

Minutes of a Meeting of the Town Board of the Town of Riverhead held in the Town Hall, Riverhead, New York, on Tuesday, March 1, 1966 at 10:30 A. M.

Present:

Robert B. Vojvoda, Supervisor

Bruno F. Zaloga, Jr.
Thomas R. Costello, Justices of the Peace

Vincent B. Grodski
George G. Young, Councilmen

Also present: Shepard M. Scheinberg, Town Attorney.

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLVED, That the minutes of the meeting of the Town Board held in the Town Hall on February 15, 1966, be approved as submitted.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

REPORTS

Tax Receiver's, dated Feb. 21, 1966. Filed.

Police Department, month of February, 1966. Filed.

Building Inspector, month of February, 1966. Filed.

After being duly advertised Sealed Bids for Two (2) 1966 Cars for use of the Riverhead Police Department were opened by the Town Clerk on Monday, Feb. 28, 1966 at 11:30 A. M., as follows:

<u>LYON FORD, INC., ROUTE 58, RIVERHEAD, N. Y.</u>	
Make of 1966 Vehicles:	Ford Custom 4-Door
Approximate date of Delivery:	As soon as possible
Cost of Vehicles, including all specifications:	\$5, 696.92
Allowance on Two 1965 Fords:	<u>\$1, 800.00</u>
Net Cost on Delivery, less excise Tax:	<u>\$3, 896.92</u>
<u>VANN PLYMOUTH, INC., QUOGUE, N. Y.</u>	
Make of 1966 Vehicles:	Plymouth
Approximate date of Delivery:	6 weeks
Cost of Vehicles, including all specifications:	\$4, 650.00
Allowance on Two 1965 Fords:	<u>\$1, 200.00</u>
Net Cost on Delivery, less excise Tax:	<u>\$3, 450.00</u>
<u>O'KEEFE CHEVROLET-OLDS, INC.</u>	
Make of 1966 Vehicles:	Chevrolet
Approximate date of Delivery:	30 days
Cost of Vehicles, including all specifications:	\$6, 226.00
Allowance on Two 1965 Fords:	<u>\$2, 428.00</u>
Net Cost on Delivery, less excise Tax:	<u>\$3, 798.00</u>

The Bids were filed for the March 1, 1966 meeting of the Town Board.

PETITIONS

Arthur J. Sharp, requesting change of Zoning from Residence 2 District to Business 1 in area of Meeting House Creek, Aquebogue, N. Y. Filed.
Referred to Planning Board.

Mil-Matt Agency, Inc., requesting change of Zoning from Residence 1 District to Business 1 in area of Laurel School District, Laurel, N. Y. Filed.
Referred to Planning Board.

Riverhead Town Planning Board, dated February 25, 1966, enclosing Petition of Suffolk Land Holding Corporation for Park District, together with Deed of Dedication for Park Areas, in accordance with Planning Board's Resolution approving final subdivision. Filed.
Referred to Town Attorney.

COMMUNICATIONS

Town of Southampton, dated February 15, 1966, enclosing Notice of Public Hearing on Amendments to Building Zone Ordinance No. 26 relating to Garden Apartments. Filed. Copy to Town Attorney.

Southold Town Planning Board, dated February 17, 1966, enclosing copy of Resolution adopted by its Board on February 15, 1966 relating to request for extending Long Island Expressway. Filed.

State of New York, Department of Public Works, dated February 24, 1966, acknowledging receipt of Resolution relating to request for extending Long Island Expressway. Filed.

Copy of letter to Riverhead Savings Bank from Edward R. Munson, Building Inspector, dated February 17, 1966, relating to request of Riverhead Savings Bank for permission to hang flag. Filed.

Riverhead Planning Board, dated February 16, 1966, approving application of Serge Traube for subdivision known as "Orchard Terrace, Long View Road, Wading River, N. Y., and fixing amount of Performance Bond for construction of roads in the amount of \$8,400. Filed.

Copy of letter to Highway Superintendent from George Atkinson, dated February 15, 1966, tendering his resignation from Highway Department as of March 1, 1966. Filed.

Supervisor Vojvoda asked if anyone wished to be heard and the following responded:

James Jennings, Oak Park Trailer Court, Wading River, N. Y.
Robert Schlachter, Oak Park Trailer Court, Wading River, N. Y.

Messrs. Jennings and Schlachter addressed the Board and stated they and their families are presently residing at the Oak Park Trailer Court in Wading River.

