

Minutes of a meeting of the Town Board of the Town of Riverhead held in the Town Hall on Tuesday, January 19, 1954 at 10:00 A.M.

Present:

Joseph V. Kelly, Supervisor

William J. Leonard

Otis G. Pike

Austin H. Warner

Frank J. Yousik, Justices of the Peace.

Henry M. Zaleski, Town Attorney, and Myron C. Young, Superintendent of Highways, were also present.

Minutes of a meeting of the Town Board held on January 5, 1954, were read and on motion made by Justice Pike and seconded by Justice Leonard it was Resolved that the minutes be adopted as read. The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

On motion made by Justice Leonard and seconded by Justice Warner it was Resolved that the Supervisor be and he hereby is authorized to enter into a lease with Isidore Scheinberg, Riverhead, N.Y. for the rental of property located at the corner of Griffing Avenue and Second Street in the Town of Riverhead for parking field purposes. The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Mr. Nicholas Cuzzi, representing the contractors for the Telephone building being erected on Griffing Avenue, addressed the Board and requested use of a small portion of the Roanoke Avenue parking field in order to enter the rear property of the Telephone Company or a right to use a portion of the highway on Griffing Avenue in order to complete construction of building. Mr. Cuzzi expressed a desire to erect a barricade temporarily at the Southerly line of Mrs. McCollom's property for storing material, and asked the Board to consider the matter. The matter was referred to the Police Committee and the Chief of Police.

Justice Yousik offered the following resolution which was seconded by Justice Warner:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, written petitions dated May 11, 1953, July 10, 1953, July 10, 1953, July 14, 1953, July 14, 1953, July 15, 1953, July 15, 1953, July 16, 1953, July 16, 1953, July 17, 1953, July 17, 1953, July 18, 1953, July 18, 1953, July 18, 1953, July 18, 1953, July 19, 1953, July 20, 1953, July 21, 1953, July 27, 1953, July 29, 1953, August 1, 1953, August 1, 1953, August 14, 1953, August 26, 1953 and August 28, 1953, for the Dissolution of Riverhead Fire Protection District, embracing the territory situate in this Town and hereinafter described, and

WHEREAS, a notice in due form, containing a description of the Riverhead Fire Protection District and specifying the time when and the place where the Town Board would meet to consider the

petitions and to hear all persons interested in the subject concerning the same, was duly published and posted as required by law; and WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January, 1954, commencing at 11 A.M. at Riverhead in the Town of Riverhead, Suffolk County, New York, and

WHEREAS, all persons interested, who desired to be heard, were duly heard, and due deliberation having been had, Now, upon the evidence given at such public hearing and on motion made and seconded, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York,

(a) That the petitions aforesaid were signed and acknowledged or proved by resident tax payers owning taxable real property aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory in this Town hereinafter described, owned by resident tax payers, as such valuations appear on the latest completed assessment roll of the said Town; and that said petitions are in fact duly signed, acknowledged or proved as required by law and are in all respects sufficient;

(b) That it is in the public interest to grant in whole the relief sought by the petitions aforesaid; and it is further

RESOLVED, that this Board in all respects approved the Dissolution of the Riverhead Fire Protection District, and it is hereby dissolved, to take effect upon the termination of any and all contracts now in force and effect for the furnishing of Fire Protection in such District.

The following is a statement of the boundaries and description of the present Riverhead Fire Protection District to be dissolved, as described in said petitions, to wit:

North by Long Island Sound, West by the Riverhead-Brookhaven Town Line, East by the Riverhead-Southold Town Line, and South by Peconic Bay and the Riverhead-Southampton Town Line, excepting however, so much of the area within said boundaries, as lies within the boundaries of the Riverhead Fire District as now established and as the same is more particularly described in the notice of public hearing dated September 13, 1939 on file in the office of the Town Clerk of the Town of Riverhead.

RESOLVED, that the Town Clerk of this town shall forthwith cause a certified copy of this resolution to be duly recorded in the office of the Clerk of the County of Suffolk, New York, and shall also within ten days from the adoption hereof cause a certified copy of this resolution to be filed in the State Department of Audit and Control at Albany, New York.

The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Warner offered the following Resolution which was seconded by Justice Pike:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, a written petition dated August 14th, 1953, for the establishment of Roanoke Fire Protection District to embrace the territory situate in this Town and hereinafter described, and

WHEREAS, a notice in due form, containing a description of the proposed Roanoke Fire Protection District, and specifying the time when and the place where the Town Board would meet to consider the petition and to hear all persons interested in the subject concerning the same, was duly published and posted as required by law; and WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January, 1954, commencing at 11 A.M., at Riverhead, in the Town of Riverhead, Suffolk County, New York, and WHEREAS all persons interested, who desired to be heard, were duly heard, and due deliberation having been had, Now, upon the evidence given at such public hearing and on motion made and seconded, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York

(a) That the petition aforesaid was signed and acknowledged or proved by resident tax payers owning a taxable real property aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory in this Town hereinafter described, owned by resident tax payers, as such valuation appear on the latest completed assessment roll of said Town; and that said petition is in fact duly signed, acknowledged or proved as required by law and is in all respects sufficient;

(b) That all the property and property owners within the proposed Roanoke Fire Protection District are benefited thereby;

(c) That all the property and property owners benefited are included within the limits of the proposed Roanoke Fire Protection District;

(d) That it is in the public interest to grant in whole the relief sought by the petition aforesaid; and it is further RESOLVED, that this Board in all respects approves the establishment of and there is hereby established a fire protection district within the Town of Riverhead, Suffolk County, New York, to be known as the Roanoke Fire Protection District and to be contained in and embrace the following boundaries, to wit:

BEGINNING at the point formed by the intersection of Long Island Sound with the line dividing the land of Fred N. Moseley from the land of Herman Aldrich, and running thence from said point of beginning southeasterly along the said line dividing the land of Fred N. Moseley from the land of Herman Aldrich to the northerly line of Sound Avenue; thence southwesterly in a straight

line across said Sound Avenue to the point formed by the intersection of the southerly line of Sound Avenue with the line dividing the land of George L. Young from the land of Allen and Wilmont Warner; thence southeasterly along the line dividing the land of George L. Young from the lands of Allen and Wilmont Warner and of Leroy Warner and of Lewis F. Shaw and of Herman Aldrich to the southwesterly corner of the land of George L. Young; thence southeasterly along the line dividing the land of Herman Aldrich from the lands of Allison Young and of Henry Kwasnieski to the northeasterly corner of the land of John Aldrich; thence southwestwardly along the line dividing the land of John Aldrich from the lands of Frank & Ella James and of P. & I. Overton to the southwestwardly corner of the land of John Aldrich; thence southwestwardly across the land of Hattie Aldrich to a point formed by the intersection of a line parallel to and six hundred feet (600.00') distant westerly from the westerly line of Northville Turnpike with the westerly line of Doctors Path; thence southerly along the line parallel to and six hundred feet (600.00') distant westerly from the westerly line of Northville Turnpike to a point six hundred feet (600.00') distant northerly from the northerly line of the Middle Road; thence westerly along a line parallel to and six hundred feet (600.00') distant northerly from the northerly line of said Middle Road to the point formed by the intersection of the said line parallel to and six hundred feet (600.00') distant northerly from the northerly line of Middle Road with the line dividing the land of Frank J. Yousik from the land of Thomas McKay; thence northwesterly along the line dividing the land of Thomas McKay from the lands of Frank J. Yousik and of Clarence Anderson to the northwesterly corner of the land of Thomas McKay; thence northwesterly along the line dividing the land of Clarence Anderson from the land of William P. McCabe to the northerly boundary line of the Riverhead School District #5; thence westerly along the said northerly boundary line of the Riverhead School District #5 to the continuation of the line dividing the land of the John R. Fanning Estate from the land of the Riverhead Cement Block Co., Inc. thence southeasterly along the said continuation northerly and along the said line dividing the land of the John R. Fanning Estate from the land of the Riverhead Cement Block Co., Inc. to a point six hundred feet (600.00') distant northerly from the northerly line of the Middle Road; thence westerly along the line parallel to and six hundred feet (600.00') distant northerly from the northerly line of Middle Road to the point six hundred feet (600.00') distant northeasterly from the northeasterly line of Deep Hole Road; thence northwesterly along the line parallel to and six hundred feet (600.00') distant northeasterly from the northeasterly line of said Deep Hole Road to the line dividing the land of Anna Kull Orlowski from the land of Joseph Danielowich; thence northwesterly along the line dividing the land of Anna Kull Orlowski from the lands of Joseph Danielowich and of Bruno Blasko to the southeasterly line of Youngs Avenue; thence northwesterly across Youngs Avenue to the point formed by the intersection of the northerly line of Youngs Avenue with the line dividing the land of Bruno Blasko from the lands of Anna Kull Orlowski; thence northwesterly, westerly and again northwesterly along the line dividing the land of Bruno Blasko from the lands of Anna Kull Orlowski and of Alexander & Mary O'Kula to the southwestwardly corner of the land of William V. Young Estates; thence northwesterly along the line dividing the land of Alexander and Mary Okula from the land of the William V. Young Estate to the northwest corner of the land of the William V. Young

