

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD  
HELD IN THE TOWN HALL ON TUESDAY, DECEMBER 5, 1961 AT 9:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

BRUNO F. ZALOGA, JR.

THOMAS R. COSTELLO, JUSTICES OF THE PEACE

ELMER A. STOTZKY

ULICK BELL, JR., COUNCILMEN

ALSO PRESENT: JACOB HARDING, TOWN ATTORNEY AND THADDEUS ZEMBKO,  
SUPERINTENDENT OF HIGHWAYS.

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

RESOLVED THAT THE MINUTES OF THE MEETING OF THE TOWN BOARD HELD  
ON NOVEMBER 21, 1961 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.

POLICE REPORT FOR THE MONTH OF NOVEMBER 1961 WAS SUBMITTED TO  
THE BOARD AND ORDERED FILED.

SUPERVISOR'S REPORT FOR THE MONTH OF NOVEMBER 1961, WAS SUBMIT-  
TED TO THE BOARD AND ORDERED FILED.

A DISCUSSION WAS HELD RELATIVE TO THE PURCHASE OF CHINESE ELM  
SEEDLINGS TO BE PLANTED AT THE VARIOUS RECREATION AREAS IN THE  
TOWN.

IT WAS THE CONSENSUS OF THE BOARD THAT 300 CHINESE ELM SEEDLINGS  
BE PURCHASED FROM AGENT MR. CHARLES BRENNAN, AT A TOTAL COST DELI-  
VERED OF \$66.34, TO BE CHARGED TO THE RECREATION DEPARTMENT.

A COMMUNICATION DATED NOVEMBER 20, 1961 FROM THE PUBLIC SERVICE  
COMMISSION WAS SUBMITTED TO THE BOARD RELATIVE TO PROTECTION AT  
THE RAILROAD CROSSING ON WASHINGTON AVENUE, JAMESPORT, AS PER  
REQUEST OF THE BOARD.

THEY STATED THAT THIS MATTER WOULD BE INVESTIGATED.  
COMMUNICATION ORDERED FILED.

A PETITION WAS SUBMITTED TO THE BOARD REQUESTING STREET LIGHTING  
ON CIRCLE DRIVE IN JAMESPORT.

PETITION ORDERED FILED.

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

RESOLVED THAT THE LONG ISLAND LIGHTING COMPANY BE AND THEY ARE  
HEREBY AUTHORIZED TO MAKE A SURVEY FOR STREET LIGHTING ON CIRCLE

DRIVE AT JAMESPORT, JAMESPORT LIGHTING DISTRICT.

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 THE LONG ISLAND LIGHTING COMPANY BE AND THEY ARE HEREBY AUTHORIZED TO INSTALL A STREET LIGHT ON POLE No. 40-5, NEAR THE LITTLE FLOWER HOUSE OF PROVIDENCE, WADING RIVER LIGHTING DISTRICT.

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 WITH A PETITION FROM JOHN H. MULLER AND OTHERS, WADING RIVER, TO AMEND THE ZONING ORDINANCE BY EXTENDING THE BOUNDARIES OF THE BUSINESS 1 USE DISTRICT ALONG NORTH WADING RIVER ROAD AND ALONG HULSE LANDING ROAD AT WILDWOOD, WADING RIVER.

PETITION ORDERED FILED.

MATTER REFERRED TO THE PLANNING BOARD.

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

RESOLVED THAT THE DUMPING AGREEMENT WITH THE TOWN OF SOUTHAMPTON BE RENEWED FOR A FURTHER PERIOD OF ONE YEAR UNTIL DECEMBER 31, 1962, AND THAT THE SUPERVISOR BE AND HE HEREBY IS AUTHORIZED AND DIRECTED TO SIGN SAID RENEWAL AGREEMENT IN BEHALF OF THE TOWN.

FURTHER RESOLVED THAT THE AMOUNT PAYABLE BY THE TOWN OF SOUTHAMPTON FOR SAID DUMPING AGREEMENT REMAIN AT \$2000. FOR THE YEAR 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.