That Mr. Walter Schmidt owner of said Trailer Court has informed them that due to legal action being brought against him by the Town of Riverhead for a violation of the Camp Ordinance he is being forced to tell his tenants to vacate the Camp within 30 days and that they have been served with papers to this effect.

Messrs. Jennings and Schlachter further stated that they have made inquiries at all the Trailer Parks within the Township and all efforts to re-locate their families have been to no avail for three reasons being, that some Parks will not accept families with children, some Parks are exclusively for retired adults and that the several Parks who have indicated willingness to accept new tenants will not permit them to move their old trailers into the Camp and have stipulated that acceptance will be made only if the tenant purchased a trailer from the Park.

Messrs. Jennings and Schlachter further added that they see no reason for the Town making request that Mr. Schmidt clean up the Park and remove some of the trailers, as from their observation the Park is being kept orderly and clean, and if Mr. Schmidt is violating the Camp Ordinance why wasn't he so advised prior to this time.

Town Attorney Shepard Scheinberg made reply to Messrs. Jennings and Schlachter stating that Mr. Schmidt has been operating his Camp illegally for a number of years, that under the Tourist Camp Ordinance a License is required to operate such Camp. That Mr. Schmidt has been advised some years ago that his Camp does not conform to the Regulations of the Camp Ordinance and was advised to make the necessary changes in order to conform to said Ordinance.

Mr. Scheinberg further stated that the Town has been lenient with Mr. Schmidt and that it is not the Town Board's fault that he has not agreed to make the changes as requested.

Mr. Scheinberg further stated that it is unfortunate that the tenants are being made to suffer because of Mr. Schmidt's unwillingness to meet the requirements of the Camp Ordinance and informed the gentlemen that it is not up to the Town Board to re-locate the tenants of Mr. Schmidt's Camp.

Messrs. Jennings and Schlachter requested a copy of the Camp Ordinance and were advised to obtain same from the Town Clerk's Office.

Seth A. Hubbard, Attorney representing Arthur J. Sharp making Petition for Change in Zoning in the area of Aquebogue, N. Y., appeared before the Board and stated:

"That he has filed a Petition on behalf of Arthur J. Sharp for modification of the Zoning Ordinance in the area of Meeting House Creek, Aquebogue, N. Y., and urged the Board to give the request its favorable consideration. For the reasons that he believes the Town would fare better if multiple housing such as a motel be allowed in that particular area and that the accomplishment of such objective not only in this instance, but in general-in its complete application over a period of time would be a guide for the future and the Town would have less problems not only in this particular area but anywhere."

Justice Costello: "Is there a contract and is it subject to be changed?"

Mr. Hubbard: "Yes, and I would say this that the portion of the property along the west part of Meeting House Creek Road if we had the restriction removed as to the Restaurant portion we would go ahead with the contract, close that and hold the other matter in abeyance."

Justice Costello: "I understand that the vendor has to do certain work up there, will that be done immediately or when feasibly possible?"

Mr. Hubbard: "It will be done as soon as feasibly possible. I think you gentlemen know Mr. Sharp-the man I represent. He is a very substantial business man, a man of honor and of his word and it will be to his own benefit to give his best cooperation to do a good job, and I have the utmost faith that he will do a good job."

Town Attorney Scheinberg: "Yes, I concur that Mr. Sharp's reputation is very good".

Supervisor Vojvoda informed Mr. Hubbard that the Town Board will follow procedure and refer the Petition to the Town Planning Board for study and report.

RESOLUTIONS

Councilman Grodski offered the following resolution which was seconded by Justice Zaloga.

WHEREAS, HARRY GOLDMAN, residing at Maple Avenue, Riverhead, New York, has filed with the Town Clerk of the Town of Riverhead a proposed map of an extension of his mobile home park and has presented an application to the Town Board of the Town of Riverhead for an extension of this camp, and

WHEREAS, the said HARRY GOLDMAN has filed with this Town Board a declaration of covenants and restrictions affecting the subject premises, and

WHEREAS, the Town Board of the Town of Riverhead has reviewed said plan, application and declaration of covenants and restrictions.

NOW THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead does hereby grant a special permit to said Harry Goldman for an extension of his camp situate on the South side of Old Country Road (C.R. 58) subject to the aforementioned declaration of covenants and restrictions dated the 16th day of December, 1965, and executed by Harry Goldman and further subject to the said Harry Goldman obtaining an extension of the Riverhead Water District to serve this addition to his camp.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Not Voting, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Costello offered the following resolution which was seconded by Justice Zaloga.

