BE COMPENSATED AT THE RATE OF \$10.00 PER DAY, ALL PAYABLE SEMI-MONTHLY, AND TO SERVE AT THE PLEASURE OF THE TOWN BOARD.

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 A SUM NOT TO EXCEED \$6,599.60 BE EXPENDED FOR CONSTRUCTING RECHARGE BASIN, CONSISTING OF EXCAVATION AND INSTALLATION OF STORM SEWER, OF CATCHBASINS, OF HEADWALL, AND OF FENCE, AT DRAINAGE PROJECT #27, ON THE NORTH SIDE OF SOUND AVENUE, NEAR THE EASTERLY TERMINUS OF THE TOWN OF RIVERHEAD, SOUND AVENUE, NEW YORK, AND

BE IT FURTHER RESOLVED THAT THE WORK AUTHORIZED HEREUNDER BE CHARGED TO GENERAL BUDGET ITEM:-"CONSTRUCTION AND PERMANENT IMPROVEMENTS" AND SUBHEADINGS THEREUNDER AS FOLLOWS:

CONSTRUCTION OF RECHARGE BASINS IN THE AMOUNT OF \$3,340.60, AND CONSTRUCTION OF SIDEWALK, CURBS AND GUTTERS IN THE AMOUNT OF \$3,259.00, 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 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 JUSTICE COSTELLO.

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO ADVERTISE FOR SEALED BIDS FOR THE CONSTRUCTION OF 980 FEET OF FENCING, INCLUDING GATE, AROUND A RECHARGE BASIN AT SOUND AVENUE, DRAINAGE PROJECT No. 27,

SPECIFICATIONS TO BE PREPARED BY ALDEN W. YOUNG. BIDS TO BE RETURNABLE UP TO 10:00 A. M. ON DECEMBER 18, 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.

CHIEF OF POLICE GRODSKI SUBMITTED A REPORT RELATIVE TO SPECIAL BENEFITS FOR POLICEMEN PURSUANT TO SECTION 208B OF THE GENERAL MUNICIPAL LAW. HE REQUESTED THAT CONSIDERATION BE GIVEN TO THIS MATTER.

MATTER REFERRED TO THE TOWN ATTORNEY FOR STUDY AND REPORT.

CHIEF OF POLICE GRODSKI REPORTED THAT HE HAD BEEN ADVISED SOMETIME AGO BY THE TOWN CLERK THAT THE STATE TRAFFIC COMMISSION HAD MADE SEVERAL RECOMMENDATIONS RELATIVE TO THE PARKING METER ORDINANCE WHICH HE FELT SHOULD BE ACTED UPON AS SOON AS POSSIBLE.

MATTER REFERRED TO THE CHIEF OF POLICE AND THE TOWN ATTORNEY.

THE TOWN CLERK REQUESTED PERMISSION TO PURCHASE A TAPE RECORDER AND A COPY MACHINE FOR HIS OFFICE AT A COST OF APPROXIMATELY \$600.00, PURCHASES TO BE MADE AFTER JANUARY 1, 1963.

IT WAS THE CONSENSUS OF THE BOARD THAT THE TOWN CLERK BE AUTHORIZED TO PURCHASE SAID ITEMS.

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

WHEREAS, CHAPTER 714 OF THE LAWS OF 1959 REENACTED 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, IT APPEARS TO THIS BOARD TO BE IN THE BEST INTERESTS OF BOTH THE TOWN OF RIVERHEAD AND OF EMPLOYABLE PERSONS RECEIVING HOME RELIEF THEREFROM THAT SUCH PERSONS BE ASSIGNED TO PERFORM SUCH WORK FOR SUCH TOWN, ITS DEPARTMENTS, BUREAUS, DIVISIONS AND OTHER UNITS THEREOF, AS THEY ARE ABLE TO PERFORM AND WHICH IS NOT PROHIBITED BY SUCH SECTION 164 OF THE SOCIAL WELFARE LAW, IT IS

RESOLVED, PURSUANT TO SECTION 164 OF THE SOCIAL WELFARE LAW AS ADDED BY CHAPTER 714 OF THE LAWS OF 1959, BY THE TOWN BOARD OF

