

Minutes of a meeting of the Town Board of the Town of Riverhead held in the Town Hall on Tuesday, August 21, 1956 at 10:00 A.M.

Present:

William J. Leonard, Supervisor

Otis G. Pike

Jacob Harding

Bruno F. Zaloga, Jr., Justices of the Peace

John H. Benedict, Councilman

Also Present: Myron C. Young, Superintendent of Highways, Stephen J. Grodski, Police Chief, Alden W. Young, Superintendent of Sewers, John Riesdorff, Assistant Superintendent to the Water District, Roselle Benjamin, Water Plant Superintendent, Thomas Danowski and J. Wilson Stout, Assessors.

Minutes of a meeting of the Town Board held on August 7, 1956, were submitted to the Board and on motion made by Justice Pike and seconded by Justice Harding, it was Resolved that the minutes be approved as submitted. The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

Notice of Public Hearing in regard to an ordinance licensing and regulating the running, operation or conducting business of house trailer camps, tourist camps or similar establishments, whether said business is operated for or without compensation, within the Town of Riverhead, was submitted to the Board and ordered placed on file.

Supervisor Leonard thereupon declared the Hearing open and anyone who wished could be heard.

Mr. Harold F. Smith, Editor and Publisher of the "Mobile Home Citizen", appeared before the Board and gave his views on certain sections of the proposed Ordinance which he felt should be altered. The Board took no action in the views expressed by Mr. Smith.

None else wishing to be heard, the Hearing was thereupon declared closed.

On motion made by Justice Harding and seconded by Councilman Benedict, it was Resolved that the following be and hereby is enacted, ordained and adopted as an Ordinance of the Town of Riverhead, N.Y.:

ORDINANCE NO. 10

ORDINANCE DEFINING AND PROVIDING FOR THE
REGULATION OF TOURIST CAMPS

Section 1. "Definitions."

(a) A Tourist Camp is hereby defined to be any lot, piece or parcel of ground where two or more tents, tent houses, camp cottages, house cars, or trailers used as living or sleeping quarters are or may be located, said camp being operated for or without compensation.

(b) A Unit is hereby defined to be any section or plot of ground upon which is erected any tent, tent house or camp cottage and/or for the accommodation of each automobile trailer or house car.

(c) Camp Cottage is defined to be any small building of whatever material constructed having less than 350 square feet of cross section area and used as living or sleeping quarters and constructed and equipped only for seasonal occupancy.

(d) Automobile Trailer or House Car shall be defined to be any vehicle used as sleeping or living quarters, which is or may be mounted on wheels and is or may be propelled either by its own power or by another power driven vehicle, to which it may be attached.

(e) Board or Department of Public Health shall mean any such Board or Department established pursuant to the Laws of the State of New York and entrusted with the regulation, control and supervision of matters pertaining to and affecting the public health in the Town of Riverhead.

(f) A Site shall be defined as the area of land in a unit which the tent, trailer, cottage, etc. will occupy.

Section 2. It shall be unlawful for any person, persons, firm, association, corporation or co-partnership to establish, maintain, or operate within the limits of the Town of Riverhead, any tourist camp on any location or plot of ground for use of transients by the day, week, month or season, whether charge is or is not made, who does not possess a permit from the Department of Health and the Town Board of the Town of Riverhead. The permit of the Town Board of the Town of Riverhead, shall expire on December 31st following the date of issuance. All Town Board permits may be revoked for cause by such Board after a hearing.

Section 3. Any person or persons, firm, association, corporation or co-partnership hereafter applying for a permit and/or a license to establish and operate a tourist camp must first file with initial application only with the Board of Health and the Town Clerk a complete copy of the plan of the proposed camp. This plan of the property shall be drawn to a scale of not more than 1 inch equals 100 feet, and must show clearly the extent and area to be used for the camp purposes. The plan shall show thereon:

- (1) An identifying title with the name of the hamlet and town.
- (2) The name and address of the owner of record.
- (3) Location of property lines, easement lines and water courses.
- (4) The name of the adjacent public highway or, of none, the "tie in" to a public highway.
- (5) Names of adjacent owners.
- (6) A topographical survey showing contours at an appropriate interval, but not greater than a 5 ft. interval if the land is rolling, and not greater than a 2 ft. interval if the land is flat.
- (7) Date, north line and scale.
- (8) The proposed lines of the Units with dimensions and angles.
- (9) The location of the site of the tent, tent house, camp cottage, house car or trailer within the Units. A typical arrangement may be drawn instead of showing the site on each Unit.
- (10) The proposed method of sewage disposal or removal, and the plan for water supply for approval by the Suffolk County Department of Health.
- (11) The roadways or driveways, showing the widths.
- (12) The roadway lighting arrangement.
- (13) Drainage rights-of-way or leaching areas.
- (14) Park and playground sites.

Section 4. All land used as a tourist camp shall be located on well drained sites of ample size, free from heavy or dense growth of brush or weeds. The land shall be free from marsh and shall be graded to insure rapid drainage during and following rain.

Section 5. Each Unit used as a tourist camp shall be provided with an ample and adequate supply of water of safe, sanitary quality, approved by the Board of Health. Where water from other sources than that of the municipal supply is proposed to be used, the sources of supply shall first be approved by the Board of Health.

Section 6. Each tourist camp shall be provided with safe and adequate provision for the collection and removal of garbage and shall provide a proper and acceptable sewer system either by connection to a municipal sewer system, where such is available, or to septic tanks; all of which shall comply fully with all laws, ordinances and/or requirements prescribed by the Board of Health. The Board of Health must give their approval of any tourist camp before a permit shall be granted by the Town Board.

Section 7. (a) Each unit in any tourist camp upon which a tent, tent house, camp cottage, trailer or house car is erected or placed, shall be not less than 40 x 50 feet in area clearly defined by markers in each corner, and such unit shall contain not less than 2000 square feet in area.

(b) No single family cottage used for living or sleeping quarters shall be less than 280 square feet and not less than 14 feet wide at its nearest point and not less than 7 feet high from floor to place and shall not have less than 27 square feet of ventilating opening or windows properly and fully screened.

Section 8. Each cottage site or location shall be well drained and the floor of each cottage shall be raised not less than 4 inches above the ground level to permit free and uninterrupted ventilation. If floor be of wood, it shall be raised not less than 12 inches above the ground level.

Section 9. The roof cover of each cottage shall extend sufficiently beyond the exterior wall line so that all roof water shall fall free of walls.

Section 10. No cottage shall be erected or placed upon any site at less distance than 15 feet from any other building or cottage.

Section 11. (a) No trailer or camp car shall be located on any site where there is less than 15 feet between the trailer or camp car and other building, trailers, or camp cars included in the camp area, (b) No cottage site or location of trailer or camp car site shall be placed or erected within less than 20 feet from the property line separating the camp from adjoining property, measuring from the nearest point of the cottage site or location, trailer or camp car site. No tourist camp abutting any public street, avenue, boulevard, terrace, court, or place shall locate any tent, tent house, or cottage site or locate trailer camp car site beyond the established line set and agreed upon and in no case closer than 20 feet to such street, avenue, boulevard, terrace, court, or place. Any roadway or driveway provided hereunder may be part of the space so provided in sub-division (a) and (b) of this section.

Section 12. Roadways or driveways shall be provided not less than 25 feet in width, well marked in the daytime and lighted at night. Said roadways or driveways to be so located that each unit of the camp is easily accessible. Said roadways or driveways shall be so constructed that a dust nuisance will not be created. All entrances and exits from the camp shall be well marked and so arranged that they will be easily controlled and supervised.