RESOLVED, that the Town Clerk be and is hereby directed and authorized to publish in the March 3rd, 1966, issue of the News-Review, the official newspaper of the Town of Riverhead, the following Notice of Public Hearing amending Zoning Ordinance No. 26 of the Town of Riverhead:

RESOLUTIONS continued:NOTICE OF PUBLIC HEARING

Pursuant to Section 265 of the Town Law and Section 501 of Zoning Ordinance No. 26 of the Town of Riverhead, Suffolk County, New York, a public hearing will be held by the Town Board of the Town of Riverhead at the Town Hall, 220 Roanoke Avenue, Riverhead, Suffolk County, New York, on the 15th day of March, 1966, at 11:30 a.m., on the following proposals to amend said Zoning Ordinance No. 26 of the Town of Riverhead as Amended, as follows:

ARTICLE II - SECTION 203 - BUSINESS I DISTRICT - SECTION 203A USES, PARAGRAPH 13, amended to read:

13. Gasoline service stations; motor vehicle repair facilities operated in connection with gasoline service stations where all repair work is performed indoors and where all automobile parts, dismantled vehicles and similar articles are stored within a building, when authorized by special permit from the Town Board and subject to such conditions and safe guards as the Town Board may deem appropriate.

ARTICLE II - SECTION 205 - FARM I DISTRICT - SECTION 205A USES, PARAGRAPH 19, amended to read:

19. Gasoline service stations, when authorized by special permit from the Town Board and subject to such conditions and safe guards as the Town Board may deem appropriate.

ARTICLE II - SECTION 206 - INDUSTRIAL I DISTRICT - SECTION 206A USES, add PARAGRAPH 62 to read:

62. Gasoline service stations, except when authorized by special permit from the Town Board and subject to such conditions and safe guards as the Town Board may deem appropriate.

ARTICLE II - SECTION 208 - BUSINESS 3 DISTRICT - SECTION 208A USES, PARAGRAPH 9 amended to read:

9. Gasoline service stations when authorized by special permit from the Town Board and subject to such conditions and safe guards as the Town Board may deem appropriate.

ARTICLE II - SECTION 209 - INDUSTRIAL 2 DISTRICT - SECTION 209A USES, PARAGRAPH 6 amended to read:

6. Gasoline service stations when authorized by special permit from the Town Board and subject to such conditions and safe guards as the Town Board may deem appropriate.

Any person desiring to be heard on the proposed amendments shall appear at the time and place specified.

BE IT FURTHER RESOLVED, that the Town Clerk send copies of the Notice of Public Hearing, Amending Zoning Ordinance No. 26 of the Town of Riverhead to the Towns of Southampton, Brookhaven, Southold and the State Park Commission.

RESOLUTIONS continued:

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

At this point, Supervisor Vojvoda recessed the meeting to hold a Public Hearing.

PUBLIC HEARING - 11:00 A.M.

After being duly advertised Proof of Publication of Notice of Public Hearing in the Matter of the Petition of the owners of more than one-half of the real property fronting on Oakland Drive North, Oakland Drive West, Oakland Drive South, Grove Street and Andrea Court, private roads or rights of way, for the improvement of said streets, was submitted to the Board.

The Notice was ordered filed.

Supervisor Vojvoda declared the Hearing open and asked if anyone wished to be heard in favor of or in opposition to the aforesaid Notice.

Edwin S. Lapham, Attorney, addressed the Board and stated that an Affidavit duly executed by the Chairman of the Board of Assessors as to sufficiency of Petition for the Proposed Northville Homes Road Improvement District has been filed in the Office of the Town Clerk.

Mrs. Hannah Woodson, Oakland Drive North, addressed the Board and stated that she and the delegation in attendance are in favor of the Town taking over these roads, as presently the people living in the area do not have Police Protection which is sorely needed to curb speeding cars endangering the lives of children and the Highway Department does not perform snow removal services in the area.

Town Attorney Shepard Scheinberg explained the legal ramifications of a Road Improvement District as follows:

"You are to understand that each of the property owners fronting on the streets are assessed each year for the improvements of the streets. Now, in default in payments of these assessments, the Town stands to be liable. In the past we have had a little difficulty with Mr. Romano in paying his assessments. In particular I believe there is one outstanding now. I am bringing this before the Town Board since the best interest of the Town must be looked after and the Town is not going to be stuck with this thing. Mr. Romano, will you please comment"

Mr. Eugene Romano: "If we can resolve this thing, I have a solution to resolve the other. I don't know what you mean by the Town being stuck as meanwhile if the assessments are not paid, the property is sold and the Town can get the taxes."

