

Minutes of a Meeting of the Town Board of the Town of Riverhead held in the Town Hall, Riverhead, New York, on Tuesday, April 5, 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 Costello offered the following resolution which was seconded by Councilman Grodski.

RESOLVED, That the minutes of the meeting of the Town Board held in the Town Hall on March 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 April 1, 1966. Filed.  
Curb and Gutter Applications - Alden W. Young. Filed.  
Town Historian's Annual Report for 1965 (Two volumes). Filed.  
Building Department, March, 1966. Filed.  
Police Department, March, 1966. Filed.  
Supervisor's, March, 1966. Filed.

After being duly advertised Sealed Bids for White Traffic Paint for use of the Riverhead Highway Department were opened by the Town Clerk on Monday, April 4, 1966 at 11:00 A. M., as follows:

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Mutual Steel Company, 370 Seventh Avenue, New York 1, N. Y.

Delivered Price per 100-gallon Lot White Traffic Paint	\$234.00
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Local Steel and Supply Co. Inc., 60 Jericho Turnpike, Mineola, N. Y.

Delivered Price per 100-gallon Lot White Traffic Paint	\$209.00
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The Bids were filed for the April 5th, 1966 Meeting of the Town Board.

REPORTS continued

After being duly advertised Sealed Bid for One Used Rubber-Tired Bucket Loader was opened by the Town Clerk on April 4, 1966 at 11:30 A. M., as follows:  
(Paid Bucket Loader for use of the Riverhead Town Highway Department)  
 Modern Tractor Co., Inc., 300 Mill Road, Riverhead, New York.

One 1962 Ford Model No. 703	Delivered Price	\$1950.00
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The bid was filed for the April 5, 1966 Meeting of the Town Board.

Supervisor Vojvoda asked if anyone wished to be heard. No one responded.

COMMUNICATIONSCurb and Gutter Applications

Kirby L. Wooten, 69 Sunrise Avenue, Riverhead, N. Y. Filed.

Russell Fleischman, 75 Sunrise Avenue, Riverhead, N. Y. Filed.

Referred to Councilman Young and Alden W. Young.

Town of Southampton, dated March 16, 1966, notice of adoption of amendments to Building Zone Ordinance No. 26, relating to Motel Districts. Filed.

Copy to Town Attorney.

Town of Brookhaven, dated March 16, 1966, notice of Public Hearing relating to amendment to Building Zone Ordinance. Filed.

Copy to Town Attorney.

Town of Brookhaven, dated March 17, 1966, notice of Public Hearing relating to amendments to Building Zone Ordinance. Filed.

Copy to Town Attorney.

Suffolk County Dept. of Planning, dated March 21, 1966, relating to amending Zone Ordinance-Motel Districts, Town of Southampton. Filed.

Copy to Town Attorney.

Suffolk County Dept. of Planning, dated March 28, 1966, relating to amended Zoning Ordinance No. 26, Town of Riverhead. Filed.

Copy to Town Attorney.

The Zaleski Family, note of appreciation for expression of sympathy. Filed.

Van Rensselaer Skidmore Post #2476, stating said Post will conduct the Memorial Parade and Services this year and enclosing schedule and route for the line of march. Filed.

Copy of letter from Suffolk County Dept. of Health, dated March 15, 1966 to Wading River Civic Association relating to Quail Hollow Development. Filed.

COMMUNICATIONS continued

N. Y. Dist. Corp. of Engineers, dated March 23, 1966, re: Public Notice No. 5698, relating to application by Suffolk Co. Dept. of Public Works for permit to construct a lock and tide gate across Shinnecock Canal, Hampton Bays. Filed.

N. Y. Dist. Corp. of Engineers, dated March 14, 1966, re: Public Notice No. 5683, relating to application by Suffolk Co. Dept. of Public Works for permit to dredge in North Sea Harbor, Little Peconic Bay, Town of Southampton. Filed.

William King, Secretary, Old Whalers Festival, dated March 15, 1966, requesting resolution commemorating week of June 12, 1966 as "Eastern L. I. Historical Week", to help proclaim the historical significance of Eastern L. I., emphasizing June 17th, 18th and 19th as the dates of the Annual Old Whalers Festival. Filed.

Emily M. Bruen, dated March 17, 1966 and William E. Miller, making agreement to pay one-half share of costs of repairs to the undedicated section of Dogwood Drive, Hill and Dale section #2, said share not to exceed \$500. Filed.

Travelers Insurance Co., dated March 24, 1966, relating to Inspections made at Highway Dept., Water District, Police Headquarters and Sewer Plant, enclosing Inspection Certificates and recommendations for aforesaid locations. Filed.

Copies of Inspection Certificates and recommendations forwarded to all Depts.

Shellfish Sanitation and Engineering Services, dated March 23, 1966, relating to Notice of Condition of all shellfish Grounds, located within or adjacent to the Town of Riverhead. Filed.

Eugene R. Romano, dated March 28, 1966, submitting agreement that remainder of property cited in the Petition of Northville Homes Road Improvement District be assessed at an amount necessary to pay the actual cost of creating road district. Filed.

Copy of letter from Richard H. White, President, Aquebogue Civic Ass'n, dated March 28, 1966, to Arthur J. Sharp, stating consensus of voice poll of members of the Aquebogue Civic Association being in favor of construction of a cocktail lounge, restaurant and motel on Meeting House Creek, Aquebogue. Filed.