Estate; thence northerly across the land of Alexander and Mary Okula to the southeasterly corner of the land of Edward and Helen Sujecki; thence northwesterly along the line dividing the land of Alexander & Mary Okula from the lands of Edward & Helen Sujecki and of Frank Slivonik to the southwesterly corner of the land of Frank and Frances Kulesa; thence northwesterly, easterly and again northwesterly along the line dividing the land of Frank Slivonik from the land of Frank & Frances Kulesa to the southeasterly line of Sound Avenue; thence northerly across said Sound Avenue to the point formed by the intersection of the northerly line of Sound Avenue with the line dividing the land of Frank W. Nienstedt from the land of the Baiting Hollow Church & Cemetery; thence northerly along the said line dividing the land of Frank W. Nienstedt from the lands of the Baiting Hollow Church & Cemetery and of Joseph Karpinski to the land of Joshua W. Stout & H. C. Wells; thence northwesterly along the continuation northwesterly of the said line dividing the land of Frank W. Nienstedt from the land of Joseph Karpinski to the land of E. P. Bruderer and R.S. Strohm; thence easterly and northwesterly along the line dividing the land of E. P. Bruderer & R.A. Strohm from the land of Joshua W. Stout & H. C. Wells to the Long Island Sound; thence easterly along the Long Island Sound to the point or place of beginning, and it is further

RESOLVED, that the Town Clerk of this town shall forthwith cause a certified copy of this resolution to be duly recorded in the Office of the Clerk of the County of Suffolk, New York, and shall also within ten days from the adoption hereof cause a certified copy of this resolution to be filed in the State Department of Audit and Control at Albany, New York.

The Vote, Justices Leonard, Pike, Wamer and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Pike offered the following Resolution, which was seconded by Justice Leonard:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, a written petition dated August 1st, 1953, for the establishment of Aquebogue Fire Protection District to embrace the territory situate in this town and hereinafter described, and

WHEREAS, a notice in due form, containing ⁱⁿ a description of the proposed Aquebogue Fire Protection District, and specifying the time when and the place where the Town Board would meet to consider the petition and to hear all persons interested in the subject concerning the same, was duly published and posted as required by law; and WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January, 1954, commencing at 11 A.M., at Riverhead, in the Town of Riverhead, Suffolk County, New York, and WHEREAS all persons interested, who desired to be heard, were duly heard and due deliberation having been had, Now, upon the evidence given at such public hearing and on motion and vote, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York,

(a) That the petition aforesaid was signed and acknowledged or proved by resident tax payers owning taxable real property aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory in this town hereinafter described, owned by resident tax payers, as such valuations appear on the latest completed assessment roll of the said town; and that said petition is in fact duly signed, acknowledged or proved as required by law and is in all respects sufficient;

(b) that all the property and property owners within the proposed Aquebogue Fire Protection District are benefited thereby;

(c) That all the property and property owners benefited are included within the limits of the proposed Aquebogue Fire Protection District;

(d) That it is in the public interest to grant in whole the relief sought by the petition aforesaid; and it is further

RESOLVED, that this Board in all respects approves the establishment of and there is hereby established a fire protection district within the Town of Riverhead, Suffolk County, New York, to be known as the Aquebogue Fire Protection District and to be contained in and embrace the following boundaries, to wit:

BEGINNING at a point formed by the intersection of Long Island Sound with the line dividing the land of Frank Smith from a subdivided parcel of land designated on a map filed in the Office of the Clerk of Suffolk County as "Fairview" and running thence from said point of beginning southeasterly along said line dividing the land of Frank Smith from the subdivided parcel of land designated on a map filed in the Office of the Clerk of Suffolk County, as "Fairview" to the northerly line of Sound Shore Road; thence southerly across said Sound Shore Road to the point formed by the intersection of the southerly line of Sound Shore Road with the line dividing the land of John Romanowski from the land of Marion H. & Dorothy Young; thence easterly along said line dividing the land of John Romanowski from the land of Marion H. & Dorothy Young to the northerly line of Sound Avenue; thence southerly across said Sound Avenue to the point formed by the intersection of the southerly line of Sound Avenue with the line dividing the land of Will H. Benjamin Estate from the land of R. L. & W.M. Wines; thence southeasterly along said line dividing the land of William H. Benjamin Estate from the lands of R. L. & V.M. Wines and of the Asa Wells Estate to the northwesterly line of Church Lane; thence southwesterly in a straight line across said Church Lane to the point formed by the intersection of the southeasterly line of Church Lane with the line dividing the land of Albert & Freda Stakey from the land of William M. Troyan; thence southeasterly along said line dividing the land of Albert & Freda Stakey from the lands of William M. Troyan and of Carl & Angeline Stakey to the southeasterly corner of the land of Albert & Freda Stakey; thence southeasterly across the land of Carl & Angeline Stakey to the northeasterly corner of the land of J. J. Corwin; thence southeasterly along the line dividing the land of J. J. Corwin from the land of Carl & Angeline Stakey to the southerly corner of the land of Carl & Angeline Stakey; thence southeasterly across