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

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IN THE MATTER OF

THE ESTABLISHMENT OF A LIGHTING :

DISTRICT TO BE KNOWN AS "AQUEBOGUE :

LIGHTING DISTRICT No. 2, AQUEBOGUE, :

TOWN OF RIVERHEAD, NEW YORK. - - - - - X

ORDER CALLING  
PUBLIC HEARING

WHEREAS A WRITTEN PETITION IN DUE FORM AND CONTAINING THE REQUIRED SIGNATURES HAS BEEN PRESENTED TO AND FILED WITH THE TOWN BOARD OF THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK,

ON OCTOBER 3, 1961, FOR THE ESTABLISHMENT OF A LIGHTING DISTRICT IN SAID TOWN, TO BE BOUNDED AND DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT FORMED BY THE INTERSECTION OF THE CENTER LINE OF LAND OF THE LONG ISLAND RAIL ROAD WITH THE WESTERLY LINE OF MEETING HOUSE CREEK BOULEVARD WHERE SAID BOULEVARD CROSSES THE LAND OF THE LONG ISLAND RAIL ROAD AND RUNNING THENCE FROM SAID POINT OF BEGINNING EASTERLY ALONG THE CENTER LINE OF THE LAND OF THE LONG ISLAND RAIL ROAD TO A POINT FORMED BY THE PROLONGATION NORTHERLY OF THE EASTERLY LINE OF THE LAND OF C. T. REEVE AND OTHERS; THENCE SOUTHERLY ALONG THE PROLONGATION NORTHERLY OF THE EASTERLY LINE OF C. T. REEVE AND OTHERS AND ALONG THE EASTERLY LINE OF LAND OF C. T. REEVE AND OTHERS TO A POINT DISTANT NORTHERLY 200 FEET FROM THE NORTHERLY LINE OF THE PECONIC BAY BOULEVARD; THENCE EASTERLY ON A LINE PARALLEL AND DISTANT 200 FEET NORTHERLY OF THE NORTHERLY LINE OF THE PECONIC BAY BOULEVARD TO A POINT IN THE CENTER LINE OF REEVES CREEK; THENCE SOUTHWESTERLY, WESTERLY AND NORTHERLY ALONG THE CENTER LINE OF REEVES CREEK THROUGH PECONIC BAY ALONG THE CENTER LINE OF MEETING HOUSE CREEK TO A POINT ON A PROLONGATION SOUTHEASTERLY OF THE NORTHERLY LINE OF THE LAND OF V. LEWIN, JR., THENCE NORTHWESTERLY AND NORTHERLY ALONG THE PROLONGATION OF THE NORTHERLY LINE OF LAND OF V. LEWIN, JR. AND ALONG THE LAND OF V. LEWIN, JR. TO THE WESTERLY LINE OF MEETING HOUSE CREEK BOULEVARD; THENCE NORTHERLY ALONG THE WESTERLY LINE OF MEETING HOUSE CREEK BOULEVARD TO THE POINT OR PLACE OF BEGINNING.

ALL ACCORDING TO A CERTAIN MAP PREPARED BY ALDEN W. YOUNG, PROFESSIONAL ENGINEER AND LAND SURVEYOR, DATED JULY 27, 1961.

WHEREAS THE IMPROVEMENT PROPOSED CONSIST OF THE ESTABLISHMENT OF A LIGHTING DISTRICT TO BE KNOWN AS "AQUEBOGUE LIGHTING DISTRICT No. 2, AQUEBOGUE, TOWN OF RIVERHEAD, N.Y.", AS SHOWN ON A MAP HERETOFORE FILED AND MADE A PART OF SAID PETITION; AND

WHEREAS THE SOURCE OF THE ELECTRICITY FOR THE PROPOSED DISTRICT WILL BE THE POWER LINES OF THE LONG ISLAND LIGHTING COMPANY, AND THE MAXIMUM AMOUNT PROPOSED TO BE EXPENDED FOR THE IMPROVEMENT AS STATED IN SAID PETITION IS THE SUM OF \$ NONE; IT IS HEREBY

ORDERED THAT A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD SHALL BE HELD AT THE TOWN HALL, 220 ROANOKE AVENUE, RIVERHEAD, N.Y., ON THE 19TH DAY OF DECEMBER, 1961, AT 11:00 O'CLOCK IN THE FORENOON OF THAT DAY TO CONSIDER THE SAID PETITION AND TO HEAR ALL PERSONS INTERESTED IN THE SUBJECT THEREOF, CONCERNING THE SAME, AND FOR SUCH OTHER ACTION ON THE PART OF THE SAID TOWN BOARD WITH RELATION TO THE SAID PETITION AS MAY BE REQUIRED BY LAW OR PROPER IN THE PREMISES, AND IT IS FURTHER

ORDERED THAT A COPY OF THIS ORDER, CERTIFIED BY THE TOWN CLERK, BE PUBLISHED AT LEAST ONCE IN THE NEWS-REVIEW, THE OFFICIAL NEWSPAPER OF THE TOWN, THE FIRST PUBLICATION THERE OF TO BE NOT LESS

THAN TEN NOR MORE THAN TWENTY DAYS BEFORE THE DAY SET HEREIN FOR THE HEARING AS AFORESAID, AND ALSO THAT COPIES HEREOF BE POSTED CONSPICUOUSLY IN FIVE PUBLIC PLACES WITHIN THE PROPOSED DISTRICT NOT LESS THAN TEN NOR MORE THAN TWENTY DAYS BEFORE THE DAY DESIGNATED FOR THE HEARING AS AFORESAID.