Copy of letter from State Traffic Commission to Central School District No. 2, dated March 25, 1966, summarizing factors in evidence do not justify the installation of a traffic control signal on Route 25 at Wading River-Manor Road, Calverton. Filed.

Long Island Lighting Co., dated March 29, 1966, submitting plan for street lighting on Manor Road, Jamesport. Filed.  
Referred to Lighting Committee.

State Traffic Commission, dated March 28, 1966, submitting Notice of Action relating to Route 25 at its intersection with Route 25A, Calverton, N. Y. Filed.

HEADS OF DEPARTMENTS

John P. Riesdorff, Supt. Water District, informed the Board that in keeping with the "Clean-Up Riverhead" Program, the Water Department is hoping to clean up all the water mains. Arrangements to be made with the Program Publicity to publicize schedule of dates and the areas where the water mains will be flushed.

Speaking as a private citizen, Mr. Riesdorff commended the Riverhead Police Department for its prompt response in answering emergency call made by his home.

Donald Rhuda, Chairman of "Clean-up Riverhead" Program informed the Board that the details of the program have been finalized, that the program is being given much publicity and receiving favorable responses.

UNFINISHED BUSINESS

The matter of the Petition of Suffolk Land Holding Corp. for Park Area was discussed by the Board.

Town Attorney Shepard M. Scheinberg advised the Board that it should make a decision on this matter as it has been pending for some time.

Justice Costello stated that if this dedication was being offered as barren land, we should not take it as there is too much involved.

Justice Costello further reminded the Board of the Romano acceptance which has been a headache to the Board and added that he is not agreeable to make acceptance of this dedication until the area is put into a completely improved condition.

Mr. Scheinberg advised that all that is required is for the Corporation to make this dedication and if the Town Board turns this down, the people will have nothing, while if the Board accepts the dedication the people will have the opportunity to receive benefits.

Mr. Scheinberg further stated that the subdivision is to be taxed and not the entire town and advised the Board that if it arbitrarily sets it back after the Planning Board has approved the subdivision that there may be a taxpayers action.

After further deliberation the Board requested Donald Rhuda to make physical inspection of the area and render report at the next meeting of the Board.

NEW BUSINESS

Supervisor Vojvoda announced that it has been called to his attention that the Town of Riverhead will have reached its 175th Anniversary in the year 1967 and in lieu of this historical event some thought should be given to making preparations for a celebration.

Supervisor Vojvoda further announced that he has talked with Evelyn Meier, Town Historian who has agreed to serve as General Chairman and is assigning the members of the Town Board and himself to a temporary committee to formulate plans for a permanent committee for this event.

The Town Board discussed the closing of Town Offices on Good Friday, and decided that all Town Offices, with exception of the Police Department will be closed as of 12:00 Noon on said Good Friday.

NEW BUSINESS continued

Edwin S. Lapham, Attorney, appeared before the Board relative to the matter of the proposed acquisition by the Town of Riverhead for the purpose of using the same as a public parking place of certain lands at Wildwood.

Mr. Lapham stated that he has filed a map of the area involved with the Suffolk County Clerk and the next procedure is to call a Public Hearing, that the law requires notice of Hearing to be published three times and that at least 20 days elapse between the first publication and the date of Hearing.

Mr. Lapham further stated that the date of May 3, 1966 has been proposed for the hearing and requested the Board to adopt a resolution calling such hearing and that the notice of said Hearing be published by the Town Clerk.

RESOLUTIONS

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

WHEREAS, Arthur J. Sharp, residing at 18 California Street, Rockville Centre, New York, as contract vendee under an agreement of purchase dated the 9th day of November, 1965, with Morton Zahler as contract vendor covering certain premises between Meeting House Creek and Meeting House Creek Boulevard at Aquebogue in the Town of Riverhead, New York, has made application for the removal and termination of a restriction providing that no portion of the premises will be used as a restaurant, which restriction was imposed in a Declaration of Covenants and Restrictions dated the 29th day of April, 1964 between said Morton Zahler and the Town of Riverhead, and

WHEREAS, Said application has been considered by the Town Board of the Town of Riverhead, and due deliberation having been had thereon,

NOW, THEREFORE, be it

RESOLVED, That the said restriction, providing that no portion of the premises will be used as a restaurant, is hereby cancelled, annulled, and terminated.

This resolution shall be effective immediately upon the conveyance of title to said premises by Morton Zahler as contract vendor, pursuant to the terms of said contract of purchase bearing date the 9th day of November, 1965.

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

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

RESOLVED, That the Town Clerk be and is hereby authorized to advertise for sealed bids for one (1) new 1966 One-half Ton Pickup for use of the Town of Riverhead Highway Department, and be it

RESOLVED, That specifications be prepared by the Superintendent of Highways and bids to be returnable up to 11:30 A. M., on April 18, 1966, and be it further

RESOLVED, That the Town Clerk be and hereby is designated to open publicly and read aloud on Monday, April 18, 1966, at 11:30 A. M., at the Town Clerk's Office, Town Hall, 220 Roanoke Avenue, Riverhead, N. Y., all sealed bids bearing the designation, "Bid on Pickup".

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 the bid for one used Rubber-Tired Bucket Loader for use of the Riverhead Town Highway Department, be and it is hereby awarded to Modern Tractor Company, Inc., 300 Mill Road, Riverhead, N. Y., subject to its bid and specification form dated April 4th, 1966, and filed in the office of the Town Clerk, and be it

FURTHER RESOLVED, That the acceptance of said bid is subject to the approval of the Suffolk County Superintendent of Highways/Commissioner of Public Works of the County of Suffolk.