Section 13. Each camp upon which two or more tents, tent houses, camp cottages, trailers or camp cars are erected or placed and where private conveniences for each site or cottage are not provided shall provide at locations hereinafter defined, toilets, urinals, wash basins, slop basins, showers, or baths, water faucets or spigots in accordance with the following:

- (a) One toilet or stool for each sex for every 10 units or fraction thereof.
- (b) Each toilet room provided for men shall have a urinal stall for each 10 units.
- (c) Each toilet room shall be provided with one lavatory or wash basin for every five toilets or fraction thereof.
- (d) One shower or bathtub shall be provided for each sex for each 10 units or fraction thereof.
- (e) All toilets, basins and showers, shall be placed in properly constructed buildings conveniently located as to each cottage or unit.
- (f) Buildings shall be well lighted at all times, day or night, well ventilated with screened openings, and constructed of such moisture-proof material as shall permit rapid and satisfactory cleaning, scouring and washing.
- (g) The floors shall be of water-proof material elevated not less than four inches above grade and each floor provided with floor drains.
- (h) Slop sinks or basins with water supply over shall be provided to serve each seven units and shall be constructed in accordance with design, size and material approved by the Board of Health.

Section 14. Each tourist camp shall be under the direct management of the owner or licensee or his agent or representative for whose acts he or they shall be fully responsible.

The name of the person entrusted with the direct management of the camp shall be filed for reference with the Board of Health and with the Police Department of the Town of Riverhead. Such person or persons must be of good reputation and character and shall satisfy the public authority of their experience and capacity to supervise, manage, regulate, control and maintain good order in the camp.

Section 15. Each tourist camp shall be provided with a building to be known as the office in which shall be kept copies of all records pertaining to the management or supervision of the camp, such records to be available for inspection by the Board of Health or by the Police Department.

Section 16. It shall be the duty of the owner, his agent or manager, to keep a register of all persons accommodated in the camp, said register to include the names of all persons, their home addresses, the number and description of their automobiles or other vehicles; to prescribe rules and regulations for the management of the camp; to make adequate provision for the enforcement of such rules; to subscribe to and adopt such general rules and regulations which may be hereafter adopted for the management of such camps.

Further, it shall be the duty of the owner, his agent or manager, to:

- (a) Provide for regular inspection of the water and the sanitary conveniences.
- (b) Provide for the collection and removal of garbage or other waste material.
- (c) Prohibit the placing or storing of unsightly material or vehicles of any kind.
- (d) Provide for the regular cleaning, painting, repairing, disinfecting, or all buildings, and
- (e) Take such other measures as may be deemed to be necessary by the Board of Health to preserve the health, comfort, safety and all persons residing in the camp and the general public.
- (f) Cause each dog, cat, or other pet animal to be kept under control at all times, either by being tied up or confined in proper enclosures.
- (g) Report to the Board of Health all cases of communicable disease or suspected cases of communicable disease affecting any inmate of the camp.
- (h) Report immediately to the public authority all acts of disorderly character committed by any person or persons inside the camp; and
- (i) See that copies of Standard Rules and Regulations shall be prepared and posted in conspicuous locations throughout the camp.
- (j) A minimum of one suitable portable fire extinguisher shall be provided for each five units provided on the roadways of the camp, subject to the approval of the inspector. These extinguishers shall be placed at positions on the roadways of the camp and shall be well marked and easily identifiable.

Section 17. Each tourist camp shall clearly indicate one or more entrances and exits, and use of which shall be enforced. Where it is established by complaint of adjoining property owners that their property is being trespassed upon by inmates of any tourist camp, it shall be the duty of the owners, manager or other person responsible to provide fence or other effective barrier to insure such owners of adjoining property protection against trespassing.

Section 18. The provisions of this ordinance shall be in addition to and supplementary to the provisions of all other ordinances of the Town of Riverhead and where there is any conflict between the provisions of this ordinance and any other ordinance, then the later dated ordinance shall prevail.

Section 19. Any person, firm or corporation who shall violate or fail to comply with any of the provisions of this ordinance, shall be guilty of a misdemeanor and shall upon conviction be punishable by a fine of not less than \$5.00, nor to exceed \$100.00, or by imprisonment for a term not exceeding six months or by both such fine or imprisonment. Each day that a violation is permitted to exist shall constitute a separate offense.

The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; Supervisor Leonard, Yes; The resolution was thereupon declared duly adopted.