DATED: DECEMBER 5, 1961.

WILLIAM J. LEONARD  
SUPERVISOR

BRUNO F. ZALOGA, JR.  
JUSTICE OF THE PEACE

THOMAS R. COSTELLO  
JUSTICE OF THE PEACE

ELMER A. STOTZKY  
COUNCILMAN

ULICK BELL, JR.  
COUNCILMAN  
MEMBERS OF THE TOWN BOARD OF THE  
TOWN OF RIVERHEAD

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, 1961 FROM JOHN B. THOMAS, CENTRAL SCHOOL DISTRICT No. 2, WAS SUBMITTED TO THE BOARD.

HE STATED THAT CRANBERRY STREET WAS EXTENSIVELY USED BY SCHOOL CHILDREN, AND REQUEST WAS MADE TO MATERIALLY IMPROVE CRANBERRY STREET SO FAR AS SIDEWALKS, CURBING, DRAINAGE AND LIGHTS ARE CONCERNED.

COMMUNICATION ORDERED FILED.

MATTER REFERRED TO THE HIGHWAY COMMITTEE AND ALDEN W. YOUNG.

MAPS FROM THE STATE DEPARTMENT OF PUBLIC WORKS RELATIVE TO BLACKTOPPING A PORTION OF ROUTE 25 IN CALVERTON AND WADING RIVER WERE SUBMITTED TO THE BOARD AND REFERRED TO THE SUPERINTENDENT OF HIGHWAYS.

A PETITION WAS SUBMITTED TO THE BOARD REQUESTING THE ENFORCEMENT OF THE ONE HOUR PARKING RESTRICTION ON PULASKI STREET.

PETITION ORDERED FILED.

SUPERVISOR LOENARD SUGGESTED THAT PARKING STALLS BE PAINTED IN THIS AREA.

MATTER REFERRED TO THE CHIEF OF POLICE.

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

WHEREAS, HUNTINGTON COACH CORPORATION HAS MADE APPLICATION TO

THE PUBLIC SERVICE COMMISSION OF THE STATE OF NEW YORK FOR A CERTIFICATE OF CONVENIENCE AND NECESSITY FOR THE OPERATION OF AN OMNIBUS LINE BETWEEN GREENPORT, THROUGH RIVERHEAD AND OTHER TOWNS, TO HUNTINGTON STATION, NEW YORK, ON AN APPLICATION DATED AUGUST 18, 1961, AND

WHEREAS, A COPY OF THE SAID APPLICATION HAD BEEN FILED WITH THE TOWN CLERK OF THE TOWN OF RIVERHEAD, TOGETHER WITH AN APPLICATION TO THE TOWN OF RIVERHEAD FOR A CONSENT FOR THE OPERATION OF THE SAID OMNIBUS LINE TO TRAVERSE THROUGH THE TOWN OF RIVERHEAD FROM THE SOUTHOLD LINE ON ROUTE 25 TO ROUTE 58, ON ROUTE 58 TO NORTHVILLE TURNPIKE, ON NORTHVILLE TURNPIKE TO ROANOKE AVENUE, ON ROANOKE AVENUE TO RAILROAD AVENUE TO THE LONG ISLAND RAILROAD STATION, AND FROM THENCE ON OSBORNE AVENUE TO ROUTE 58, AND ON ROUTE 58 TO ROUTE 25, AND THENCE ON ROUTE 25 TO THE BROOKHAVEN LINE, AND

WHEREAS, A PUBLIC HEARING WAS HELD ON THE SAID APPLICATION BY THE TOWN BOARD OF THE TOWN OF RIVERHEAD ON OCTOBER 17, 1961, AND

WHEREAS, THE TESTIMONY ADDUCED AT THE SAID HEARING HAS BEEN TRANSCRIBED AND FILED WITH THE CLERK, AND THE SAID APPLICATION HAS BEEN THOROUGHLY DISCUSSED BY THE TOWN BOARD,

NOW, THEREFORE, BE IT RESOLVED THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD HEREBY APPROVES THE APPLICATION OF THE HUNTINGTON COACH CORPORATION, AND CONSENTS TO THE SAME, AND BE IT FURTHER

RESOLVED THAT THE SUPERVISOR AND THE TOWN CLERK, IN THE NAME OF THE TOWN OF RIVERHEAD, ARE HEREBY AUTHORIZED TO ENTER INTO A BUS FRANCHISE AGREEMENT FOR A TERM OF TEN YEARS FROM DECEMBER 5, 1961, CONSISTENT WITH THE SAID APPLICATION TO THE PUBLIC SERVICE COMMISSION, THE APPLICATION TO THIS TOWN, AND THE PAYMENT OF A FEE OF \$25.00 PER YEAR, PAYABLE ANNUALLY IN ADVANCE.