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 Councilman Grodski.

RESOLVED, That the bid for White Traffic Paint requirements for use of the Riverhead Highway Department, be and is hereby awarded to Local Steel and Supply Co., Inc., 60 Jericho Turnpike, Mineola, N. Y., and

FURTHER RESOLVED, That acceptance of said bid is subject to the bid and specification form submitted by Local Steel and Supply Co., Inc., dated April 1st, 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.

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

RESOLVED, That Highway bill submitted on Warrant dated April 5, 1966, Machinery Fund Item No. 3 of Tryac Truck & Equipment Co., Inc., dated March 18, 1966 in the amount of \$557.04, 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.

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

RESOLVED, That the second meeting of the month of April of the Town Board of the Town of Riverhead, Suffolk County, New York, be held on Tuesday, April 26, 1966 at 10:30 A. M., and

FURTHER RESOLVED, That the Town Clerk is hereby authorized to publish Notice of the aforesaid meeting in the News-Review, and to post a copy of the same on the signboard maintained by 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.

RESOLUTIONS continued

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

WHEREAS, the following applications for the construction of curbs and gutters have been received by the Town Board and reviewed by the Highway Committee:

Sherwood Nugent

To be constructed at 1099 Ostrander Avenue, Riverhead, New York  
For the sum of \$103.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$260.00.

Joseph Lopez

To be constructed at 887 Pond View Drive, Riverhead, New York  
For the sum of \$235.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$590.00.

I. Fred. Frankel

To be constructed at 1049 Ostrander Avenue, Riverhead, New York.  
For the sum of \$175.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$444.00.

Mary Mikalajzyk

To be constructed at 23 Franklin Street, Riverhead, New York.  
For the sum of \$100.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$250.00.

Ukranian Church

To be constructed at Pond View Road and Franklin Street, Riverhead, N. Y.  
For the sum of \$340.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$1250.00.

William J. Hanlon

To be constructed at Duryea Street and Merritts Pond Road, Riverhead, N. Y.  
For the sum of \$233.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$590.00.

George L. Cruser

To be constructed at Merritts Pond Road, Riverhead, New York.  
For the sum of \$80.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$200.00.

Herbert Conklin

To be constructed at 950 Ostrander Avenue, Riverhead, New York.  
For the sum of \$60.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$150.00.

John Kruszon

To be constructed at 275 Fishel Avenue, Riverhead, New York.  
For the sum of \$100.00 to reimburse the Town for the cost of materials.  
The expense to the Town shall not exceed the sum of \$250.00.

RESOLUTIONS continuedIrad B. DeFriest

To be constructed at 271 Newton Avenue, Riverhead, New York.  
 For the sum of \$65.00 to reimburse the Town for the cost of materials.  
 The expense to the Town shall not exceed the sum of \$160.00.

Earl B. Anderson

To be constructed at 44 Sunrise Avenue, Riverhead, New York.  
 For the sum of \$100.00 to reimburse the Town for the cost of materials.  
 The expense to the Town shall not exceed the sum of \$250.00.

Robert G. Leonard

To be constructed at 38 Sunrise Avenue, Riverhead, New York.  
 For the sum of \$100.00 to reimburse the Town for the cost of materials.  
 The expense to the Town shall not exceed the sum of \$250.00.

Raymond M. Kowalski

To be constructed at 61 Sunrise Avenue, Riverhead, New York.  
 For the sum of \$85.00 to reimburse the Town for the cost of materials.  
 The expense to the Town shall not exceed the sum of \$210.00.

Adam Paskiewicz

To be constructed at 57 Sunrise Avenue, Riverhead, New York.  
 For the sum of \$100.00 to reimburse the Town for the cost of materials.  
 The expense to the Town shall not exceed the sum of \$250.00.

Kirby L. Wooten

To be constructed at 69 Sunrise Avenue, Riverhead, New York.  
 For the sum of \$90.00 to reimburse the Town for the cost of materials.  
 The expense to the Town shall not exceed the sum of \$220.00.

Russell Fleischman

To be constructed at 75 Sunrise Avenue, Riverhead, New York.  
 For the sum of \$100.00 to reimburse the Town for the cost of materials.  
 The expense to the Town shall not exceed the sum of \$250.00.

NOW, THEREFORE BE IT RESOLVED, That the above stated applications be approved and that Curbs and Gutters be constructed pursuant to a contract with the aforementioned applicants, and be it

FURTHER RESOLVED, That the Supervisor be authorized to sign the said contracts in behalf of the Town when the moneys to be paid by above said applicants are turned over and the contracts have been signed by them, and

BE IT FURTHER RESOLVED, That upon the execution of the contract the Superintendent of Highways be directed to perform the work.

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.

WHEREAS, the following applications for the construction of Curbs and Gutters have been received by the Town Board and reviewed by the Highway Committee:

A. Pasquale, East Avenue Extension, Riverhead, N. Y.  
 Joyce Mercurio, Ostrander Avenue, Riverhead, N. Y.  
 William Conklin, Brown Street, Riverhead, N. Y.

NOW, THEREFORE BE IT RESOLVED, That the above stated applications be tabled until such time as a sufficient number of adjacent property owners on the respective streets have made applications so that the work may be accomplished economically, and

BE IT FURTHER RESOLVED, That the above stated applicants be notified of this action.

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 Councilman Grodski.