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the land of William Corwin Tuthill; thence southeasterly along the line dividing the land of J.J. Corwin from the lands of William Corwin Tuthill and of M. & C. Lutsky to the northerly line of Main Road. (NYS Route 25); thence southerly across said Main Road to the point formed by the intersection of the southerly line of Main Road with the line dividing the land of Perry V. Conklin from the land of J. Addison Young; thence south easterly along said line dividing the land of Perry V. Conklin from the land of J. Addison Young to the northerly line of the land of the Long Island Rail Road; thence westerly along the northerly line of the land of the Long Island Railroad to the point formed by the intersection of the northerly line of the Long Island Rail Road with the continuation northerly of the line dividing the land of Martin Strebel from the land of Milnor R. Wells; thence southerly along the continuation of and along the said line dividing the land of Martin Strebel from the land of Milnor R. Wells and easterly still along the said line dividing the land of Martin Strebel from the land of Milnor R. Wells to the point formed by the intersection of the said line dividing the land of Martin Strebel from the land of Milnor R. Wells with the center line of Case's Creek; thence southerly along the center line of said Case's Creek to the point where Case's Creek empties into Peconic Bay; thence due south to the center line of Peconic Bay, said center line of Peconic Bay being the dividing line between the Towns of Riverhead and of Southampton; thence westerly along the center line of Peconic Bay to a point due south from the point where Terry's Creek empties into Peconic Bay; thence due north to the center line of Terry's Creek; thence northwesterly along the center line of Terry's Creek until it meets the center line of Trout Brook; thence still northwesterly along the center line of said Trout Brook to the point formed by the intersection of the center line of Trout Brook with the line dividing the land of F. & A. Mallgraf from the land of Edward Drop; thence along said line dividing the land of F. & A. Mallgraf from the land of Edward Drop, north westerly, easterly and again northwestly to the southerly line of Main Road (NYS Route 25); thence northeasterly in a straight line across the said Main Road to the point formed by the intersection of the northerly side of the Main Road with the line dividing the land of Jesse Goodale from the Land of G.B. Terry; thence northwesterly, westerly and again northwesterly along the said line dividing the land of Jesse Goodale from the lands of G.B. Terry and of Belle Barrett and of Ernest Draper and of Mary I. Edwards and of Anthony Hodun and of Mary I Edwards and of Henry Kwasnieski to the southeasterly line of Northville Turnpike; thence northwesterly across the said Northville Turnpike to the point formed by the intersection of the northwesterly line of Northville Turnpike with the line dividing the land of Henry Kwasnieski from the land of Frank & Ella James; thence northwesterly along said line dividing the land of Henry Kwasnieski from the lands of Frank and Ella James and of John Aldrich and of Herman Aldrich to the southwesterly corner of the land of Allison Young; thence northwesterly along the line dividing the land of Herman Aldrich from the lands of Allison Young and George Young to the southeasterly corner of the land of Lewis F. Shaw; thence northwesterly along the line dividing the land of George L. Young from the lands of Lewis F. Shaw, and of Leroy Warner and of Allen and Wilmont Warner to the southerly line of Sound Avenue; thence northeasterly in a straight line across said Sound Avenue to the point formed by the intersection of the northerly line of Sound Avenue with the line dividing the land of Fred N. Moseley from the land of Herman Aldrich; thence northwesterly along the said line dividing the land of Herman

Aldrich from the land of Fred N. Moseley to Long Island Sound; thence easterly along Long Island Sound to the point or place of beginning, and it is further

RESOLVED, that the Town Clerk of this Town shall forthwith cause a certified copy of this resolution to be duly recorded in the Office of the Clerk of the County of Suffolk, New York, and shall also within ten days from the adoption hereof cause a certified copy of this resolution to be filed in the State Department of Audit and Control at Albany, New York.

The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Yousik offered the following Resolution, which was seconded by Justice Warner:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, a written petition dated August 26, 1953, for the establishment of Calverton Fire Protection District to embrace the territory situate in this town and hereinafter described, and

WHEREAS, a notice in due form, containing a description of the proposed Calverton Fire Protection District, and specifying the time when and the place where the Town Board would meet to consider the petition and to hear all persons interested in the subject concerning the same, was duly published and posted as required by law; and WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January, 1954, commencing at 11 A.M., at Riverhead, in the Town of Riverhead, Suffolk County, New York, and WHEREAS all persons interested, who desired to be heard, were duly heard, and due deliberation having been had, Now, upon the evidence given at such public hearing and on motion and vote, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York,

(a) That the petition aforesaid was signed and acknowledged or proved by resident tax payers owning taxable real property aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory in this town hereinafter described, owned by resident tax payers, as such valuations appear on the latest completed assessment roll of the said town; and that said petition is in fact duly signed, acknowledged or proved as required by law and is in all respects sufficient;

(b) That all the property or property owners with in the proposed Calverton Fire Protection District are benefited thereby:

(c) That all the property and property owners benefited are included within the limits of the proposed Calverton Fire Protection District;

(d) That it is in the public interest to grant in whole the relief sought by the petition aforesaid; and it is further

RESOLVED, that this Board in all respects approves the establishment of and there is hereby established a fire protection

district within the Town of Riverhead, Suffolk County, New York, to be known as the Calverton Fire Protection District and to be contained in and embrace the following boundaries, to wit:

BEGINNING at the point formed by the intersection of the Long Island Sound with the dividing line the lane of E.P. Bruderer & R.A. Strohm from the land of Joshua W. Stout & H.C. Wells and running thence from said point of beginning southeasterly and westerly along the said line dividing the land of E. P. Bruderer & R.A. Strohm from the land of Joshua W. Stout & H.C. Wells to the point formed by the intersection of the southerly line of the land of R.P. Bruderer & R.A. Strohm with the continuation northwesterly of the line dividing the land of Frank W. Nienstedt from the land of Joseph Karpinski; thence southeasterly along said continuation across the land of Joshua W. Stout and H.C. Wells and along the line dividing the land of Frank W. Nienstedt from the lands of Joseph Karpinski and of the Baiting Hollow Church and Cemetery to the northerly line of Sound Avenue; thence southerly across said Sound Avenue to the point formed by the intersection of the southerly line of said Sound Avenue with the line dividing the land of Frank & Frances Kulesa from the land of Frank Slivonik; thence southeasterly, westerly and again southeasterly along the line dividing the land of Frank Slivonik from the lands of Frank & Frances Kulesa and of Alexander & Mary Okula to the northeasterly corner of the land of Edward & Helen Sujecki; thence southeasterly along the line dividing the land of Alexander and Mary Okula from the lands of Edward & Helen Sujecki to the southeasterly corner of the land of Edward & Helen Sujecki; thence southerly across the land of Alexander & Mary Okula to the northwesterly corner of the land of William V. Young Estate; thence southerly along the line dividing the land of Alexander & Mary Okula from the land of the William V. Young Estate and from the land of Bruno Blasko to the northeasterly corner of the land of Anna Kull Orlowski; thence southerly, easterly and again southerly along the line dividing the land of Anna Kull Orlowski from the land of Bruno Blasko to the northerly line of Youngs Avenue; thence southerly across Youngs Avenue to the point formed by the intersection of the southerly line of Youngs Avenue with the line dividing the land of Bruno Blasko from the land of Anna Kull Orlowski; thence southeasterly, easterly and again southeasterly along the line dividing the land of Anna Kull Orlowski from the lands of Bruno Blasko and of Joseph Danielowich to a point six hundred feet (600.00') distant northeasterly from the northeasterly line of Deep Hole Road; thence southeasterly along a line parallel to and six hundred feet (600.00') distant northeasterly from the northeasterly line of said Deep Hole Road to the continuation northerly of the line dividing the land of George Linnen from the land of J. Sendlewski; thence southerly along the said continuation across Deep Hole Road and southerly, westerly and again southerly along the said line dividing the land of George Linnen from the land of J. Sendlewski to the northwesterly line of Middle Road; thence southeasterly across said Middle Road to the point formed by the intersection of the southeasterly line of Middle Road with the line dividing the land of Walter Kobylenski from the land of L. & H. Kobylenski to the southwest corner of the land of Walter Kobylenski; thence southeasterly across the land of L. & H. Kobylenski and of Albert T. Magee and of Leo Fixler & Harry Stark and of A. Westee to the point formed by the intersection of the southerly line of Old Country Road (County Route 58) with the line dividing the land of David Fixler from the land of Joseph Barczak; thence southerly along the line dividing the land of David Fixler from the