Town Attorney Shepard Scheinberg: "Yes, it is in the meanwhile, as before the property is sold for taxes, someone like the Town has to pay out the money. The principal and interest on the Bond must be paid, and if we don't collect the money the Town is liable."

Mr. Romano: "Well, the proceeds of the tax sale will take care of that."

PUBLIC HEARING -11:00 A.M., continued:

Town Attorney Scheinberg: "That is wear and tear on the Town and why do we have to go to a tax sale because someone is delinquent. All we are looking for is this year's taxes."

Mr. Romano: "Don't sidestep me. I cannot guarantee that I will pay these taxes as I don't know if I will live that long. These people living in this area are more important than I am and should be given these benefits."

Town Attorney Scheinberg: "There is no doubt in my mind that the best interests of the community which will be serviced by the roads will be best served by having these roads. Mr. Romano, will you stay and meet with the Board after this Hearing?"

Mr. Romano: "Yes, I will".

Mrs. Woodson: "Will this mean that our properties will be assessed higher and our mortgages will go up?"

Mr. Romano: "In order to get the services you want, it is understood you are to pay higher taxes."

Town Attorney Scheinberg: "The higher assessment will be to pay for the public highway. When you are on a public highway you automatically are given Police Protection and Fire and other benefits. The problem here is to make these roads public highways and in order to make them public highways, they have to be improved, black-topped, curbed and guttered. Now somebody has to pay for these improvements. At the time the subdivision was filed the Town did not require the man who filed the subdivision to put in the roads. All he was required was to put in dirt roads."

Mrs. Woodson: "Some of the people with large families will not be able to pay the higher assessments. What happened when suddenly no more houses were put up?"

Mr. Romano: "The Board of Health stepped in and said no more wells and cess-pools in a subdivision. You must have water and sewer they said."

Town Attorney Scheinberg: "The only way that these streets can become public is to have a Street Improvement District. Mr. Lapham might be able to give us figures on what the assessment will be."

Mr. Lapham: "We have an assessment here of \$56,900, and the total cost of improvements is estimated at \$44,000. Now in order to determine what the assessments will be you must know how many years the Bonds will run."

Alden W. Young: "Excuse me, but this will be determined on a front footage basis and not on the length of the Bond Issue."

Mr. Lapham: "Yes, but this is relative to the length of the Bond Issue."

Mr. Young: "No, the person who has less footage will not pay as much as one who has more."

PUBLIC HEARING-11:00 A.M., continued:

Unidentified Man in audience: "Can't we be given precise figures?"

Mrs. Woodson: "Yes, as a lot of times it is not what is said---it is what is not said. We don't want a misrepresentation of figures."

Mr. Romano: "Is there a great deal of expense involved in having a Lighting District created?"

Mr. Young: "No, that is one of the cheapest utility installation you can put in".

Councilman Young: "When you are ready to have lights, submit a Petition requesting the establishment of a Lighting District to the Town Board and we will act on it."

A discussion was held on assessment costs and it was the consensus of the Board that an estimate of the additional assessments be computed for the taxpayers of the area in question.

Alden W. Young and Edmund Lapham were directed to determine the costs and make report to the Board and send copies of the report to Mrs. Hannah Woodson, who had agreed to act as "Spokesman" for the residents of the area.

The Board adjourned the Hearing to March 15, 1966 at 11:00 A. M.

Supervisor Vojvoda thanked the delegation for coming to the Hearing and reopened the meeting.

HEADS OF DEPARTMENTS

Police Chief Grodski addressed the Board and made the following recommendations in respect to the location of a Town Dog Pound:

"That the Town Board seriously consider the location of a Dog Pound to be as near as possible to the Town. That the area near the Highway Garage would be ideal, as it would be near electrical and water facilities. Also to consider the advantages of having a drop-off pit for people bringing in lost and stray dogs. That to locate the Dog Pound at the Town Dump would create more problems in that area.

Police Chief Grodski asked the members of the Board if they would consider authorizing the Dog Warden to have Police powers under Section 119 of the Agriculture and Markets Law, to enable him to make seizures and serve summons and if this is possible it would eliminate having police officers having to go out on such matters. Also that perhaps if several seizures were made and this given some publicity that it would set an example for those owners who let their dogs run loose.