WHEREAS, The Town Board has authorized on this date, April 5th, 1966, the approval of the construction of curbs and gutters on various Town Highways in an amount budgeted for the year 1966, and

WHEREAS, The Superintendent of Highways is scheduling the construction of the curbs and gutters during one period of the year,

NOW, THEREFORE BE IT RESOLVED, That all applicants for curbs and gutter construction after this date be advised that a review of their applications will be made during the month of March, 1967.

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.

RESOLVED, That the Town Clerk be and is hereby authorized to advertise for sealed bids for 8 foot fence for use of the Town of Riverhead Recreation Department, and be it

RESOLVED, That specifications be prepared by the Superintendent of Recreation, and bids to be returnable up to 11:00 A. M., on April 18, 1966, and be it further

RESOLVED, That the Town Clerk be and hereby is designated to open publicly and read aloud on Monday, April 18, 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 8 Foot Fence".

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

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

-----X  
 In the Matter of the proposed acquisition :  
 by the Town of Riverhead, Suffolk County, RESOLUTION  
 New York, for the purpose of using the  
 same as a public parking place, of certain :  
 lands at Wildwood in said Town.

-----X  
 WHEREAS, it is proposed to acquire certain lands for the establishment and operation of a municipal parking field or public parking place within the Town of Riverhead, Suffolk County, New York; and

WHEREAS, the Town Board of the said Town has caused to be prepared a map indicating the parcels of real estate for said purpose,

NOW, THEREFORE, it is hereby

RESOLVED, that the map of the proposed improvement be and it hereby is approved; and be it further

RESOLVED, that the said map be filed in the Office of the Clerk of Suffolk County; and be it further

RESOLVED, that a public hearing in respect to such map be held at the Town Hall, Riverhead, New York, on May 3, 1966, at 11:00 A.M., prevailing time, as provided by Chapter 190 of the Laws of 1927 as amended and that the Town Clerk cause to be published three times in the official newspapers published in the County of Suffolk a notice of the filing of such maps and of the time and place of said public hearing, which time shall be not less than twenty days from the date of the first publication of said notice, and that at such public hearing the Town Board shall afford a reasonable opportunity to all interested persons to make objections thereto or suggest changes therein; and be it further

RESOLVED, that the Town of Riverhead, Suffolk County, New York shall become vested with title to the property sought to be acquired in fee for the improvement upon the date of the filing of the oaths of the commissioners of estimate to be appointed pursuant to law.

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

AYES: Councilman Young, Councilman Grodski, Justice Zaloga, Justice Costello and Supervisor Vojvoda.

NOES: None.

The resolution was thereupon declared unanimously adopted.

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

RESOLVED, That Stephen J. Grodski, Chief of Police, be and is hereby authorized to attend Governor Rockefeller's Crime Conference in New York City on April 21 and 22, 1966, and that all necessary expenses related thereto 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

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

RESOLVED, That the Supervisor be and is hereby authorized to transfer the sum of \$2,105.61 from the General Town Current Surplus Account to the Peconic Avenue Bridge Construction Account.

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.

WHEREAS, a unique project in international maritime good will will be launched this year in eastern Long Island, International Whalers Cup Committee;

WHEREAS, 1966 will mark the first year in the establishment of an international trophy cup open to all the North Atlantic maritime nations and their official representatives;

WHEREAS, this event is dedicated to the revival and continuing maintenance of public interest in the traditional skills of open boat seamanship;

WHEREAS, the international whaleboat competition will be the highlight of the annual Old Whalers Festival in Sag Harbor which annually attracts thousands of visitors and maritime enthusiasts to this historic old wharport;

WHEREAS, this competition will bring together the United States and Norway in a contest testing the seamanship of the most able Norwegian oarsmen against their American counterparts;

WHEREAS, the ceremonies this year will be attended by officials of the Norwegian government, a delegation from Congress, and New York State maritime officials;

WHEREAS, this event is dedicated to the revival and commemoration of eastern Long Island's historical past and preeminence in the maritime industry from colonial times;

NOW, THEREFORE BE IT RESOLVED, That the Town Board of the Town of Riverhead, Suffolk County, State of New York, in recognition of these historic events does hereby proclaim the week of June 12, 1966, as "Eastern Long Island Historical Week" and hereby urges all citizens and public agencies to make fitting public commemoration of these activities.

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 Long Island Lighting Company be and it is hereby authorized to install street lighting on Manor Road, Jamesport, N. Y., within the Jamesport Lighting District, as per letter and plan dated March 29, 1966, outlining added cost to aforesaid District of \$132.00 per annum.

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

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

RESOLVED, That the Long Island Lighting Company be and is hereby authorized to make survey for the installation of mercury lights on Pole #23 in the area of the corner of Duane Street and Marcy Avenue and on Pole #26 in the area of Marcy Avenue, said areas being in the Riverhead Lighting District.

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 Long Island Lighting Company be and is hereby authorized to make survey for the installation of street light on Pole #226, Washington Avenue, Jamesport, N. Y., within the Jamesport Lighting District.

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 of the meeting, Supervisor Vojvoda recessed the meeting to hold a public hearing.

PUBLIC HEARING: 11:15 A.M.

(Adjourned from March 15, 1966)

On 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.

Supervisor Vojvoda declared the Hearing open and asked if anyone wished to be heard at this time.

Edwin S. Lapham, Special Counsel appeared before the Board and read the following letter:

"Riverhead Town Board  
Roanoke Avenue  
Riverhead, N. Y.

March 28, 1966

Attention: Mr. E. Lapham, Special Counsel.

Dear Sir:

I wish to confirm our discussion at the last town board meeting relative to the creation of a road district at the Northville Homes subdivision.

