

Minutes of a Meeting of the Town Board of the Town of Riverhead held in the Town Hall, Riverhead, New York, on Tuesday, August 16, 1966 at 10:30 A. M.

Present:

Robert B. Vojvoda, Supervisor

Thomas R. Costello, Justice of the Peace

Vincent B. Grodski

George G. Young, Councilmen

Absent: Bruno F. Zaloga, Jr., Justice of the Peace

Shepard M. Scheinberg, Town Attorney.

The meeting was called to order at 10:30 A. M., by Supervisor Vojvoda.

Councilman Young 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 August 2, 1966, be approved as submitted.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was there-upon declared duly adopted.

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

REPORTS

Supervisor's, month of July, 1966. Filed.

Recreation Department, month of July, 1966. Filed.

Election Inspectors-Special Election held at Town Hall on August 12, 1966, re Proposition for authorization of Supervisor to execute lease with County of Suffolk for lease of certain lands for the establishment of an airfield.

Summary of Votes Cast

Yes	382
No	1060
Blank	11
TOTAL	<u>1453</u>

The report was placed on file.

CLAIMS

Helen Tyska, 553 Raynor Ave., Riverhead, N. Y. - Amount \$55.00. Filed. Copies submitted to Insurance Broker, Town Attorney and Supt. of Highways.

Ralph Malm, 275 Woodfield Road, West Hempstead, N. Y. -Amount \$35.70. Filed. Copies submitted to Insurance Broker and Town Attorney.

COMMUNICATIONS

Philip J. Kenter, dated August 1, 1966, making request for installation of a street light on Pole #30, Merritts Pond Road. Filed.
Referred to Lighting Committee.

Long Island Lighting Company, dated August 9, 1966, enclosing agreement for proposed extension of three wire single phase electric facilities at South Jamesport and requesting check for \$167.00 be forwarded together with signed application within 15 days. Filed.

Town of Brookhaven Zoning Board of Appeals, dated August 3, 1966, enclosing Notice of Public Hearing on application of L. I. Lighting Company for variance to be held on August 25, 1966. Filed.
Copy to Town Attorney.

Town of Southampton, dated August 3, 1966, enclosing Notices of Public Hearings relating to amendments to Zoning Map. Filed.
Copy to Town Attorney.

Philip A. Hoffman, dated August 2, 1966, stating that portion of right-of-way property, as indicated on survey map enclosed has been paved by the Town and requesting that this paving be removed or the right-of-way fenced to keep vehicles off property. Referred to Supt. of Highways and ordered filed.

John J. Block, dated July 27, 1966, tendering resignation as Automotive Equipment Operator in the Town Highway Department, effective July 8th, 1966. Filed.

Ralph S. Miller, dated August 2, 1966, tendering resignation as Automotive Equipment Operator in the Town Highway Department, effective August 8th, 1966. Filed.

Rabbi Joseph H. Lief, Chaplain of Police Association of Suffolk County, Inc., dated August 9, 1966, commending Town Board for its understanding of law enforcement and on its present Police Department facilities. Filed.
Town Clerk to acknowledge.

Riverhead Lion's Club, August 9, 1966, requesting Permit for sponsoring Von Bros. Three Ring Circus on School Grounds, Riverhead, N. Y., on August 27, 1966. Filed.
Town Clerk was instructed to advise Riverhead Lion's Club that Town Board grants Permit and that Town Attorney should be consulted on the limit requirements of insurance policy.

Senator Jacob K. Javits, dated August 8, 1966, acknowledging receipt of resolution passed by Riverhead Town Board relating to H.R. Bill 11236. Filed.

Senator Robert F. Kennedy, dated August 5, 1966, acknowledging receipt of resolution passed by Riverhead Town Board relating to H.R. Bill 11236. Filed.

Harry B. Ward, Dist. Supt. of Schools, dated August 10, 1966, approving appointment of Claudia T. Pegg, Attendance Officer for School District #1, in accordance with the provisions of Section 3213 of the Education Law. Filed.

COMMUNICATIONS continued:

Alex E. Horton, dated August 15, 1966, advising that the roads in the Kingswood Development have received the first two coats of oil and same meet with the Town of Riverhead specifications. Filed.