lands of Joseph Barczak and of Henry Barczak to the northerly line of the land of Long Island Rail Road; thence westerly along the said northerly line of the land of the Long Island Rail Road to the center line of a creek on the land of Olin Warner; thence southerly along the said center line of said creek to the point where said creek empties into the Peconic River; thence due south to the center line of said Peconic River, said center line of said Peconic River being the boundary line between the Towns of Brookhaven and of Riverhead; thence westerly along the center line of the Peconic River to the intersection between the center line of the Peconic River with the line parallel to and five hundred feet (500.00') distant easterly from the easterly line of Connecticut Avenue; thence northerly along the said line five hundred feet (500.00') distant easterly from the easterly line of said Connecticut Avenue and continuation thereof to a point five hundred feet (500.00') distant northerly from the northerly line of River Road; thence westerly along the line parallel to and five hundred feet (500.00') distant northerly from the northerly line of said River Road to a point five hundred feet (500.00') distant easterly from the easterly line of Fresh Pond Avenue, thence northerly along the line parallel to and five hundred feet (500.00') distant easterly from the easterly line of said Fresh Pond Avenue ~~thence southerly~~ (line) of Sound Avenue; thence northerly across said Sound Avenue to the point formed by the intersection of the northerly line of Sound Avenue with the line dividing the land of Irving Hulse from the land of the Estate of Henry V.B. Darlington; thence northerly and easterly along the said line dividing the land of Irving Hulse from the lands of the Estate of Henry V.B. Darlington and of Wildwood State Park to the land of the Arthur G. Meyer Est.; thence northwesterly along the line dividing the land of Arthur G. Meyer Estate from the land of Wildwood State Park to the Long Island Sound; thence easterly along Long Island Sound to the Point or place of beginning, and it is further

RESOLVED, THAT the Town Clerk of this Town shall forthwith cause a certified copy of this resolution to be duly recorded in the Office of the Clerk of the County of Suffolk, New York, and shall also within ten days from the adoption hereof cause a certified copy of this resolution to be filed in the State Dept. of Audit and Control at Albany, New York.

The Vote, Justices Leonard, Pike, Warner and Yousik; Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Yousik offered the following resolution, which was seconded by Justice Leonard:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, written petitions dated July 15, 1953, July 17, 1953, July 18, 1953, August 28, 1953, for the extension of the existing fire district known as the Riverhead Fire District be annexing thereto the territory situate in said Town and hereinafter described, and

WHEREAS, a notice in due form, containing a description of the territory proposed to be annexed to the said Riverhead Fire District, and specifying the time when and the place where the Town Board would meet to consider the petitions and to hear

all persons interested in the subject concerning the same, was duly published and posted as required by law; and WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January 1954, commencing at 11 A.M., at Riverhead, in the Town of Riverhead, Suffolk County, New York, and WHEREAS all persons interested, who desired to be heard, were duly heard, and due deliberation having been had, Now, upon the evidence given at such public hearing and on motion made and seconded, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York,

(a) That the petitions aforesaid was signed and acknowledged or proved by resident tax payers owning taxable real property aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory of this town, hereinafter described, owned by resident tax payers, as such valuations appear on the latest completed assessment roll of the said town; and that said petitions are in fact duly signed, acknowledged or proved as required by law and is in all respects sufficient;

(b) That all the property and property owners within the proposed extension of said district are benefited thereby;

(c) That all the property and property owners benefited are included within the limits of the proposed extension of said district;

(d) That it is in the public interest to grant in whole the relief sought by the petitions aforesaid; and it is further

RESOLVED, that this Board in all respects approves the extension of the existing fire district, known as the Riverhead Fire District to embrace the additional territory described in and containing the following boundaries, to wit:

BEGINNING at a point formed by the intersection of the westerly boundary line of the Riverhead Fire District with the center line of the Peconic River, and running thence from said point of beginning westerly along the center line of Peconic River, said center line of Peconic River being the dividing line between the Towns of Riverhead and of Southampton and of Brookhaven, to a point due south from the point where the creek on the land of Olin Warner empties into the Peconic River; thence due north to the mouth of said creek; thence northerly along center line of said creek to the northerly line of the land of the Long Island Rail Road; thence easterly along the northerly line of the land of the Long Island Rail Road to the point formed by the intersection of the northerly line of the Long Island Rail Road with the line dividing the land of Henry Barczak from the land of David Fixler; thence northerly along the said line dividing the land of David Fixler from the lands of Henry Barczak and of Joseph Barczak to the southerly line of the Old Country Road (County Route #58); thence northwesterly across the said Old Country Road and the lands of A. Westee and of Leo Fixler and Harry Stark and of Albert T. Magee and of L. & H. Kobylenski to the southwest corner of the land of Walter

Kobylenski; thence northwesterly along the line dividing the land of L. & H. Kobylenski from the land of Walter Kobylenski to the southeasterly line of Middle Road; thence northwesterly across said Middle Road to the point formed by the intersection of the northwesterly line of Middle Road with the line dividing the land of George Linnen from the land of J. Sendlewski; thence northerly, easterly and again northerly along the said line dividing the land of George Linnen from the land of J. Sendlewski to the southwesterly line of Deep Hole Road; thence northerly on a continuation of aforesaid dividing line across said Deep Hole Road and along the continuation of aforesaid dividing line to the point formed by the intersection of the continuation of aforesaid dividing line with a line parallel to and six hundred feet (600.00') distant northerly from the northerly line of Middle Road; thence easterly along the said line parallel to and six hundred feet (600.00') distant from the northerly line of Middle Road to the point formed by the intersection of the line parallel to and six hundred feet (600.00') distant northerly from the northerly line of Middle Road with the line dividing the land of the John R. Fanning, Est. from the land of the Riverhead Cement Block Co., Inc.; thence northwesterly along the said line dividing the land of the John R. Fanning Est. from the land of the Riverhead Cement Block Co., Inc. and still northerly along the continuation thereof to the point formed by the intersection of the continuation northerly of the line dividing the land of the John R. Fanning Est. from the land of Riverhead Cement Block Co., Inc. with the northerly line of Riverhead School District #5; thence easterly along the northerly boundary of Riverhead School District #5 to the point formed by the intersection of the said northerly line of Riverhead School District #5 with the line dividing the land of Clarence Anderson from the land of William P. McCabe; thence southeasterly along said line dividing the land of Clarence Anderson from the lands of William P. McCabe and of Thomas McKay to the northeasterly corner of the land of Frank Yousik; thence southeasterly along the line dividing the land of Frank Yousik from the land of Thomas McKay to the point formed by the intersection of the said line dividing the land of Frank Yousik from the land of Thomas McKay with a line parallel to and six hundred feet (600.00') distant northerly from the northerly line of Middle Road; thence easterly along said line parallel to and six hundred feet (600.00') distant northerly from the northerly line of Middle Road to the point formed by the intersection of the said line parallel to and six hundred feet (600.00') distant northerly from the northerly line of Middle Road with the line parallel to and six hundred feet (600.00') distant westerly from the westerly line of Northville Turnpike; thence northerly along the said line parallel to and six hundred feet (600.00') distant westerly from the westerly line of said Northville Turnpike to the southwesterly line of Doctors Path; thence easterly across said Doctors Path and across the land of Hattie Aldrich to the southwesterly corner of the land of John Aldrich; thence easterly along the line dividing the land of John Aldrich from the lands of P. & I. Overton and of Frank & Ella James to the southeasterly corner of the land of John Aldrich; thence southeasterly along the line dividing the land of Henry Kwasnieski from the land of Frank & Ella James to the northwesterly line of Northville Turnpike; thence southeasterly across Northville Turnpike to the point formed by the intersection of the southeasterly line of Northville Turnpike with the line dividing the land of Jesse Goodale from

the land of Henry Kwasnieski; thence southeasterly, easterly and again southeasterly along line dividing the land of Jesse Goodale from the lands of Henry Kwasnieski and of Anthony Hodun and of Mary Edwards and of Ernest Draper and of Belle Barrett and of G.B.Terry to the northerly line of Main Road (NYS Route #25) thence southwesterly across said Main Road to the point formed by the intersection of the southerly line of Main Road with the line dividing the land of Edward Drop from the land of F. & A. Mallgraf; thence southeasterly, westerly and again southeasterly along said line dividing the land of Edward Drop from the land of F. & A. Mallgraf to the center line of Trout Brook; thence southeasterly along the center line of Trout Brook and of Terry's Creek to the point where Terry's Creek empties into Peconic Bay; thence due south to the center line of Peconic Bay, said center line of Peconic Bay being the dividing line between the Towns of Riverhead and of Southampton; thence westerly along the center line of Peconic Bay to the easterly boundary line of the Riverhead Fire District; thence northerly, northwesterly, again northerly, westerly, southerly, southwesterly, again westerly, southeasterly again westerly and again southerly along the boundary line of the Riverhead Fire District to the point or place of beginning, and it is further