It was discussed that the property owners facing on Oakland Drive North be assessed at \$3.00 per month for fifteen years, and the remainder of the

PUBLIC HEARING-Road Imp. continued

property cited in the petition be assessed at an amount necessary to pay the actual cost to create the road district, not to exceed the present estimate of \$44,000.

As owner of the major portion of the road frontage affected, we agree to these terms.

Yours truly,  
NADEL BUILDING CORPORATION  
Signed: Eugene R. Romano  
President. " (End)

Mr. Lapham informed the Board that the aforesaid letter has been filed with the Town Clerk and stated that if the Board will give its approval to make the improvement petitioned for, that he would recommend the following paragraph be inserted in the resolution:

"RESOLVED, that, inasmuch as Oakland Drive North has heretofore been partially improved, it is determined pursuant to Section 202 (2) of the Town Law that the lots on said street will derive less benefit from the proposed improvement than the other lots in the proposed district, and accordingly that said lots on Oakland Drive North shall be assessed so that the tax levied on each of said lots in connection with this district shall not exceed \$36.00 per year." (End)

Mrs. Hannah Woodson addressed the Board and inquired if the words, "be assessed at an amount necessary to pay" as contained in Mr. Romano's letter would mean that the assessment would be raised if it was found necessary to pay more for the improvements of the road.

Supervisor Vojvoda assured Mrs. Woodson that the project would not exceed the sum of \$44,000 and that it may possibly be lower than the amount estimated.

Mrs. Woodson stated that she and many others favor this proposed improvement and are anxious that it get under way and inquired when they may expect the work to be started.

Mr. Lapham informed Mrs. Woodson that if the improvement is approved by the Town Board this day, that Alden W. Young will be authorized to prepare the plans and the work will be put out for bids.

Alden W. Young informed Mrs. Woodson that there is also the matter of legal work involved in preparing resolutions authorizing bond notes to pay contractors and advised that the project would probably be started early in the Fall of the year.

No one else wishing to be heard, Supervisor Vojvoda declared the Hearing closed.

Supervisor Vojvoda announced that another Public Hearing was scheduled at this time.

PUBLIC HEARING - 11:30 A. M.

Affidavit of Proof of Publication of Notice of Public Hearing, pursuant to Section 265 of the Town Law and Section 501 of Zoning Ordinance No. 26 as Amended of the Town of Riverhead, Suffolk County, New York, relating to the creation of Residence 3 District, was submitted to the Board and ordered placed on file.

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

Elwood Hooper, Special Town Attorney appeared before the Board and stated that he had drawn up the aforesaid Zoning Amendments as recommended by the Zoning Committee, which have been duly published in accordance with proper statutes and recommended that they be adopted.

The following persons in attendance as a delegation from the Wading River Area appeared before the Board relative to the aforementioned matter:

Mrs. Gwendolyn Prodell read a statement opposing the proposed amendments as being unsatisfactory and disappointing in two respects, e. g., that Residence 3 District as presently proposed has only 1/3 acre minimum area requirement and that two-family dwellings are proposed to be permitted which, can hardly be considered a compromise to the petition of the Wading River School District area requesting a one acre minimum area requirement.

Mrs. Prodell urged the Board to reconsider that part of Section 210B relating to 1/3 acre minimum area requirement and Article 3 of Section 210A in which two-family dwellings are proposed to be permitted.

Gordon T. Danby, spoke in opposition to the amendments as presently proposed, stating that such if adopted could hurt the entire town.

Alden W. Young, P. E., explained that the Planning Board followed the recommendation of the Master Plan, and it was felt at that time that anyone that was putting in water and sewer that they should be allowed to go down to a minimum because they are providing services which are greatly needed to protect our resources.

Mr. Young further explained that when it comes to putting in public sewers today the cost to the developer would be close to \$1500 just for sewers, as he would have to put in an approved treatment plant for the protection of ground water from detergents.

Mr. Young added that there is proposed legislation that if a person is putting in over a 100 ft. lot, they must provide a public sewer as well as public water, however, this may be varied. At the present time no subdivisions will be eliminated from putting in public sewer and public water without the approval of the Town Board and also the County Sewerage Agency.

William Miller, stated that Brookhaven Township now has a full half acre zoning and if we are planning for the future, he feels that the people should have one good zoning area in the Town when they want it.

Mr. Miller further stated that to provide for one family on 1/6th of an acre minimum would not be the best zoning for Riverhead Town and we should strive to upzone as near like our neighboring Brookhaven Township.

PUBLIC HEARING - 11:30 A.M., continued:

Albert Prodell stated that he believed one of the primary purposes of the Master Plan was to control growth and we should be aware of the number of people moving into Suffolk County and of the impacts being made on new school districts.

Mr. Prodell further stated that last year alone even with 1/2 acre zoning in Brookhaven Town over 750 new families have moved into one area of Stony Brook and that bond issues are being floated for the construction of new schools in Port Jefferson Station, Mt. Sinai, Rocky Point and Shoreham.

Mr. Prodell added that the proposed 1/2 acre requirement if passed by the Board would raise havoc in the Wading River School District area.

Mr. Hooper, Special Town Attorney addressed the Board and stated that he has listened to all the statements made and he agrees with most everything that had been said.

Mr. Hooper explained that for the record, the proposed amendments were not drawn up as proposed by him but as recommended by the Zoning Committee.

Mr. Hooper compared wording in Ordinances of Brookhaven and Southampton Townships and concluded saying that the proposed amendments were drawn up for the entire town and not for a particular area and that with proper maps approved by the Planning Board the amendments could be applied.