HEADS OF DEPARTMENTS

Donald Rhuda, Recreation Supervisor extended invitation to members of the Town Board to take participation in the forthcoming Golf Tourney to be sponsored by the Recreation Department.

RESOLUTIONS

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

RESOLVED, That the resignations submitted by Riverhead Town Highway Automotive Equipment Operators, John J. Block, effective July 8, 1966 and Ralph S. Miller, effective August 8, 1966, be and are hereby accepted.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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 Superintendent of Highways be and is hereby authorized to hire John S. Kess, 431 Osborne Avenue, Riverhead, N. Y., as Laborer in the Highway Department, to be compensated at an hourly wage of \$1.75, effective August 16, 1966 for a six month's probationary period.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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 John Nichols be and is hereby appointed to serve as a Beautification Project Supervisor, effective August 3, 1966, to be paid bi-weekly at the rate of \$65.00 per week and to serve at the pleasure of the Town Board.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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 hereby is directed and authorized to advertise in the August 18, 1966 issue of the News-Review, the official newspaper of the Town of Riverhead, for bids for the repair of highways in Roanoke Homes Development, Town of Riverhead, New York, and be it

FURTHER RESOLVED, That the Town Clerk be and is hereby designated to open publicly and read aloud on Tuesday, August 30, 1966 at 10:30 A.M., in the Town Clerk's Office, 220 Roanoke Avenue, Riverhead, New York, all bids which have been received, and be it

FURTHER RESOLVED, That the Town Clerk shall make a record of such bids and present the same at the Town Board Meeting to be held September 6th, 1966.

RESOLUTIONS continued:

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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 Long Island Lighting Company be and is hereby authorized to make a survey for the installation of a street light on Pole #30 located on the east side of Merritts Pond Road near Northern Parkway.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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 Supervisor be and is hereby authorized to execute an agreement with the Long Island Lighting Company for the installation of a single phase electric line extension beginning at pole #14 located on Town of Riverhead Property at South Jamesport and continuing in a general northerly direction across Town of Riverhead Property, a distance of 100 feet to proposed pole #15, and

FURTHER RESOLVED, That the costs for aforesaid installation in the amount of \$167.00 be paid to the Long Island Lighting Company.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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 Supervisor be and is hereby authorized to request a Certification of Eligibles for Police Patrolman from the Suffolk County Civil Service Commission for the purpose of canvassing said Certification of Eligibles for the appointment of a Police Patrolman.

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

Councilman Grodski offered the following Resolution:

-----X

In the Matter of the	
Laying out of three certain town highways	: RESOLUTION
in the Town of Riverhead, County of Suffolk	
and State of New York.	: REDUCING BOND

----- X

WHEREAS, Kingswood Development Corp. has posted a performance bond in the amount of \$30,000.00 for the completion of the improvements in the subdivision known as "Kingswood", which is owned by Kingswood Development Corp., and

RESOLUTIONS continued.

WHEREAS, on March 29, 1966 an agreement was worked out with S. Louis Mirel, attorney for Kingswood Development Corp. and Robert Vojvoda, Supervisor of the Town of Riverhead whereby it was agreed that the amount of the bond would be reduced from \$30,000.00 to \$20,000.00 when the following items were prepared:

1. Completion of the grading.
2. Installation of five catch basins.
3. Installation of curbing, all of the above to be done to the satisfaction of the Superintendent of Highways of the Town of Riverhead, and

WHEREAS, written statements were filed with the Town Board by Alex E. Horton, Superintendent of Highways of the Town of Riverhead and a resolution reducing bond from \$30,000.00 to \$20,000.00 was duly adopted by the Town Board of the Town of Riverhead on July 5, 1966, and

WHEREAS, said agreement of March 29, 1966 further provided that the amount of the bond would be reduced from \$20,000.00 to \$10,000.00 when the following items were finished:

1. The roads to be treated with Pulvi Mixer.
2. The roads are to be compacted, all of the above to be done with the satisfaction of the Superintendent of Highways of the Town of Riverhead, and

WHEREAS, written statements have now been filed with the Town Board by Alex E. Horton, Superintendent of Highways of the Town of Riverhead, wherein it is stated that the foregoing have been performed to the satisfaction of the Superintendent of Highways of the Town of Riverhead,

NOW, THEREFORE, be it resolved that the performance bond of Kingswood Development Corp. be reduced from the sum of \$20,000.00 to the sum of \$10,000.00.