Also that the Dog Warden should be trained in procedures of his duties and the usage of the tranquilizer gun."

Supervisor Vojvoda informed Police Chief Grodski that the Board has scheduled the Dog Warden to meet in Executive Session after the Town Board Meeting and the recommendations as outlined would be taken into consideration at that time.

NEW BUSINESS

Justice Zaloga brought up the following proposal and urged the Board to give its favorable consideration and support:

"That a week in April be set aside and designated as "Clean-up Riverhead Week", for the purpose of improving the appearance of our Township.

That the program be sponsored by the Town Board or any Club or Organization willing to undertake it.

That Service Clubs and Organizations and School Children be called upon to participate in the program.

That litter bags be made available in various parts of the Township during the campaign. "

Mrs. Patricia Tormey addressed the Board and stated that this is an excellent idea and is certain that the Girl Scout and Boy Scout Troops would be willing to participate in the program and it might be a good plan to assign certain sections of the township to them.

Donald Rhuda advised the Board that he had planned to bring up such an idea at the Chamber of Commerce Meeting on March 24th. That his plan was to use the month of April as a "Beautification Program for the Town of Riverhead", and call upon the various service clubs to sponsor the planting of trees and installing tubs of shrubs on Main Street.

The members of the Board concurred that the month of April would be a better plan and that the service clubs and others will be asked to lend their support to the program.

Donald Rhuda made suggestion that perhaps more interest would be shown if contests were sponsored and announced for different parts of the Township and awards be made for the best efforts put forth.

Supervisor Vojvoda delegated Donald Rhuda to design the wording on the litter bags.

After further deliberation the Board resolved that the matter be placed on the Agenda for the March 15, 1966 meeting of the Town Board, at which time final plans would be formulated.

At this time the Board recessed for lunch at 12:00 Noon to reconvene at 2 P. M.

The Town Board reconvened at 2 P. M. , with all members present.

RESOLUTIONS

Councilman Young offered the following resolution which was seconded by Councilman Grodski.

RESOLVED, That the Superintendent of Highways be and is hereby authorized to pay snow overtime compensation for the period from January 23, 1966 to February 26, 1966 for 673 hours in the amount of \$1649.30.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

RESOLUTIONS continued:

Councilman Young offered the following resolution which was seconded by Councilman Grodski.

RESOLVED, That Leo Ceckowski, Jr., A.E.O. employee of the Riverhead Town Highway Department, be and is hereby removed from the payroll of the Town of Riverhead as of February 16, 1966, and

FURTHER RESOLVED, That the resignation submitted by George Atkinson, Laborer employee of the Riverhead Town Highway Department, be and is hereby accepted as of March 1, 1966.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Councilman Young offered the following resolution which was seconded by Justice Zaloga.

RESOLVED, That the Superintendent of Highways be and is hereby authorized to employ Edward Fink as Automotive Equipment Operator at the hourly rate of \$1.75, effective March 2, 1966, said employment subject to physical examination by a competent medical doctor.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Councilman Grodski offered the following resolution which was seconded by Councilman Young.

WHEREAS, Raymond Nugent has for many years given devoted and faithful service to the Town of Riverhead as Dog Warden, and

WHEREAS, The New York State Retirement System has advised the Town of Riverhead by letter under date of October 29, 1965, said letter filed in the Office of the the Town Clerk, that Raymond Nugent has reached mandatory retirement age, be it

RESOLVED, That Raymond Nugent be and hereby is removed from the payroll of the Town of Riverhead as of March 1, 1966, and be it further

RESOLVED, That a certified copy of this Resolution be sent to Raymond Nugent.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLVED, That the Superintendent of Recreation and the Recreation Committee be and are hereby authorized to attend the New York State Middle Atlantic District Recreation and Parks Conference from April 17, 1966 to April 20, 1966 and that all necessary expenses be paid.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

RESOLUTIONS continued:

Councilman Grodski offered the following resolution which was seconded by Councilman Young.

WHEREAS, Richard Mead was hired as a Part-time Recreation Supervisor at \$2.50 per hour for a maximum of 20 hours per week, and

WHEREAS, There is to be a backlog of work to be done in the Recreation Department and he has worked beyond his maximum hours for several weeks,

BE IT RESOLVED, That Richard Mead be compensated for his overtime since January 1, 1966 and that his maximum hours per week be increased to 30 hours, and

FURTHER RESOLVED, That Richard Mead be and is hereby authorized to work a maximum number of 30 hours per week and that the maximum hours in excess of 30 hours be approved by the Town Board.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Abstaining, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Zaloga offered the following resolution which was seconded by Councilman Grodski.