Mr. Harold F. Smith appeared before the Board for the second time. He indicated that the Ordinance defining and providing for the regulation of tourist camps was not to his liking. He was requested to specifically indicate to the Town Board any changes that should be made in the Ordinance. He did not present anything which would materially change the ordinance in any respect.

Notice of Public Hearing in regard to an ordinance licensing and regulating hawking, peddling and soliciting within the Town of Riverhead was submitted and ordered placed on file.

Supervisor Leonard thereupon declared the Hearing open and anyone who wished could be heard.

No one wishing to be heard, the Hearing was thereupon declared closed.

After a discussion by the Town Board, Justice Pike made the following motion which was seconded by Justice Harding, BE IT RESOLVED that the Public Hearing on the proposed Ordinance #7, Peddlers Ordinance, be adjourned until September 18th, 1956 for further study on this Ordinance.

Attorney Reginald Smith, representing the Northville Dock Corporation, addressed the Board in relation to a permit that the Town Board granted to the Northville Dock Corporation on June 19, 1956, to construct a tunnel and bridge on Sound Shore Road. This permit granted in June was to expire on September 1, 1956, and Attorney Smith requested an extension of this permit until October 15, 1956.

On motion made by Justice Pike and seconded by Justice Zaloga, it was RESOLVED that the permit granted the Northville Dock Corporation on June 19, 1956, expiring on September 1, 1956 be extended to October 15, 1956. The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

Justice Pike offered the following resolution which was seconded by Councilman Benedict:

WHEREAS, the Town Board of the Town of Riverhead has learned, through the public press, that the Grumman Aircraft Engineering Corporation is seeking to obtain additional land and avigation easements surrounding its plant in the Township of Riverhead, New York, and

WHEREAS, the Grumman Aircraft Engineering Corporation continues to maintain that its Riverhead plant is exempt from taxation by the Town of Riverhead, and

WHEREAS, the taking of land from tax-paying private citizens and turning over such land to a profit-making stock corporation which refuses to pay taxes thereon creates an unjust and inequitable burden on the balance of the taxpayers in the township,

NOW, THEREFORE, BE IT RESOLVED, that until such time as the Grumman Aircraft Engineering Corporation is ordered by the court of highest recourse to pay their fair share of the tax burden within this township, or voluntarily agrees to do so, the Town Board of the Town of Riverhead most strenuously opposes the taking of any additional land or easements for the benefit of such corporation.

BE IT FURTHER RESOLVED, that copies of this resolution together with such further explanatory material as may be desired be forwarded to our two United States Senators, our Congressman, and that their assistance be solicited on behalf of the people of this township.

The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

An inspection report regarding the property of Hedwig Norrie situated on the west side of Osborne Avenue was submitted by Gordon Ahlers, Building Inspector appointed under Town Ordinance No. 21,. After discussion, the matter was referred to the Town Attorney.

On motion made by Justice Harding and seconded by Justice Pike it was Resolved that the resolution adopted on August 7, 1956, authorizing the Superintendent of Highways to purchase up to 70,000 gallons of road oil in addition to that already authorized, to be paid for by issue of notes as per Local Finance Law, with notes payable in one year, be rescinded. The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

Justice Harding made the following resolution which was seconded by Councilman Benedict:

CAPITAL NOTE RESOLUTION OF AUGUST 21, 1956, AUTHORIZING THE ISSUANCE AND SALE OF CAPITAL NOTES OF THE TOWN OF RIVERHEAD, NEW YORK, IN THE AMOUNT OF \$9,800.00 FOR THE PURCHASE OF ROAD OIL.

RESOLVED this 21st day of August, 1956, by the Town

Board of the Town of Riverhead, New York, as follows:

Section 1. The purchase by the Town of Riverhead of 70,000 gallons of road oil is hereby authorized. For the purpose of providing funds to pay the cost thereof, a capital note of the Town in the amount of \$9,800.00, to be of the terms, form and contents hereinafter specified shall be issued by the Town of Riverhead pursuant to the provisions of the Local Finance Law of the State of New York. The purpose of the purchase of road oil is to resurface highways within said Town.