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

THE TOWN CLERK REPORTED THAT SEVERAL RESIDENTS RESIDING ON MORNINGSIDE AVENUE IN JAMESPORT, HAVE REQUESTED THAT THE HIGH HEDGE ON PECONIC BAY BOULEVARD, AT THE ENTRANCE OF MORNINGSIDE AVENUE, BE REMOVED IN THE INTEREST OF PUBLIC SAFETY, AS IT APPEARS THAT SAID HEDGE IS WITHIN THE HIGHWAY BOUNDARIES OF PECONIC BAY BOULEVARD.

COUNCILMAN STOTZKY REPORTED THAT HE WOULD INVESTIGATE THE MATTER.

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

RESOLVED THAT THE QUALIFICATIONS FOR LABORER IN THE RECREATION DEPARTMENT BE AS SET FORTH IN THE QUALIFICATIONS STATEMENT FILED IN THE TOWN CLERK'S OFFICE ON NOVEMBER 21, 1961.

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.

RECREATION DIRECTOR, KENNETH ROWLAND, PRESENTED THE NAME OF RIVERHEAD JOHNSON AS A MEMBER OF THE RECREATION COMMISSION TO REPLACE ROBERT BURNS.

JUSTICE ZALOGA OFFERED A RESOLUTION TO APPOINT RICHARD JOHNSON TO THE RECREATION COMMISSION, BUT NO MEMBER OF THE BOARD OFFERED TO SECOND IT.

COUNCILMAN STOTZKY STATED THAT HE KNEW OF ANOTHER PERSON WHO MAY BE WILLING TO SERVE AND HE REQUESTED THAT THE MATTER BE TABLED UNTIL THE NEXT MEETING.

SUPERVISOR LEONARD ORDERED THE MATTER TABLED UNTIL THE NEXT MEETING.

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

RESOLVED THAT THE FOLLOWING NOTICE BE PUBLISHED IN THE NEWS-REVIEW, THE OFFICIAL NEWSPAPER OF THE TOWN, ONCE AT LEAST TEN DAYS PRIOR TO THE 19TH DAY OF DECEMBER, 1961:

PUBLIC NOTICE

TAKE NOTICE THAT A PUBLIC HEARING WILL BE HELD BEFORE THE RIVERHEAD TOWN BOARD AT THE TOWN HALL, 220 ROANOKE AVENUE, RIVERHEAD, N.Y., ON THE 19TH DAY OF DECEMBER, 1961, AT 11:45 A.M. ON THAT DAY, ON A PROPOSAL TO ENACT THE FOLLOWING ORDINANCE:

ORDINANCE NO. 30

ORDINANCE REGULATING PARKING ON SECOND STREET.

SECTION 1. THE PARKING, STOPPING AND STANDING OF ALL VEHICLES, MOTOR OR OTHERWISE, ON THE NORTH SIDE OF SECOND STREET, IN THE TOWN OF RIVERHEAD, NEW YORK, COMMENCING FROM THE EAST CURB OF ROANOKE AVENUE AND RUNNING EASTERLY FOR A DISTANCE OF THREE HUNDRED FIFTEEN (315) FEET, IS HEREBY PROHIBITED AT ALL TIMES.

SECTION 2. THE PARKING OF ALL VEHICLES ON THE NORTH AND SOUTH SIDES OF WEST SECOND STREET, BETWEEN ROANOKE AVENUE AND GRIFFING AVENUE, BETWEEN THE HOURS OF 9 A.M. AND 5 P.M. ON WEEKDAYS, WITH THE EXCEPTION OF HOLIDAYS, IS HEREBY PROHIBITED FOR A PERIOD IN EXCESS OF 30 MINUTES.

SECTION 3. VIOLATION OF THE ABOVE ORDINANCE SHALL CONSTITUTE A TRAFFIC INFRACTION, (PURSUANT TO SECTION 1623, SUB. 3 OF THE VEHICLE AND TRAFFIC LAW), AND UPON CONVICTION SHALL BE PUNISHABLE BY A FINE NOT TO EXCEED TWENTY-FIVE (\$25.00) DOLLARS OR IMPRISONMENT NOT EXCEEDING 10 DAYS, OR BOTH.

AT SAID TIME AND PLACE ALL INTERESTED PARTIES WILL BE HEARD.