RESOLVED, that the Town Clerk of this Town shall within ten days after the adoption of this resolution file certified copies thereof in duplicate in the office of the State Department of Audit and Control at Albany, New York, together with an application by this Board in duplicate for permission to create such district as provided for by Town Law Section 173; and that such application shall be executed and verified by and in behalf of the Town Board by the Supervisor of the Town.

The Vote, Justices Leonard, Pike, Warner and Yousik; Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Leonard offered the following resolution which was seconded by Justice Warner:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, written petitions dated July 10, 1953, July 10, 1953, July 14, 1953, July 16, 1953, July 20, 1953, July 21, 1953, July 27, 1953, July 29, 1953, August 1, 1953 for the establishment of Jamesport Fire District to embrace the territory situate in this Town and hereinafter described, and

WHEREAS, a notice in due form, containing a description of the proposed Jamesport Fire District, and specifying the time when and the place where the Town Board would meet to consider the petitions and to hear all persons interested in the subject concerning the same, was duly published and posted as required by law; and WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January, 1954, commencing at 11 A.M. at Riverhead, in the Town of Riverhead, Suffolk County, New York; and WHEREAS all persons interested, who desired to be heard, were duly heard, and due deliberation having been had, Now, upon the evidence given at such public hearing and on motion made and seconded, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York,

(a) That the petitions aforesaid were signed and acknowledged or proved by resident tax payers owning taxable real property aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory of this Town hereinafter described, owned by resident tax payers, as such valuations appear on the latest completed assessment roll of the said Town, and that said petitions are in fact duly signed, acknowledged or proved as required by law and are in all respects sufficient:

(b) That all the property and property owners within the proposed Jamesport Fire District are benefited thereby;

(c) That all the property and property owners benefited are included within the limits of the proposed Jamesport Fire District;

(d) That it is in the public interest to grant in whole the relief sought by the petitions aforesaid; and it is further

RESOLVED, that this Board in all respects approves the establishment of a fire district within the Town of Riverhead, Suffolk County, New York, to be known as the Jamesport Fire District and to be contained in and embrace the following boundaries, to wit:

BEGINNING at a point formed by the intersection of Long Island Sound with the line forming the boundary between the Towns of Riverhead and Southold, and running thence from said point of beginning southeasterly along said Town Line to the center line of Peconic Bay, said center line being the dividing line between the Towns of Southampton and of Riverhead; thence along the center line of Peconic Bay southwesterly to a point due south from the point where Case's Creek empties into Peconic Bay; thence due north to the center line of Case's Creek and along the center line of Case's Creek to the point formed by the intersection of the center line of Case's Creek with the line dividing the land of Martin Strebel from the land of Milnor R. Wells; thence westerly and northerly along said line dividing the land of Martin Strebel from the land of Milnor R. Wells, to the southerly line of the land of the Long Island Rail Road; thence northerly across the land of the Long Island Rail Road along a continuation northerly of the aforementioned dividing line to the northerly line of the land of the Long Island Rail Road; thence easterly along the northerly line of the land of the Long Island Rail Road to the point formed by the intersection of the northerly line of the Long Island Rail Road with the line dividing the land of J. Addison Young from the land of Perry V. Conklin; thence northerly along said line dividing the land of J. Addison Young from the land of Perry V. Conklin to the southerly line of the Main Road (NYS Route #25); thence northerly across said Main Road to the point formed by the intersection of the northerly line of the Main Road with the line dividing the land of M. & C. Lutzky and of William Corwin Tuthill to the northwesterly corner of the land of William Corwin Tuthill; thence northwesterly across the land of J. J. Corwin to the southwesterly corner of the land of Carl &

Angeline Stakey; thence northwesterly along the line dividing the land of J. J. Corwin from the land of Carl & Angeline Stakey to the northeasterly corner of the land of J. J. Corwin; thence northwesterly across the land of Carl & Angeline Stakey to the southeasterly corner of the land of Albert & Freda Stakey; thence along the line dividing the land of Albert & Freda Stakey from the lands of Carl & Angeline Stakey and of William M. Troyan to the southeasterly line of Church Lane; thence northeasterly in a straight line across said Church Lane to a point formed by the intersection of the northwesterly line of Church Lane with the line dividing the land of the William H. Benjamin Est. from the land of the Asa Wells Est.; thence northwesterly along the said line dividing the land of the William H. Benjamin Ests from the lands of the Asa Wells Est. and of R.L. & V. M. Wines to the southerly side of Sound Avenue; thence northerly across said Sound Avenue to the point formed by the intersection of the northerly line of Sound Avenue with the line dividing the land of John Romanowski from the land of Marion H. & Dorothy Young; thence northwesterly along said line dividing the land of John Romanowski from the land of Marion H. & Dorothy Young to the southerly side of Sound Shore Road; thence northerly across said Sound Shore Road to a point formed by the intersection of the northerly line of Sound Shore Road with the line dividing the land of Frank Smith from a sub-divided parcel of land designated on a map filed in the Office of the Clerk of Suffolk County as "Fairview"; thence northwesterly along said line dividing the land of Frank Smith from the sub-divided parcel of land designated on a map filed in the Office of the Clerk of Suffolk County as "Fairview" to Long Island Sound; thence northeasterly along Long Island Sound to the point of beginning, and it is further

RESOLVED, that the Town Clerk of this Town shall within ten days after the adoption of this resolution file certified copies thereof in duplicate in the Office of the State Department of Audit and Control at Albany, New York, together with an application by this Board in duplicate for permission to create such district as provided for by Town Law Section 173; and that such application shall be executed and verified by and in behalf of the Town Board by the Supervisor of the Town.

The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Leonard offered the following resolution which was seconded by Justice Pike:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, written petitions dated July 14, 1953, July 15, 1953, July 16, 1953, July 16, 1953, July 17, 1953, July 18, 1953, July 18, 1953, July 18, 1953, July 19, 1953, for the establishment of Wading River Fire District to embrace the territory situate in this Town and hereinafter described, and

WHEREAS, a notice in due form, containing a description of the proposed Wading River Fire District, and specifying the time when and the place where the Town Board would meet to consider

the petitions and to hear all persons interested in the subject concerning the same, was duly published and posted as required by law; WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January, 1954, commencing at 11 A.M. at Riverhead, in the Town of Riverhead, Suffolk County, New York; and WHEREAS all persons interested who desired to be heard, were duly heard, and due deliberation having been had, Now, upon the evidence given at such public hearing and on motion made and seconded, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York,

(a) That the petitions aforesaid were signed and acknowledged or proved by resident tax payers owning taxable real property aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory in this town hereinafter described, owned by resident tax payers, as such valuations appear on the latest completed assessment roll of the said Town; and that said petitions are in fact duly signed, acknowledged or proved as required by law and are in all respects sufficient;