Supervisor Vojvoda asked the Town Attorney if Public Water and Sewer means such systems would be operated by the Town.

Town Attorney Scheinberg replied saying that under public authority, yes, it would have to be.

Supervisor Vojvoda asked the Town Attorney that if an independent builder would put up housing on 500 acres and provide water and sewer, would the town have to operate the systems.

Town Attorney Scheinberg said, "No, because they would not be public."

Mr. Miller asked if Levitt came out and formed a public water system, if it would be considered a Public Water District.

Town Attorney Scheinberg replied to Mr. Miller stating it would have to be approved by the Board.

Supervisor Vojvoda stated that Mr. Miller is talking strictly Wading River and this hearing applies to the entire township and where we have Sewer and Water Systems in Riverhead already, this proposed requirement can be met.

Town Attorney Scheinberg stated that our proposed Desalination Plant would be public water. There is a possibility that there will be public sewers along the same areas and these could be the spots which could possibly fall under Residence 3.

Mr. Scheinberg speaking as an individual and not as a Town Attorney stated that he is in full agreement with the compatriots of Wading River in that, we should have a 20,000 square foot area and sees no reason why it should be limited to 15,000 as it is an open door to developers.

PUBLIC HEARING - 11:30 A.M., continued:

Mr. Scheinberg added that all other Towns have areas much larger than we have and Huntington Town has 2, 3, 4 and 5 acre zoning, and here we are struggling to get 20,000 square feet.

Mr. Scheinberg received a rousing round of applause from the Wading River Delegation.

Alden W. Young explained that if Sewer and Water Systems are privately owned, municipally owned or corporately owned, they are known as "Public Water and Sewer Systems". That the system which Mr. Levitt has in Stony Brook is known as a Public Sewer System, even though he owns it, and in the eyes of the law, the public water supply which Mr. Lapham here owns is listed in the Water Resources Commission as a Public Water Supply System.

Mr. Young added that if you want it to be municipally owned you would have to change the wording to "public" and "municipal".

Mr. Danby stated that he is not a lawyer but since the spirit of the thing is to keep out the private water system it would seem this is being discriminatory, and it might be that it would end up in legal suits as there is a great deal of money involved.

Mr. Danby added that he realizes things are different on Main Street here in Riverhead but he is not talking about the Main Street here.

Mr. Prodell stated that there should be a separation and that he agrees with the statement made by Mr. Danby and also with what Mr. Scheinberg had said.

Edwin S. Lapham commended the Town Board for taking this great step forward and stated that one object of zoning is to limit the density of the population, and therefore it would seem to him that it would be better to have two-families to an acre instead of six.

Mr. Lapham respectfully requested the Town Board to give much thought to the adoption of an ordinance based on Mr. Hooper's original provisions of 20,000 square feet per lot and limited to one family dwellings.

Mr. Hooper, Special Town Attorney recommended that the Town Board take the suggestions made by the Wading River Delegation under consideration.

No one else wishing to be heard and no communications having been received thereto, Supervisor Vojvoda thanked the Wading River Delegation for the interest they have displayed in coming and expressing their views at this Hearing and declared the Hearing closed at 12:00 Noon.

Supervisor Vojvoda re-opened the Meeting and announced that the members of the Board would take into consideration the objections and suggestions submitted by the Wading River Delegation before any action is taken on the proposed amendments.

The Town Board adjourned for lunch to reconvene at 1:30 P. M.

The Town Board reconvened at 1:50 P.M., with all members present.

Supervisor Vojvoda informed the representatives of the Wading River Delegation that the members of the Town Board discussed the matter of the proposed zoning amendments during luncheon period and unanimously agreed that the amendments be re-drafted and re-advertised for Public Hearing to be heard at a meeting of the Board on April 26, 1966 at 11:30 A. M.

The representatives of the Wading River Delegation thanked the members of the Town Board for their consideration and cooperation.

The Board requested Alden W. Young to assist Mr. Hooper in the re-drafting of the amendments.

At this point of the meeting, the members of the Town Board extended birthday congratulations to youthful Councilman Vincent Grodski who was enjoying a birthday this day.

Councilman Grodski thanked the members of the Town Board for their expressions of good wishes and also the Town Clerk's Office for the liberal supply of golf balls presented to him.

#### RESOLUTIONS

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

-----X

In the Matter of the  
Petition for street improvement :  
proposed for Northville Homes :  
Road Improvement District.

RESOLUTION AND ORDER  
AFTER PUBLIC HEARING  
FOR STREET IMPROVEMENT.

-----X

WHEREAS, a petition dated January 25, 1966, was duly filed with this Board requesting the permanent improvement of Oakland Drive North, Oakland Drive West, Oakland Drive South, Grove Street and Andrea Court, being private roads in this Town at Roanoke, New York, by certain permanent improvements thereof in the manner hereinafter determined upon by the Board, and

WHEREAS, said petition was duly signed by owners of real estate owning more than one-half of the entire frontage or bounds on both sides of that portion of said private roads or rights of way as set out on the map filed with the petition herein, and

WHEREAS, the said petition was duly acknowledged or proved as to each signer in the same manner as required of a deed to be recorded, and

WHEREAS, at a meeting of said Town Board duly called and held on the first day of February, 1966, an order was duly adopted by it and entered in its minutes, reciting the filing of such petition, the improvement proposed and the maximum amount proposed to be expended for the improvement as stated in such petition, to wit, the sum of \$44,000.00 and specifying that the said Board would meet to consider the petition and to hear all persons interested in the subject thereof concerning the same, at the Town Hall at 220 Roanoke Avenue, in said Town on the first day of March, 1966 at 11:00 o'clock A. M.; and