DATED: DECEMBER 5, 1961.

ANTHONY F. GADZINSKI  
TOWN CLERK  
TOWN OF RIVERHEAD

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 PURSUANT TO SECTION 143 OF THE HIGHWAY LAW, THE  
SUPERINTENDENT OF HIGHWAYS BE AND HE IS HEREBY AUTHORIZED TO RENT  
OR HIRE THE FOLLOWING MACHINERY OR EQUIPMENT AT THE FOLLOWING HOURLY  
RATES, WHICH RATES ALSO INCLUDE COMPENSATION OF OPERATORS, EFFECTIVE  
DECEMBER 5, 1961:

PIST. GAS OR DISP. DIESEL	No.	OWNER	HOURLY RENTAL RATE
259 G	60	WELCH ASPHALT Co.	\$7.85
260 G	61	"	7.85
259 G	62	RIVERHEAD CEMENT BLOCK	7.85
259 G	63	"	7.85
259 G	64	"	7.85
270 G	65	JOHN MULLER	7.85
257 G	66	NORMAN TYTE	7.85
386 G	67	RIVERHEAD CEMENT BLOCK	9.40
282 G	68	HAROLD PHELPS	7.85
672 G	69	MARBRO SAND & GRAVEL	14.80
406 G	70	SUFFOLK CEMENT	10.15
406 G	71	"	10.15
600 G	72	"	11.45
250 G	73	I. SCHOLTZ	7.85
337 G	74	ALEX HORTON	8.50
216 G	75	BARCZYK NURSERY	7.20
G	76	1½ YD HOUGH PAYLOADER JOHN MULLER	
D	77	CAT D7 CRAWLER PETER DANOWSKI	21.12
D	78	TD 14 A RIVERHEAD CEMENT BLOCK	18.23
D	79	TD 18 A "	21.12
D	80	TD 9 "	14.85
D	81	CAT D7 ALEX HORTON	19.20
G	82	AD 4 "	10.45
	83	5-6 TON TRUCK CRANE "	
D	84	LYD CRLER CR "	30.11
D	85	D4 HT4 LYD. "	14.97
G	86	5/8 YD CRAWLER CRANE RIVERHEAD CEMENT BLOCK	24.10
G	87	½ CRLR CR NORMAN TYTE	
G	88	3/4 YD JOHN DEERE CRAWLER "	

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 MEDICAL BILLS SUBMITTED BY ELSIE C. OSBORNE, SOUTHOLD, N.Y., WHO FELL ON THE SIDEWALK NEAR THE TOWN HALL BUILDING.

THE TOWN CLERK WAS INSTRUCTED TO ADVISE MRS. OSBORNE THAT UNDER THE CIRCUMSTANCES NOTHING CAN BE DONE ABOUT HER BILLS AT THIS TIME.

RECREATION DIRECTOR, KENNETH ROWLAND, REQUESTED PERMISSION TO LEASE THE NEWS-REVIEW BUILDING ON ROANOKE AVENUE, ADJACENT TO THE TOWN HALL, FOR USE AS AN OFFICE FOR THE RECREATION DEPARTMENT.

HE STATED THAT THE RENTAL WOULD BE \$150.00 PER MONTH AND WOULD NOT INCLUDE HEAT, LIGHTS AND TELEPHONE FACILITIES, AND THAT AN APPROPRIATION FOR SAME WAS INCLUDED IN THE 1962 RECREATION BUDGET.

COUNCILMAN STOTZKY:

"CONSIDERING THE HEAT AND LIGHT EXPENSE, IT WOULD COST ABOUT \$2000 TO RENT THE NEWS-REVIEW BUILDING. WOULD IT NOT BE BETTER TO CONSTRUCT A BUILDING ON THE RECREATION FIELD?"

KENNETH ROWLAND:

"THE RECREATION COMMISSION DOES NOT FEEL IT WOULD BE ADVISABLE TO ERECT A BUILDING ON THE RECREATION FIELD AS IT WOULD NOT BE CLOSE TO THE BASE OF OPERATIONS AND NOT IN THE CENTER OF TOWN AND NEAR THE TOWN HALL."

JUSTICE COSTELLO:

"POSSIBLY WE SHOULD CONSIDER AN OVERALL BUILDING PLAN TO ACCOMODATE ALL DEPARTMENTS."

THE BOARD THEN DISCUSSED THE RENTAL OF THE SECURITY NATIONAL BANK, SOON TO BE VACATED, FOR USE AS A POLICE FACILITY, WHICH WOULD RELEASE TWO ROOMS IN THE TOWN HALL FOR OTHER OCCUPANCY.