(b) That all the property and property owners within the proposed Wading River Fire District are benefited thereby;

(c) That all the property and property owners benefited are included within the limits of the proposed Wading River Fire District;

(d) That it is in the public interest to grant in whole the relief sought by the petitions aforesaid; and it is further

RESOLVED, that this Board in all respects approves the establishment of a fire district within the Town of Riverhead, Suffolk County, New York, to be known as the Wading River Fire District and to be contained in and embrace the following boundaries, to wit:

BEGINNING at the point formed by the intersection of Long Island Sound with the line dividing the land of Wildwood State Park from the land of the Arthur G. Meyer Est. and running thence from said point of beginning southerly along the said line dividing the land of Wildwood State Park from the land of the Arthur G. Meyer Est. to the land of Irving Hulse; thence westerly along the line dividing the land of Irving Hulse from the land of Wildwood State Park to the northeast corner of the land of the Estate of Henry V. B. Darlington; thence southerly along the line dividing the land of Irving Hulse from the land of the Estate of Henry V. B. Darlington to the northerly line of Sound Avenue; thence southerly across said Sound Avenue to the point formed by the intersection of the southerly line of Sound Avenue with a line parallel to and five hundred feet (500.00') distant easterly from the easterly line of Fresh Pond Avenue; thence southerly along said line parallel to and five hundred feet (500.00') distant easterly from the easterly line of said Fresh Pond Avenue to the northerly line of the Middle Country Road (NYS Route #25); thence southeasterly in a straight line across

said Middle Country Road to the point formed by the intersection of the southerly line of the Middle Country Road with a line parallel to and five hundred feet (500.00') distant easterly from the easterly line of Fresh Pond Avenue; thence southerly along said line parallel to and five hundred feet (500.00') distant easterly from the easterly line of Fresh Pond Avenue to a point which is five hundred feet (500.00') distant southerly from the southerly line of Middle Country Road; thence westerly along a line parallel to and five hundred feet (500.00') distant southerly from the southerly line of Middle Country Road; thence westerly along a line parallel to and five hundred feet (500.00') distant southerly from the southerly line of Middle Country Road to the line forming the boundary between the Towns of Riverhead and of Brookhaven; thence northerly along said line forming the boundary between the towns of Riverhead and of Brookhaven to Long Island Sound; thence easterly along Long Island Sound to the point or place of beginning, and it is further

RESOLVED, that the Town Clerk of this Town shall within ten days after the adoption of this resolution file certified copies thereof in duplicate in the Office of the State Department of Audit and Control at Albany, New York, together with an application by this Board in duplicate for permission to create such district as provided for by Town Law Section 173; and that such application shall be executed and verified by and in behalf of the Town Board by the Supervisor of the Town.

The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Yousik offered the following resolution which was seconded by Justice Leonard:

WHEREAS, there was duly presented to this Town Board of the Town of Riverhead, Suffolk County, New York, a written petition dated May 11, 1953, for the extension of the existing fire district known as the Manorville Fire District by annexing thereto the territory situate in said town and hereinafter described and

WHEREAS, a notice in due form, containing a description of the territory proposed to be annexed to the said Manorville Fire District, and specifying the time when and the place where the Town Board would meet to consider the petition and to hear all persons interested in the subject concerning the same, was duly published and posted as required by law; and WHEREAS, pursuant to such notice, a public hearing was duly held by said Town Board on the 5th day of January, 1954, commencing at 11 A.M., at Riverhead, in the Town of Riverhead, Suffolk County, New York, and WHEREAS all persons interested, who desired to be heard, were duly heard, and due deliberation having been had, now, upon the evidence given at such public hearing and on motion made and seconded, it is hereby

RESOLVED AND DETERMINED, pursuant to Article Eleven of the Town Law of the State of New York,

(a) That the petition aforesaid was signed and acknowledged or proved by resident tax payers owning taxable real property

aggregating at least one-half of the assessed valuation of all the taxable real property situate in the territory of this town herein-after described, owned by resident tax payers, as such valuations appear on the latest completed assessment roll of the said town; and that said petition is in fact duly signed, acknowledged or proved as required by law and is in all respects sufficient;

(b) That all the property and property owners within the proposed extension of said district are benefited thereby;

(c) That all the property and property owners benefited are included within the limits of the proposed extension of said district;

(d) That it is in the public interest to grant in whole the relief sought by the petition aforesaid; and it is further

RESOLVED, that this Board in all respects approve the extension of the existing fire district, known as the Manorville Fire District to embrace the additional territory described in and containing the following boundaries, to wit:

BEGINNING AT the point formed by the intersection of the line forming the boundary between the Town of Riverhead and the Town of Brookhaven with the line parallel to and five hundred feet (500.00') distant southerly from the southerly line of the Middle Country Road (NYS Route 25), and running thence from said point of beginning easterly along said line parallel to and five hundred feet (500.00') distant southerly from the southerly line of said Middle Road to the point which is five hundred feet (500.00') distant easterly from the easterly line of Fresh Pond Avenue; thence southerly along the said line parallel to and five hundred feet (500.00') distant northerly from the northerly line of the River Road; thence easterly along the said line parallel to and five hundred feet (500.00') distant northerly from the northerly line of said River Road to the point formed by the intersection of the line five hundred feet (500.00') distant northerly from the northerly line of River Road with the continuation northerly of the line parallel to and five hundred feet (500.00') distant easterly from the easterly line of Connecticut Avenue; thence southerly along the said continuation and along the said line parallel to and five hundred feet (500.00') distant easterly from the easterly line of Connecticut Avenue to the center line of the Peconic River, said center line of the Peconic River being the dividing line between the Towns of Riverhead and of Brookhaven; thence westerly along the center line of the Peconic River and northerly along the line forming the boundary between the Towns of Riverhead and of Brookhaven to the point or place of beginning, and it is further

RESOLVED, that the Town Clerk of this Town shall within ten days after the adoption of this resolution file certified copies thereof in duplicate in the Office of the State Department of Audit and Control at Albany, New York, together with an application by this Board in duplicate for permission to create such district as provided for by Town Law Section 173; and that such application shall be executed and verified by and in behalf of the Town Board by the Supervisor of the town.

The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Mr. Isidore Sigal, Riverhead, N.Y. addressed the Board and submitted plans and sketch of proposed stores to be constructed on East Avenue. He asked the Board if they had studied any further the extension of First Street to Maple Avenue or the widening of East Avenue, as this is necessary in order for him to proceed with the construction of his buildings. The matter was referred to the Town Board for their consideration. Mr. Sigal also addressed the Board on behalf of himself and Harriet Galton, the later being the owner of the premises occupies by Firestone Store in connection with the acquisition of land for public parking field purposes. Mr. Sigal reported that the attorney for Harriet Galton had reported to him that if the Town would seek to acquire an easement over the walkway as now physically constructed rather than to acquire the title thereto, that collectively Mr. Sigal and Harriet Galton would assure the Town of a permanent easement 10 feet in width extending from the parking lot to the South side of East Main Street either as presently physically located or within a distance of 50 or 75 feet thereof. Supervisor Kelly and Edward W. Connors, Special Attorney, suggested that legal complications might ensue in view of the fact that a filed map and the referendum conducted in connection therewith indicated that the Town would acquire a title to the parcel as it existed and indicated on that map and that, therefore, the validity of the bonds might become effected by a variation of this sort. It was agreed that Ed Connors, as Special Attorney, would write to the Bonding Attorneys for their opinion with regard to whether or not it would be possible for the Town to accept the offer as reported by Mr. Sigal.

The following resolution was offered by Justice Warner who moved its adoption, seconded by Justice Yousik, to-wit:

BOND ANTICIPATION RENEWAL NOTE RESOLUTION DATED
JANUARY 4, 1954.