RESOLUTIONS continued:

WHEREAS, the said order, duly certified by the Town Clerk, was duly published and posted as required by law, to wit, a duly certified copy thereof was published in the "News-Review", the official paper of this town on February 17th, 1966, and said copy of such order was posted on the 17th day of February, 1966, conspicuously on Bulletin Board, Town Clerk's Office, 220 Roanoke Avenue, Riverhead, New York, and

WHEREAS, a public hearing was duly held by this Town Board at the place and on the date and time hereinbefore mentioned, and said hearing was duly adjourned to March 15, 1966 at 11:00 o'clock A.M., at the same place and said hearing was further adjourned to April 5, 1966, at 11:00 o'clock A.M., at the same place, and at such place and time the said Town Board did duly consider the said petition and hear all persons interested,

NOW, THEREFORE, after such hearing and upon the evidence given thereat and pursuant to the provisions of Section 200 of the Town Law of the State of New York, it is hereby

RESOLVED that this Board does hereby determine that it is in the public interest to make the improvement petitioned for, to wit, by constructing a pavement of bituminous stabilized soil with an oil wearing surface, concrete curbs and any other necessary drainage structures and such other necessary work incidental to the above for the entire portion of said private roads as set out on a map filed with the petition herein and in accordance with Section II, sub (a), sub 20 (c) of the Local Finance Law, and it is further

RESOLVED that, inasmuch as Oakland Drive North has heretofore been partially improved, it is determined pursuant to Section 202 (2) of the Town Law that the lots on said street will derive less benefit from the proposed improvement than the other lots in the proposed district, and accordingly that said lots on Oakland Drive North shall be assessed so that the tax levied on each of said lots in connection with this district shall not exceed \$36.00 per year, and it is further

RESOLVED that Alden W. Young, as engineer, shall prepare definite plans and specifications and make a careful estimate of the expense and with the assistance of Edwin S. Lapham, Esq., an attorney at law of Riverhead, New York, who is hereby employed for such purpose, shall prepare a proposed contract for the execution of the work; and that such plans and specifications, estimate and proposed contract shall be presented to the Board as soon as reasonably possible; and it is hereby

ORDERED that the Town Clerk shall file a certified copy of this resolution and order within ten days hereof in the office of the County Clerk of Suffolk County.

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

AYES: Councilman Young, Councilman Grodski, Justice Zaloga, Justice Costello and Supervisor Vojvoda.

NAYS: None.

The foregoing resolution was declared unanimously adopted.

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

RESOLUTIONS continued:

WHEREAS, a Public Hearing was held on April 5, 1966 on the Proposed Amendment to Zoning Ordinance No. 26 of the Town of Riverhead as Amended, creating Residence 3 District, and

WHEREAS, as a result of aforesaid hearing the Town Board considered that further revision was necessary, and

WHEREAS, proposed amendment to Zoning Ordinance No. 26 of the Town of Riverhead as Amended, creating Residence 3 District was further revised,

BE IT RESOLVED, That the following Notice of Public Hearing be published in the "News-Review", the official newspaper of the Town of Riverhead:

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 as Amended, 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 26th day of April, 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:

Add to DEFINITIONS:

Sec. 102, 1A - AGRICULTURE - The cultivation of the soil for food products or other useful or valuable growths of the field or garden but shall not include the raising of animals, poultry or dairy products, riding academies, livery or boarding stables and dog kennels where the same is carried on as a business or gainful operation.

Add to ARTICLE II SECTION 200 - DISTRICTS:

Section 200A Designated Districts: After the words "The Town of Riverhead is hereby divided into the following use District"; the following words: "Residence 3 District".

Add SECTION 210 RESIDENCE 3 DISTRICT:Section 210A USES:

In the Residence 3 District no building, structure or premises shall be used, or arranged, or designated to be used, and no building shall be hereafter erected, reconstructed or altered unless otherwise provided in this Ordinance, except for one or more of the following uses:

1. Agriculture, provided no storage of manure shall be permitted within 100 feet of any side or rear lot lines or within 150 feet of any street lines.

2. One family dwellings.

3. Churches; parish houses; libraries; schools, elementary or high, both public or private, having curriculum the same as ordinarily given in public schools.

4. Parks, playgrounds, recreational areas operated by the Town.

5. Colleges and universities, provided that the plot has an area of not less than 75 acres and a continuous street frontage of not less than 400 feet, and provided further that the total building area shall not exceed ten percent (10%) of the total lot area and the location of all buildings and structures shall have been approved by the Planning Board.

RESOLUTIONS continued:

6. Accessory uses customarily incident to any of the above permitted uses when located on the same lot and not involving the conduct of a business, and shall be understood to include the following:

(a) Home occupations or professions conducted within the dwelling by the residents thereof.

(b) The sale at retail of "home-grown" or "home-made products raised on the premises, provided no roadside stands, tables or similar devices for the purpose of display or sale of such products shall be permitted in the front yard.

(c) Private garages, private boathouses, private greenhouses and similar accessory buildings for residences. Potato storage buildings, machinery storage buildings, greenhouses, irrigation pump houses and similar accessory buildings or structures for agriculture.

(d) A temporary building or shed used during construction of a building or structure on the premises provided such building or shed is located in the rear yard.