SUPERVISOR LEONARD APPOINTED JUSTICE COSTELLO AND COUNCILMAN BELL AS A COMMITTEE TO CONTACT THE OFFICIALS OF THE SECURITY NATIONAL BANK AND IT WAS THE CONSENSUS OF THE BOARD TO OFFER THEM A RENTAL OF \$150.00 PER MONTH AND A LEASE TERM OF 10 YEARS WITH AN OPTION TO RENEW.

A DISCUSSION WAS HELD RELATIVE TO THE ACQUISITION OF LAND FOR USE AS A RECHARGE BASIN ON THE NORTH SIDE AND EASTERLY END OF SOUND AVENUE.

COUNCILMAN STOTZKY STATED THAT HE HAD STUDIED THE APPRAISAL REPORT PREPARED BY FRANK J. SMITH, AND HE REQUESTED PERMISSION TO CONTACT THE OWNERS OF THE PROPERTY BEING CONSIDERED, AND OFFER THEM A SUM EQUAL TO THE APPRAISAL.

PERMISSION GRANTED BY THE BOARD.

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

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO ADVERTISE FOR SEALED BIDS FOR LIQUID ASPHALT REQUIREMENTS FOR USE OF THE HIGHWAY DEPARTMENT FOR THE YEAR 1962.

SPECIFICATIONS AND BID FORM TO BE PREPARED BY THE SUPERINTENDENT OF HIGHWAYS.

BIDS TO BE RETURNABLE UP TO 11:30 A.M. ON DECEMBER 19, 1961.  
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 ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO ADVERTISE FOR SEALED BIDS FOR ONE (1) 1962 CAR FOR USE OF THE POLICE DEPARTMENT.

SPECIFICATIONS AND BID FORM TO BE PREPARED BY THE CHIEF OF POLICE.

BIDS TO BE RETURNABLE UP TO 9:45 A.M. ON DECEMBER 19, 1961.

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.

THE TOWN CLERK REPORTED THAT THE LEASE FOR THE PARKING LOT ON THE NORTHEAST CORNER OF GRIFFING AVENUE AND SECOND STREET EXPIRES JANUARY 31, 1962.

FURTHER, THAT THE OWNERS OF THE PROPERTY, SCHEINBERG & WOLF, HAVE AGREED TO RENEW THE LEASE AT A RENTAL OF \$80.00 PER MONTH, A \$5.00 PER MONTH INCREASE, DUE TO AN INCREASE IN TAXES ON SAID PARKING LOT.

IT WAS SUGGESTED THAT BEFORE ACTION IS TAKEN ON THIS MATTER, THAT SUPERVISOR LEONARD INQUIRE OF THE COUNTY WHAT IT INTENDS TO DO WITH THE AREA ACROSS THE STREET FROM SAID PARKING LOT, FROM WHICH AN OLD BUILDING WAS RAZED.

SUPERVISOR LEONARD AGREED TO FIND OUT AND REPORT TO THE BOARD.

TOWN ATTORNEY HARDING SUBMITTED A WRITTEN REPORT TO THE BOARD AS FOLLOWS:

"TO THE TOWN BOARD OF THE TOWN OF RIVERHEAD.

ON DECEMBER 6, 1960, UPON THE REQUEST AND RECOMMENDATION OF THE SUPERINTENDENT OF HIGHWAYS, BIDS FOR A USED SNOW REMOVAL MACHINE WERE SOLICITED. BIDS WERE RETURNABLE ON DECEMBER 20, 1960. ONE OF THE PROVISIONS OF THE BID FORM WERE AS FOLLOWS: "SNOW REMOVAL MACHINE TO HAVE A 90 DAY GUARANTEE, PARTS AND LABOR".

A BID WAS SUBMITTED BY JOHN STACHIW OFFERING A SNOW REMOVAL MACHINE FOR \$3100. IN THE DESCRIPTION WERE THE WORDS "...AND MEETS ALL REQUIREMENTS AS SPECIFIED ABOVE...".

ON THE 4TH DAY OF JANUARY, 1961, THE SUPERINTENDENT OF HIGHWAYS ENTERED INTO A CONTRACT FOR THIS MACHINE, PURSUANT TO THE BID FORM AND THE BID, WITH JOHN STACHIW. THE CONTRACT DULY SIGNED BY THE VENDOR CONTAINED THE FOLLOWING PARAGRAPH, "THE VENDOR GUARANTEES THE ABOVE DESCRIBED EQUIPMENT AGAINST DEFECTIVE WORKMANSHIP AND MATERIAL FOR A PERIOD OF 90 DAYS AND THAT IT WILL BE DELIVERED IN FIRST CLASS CONDITION AT RIVERHEAD, N.Y. NOT LATER THAN THE 6TH DAY OF JANUARY, 1961."