THE TOWN OF RIVERHEAD, THAT IT IS THE DETERMINATION AND DIRECTION OF THIS BOARD THAT EMPLOYABLE PERSONS IN RECEIPT OF HOME RELIEF SHALL BE ASSIGNED TO PERFORM WORK FOR THE TOWN OF RIVERHEAD, THE HEAD OF ANY OF ITS DEPARTMENTS, BUREAUS, DIVISIONS OR OTHER UNITS THEREOF WHENEVER REQUEST IS MADE THAT SUCH PERSONS BE ASSIGNED TO HIS UNIT, SUCH REQUEST TO BE ADDRESSED TO THE PUBLIC WELFARE OFFICIAL OF THIS TOWN AND THE NUMBER OF PERSONS TO BE USED AND THE CHARACTER OF THE WORK TO BE PERFORMED INDICATED; AND IT IS FURTHER

RESOLVED, THAT THE PUBLIC WELFARE OFFICIAL OF THE TOWN, UPON RECEIPT OF SUCH A REQUEST SHALL THEREUPON ASSIGN SUCH PERSONS IN RECEIPT OF HOME RELIEF WHO, IN HIS JUDGMENT, 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 OR OTHER UNITS OF THIS TOWN, 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 JUDGMENT OF THE PUBLIC WELFARE OFFICIAL, 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 HOME RELIEF BUDGET SCHEDULES, AND NO PERSON SHALL BE REQUIRED TO WORK FOR MORE THAN THE NUMBER OF DAYS NECESSARY TO EARN SUCH AMOUNT, AT THE RATE OF \$1.75 PER HOUR, OR TO BE PAID MORE THAN SUCH AMOUNT, 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 PUBLIC WELFARE OFFICIAL SHALL THEREUPON BECOME INELIGIBLE FOR HOME RELIEF; AND, IT IS FURTHER

RESOLVED, THAT THIS RESOLUTION SHALL TAKE EFFECT ON THE 2ND DAY OF JANUARY, 1963.

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 PROPOSED AMENDMENTS TO THE FIRE ORDINANCE.

SEVERAL MEMBERS OF THE BOARD FELT THAT A FIRE PERMIT SHOULD NOT BE REQUIRED FOR ALL TYPES OF FIRES ON PRIVATE PROPERTY.

AFTER FURTHER DISCUSSION IT WAS DECIDED TO MEET WITH THE CHIEFS OF THE RESPECTIVE FIRE DEPARTMENTS FOR A DISCUSSION ON THIS MATTER.

AT 12:00 O'CLOCK NOON SUPERVISOR LEONARD DECLARED 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.

MR. WILLIAM WANAT AND MR. EDWARD TOMASZEWSKI REPRESENTING THE CAL-HOLLOW TAXPAYERS ASSOCIATION APPEARED BEFORE THE BOARD RELATIVE TO THE PETITION FILED WITH THE BOARD BY SAID ASSOCIATION, REQUESTING ADDITIONAL BEACH AND BATHING FACILITIES AT BAITING HOLLOW. MR. HERBERT KAPPENBERG AND MR. ALVIN KAPPENBERG REPRESENTING THE FRESH POND BEACH ASSOCIATION ALSO APPEARED BEFORE THE BOARD.

MR. WANAT STATED THAT HE CAME TO LISTEN TO WHAT OTHERS HAD TO SAY; THAT HIS GROUP UNDERSTOOD THAT SOME PROPOSALS WERE TO BE PRESENTED AND THAT HE WOULD LIKE TO KNOW WHAT THEY ARE.

JUSTICE COSTELLO STATED THAT HE HAD PREVIOUSLY SUGGESTED THAT BOTH GROUPS GET TOGETHER AND THAT THE MEETING TODAY WAS CALLED TO HEAR PROPOSALS FOR THE USE OF THE BEACH AND IMPROVEMENT OF BEACH FACILITIES AT BAITING HOLLOW, OFF EDWARDS AVENUE, MUTUALLY AGREED UPON BY BOTH GROUPS.

FURTHER, IF THE DIFFERENCES BETWEEN BOTH GROUPS COULD BE RESOLVED THAT POSSIBLY THE CAL-HOLLOW TAXPAYERS ASSOCIATION WOULD WITHDRAW ITS PETITION FOR ADDITIONAL BEACH FACILITIES.

MR. ALVIN KAPPENBERG STATED THAT THE FRESH POND BEACH ASSOCIATION IS OPPOSED TO THE ENLARGEMENT OF THE BEACH AT BAITING HOLLOW AND HE HOPED THE CAL-HOLLOW TAXPAYERS ASSOCIATION WOULD WITHDRAW ITS PETITION.