Section 2. The maximum cost of the 70,000 gallons of road oil to provide funds for which the said capital note shall be issued is estimated to be the sum of \$9,800.00; and the plan for financing such cost consists of the issuance and the sale of the said note in the amount of \$9,800.00.

Section 3. It is hereby determined that the purpose for which such note is to be issued, to wit, the purchase of 70,000 gallons of road oil falls within sub-paragraph 20 of Section 11.00 of the said Local Finance Law, and that the period of probable usefulness of such purpose is five years.

Section 4. The proposed maturity of the capital notes hereby authorized will not be in excess of five years.

Section 5. The purchase of the said road oil for resurfacing the highways is to supplement the previous oil purchased by funds from the appropriation given in the capital budget for the year 1956.

Section 6. The said note shall bear a date not earlier than August 21, 1956, to be fixed by the Town Supervisor and shall be designated and known as "Capital Note of 1956 of the Town of Riverhead, New York." The said note shall bear interest at the rate not exceeding ~~five~~ five per centum per annum (5%) payable at maturity, and the principal and interest thereof shall be payable in lawful money of the United States of America at the Suffolk County National Bank, Riverhead, New York, as follows:-

The principal and interest from date shall mature and be payable in full in a single installment on June 4 19 57 .
The note shall be issued in bearer form and shall not contain a power to convert to registered form. The said note shall be executed in the Town by the Supervisor and sealed with the corporate seal of the Town, and attested by its Town Clerk.

Section 7. The said note shall be sold at private sale by the Town Supervisor at a price of not less than par value of and accrued interest if any and the proceeds of sale shall be applied solely for the purpose aforesaid.

Section 8. Upon due execution and the sale of said note, the same shall be delivered to the purchaser upon the payment by him of the purchase price in cash to the Town

Supervisor, and the receipt of such Town Supervisor shall be a full acquittance to said purchaser who shall not be obliged to see to the application of the purchase money.

Section 9. The full faith and credit of the Town of Riverhead, New York, are hereby pledged to the punctual payment of the principal of and interest on said note. An amount sufficient to pay the principal of and interest on such capital note shall be included in the annual budget and levied as part of the taxes for the fiscal year in which the same matures.

The said note shall be in substantially the following form, to wit:-

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

CAPITAL NOTE OF 1956

\$9,800.00

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 NINE THOUSAND EIGHT HUNDRED DOLLARS (\$9,800.00) on the 4th day of June 1956, together with the interest thereon from the date hereof at the rate of ~~three~~ three per centum (3 %) per annum, payable at maturity. Both principal of and interest on this note will be paid in lawful money of the United States of America at the banking offices of ~~THE~~ SUFFOLK COUNTY NATIONAL BANK IN 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 NINE THOUSAND EIGHT HUNDRED DOLLARS (\$9,800.00).

This note is issued pursuant to the provisions of a resolution entitled "CAPITAL NOTE RESOLUTION" duly adopted by the Town Board of the Town of Riverhead, on August 21, 1956.

The faith and credit of such Town of Riverhead are hereby irrevocably pledged for the punctual 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 4th day of September 1956.

TOWN OF RIVERHEAD, NEW YORK
BY WILLIAM J. LEONARD
Supervisor

TOWN SEAL

Attest:

ANTHONY F. GADZINSKI
Town Clerk of the Town
of Riverhead, New York

Section 10. The proceeds of the sale of the note shall be deposited in the Highway General Repair Fund. The powers delegated to the Town Supervisor by this resolution shall be exercised in conformity with the provisions of the Local Finance Law.

Section 11. This resolution shall take effect immediately.

The question of the adoption of the foregoing resolution was put to a vote on roll call, which resulted as follows:

Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

A communication was read from the Long Island Lighting Company relative to the renewal of the Wading River Street Lighting Contract which expires on September 28, 1956. The present lighting contract to be supplemented by Service Classification #8. The communication was ordered placed on file.