A RESOLUTION AUTHORIZING THE RENEWAL OF A \$10,000 BOND ANTICIPATION NOTE IN ANTICIPATION OF THE ISSUANCE AND SALE OF SERIAL BONDS OF THE TOWN OF RIVERHEAD, NEW YORK, FOR THE ACQUISITION OF LAND IN SAID TOWN FOR USE AS A PARKING FIELD.

BE IT RESOLVED, by the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. The object or purpose for which the obligation authorized herein is to renew the outstanding \$10,000 Bond Anticipation Note, 1953, dated July 27th, 1953, numbered 1, and maturing January 4, 1954, issued for the acquisition of land in the Town of Riverhead, New York, either by purchase or condemnation, for use as a public parking field for said Town.

Section 2. Specific reference is hereby made to BOND RESOLUTION DATED MARCH 25, 1953. A RESOLUTION AUTHORIZING THE ACQUISITION OF LAND IN THE TOWN OF RIVERHEAD, SUFFOLK COUNTY, NEW YORK, FOR USE AS A PARKING FIELD FOR SAID TOWN, AT A MAXIMUM ESTIMATED COST OF \$125,000 AND AUTHORIZING THE ISSUANCE OF \$118,000 SERIAL BONDS OF SAID TOWN AND THE ISSUANCE OF \$7,000 CAPITAL NOTE OF SAID TOWN TO PAY THE COST THEREOF, which resolution

authorizes the bonds in anticipation of the sale of which the note hereby authorized is to be issued.

Section 3. The amount of bonds to be issued for the aforesaid object or purpose is in the principal amount of \$118,000. Such bonds are to be serial bonds.

Section 4. The amount of the bond anticipation note hereby authorized which is to be issued in anticipation of such bonds is \$10,000. Its purpose, as aforesaid, is to renew a Bond Anticipation Note in a similar principal amount which is one of three notes totaling \$85,000.00, outstanding in anticipation of such bonds. The note hereby authorized is a renewal note, and it is not authorized in anticipation of bonds for an assessable improvement.

Section 5. Such bond anticipation note shall be dated January 4, 1954, shall be numbered 1-R, and shall be in the denomination of \$10,000. Such note shall bear interest at the rate of three per centum (3%) per annum, payable at maturity, shall mature October 1, 1954, with prepayment reserved, and shall be payable as to both principal and interest in lawful money of the United States of America at the Suffolk County National Bank, in Riverhead, New York. Such note shall be executed in the name of said Town of Riverhead, New York, by its Supervisor, sealed with the corporate seal of said Town, and attested by the Town Clerk, and shall be in substantially the following form:

UNITED STATES OF AMERICA
STATE OF NEW YORK
COUNTY OF SUFFOLK

TOWN OF RIVERHEAD

BOND ANTICIPATION NOTE, 1954 (RENEWAL)

No. 1-R

\$10,000.

The Town of Riverhead, in the County of Suffolk, a municipality of the State of New York, hereby acknowledges itself indebted and for value received promises to pay to the bearer of this note the sum of TEN THOUSAND DOLLARS (\$10,000) on the 1st day of October, 1954, together with interest thereon from the date hereof at the rate of 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 Suffolk County National Bank, in Riverhead, New York.

This note may be redeemed at any time prior to Maturity by said Town upon giving written notice to the holder, and interest shall cease after the date fixed for redemption.

This note is not registerable.

This note is one of a total authorized issued of \$118,000. issued pursuant to the provisions of a resolution entitled

"BOND ANTICIPATION RENEWAL NOTE RESOLUTION DATED
JANUARY 4, 1954.

A RESOLUTION AUTHORIZING THE RENEWAL OF A \$10,000
BOND ANTICIPATION NOTE IN ANTICIPATION OF THE
ISSUANCE AND SALE OF SERIAL BONDS OF THE TOWN OF

RIVERHEAD, NEW YORK, FOR THE ACQUISITION OF LAND
IN SAID TOWN FOR USE AS A PARKING FIELD "

duly adopted by the Town Board of such Town of Riverhead,
New York, on the 19th day of January, 1954.

The faith and credit of such Town of Riverhead, New
York, 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 19th day of
January, 1954.

TOWN OF RIVERHEAD, NEW YORK
By Joseph V. Kelly, Supervisor

Attest:
Town Clerk
Anthony F. Gadzinski

Section 6. The Supervisor of said Town is hereby
authorized to sell such note at private sale for a sum not
less than the par value thereof, plus accrued interest, if any.

Section 7. The faith and credit of the Town of Riverhead
are hereby pledged for the payment of such note and interest
thereon, and unless otherwise paid, the same shall be paid from
the proceeds derived from the sale of said bonds.

Section 8. This resolution shall take effect immediately.

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

Supervisor Joseph V. Kelly	Voting	Yes
Justice Wm. J. Leonard	Voting	Yes
" Otis G. Pike	Voting	Yes
" Austin H. Warner	Voting	Yes
" Frank J. Yousik	Voting	Yes

The Resolution was thereupon declared duly adopted.

On motion made by Justice Pike and seconded by Justice
Leonard it was Resolved that John F. Dunn, Riverhead, N.Y. be
appointed a member of the Town of Riverhead Planning Board for
a period of 5 years commencing on January 1, 1954. The Vote,
Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor
Kelly, Yes. The Resolution was thereupon declared duly adopted.

Supervisor Kelly informed the Board that Mr. Carl Young, who
formerly filled the position on the Riverhead Town Planning Board,
was asked to continue but he declined.

On motion made by Justice Pike and seconded by Justice Leonard it was Resolved that William H. Palmer, of 428 Marcy Avenue, Riverhead, N.Y. be and he hereby is appointed Police (Provisional) Patrolman of the Town of Riverhead, subject to the Rules and Regulations of the Suffolk County Civil Service Commission, salary fixed at the rate of \$3700.00 per annum, payable semi-monthly, effective as of February 1, 1954. The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

Justice Warner offered the following resolution, which was seconded by Justice Leonard:

WHEREAS, William J. Danowski, was duly authorized by the Town Board of the Town of Riverhead on January 6, 1953 to take a leave of absence commencing on February 16, 1953 and ending on February 15, 1954, and

WHEREAS, William J. Danowski has duly notified the Town Board of the Town of Riverhead of his desire to return to the Riverhead Town Police Department, Now, therefore

BE IT RESOLVED, that William J. Danowski be and he hereby is reappointed as Meter Man, salary fixed at the rate \$4000.00 per annum, payable semi monthly, effective as of February 1, 1954.

The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

On motion made by Justice Warner and seconded by Justice Leonard it was Resolved that salary of Chester Friszalowski as Police Patrolman of the Town of Riverhead be fixed at the rate of \$3900.00 per annum, payable semi monthly. The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

On motion made by Justice Leonard and seconded by Justice Pike it was Resolved that the Town Board of the Town of Riverhead hold a public hearing on the 2nd day of February, 1954 at 10:30 A.M. for the purpose of considering the adoption of the following proposed Ordinance:

ORDINANCE #19

Ordinance Creating Traffic Violations Bureau

BE IT ENACTED by the Town Board of the Town of Riverhead, Suffolk County, New York, as follows:

Section 1. For the purpose of assisting the Justices of the Peace of the Town of Riverhead in the disposition of offenses in relation to traffic violations pursuant to the Provisions of Art. 14-B, Sections 370, 371 and 372 of the General Municipal Law, the Justices of the Peace of the Town of Riverhead are hereby authorized to establish a Traffic Violations Bureau.

Section 2. The Traffic Violations Bureau shall be in charge of such person, or persons, and shall be open at such hours as the Town Board of the Town of Riverhead may designate.