FROM THE ABOVE IT APPEARS THAT THE GUARANTEE PERIOD RAN FROM JANUARY 6, 1961, TO APRIL 6, 1961, WHICH PERIOD CONSTITUTES THE 90 DAYS.

WITHIN THAT TIME, (JAN. 6, 1961 TO APRIL 6, 1961), EVIDENCE HAS BEEN PRESENTED TO THE EFFECT THAT THE SNOW MACHINE IN QUESTION BROKE DOWN.

IF THE ABOVE SET OF ALLEGED FACTS ARE TRUE THEN THE GUARANTEE SHOULD BE ENFORCED. THE VENDOR SHOULD REPAIR THE MACHINE OR IN THE ALTERNATIVE BE HELD RESPONSIBLE TO PAY THE COST OF REPAIRS. ALL OF THIS IS THE RESPONSIBILITY OF THE SUPERINTENDENT OF HIGHWAYS TO DEMAND AND ENFORCE.

BY A MAJORITY VOTE OF THE MEMBERS OF THIS BOARD, ON NOVEMBER 21, 1961, BIDS WERE SOLICITED FOR THE REPAIR OF THIS SAME MACHINE SAID BIDS BEING RETURNABLE ON THE 19TH DAY OF DECEMBER, 1961.

MAY I ADVISE THIS BOARD THAT SUCH A SOLICITATION FOR BIDS IS OUT OF ORDER AT THIS TIME. CERTAINLY BEFORE SUCH BIDS ARE ACCEPTED PROPER ACTION SHOULD FIRST BE TAKEN ON THE STACHIW GUARANTEE. BY ACCEPTING BIDS AND HAVING SOMEONE ELSE WORK ON THE MACHINE, SUCH ACTS WILL CONSTITUTE A WAIVER OF THE GUARANTEE BY THE TOWN. ALSO, IF SOME REPAIRS WERE MADE, UNDER THE GUARANTEE, THESE REPAIRS WOULD REDUCE THE AMOUNT OF MONEY WHICH YOU WANT TO EXPEND NOW.

I ADVISE THAT SOME DISPOSITION SHOULD BE MADE OF THE GUARANTEE OF STACHIW BEFORE ACCEPTING BIDS TO REPAIR IT AGAIN.

RESPECTFULLY SUBMITTED,  
JACOB HARDING  
 TOWN ATTORNEY."

END.

REPORT ORDERED FILED.

SUPERINTENDENT OF HIGHWAYS ZEMBKO SUBMITTED A REPORT TO THE BOARD RELATIVE TO THE OPERATION OF THE SNO-GO AND ALSO THE AMOUNT OF MONEY SPENT ON IT FOR REPAIRS SINCE ITS PURCHASE.

REPORT ORDERED FILED.

JUSTICE COSTELLO:

"THE ADVERTISEMENT CALLS FOR REPLACEMENT OF THE POWER UNIT. IN YOUR MEMORANDUM, MR. HARDING, YOU STATE REPAIRS ARE TO BE MADE."

TOWN ATTORNEY HARDING:

"I DISAGREE WITH YOU. IT'S MERELY A PLAY ON WORDS. MR. ZEMBKO, WHEN DID THE MACHINE BREAK DOWN THE FIRST TIME?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"THE FIRST TIME WAS FEBRUARY 7TH. THE SECOND TIME WAS FEBRUARY 15TH, AT WHICH TIME A CONNECTING ROD LET GO."

TOWN ATTORNEY HARDING:

"DID YOU ASK STACHIW TO REPAIR IT?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"No."

TOWN ATTORNEY HARDING:

"WHY DID YOU NOT ASK HIM TO REPAIR IT?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"THE PLAN WAS TO PUT IN A DIESEL ENGINE."

TOWN ATTORNEY HARDING:

"DID YOU PUT ANY NEW TIRES ON IT?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"THEY WERE USABLE. THEY HAD PLENTY OF TREAD."

TOWN ATTORNEY HARDING:

"WHY DID YOU PUT THEM ON? DID YOU GET ANY TRADE-IN VALUE?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"NO, WE STILL HAVE THE TIRES AROUND. DURING SNOW CONDITIONS WE NEED GOOD TIRES."

TOWN ATTORNEY HARDING:

"HAVE YOU A RECORD OF ALL REPAIRS MADE INCLUDING THE TIRES AS SUPERVISOR LEONARD ASKED YOU TO DO?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"HE HAS THE REPORT. I GUESS IT COULD BE MORE COMPLETE."