(e) Swimming pools constructed in accordance with Article III, Section 3011 of this Ordinance.

(f) Fences not exceeding four (4) feet in height may be erected on the front property line and on such portions of the side property lines as shall be lot lines enclosing the required front yard. If such fence is erected along any street, the permitted height thereof shall be measured from the existing elevation of the center line of such street opposite such fence.

On lots used for other than dwellings wire strand or open woven wire fences up to six (6) feet in height above ground level may be permitted on lot lines adjacent to the required front yard and on street lines.

Sect. 210B LOT AREA:

No main building shall be erected on a lot of an area of less than 22,000 square feet and having a width of less than 125 feet.

Sect. 210C FRONT YARD:

There shall be a front yard having a minimum depth of 50 feet. Where 40% or more of the frontage on that side of the street between two intersecting streets is improved with main buildings, no building or structure shall project beyond the average front yard line so established. However, this regulation shall not be interpreted to require a front yard depth of more than 60 feet. Further, the averaging provision shall not be considered or applied where the distance between two intersecting streets is more than one thousand (1000) feet.

Sect. 210D SIDE YARD:

There shall be two side yards, one on each side of the main building, the total width on both sides to be not less than 45 feet with the minimum of either side yard being not less than 20 feet wide. In case of a corner lot no main building shall be erected, reconstructed or altered nearer to a side street line than 50 feet or the average distance therefrom of the existing buildings fronting on the side street.

RESOLUTIONS continued:Sect. 210E REAR YARD:

There shall be a rear yard having a minimum depth of 50 feet.

Sect. 210F AREA OF MAIN BUILDING:

The main building area shall not exceed 15% of the total lot area.

Sect. 210G HEIGHT:

No main building shall be erected, reconstructed or altered so as to exceed 35 feet in height.

Sect. 210H ACCESSORY BUILDING:

No accessory building or structure shall be erected, reconstructed or altered so as to be situate as follows:

1. In a front yard.
2. In a side yard unless the accessory building is 50 feet from a side street line, 20 feet from a property line and 20 feet from any other building.
3. In a rear yard unless the accessory building is 20 feet from a property line and 20 feet from any other building and 50 feet from a side street line and rear street line.

Accessory buildings or structures shall not be erected, reconstructed or altered so as to occupy more than 5% of the total lot area, or to be more than 25 feet in height.

Where an accessory building is constructed as a building subordinate to the use rather than to the main building, the building shall be erected, reconstructed or altered so as to be situate in conformity to the requirements of the main building.

Sect. 210I OFF STREET PARKING:

Off street parking in this district shall comply with the provisions of Article III, Section 301J of this Ordinance.

Sect. 210K LIVING AREA:

No dwelling shall be erected unless provision shall be made therein as follows:

1. For single family dwelling - Not less than 800 square feet of area of the first story, but a maximum of 150 square feet of area of the second story may be used and applied to the area requirement of the first story, and exclusive of attached garages, carports, uninclosed porches and breezeways.

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

Dated: April 5, 1966

BY ORDER OF THE TOWN BOARD  
TOWN OF RIVERHEAD, NEW YORK

HELENE M. BLOCK, TOWN CLERK

RESOLUTIONS continued:

BE IT FURTHER RESOLVED, That the Town Clerk send copies of the aforesaid Notice of Public Hearing, amending Zoning Ordinance No. 26 of the Town of Riverhead as Amended, creating Residence 3 Districts, to the Towns of Southampton, Brookhaven, Southold and the Long Island State Park Commission.

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 Councilman Grodski.

RESOLVED, that Alden W. Young be and is hereby authorized to prepare plans and specifications for the following drainage areas: (1) Roanoke Avenue, Riverhead; (2) Middle Road and Roanoke Avenue, Riverhead; (3) Sound Avenue one-quarter mile east of Doctors Path, Roanoke, Riverhead; and (4) North Wading River Road and Hulse Landing Road, Wading River.

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 Alden W. Young be and is hereby authorized to prepare surveys for the realignment of Pulaski Street and land exchange.

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.

WHEREAS, WALTER SCHMIDT, residing at Wading River, New York, has filed with the Town Clerk of the Town of Riverhead a proposed map for a mobile home park situate on the easterly side of the Wading River-Manorville Road, at Wading River, New York and has presented an application to the Town Board of the Town of Riverhead for a camp permit, and

WHEREAS, the Town Board of the Town of Riverhead has reviewed said plan and application, and

NOW, THEREFORE BE IT RESOLVED, that the Town Board of the Town of Riverhead does hereby grant a special permit to said WALTER SCHMIDT for his camp situate on the east side of Wading River-Manorville Road, Wading River, New York.

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.

The Town Board convened as a Board of Audit and examined bills submitted on Warrants dated April 5, 1966 as follows: General Town - \$16,347.38, General Repairs Highway Item No. 1-\$549.66, Machinery Highway Item No. 3-\$1063.26 and Miscellaneous Highway Item No. 4-\$275.05.

RESOLUTIONS continued:

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

RESOLVED, That General Town bills submitted in the amount of \$16,347.38, be approved for payment, and

FURTHER RESOLVED, That the following Highway Department bills submitted; General Repairs Item No. 1-\$549.66, Machinery Item No. 3-\$1063.26 and Miscellaneous Item No. 4-\$275.05, 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.

There being no further business on motion and vote, the meeting adjourned at 8:30 P. M., to meet on Tuesday, April 26, 1966 at 10:30 A. M. (see resolution page 99).

*Helene M. Block*

Helene M. Block, Town Clerk

HMB.