Section 3. The Traffic Violations Bureau so established is authorized to dispose of violations of traffic laws, ordinances, rules and regulations, when such offenses shall not constitute any traffic infraction known as speeding or a misdemeanor or felony.

Section 4. A person who has received a notice as provided in this ordinance may, within the time specified in said notice, answer at the Traffic Violations Bureau to the charges set forth, in such notice, either in person or by written power of attorney, by paying a prescribed fine and, in writing, waiving a hearing in Court, pleading guilty to the charge and giving a power-of-attorney to the person in charge of the Bureau to make such a plea and to pay such a fine in court. Acceptance of the prescribed fine and power-of-attorney by the Traffic Violations Bureau shall be deemed complete satisfaction for the violation, and the violator shall be given a receipt which states.

Section 5. Any person having been guilty of three or more violations of the traffic laws, ordinances, rules and regulations within the twelve preceeding months shall not be permitted to pay a fine at the Traffic Violations Bureau but must appear in court at a timespecified by the Bureau.

Section 6. The duties of the Traffic Violations Bureau shall be as follows:

(a) It shall accept designated fines, issue receipts and represent in Court such violators as are permitted to plead guilty in accordance with this ordinance and who desire to so plead guilty, waive a court appearance and give a power of attorney.

(b) It shall keep an easily accessible record of all violations of which each person has been guilty during the preceeding twelve months whether such guilt was established in court or in the Traffic Violations Bureau.

(c) If a violator of the traffic laws, ordinances, rules or regulations does not appear and answer in response to a notice as provided in this ordinance, the Traffic Violations Bureau shall send to the owner of the motor vehicle to which the notice was affixed, a letter warning him that he will be held responsible for the appearance of the offender and that in the event such letter is disregarded for a period of two days a Complaint will be filed and a warrant of arrest issued.

(d) In the event that any person fails to comply with a Notice as provided in this Ordinance or fails to make appearance pursuant to a summons directing an appearance in the Traffic Violations Bureau as provided by this ordinance, the Traffic Violations Bureau shall forthwith have a Complaint entered against such person and secure and issue a warrant for his arrest. The Traffic Violations Bureau shall not accept any fines for such person, but shall consider every such person entirely under the jurisdiction of the court.

(e) The Traffic Violations Bureau shall keep records of all notices issued and arrests made for violations of the traffic laws, ordinances, rules and regulations, and all of the fines collected by the Traffic Violations Bureau and of the final disposition or present status of every case of violation, of the provisions of the traffic laws, ordinances, rules and regulations. These reports shall be public records.

(f) The Traffic Violations Bureau shall perform such other or additional duties and keep such other and additional records as shall be prescribed by the Justice of the Peace of the Town of Riverhead.

Section 7. The power of attorney referred to in Section 4 hereof, shall be in the following form:

POWER OF ATTORNEY: The undersigned pleads guilty to the charge noted hereon and enclosed herewith the sum of \$_____ cash, check, money order to pay the necessary fine (Circle the one used). I hereby appoint the Clerk of the Justice Court, as my attorney-in-fact to appear for me in the said Justice Court, to enter a plea of guilty on my behalf and to pay the above fine to such Court if acceptable. Make all checks payable to: "Clerk of the Justice Court, Riverhead, N.Y."

Signed _____
 Print your name _____
 Address _____

Section 8. Nothing contained in this Ordinance shall authorize the Traffic Violations Bureau to deprive a person of his right to counsel or to prevent him from exercising his right to appear in Court to answer to, explain or defend any charge of a violation of any traffic law, ordinance, rule or regulation.

Section 9. All fines collected upon conviction or plea of guilty of any person charged with a violation of any traffic law, ordinance, rule or regulations shall be paid to the Justice Court of the Town of Riverhead.

Section 10. This Ordinance shall take effect immediately.

AND BE IT FURTHER RESOLVED, and ordered that the Town Clerk shall be and he hereby is authorized to publish the notice of the aforesaid public hearing pursuant to Law in the News-Review.

The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes; The Resolution was thereupon declared duly adopted.

Proof of publication of the Notice relative to the filing of the State Comptroller's Audit was submitted to the Board and ordered placed on file.

Charles Allen Horton, Receiver of Taxes of the Town of Riverhead, submitted a report of the amount of taxes collected as of January 16, 1954; the report was ordered placed on file.

A communication dated January 15, 1954, was read from Supervisor Joseph V. Kelly, certifying that he has received from Charles Allen Horton, Receiver of Taxes of the Town of Riverhead, the following sums of money on account of Tax Collections of the 1953-54 Tax Warrant: School Districts--\$240,000; Water Arrears--\$2,866.15; Maintenance of Highways--\$51,000; Maintenance of Bridges--\$298.20; Highway Machinery--\$20,000; Removal of Snow and Misc. Purposes--\$15,000; Lighting Districts--\$18,800; Sewer District--\$41,801.08; Town Welfare--\$7,000; Riverhead Civilian Defense--\$500.00 and General Town Purposes--\$72,000: The communication was ordered placed on file.

The Police Report for the Year 1953 was submitted to the Board and ordered placed on file.

The Supervisor's Report for the month of December 1953 was submitted to the Board and ordered placed on file.

A communication was read to the Board from Edmund R. Lupton, Assemblyman, acknowledging receipt of resolution relative to parking ordinances in Riverhead, and advising that

he will prepare and introduce suitable legislation designed to give the Riverhead Town Board the power to control this parking in the streets of Riverhead. The communication was ordered placed on file.

A communication was read from Harry G. Penny, Secretary, Riverhead Fire Department, advising that Forrest A. Yeager was appointed Fire District Commissioner. The communication was ordered placed on file.

A communication dated January 12th was read to the Board from Albert P. Warner, Riverhead, N.Y. advising that he is contemplating the installation of several tanks for the purpose of storing and dispensing petroleum products at the East Junction of Routes 58 and 25, and wished to be informed of the proper procedure to follow if there are any regulations in regard to such installation. The communication was ordered placed on file, and the matter referred to the Town Attorney.

A communication was read from the Town of Riverhead Planning Board relative to the acceptance of Dolores Avenue, in Riverhead, N.Y., as a public highway, and the communication was ordered placed on file.

Justice Warner offered the following resolution which was seconded by Justice Yousik:

WHEREAS, by resolution made and adopted on December 7, 1953 by the Town of Riverhead Planning Board recommended the acceptance by the Town of Riverhead as a public highway, Dolores Avenue in the Town of Riverhead,

NOW THEREFORE BE IT RESOLVED, that the recommendation of the Town of Riverhead Planning Board regarding this proposed public highway be accepted, and that said public highway be accepted by and dedicated to the Town of Riverhead at such time when the requirements as to the value of the adjacent property have been met and when the roads have been constructed all in accordance with the rules and regulations for the acceptance of highways within the Tpmn of Riverhead. The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

On motion made by Justice Leonard and seconded by Justice Pike, it was Resolved that the Superintendent of Highways be authorized to advertise for bids for the sale of one 1948 Willys Pickup Truck, equipped with a snow plow and has a snow plow lift mounted on it, which can be seen at the Highway Barn between 8:00 A.M. and 4:00 P.M. Monday through Friday, bids to be opened at 11:00 A.M. on February 2nd, 1954 in the Town Hall. The Vote, Justices Leonard, Pike, Warner and Yousik, Yes; Supervisor Kelly, 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--\$4,355.63 and Highway Machinery Fund--\$6,301.38.

The being no further business on motion and vote the meeting adjourned to meet on Tuesday, February 2, 1954 at 10:00 A.M.

Anthony F. Gadzinski
Anthony F. Gadzinski, Town Clerk