On motion made by Councilman Benedict and seconded by Justice Pike it was Resolved that the Town of Riverhead renew the street lighting Contract for the Wading River Light District as per Service Classification No. 8 of the Long Island Lighting Company. The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

Benjamin Karlin, owner of Woodcliff Park, Calverton, N.Y., appeared before the Board and wanted permission to have police authority in his Park. The Town Board recommended that he sign an information against any persons creating a nuisance. They expressed to Mr. Karlin that he would have the full cooperation of the Town Police.

Supervisor's Report for the month of July 1956 was submitted¹⁰³ to the Board and ordered placed on file.

A communication was read to the Board from Harry B. Ward, District Superintendent of Schools, approving the appointment of Mrs. Frances Jehle as attendance supervisor of Common School District No. 1, towns of Riverhead and Brookhaven, for the school year, 1956-57, as per Section 3213 of the New York State Education Law. The communication was placed on file.

Superintendent of Highways, Myron C. Young, mentioned that a drainage area be acquired on the East side of Oliver Street. After discussion, the matter was referred to the Highway Committee and the Water District Committee.

Justice Zaloga reported on the matter of the construction of a Police Lockup for the Town of Riverhead. He mentioned that the Police Commission met with the Riverhead Town Planning Board and with architect, Charles A. Wood, and that on September 10, 1956, this group will again meet to further discuss plans for this lockup.

Attorney William Hattrick, special attorney appointed by the Town Board in regard to the widening of Second Street, appeared before the Board and reported progress on this project. He mentioned that the Scheinberg parcel would probably have to be acquired through condemnation proceedings.

A communication was read to the Board relative to the advertising order from the Long Island Association. The letter was ordered placed on file.

Justice Zaloga made the following motion which was seconded by Councilman Benedict: Resolved that the Town of Riverhead take on full page of advertisement in the 18th Edition of "Long Island--The Sunrise Homeland," published by the Long Island Association for the sum of \$242.50. The Vote---Justices Harding and Zaloga, Yes; Justice Pike, not Voting; Councilman Benedict, Yes; Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

A communication was read from the Town of the Month Editor of the "Long Island Woman", requesting the Town of Riverhead to be included in a future issue free of charge. The Town Clerk was instructed to inform the Editor that the Town of Riverhead was interested in this offer. The communication was ordered placed on file.

A communication was read to the Town Board from the Riverhead Town Planning Board including the following resolution:

WHEREAS the Town Board of the Town of Riverhead referred to this Board the letter of the Wildwood Acres Association, Inc., relative to "Hulse Avenue" and "Park Avenue" being dedicated as town highways,

BE IT RESOLVED, that the Planning Board recommends to the Town Board that they request the aforesaid organization to submit an application in accordance with the "Rules and Regulations for the Dedication of a Public Highway in the Town of Riverhead,

Suffolk County, New York, " as adopted May 1, 1955, and

BE IT FURTHER RESOLVED, that a copy of this resolution be forwarded to the Town Board of the Town of Riverhead. " The communication was ordered placed on file.

Justice Harding made the following resolution which was seconded by Councilman Benedict: RESOLVED, that the Supervisor be authorized to transfer the sum of \$7,964.73 from the General Town Current Surplus Account to the following accounts:

Town Board/Other Expenses	\$2,178.08
Town Board/Insurance/Compensation	1,187.07
Town Board/Insurance/Fire & Liability	437.18
Town Board/Employees' Retirement System	1,038.58
Supervisor's Office Expenses	615.26
Police Department Expenses	1,685.33
Dog Warden	364.00
Public Utilities/Town Dump	459.23

The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

A communication dated August 15, 1956 was read to the Board from John B. Thomas, Riverhead Public Schools, as follows: "The Board of Education of Central School District, No. 2, is considerably worried about the traffic conditions on St. John's Place. As you know, the parochial school is located here and we have innumerable buses that must proceed northward to discharge pupils at the school. After examination of the conditions over the last three years, it is our considered opinion that, in the interests of safety, it would be adviseable for the Board to consider the establishment of one-way traffic north on this street." The communication was ordered placed on file, and the Town Clerk was instructed to forward a copy of the following resolution to the State Traffic Commission in regard to this request.