RESOLVED, That the bill submitted by Robert B. Vojvoda for expenses incurred by Bruno Zaloga, Jr., George Young, Vincent Grodski, Donald Rhuda and Robert B. Vojvoda in connection with Riverhead Day at New York Coliseum in the amount of \$63.00 be and is hereby approved for payment.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Zaloga offered the following resolution which was seconded by Councilman Young.

RESOLVED, That Sergeant John J. Harris and Patrolman Harry Boden be and are hereby authorized to attend Mob and Riot Control Training School at Camp Smith, Peekskill, New York, on March 28 and 29, 1966, and

BE IT RESOLVED, That Sergeant Chester Romanski and Patrolman William Moisa be and are hereby authorized to attend the aforementioned Training School at Camp Smith, Peekskill, New York, on March 31 and April 1, 1966, and

BE IT FURTHER RESOLVED, That transportation be provided and all necessary expenses related with this school be paid.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLVED, That the Town Clerk be and is hereby authorized to advertise for Sealed Bids for the Maintenance and Installation of all Mobile, Base and Portable Radios employed by the Riverhead Town Police Department, Riverhead Community Ambulance and Riverhead Town Supervisor, and further

RESOLUTIONS continued:

RESOLVED, That the Town Clerk be and hereby is designated to open publicly and read aloud on Monday, March 14, 1966 at 11:00 A. M., at the Town Clerk's Office, Town Hall, 220 Roanoke Avenue, Riverhead, New York, all sealed bids bearing the designation "Bid on Maintenance and Installation of Mobile, Base and Portable Radios".

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Costello offered the following resolution which was seconded by Justice Zaloga.

RESOLVED, That the bid for Two (2) 1966 Cars for use of the Riverhead Town Police Department, be and it is hereby awarded to Vann Plymouth, Inc., Quogue, N. Y., and

FURTHER RESOLVED, That the acceptance of said bid is subject to the bid and specification form submitted by Vann Plymouth, Inc., dated February 25, 1966, and filed in the Office of the Town Clerk.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Supervisor Vojvoda announced the appointments of a Chairman, Advisor and ten (10) Members to the Zoning Committee to Revise Zoning Ordinance No. 26 of the Town of Riverhead, as follows:

- Chairman - Edward R. Munson, Building Inspector
- Advisor - Alden W. Young, Professional Engineer
- Member - John F. Dunn, Chairman, Planning Board
- Member - Vincent B. Grodski, Councilman
- Member - Helen M. Guyer, Secretary to Building Dept. & Planning Board
- Member - Clayton E. Moore, Chairman, Industrial Committee
- Member - Herbert Smith, Farmer
- Member - J. Wilson Stout, Businessman
- Member - Patricia S. Tormey, Chairman Zoning/Board of Appeals
- Member - Michael Velys, Businessman
- Member - George G. Young, Councilman
- Member - Edward W. Yousik, Businessman

The Town Board convened as a Board of Audit and examined bills submitted as follows: General Town -\$8,382.88, General Repairs Item No. 1-\$5,790.00, Machinery Item No. 3-\$975.19 and Miscellaneous Item No. 4-\$2,836.09.

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLUTIONS continued:

RESOLVED, That the General Town bills submitted on Warrant dated March 1, 1966 in the amount of \$8,382.88, be approved for payment, and

FURTHER RESOLVED, That the following Highway Department bills submitted on Warrants dated March 1, 1966, General Repairs Item No. 1 in the amount of \$5,790.00, Machinery Item No. 3 in the amount of \$975.19 and Miscellaneous Item No. 4 in the amount of \$2,836.09, be approved for payment.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

Justice Zaloga offered the following resolution which was seconded by Justice Costello.

RESOLVED, That a Home Rule request be forwarded to the New York State Assembly and Senate to amend chapter two hundred forty-six of the laws of nineteen hundred sixteen, entitled "An act to enable the towns in the county of Suffolk to provide for the extermination of mosquitoes and establishment of districts therefor," in relation to the amount of annual appropriations for such purpose.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Yes, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was thereupon declared duly adopted.

There being no further business on motion and vote, the meeting adjourned at 2:50 P. M., to meet on Tuesday, March 15, 1966 at 10:30 A. M.

Helene M. Block

Helene M. Block, Town Clerk

HMB.