TOWN ATTORNEY HARDING:

"AT NO TIME DURING THE 90 GUARANTEE DAYS DID YOU ASK STACHIW TO MAKE ANY REPAIRS?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"No."

TOWN ATTORNEY HARDING:

"WHAT REPAIRS IS HE MAKING NOW?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"REPAIR OF PISTON. HE'S DOING IT RIGHT NOW."

COUNCILMAN BELL:

"DO YOU FEEL TED, THAT IT WAS THE CAUSE OF THE USE, THE HEAVY SNOW, SOMETHING HAPPENED BECAUSE OF THE HEAVY USE?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"DUE TO HEAVY USE."

COUNCILMAN BELL:

"DIDN'T A NEW TRUCK HAVE A BROKEN AXLE?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"YES, THATS RIGHT, BUT IT WAS NOT A NEW TRUCK."

JUSTICE ZALOGA:

"SOMETHING HAPPENED TO THE MACHINE IN FEBRUARY. WHO CAN SAY THAT HEAVY USE OR THE OPERATOR CAUSED THE DAMAGE.

VALVES, GASKET REPAIRS, ETC. SHOULD GO BACK TO STACHIW. IT WAS PURCHASED IN JANUARY AND DAMAGED IN FEBRUARY."

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"STACHIW IS GIVING US A COMPLETE ENGINE."

JUSTICE ZALOGA:

"SET OF VALVES, WHY DIDN'T STACHIW PUT THEM IN."

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"THE MACHINE OVERHEATED AND IT WASN'T DETECTED IN TIME."

TOWN ATTORNEY HARDING:

"DURING GUARANTEE PERIOD YOU DID NOT IN THE SLIGHTEST DEGREE TAKE ADVANTAGE OF THE GUARANTEE PERIOD."

TOWN ATTORNEY HARDING SUBMITTED THE FOLLOWING WRITTEN REPORT TO THE BOARD:

"MR. STANLEY BOKINA HAS CONSULTED ME AS TOWN ATTORNEY.

HE IS EMPLOYED IN THE HIGHWAY DEPARTMENT. HIS CIVIL SERVICE CLASSIFICATION IS M.E.O.

MR. BOKINA STATED THAT A SHORT TIME AGO, THE SUPERINTENDENT OF HIGHWAYS TOLD HIM, "YOU'D BETTER HAND IN YOUR RESIGNATION. IF YOU DON'T, I WILL MAKE IT VERY TOUGH ON YOU. YOU WORKED AGAINST ME DURING LAST WEEK (ELECTION WEEK)".

THIS SORT OF THING CONSTITUTES A THREAT. IT IS RETALIATORY. THE CIVIL SERVICE LAW WAS ENACTED TO PREVENT JUST SUCH AN ACTION AS THE SUPERINTENDENT OF HIGHWAYS HAS TAKEN. THE SUPERINTENDENTS ALLEGED ACTIONS ARE SO FLAGRANT THAT THE MATTER SHOULD BE BROUGHT BEFORE THE BOARD."

END.

REPORT ORDERED FILED.

JUSTICE ZALOGA:

"TED, IS HE (BOKINA) CONTINUED IN THE SAME WORK HE DID BEFORE?"

SUPERINTENDENT OF HIGHWAYS ZEMBKO:

"YES."

SUPERINTENDENT OF HIGHWAYS ZEMBKO REPORTED THAT MR. ZIEGFRIED PETERS, FROM THE BOY SCOUT CAMP IN BAITING HOLLOW, HAD REQUESTED HIM TO IMPROVE THE ENTRANCE AREA TO THE BOY SCOUT CAMP.

MATTER TABLED FOR FURTHER STUDY.

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

RESOLVED, THAT PURSUANT TO SECTION 105 OF THE TOWN LAW, THAT A SPECIAL MEETING OF THE TOWN BOARD BE HELD ON FRIDAY, DECEMBER 29, 1961, AT 9:30 A. M., FOR THE PURPOSE OF THE ANNUAL ACCOUNTING BY TOWN OFFICERS AND EMPLOYEES AND FOR ANY OTHER PURPOSE AND BUSINESS AS MAY COME BEFORE THE 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.

THE TOWN BOARD CONVENED AS A BOARD OF AUDIT AND EXAMINED ALL BILLS TO DATE, THE TOTAL OF WHICH WAS AS FOLLOWS: GENERAL TOWN---\$27,039.05. ON MOTION MADE BY COUNCILMAN STOTZKY AND SECONDED BY JUSTICE ZALOGA, IT WAS RESOLVED THAT THE BILLS BE APPROVED 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 TO MEET ON TUESDAY, DECEMBER 19, 1961 AT 9:30 A. M.

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

AFG:MYB

STANDARD B & P "NOISE" ®

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