Justice Harding made the following resolution which was seconded by Councilman Benedict: WHEREAS the Board of Education of Central School District, #2, in the Town of Riverhead, has requested that St. John's Place be made a one-way street in a northerly direction due to the congestion caused by the location of two public schools in this area,

NOW, THEREFORE, BE IT RESOLVED, that the Town of Riverhead request the New York State Traffic Commission for permission to make St. John's Place, Riverhead, Suffolk County, New York, a one-way street in a northerly direction on a trial basis. The Vote---Justices Pike, Harding and Zabga, Yes; Councilman Benedict, Yes and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

A discussion was held relative to a no parking restriction on the north and south side of Route 58 and the west side of Mill Road in the location of the Cauliflower Auction Block. On motion made by Councilman Benedict and seconded by Justice Harding, it was RESOLVED, that due to the congestion of motor vehicles and motor trucks caused by the operation of the Cauliflower Auction, that an emergency no parking restriction be posted as follows at this location:

"NO parking on the north side of Route 58 a distance of 250 feet west of Mill Road;

"No parking on the south side of Route 58 a distance of 300 feet west of Mill Road;

"No parking on Mill Road a distance of 100 feet north and south of Route 58." FURTHER RESOLVED that a copy of this resolution be forwarded to the State Traffic Commission and the County Highway Department.

The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

A petition signed by 29 residents in the vicinity of the north end of Roanoke Avenue was read to the Board requesting that a speed zone be created on the north end of Roanoke Avenue, Riverhead, N.Y. The petition was placed on file.

On motion made by Councilman Benedict and seconded by Justice Harding, it was RESOLVED that the Town Clerk be instructed to write to the New York State Traffic Commission and request them to make a survey of Roanoke Avenue from Route 58 north to Sound Avenue in the Town of Riverhead, Suffolk County, New York, and FURTHER RESOLVED, that a request be made for a speed zone of 30 m.p.h. be created on this length of road. The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

A petition was received signed by 13 residents residing on Linda Avenue and Broad Street in Aquebogue was referred to the Board. These residents requested that a 30 mile per hour speed zone be created on Linda Avenue and Broad Street. The petition was placed on file.

On motion made by Justice Harding and seconded by Justice Pike it was RESOLVED that the Town Clerk be instructed to write to the State Traffic Commission and request that they make a survey of Linda Avenue and Broad Street, Aquebogue, Town of Riverhead, Suffolk County, New York, AND FURTHER, request that a 30 mile per hour speed zone be created on Linda Avenue and Broad Street. The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

On motion made by Justice Harding and seconded by Councilman Benedict it was RESOLVED that the Town Board of the Town of Riverhead, Suffolk County, New York, requests that

Roanoke Avenue from Route 58 north to Sound Avenue become part of the County Highway System, and

FURTHER RESOLVED, that a copy of this resolution be forwarded to the County Superintendent of Highways, Albert Cass.

The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

A communication dated August 20, 1956 was read to the Board from Mr. Harry G. Penny, Secretary-Treasurer of the Riverhead Fire Department, submitting the Budget Election Report. The communication was ordered placed on file.

On motion made by Justice Zaloga and seconded by Justice Harding, it was Resolved that the Town of Riverhead request the New York State Traffic Commission for permission to prohibit left turns for southbound traffic on Peconic Avenue leading into the Riverhead Town Public Parking Field located on the easterly side of Peconic Avenue in the Town of Riverhead, Suffolk County, New York. The Vote---Justices Pike, Harding and Zaloga, Yes; Councilman Benedict, Yes; and Supervisor Leonard, Yes. The resolution was thereupon declared duly adopted.

The Town Board convened as a Board of Audit and examined all Town bills to date, the totals of which were as follows: General Town Fund--\$1,212.45 and Highway Machinery Fund---\$681.77. On motion and vote it was Resolved that the bills be approved as rendered.

There being no further business on motion and vote the meeting adjourned to meet on Tuesday, September 4, 1956 at 10:00 A.M.

Anthony F. Gadzinski
Anthony F. Gadzinski, Town Clerk