MR. WANAT STATED THAT THE CAL-HOLLOW TAXPAYERS ASSOCIATION WOULD NOT WITHDRAW ITS PETITION, AND THAT ANY HARMONY THAT MIGHT HAVE EXISTED BETWEEN THE TWO GROUPS LAST SUMMER WAS NOT DUE TO ANY SPECIAL EFFORT OF ANYONE IN THE FRESH POND BEACH ASSOCIATION.

FURTHER, THAT THE CAL-HOLLOW TAXPAYERS ASSOCIATION HAD BEEN WAITING FOR ABOUT 18 MONTHS FOR ACTION ON ITS PETITION.

JUSTICE ZALOGA STATED THAT THE END OF EDWARDS AVENUE COULD BE ABANDONED BY THE TOWN. THEREAFTER, BEACH PERMITS WOULD BE REQUIRED BY ALL PERSONS USING THE TOWN BEACH AND THE BOARD WOULD HAVE THE BEACH AREA SUPERVISED AND REGULATED LIKE THE OTHER TOWN BEACHES.

AFTER A LENGTHY DISCUSSION IT WAS THE CONSENSUS OF THE BOARD THAT BOTH GROUPS MEET FOR A DISCUSSION ON THIS MATTER AND NOTIFY THE TOWN BOARD IF THEY HAVE ANY PROPOSITIONS THAT MAY RESOLVE THIS MATTER.

A DISCUSSION WAS HELD RELATIVE TO THE REZONING OF OLD COUNTRY ROAD (ROUTE 58) AS PER RECOMMENDATIONS OF THE PLANNING BOARD.

ALDEN W. YOUNG STATED THAT A CONSIDERABLE AMOUNT OF WORK WOULD HAVE TO BE DONE BEFORE A PUBLIC HEARING COULD BE HELD ON THIS MATTER. HE SUGGESTED THAT AN ATTORNEY BE HIRED TO ASSIST HIM AND THAT POSSIBLY THE LEGAL NOTICES CALLING FOR A PUBLIC HEARING COULD BE READY FOR THE NEXT BOARD MEETING ON DECEMBER 18TH.

IT WAS UNANIMOUSLY AGREED BY ALL MEMBERS OF THE BOARD TO PROCEED WITH THE PREPARATION OF LEGAL NOTICES CALLING A PUBLIC HEARING RELATIVE TO THIS MATTER.

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

RESOLVED THAT EDWIN S. LAPHAM BE AND HE IS HEREBY APPOINTED AS SPECIAL ATTORNEY TO PREPARE LEGAL NOTICES FOR THE PROPOSED CHANGES IN THE ZONING ORDINANCES ALONG OLD COUNTRY ROAD (ROUTE 58) AS RECOMMENDED BY THE PLANNING BOARD, AND TO PREPARE LEGAL NOTICES FOR AMENDMENTS TO THE ZONING ORDINANCE TO ELIMINATE TRAILERS AND MOBILE HOMES FROM CERTAIN USE DISTRICTS, AT A FEE NOT TO EXCEED \$250.00.

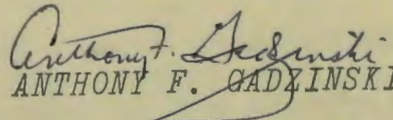
THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE ZALOGA, YES, JUSTICE COSTELLO, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A DISCUSSION WAS HELD RELATIVE TO THE CONSTRUCTION OF A TOWN HALL BUILDING/POLICE HEADQUARTERS.

IT WAS DECIDED THAT THE TOWN BOARD MEET WITH ALL TOWN HALL EMPLOYEES FOR A STUDY OF THIS MATTER.

THE TOWN BOARD CONVENED AS A BOARD OF AUDIT AND EXAMINED ALL TOWN BILLS TO DATE, THE TOTAL OF WHICH WAS AS FOLLOWS: GENERAL TOWN---\$6,324.28 AND MACHINERY FUND---\$3,208.18. ON MOTION MADE BY JUSTICE ZALOGA AND SECONDED BY JUSTICE COSTELLO, 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 5:00 P. M. TO MEET ON TUESDAY, DECEMBER 18, 1962 AT 9:30 A. M.


ANTHONY F. GADYINSKI, TOWN CLERK

AFG:EE