The adoption of the foregoing resolution was seconded by Councilman Young and duly put to a vote on roll call which resulted as follows:

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

NOES: None

ABSENT: Justice Zaloga.

The resolution was thereupon declared duly adopted.

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

NOTICE IS HEREBY GIVEN that at a regular meeting of the Town Board of the Town of Riverhead held at the Town Hall, 220 Roanoke Avenue, Riverhead, New York, on the 15th day of August, 1966, the following resolution was duly adopted:

..... X
In the Matter of the
Repeal of the exist-
ing Ordinance No. 15,
entitled "Public
Dump or Disposal
Area," and the adop-
tion of the revised
Ordinance No. 15, en-
titled "Waste Dispos-
al Ordinance of the
Town of Riverhead."

WHEREAS, it is in the interest of the Town of Riverhead to control the accumulation, collection and disposal of garbage, refuse, rubbish and trash within the Town, and

WHEREAS, the accumulation of garbage, refuse, rubbish and trash in unauthorized or uncontrolled areas is detrimental to the health, safety and welfare of the Town of Riverhead, and

WHEREAS, the regulation and licensing of collectors engaged in the business of collecting and transporting garbage, refuse, rubbish and trash is necessary for the efficient operation of the Town Dump, and

WHEREAS, Section 130 of the New York Town Law requires a public hearing before the enactment, amendment or repeal of a Town Ordinance, and

WHEREAS, the Town Clerk is required by said Section 130 of the Town Law to publish notice of the time when and the place where such hearing shall be held,

THEREFORE, BE IT RESOLVED, that there be a public hearing in the matter of the repeal of the existing Ordinance No. 15,

known as the "Public Dump or Disposal Area", and the adoption of the revised Ordinance No. 15, known as the "Waste Disposal Ordinance of the Town of Riverhead", and

BE IT FURTHER RESOLVED, that the Town Clerk be and is hereby authorized to publish in the August 1966 edition of the News-Review, the official newspaper of the Town of Riverhead for that purpose, the following Notice of Public Hearing:

NOTICE OF
PUBLIC HEARING

PLEASE TAKE NOTICE that pursuant to Section 130 of the New York Town Law a Public Hearing will be held by the Riverhead Town Board at the Town Hall, 220 Roanoke Avenue, Riverhead, Suffolk County, New York, on the 6th day of September, 1966, at 11:00 a.m. on the following proposals to repeal the existing Ordinance No. 15 entitled "Public Dump or Disposal Area", and to

adopt a revised Ordinance No. 15 entitled "Waste Disposal Ordinance of the Town of Riverhead", which provides as follows:

ORDINANCE NO. 15 REVISED
WASTE DISPOSAL ORDINANCE

Adopted August 16, 1966

Section 1. TITLE

This ordinance shall be known as the "Waste Disposal Ordinance of the Town of Riverhead".

Section 2. PURPOSE

The purpose of this ordinance shall be to protect and promote the health, safety and welfare of the Town of Riverhead by controlling the storage, collection and disposal of garbage, refuse, rubbish and trash within the Town of Riverhead.

Section 3. DEFINITIONS

The following definitions shall govern the interpretation of this ordinance unless otherwise expressly defined herein:

- a. Words used in the singular shall include the plural and vice versa. The word "shall" is always mandatory.

RESOLUTIONS continued:

b. "Town" includes all areas within the Town of Riverhead and that portion of the Town of Southampton which lies within Central School District #2 of the Towns of Riverhead et al.

c. "Person" includes natural persons, corporations, co-partnerships, unincorporated associations or any other organization of two or more persons.

d. "Owner" includes actual owners, purchasers under, reserve title contracts, conditional sales contracts or vendor's lien agreements, or lessees, who are entitled to obtain in their own names proper New York State registration of vehicles.

e. "Vehicle" means any truck, wagon, automobile or conveyance which is licensed for the transportation or carriage of garbage, refuse, rubbish or trash.

f. "Street" means a road, avenue or public highway in the Town of Riverhead.

g. "License" means due authorization in writing as provided herein which permits a person to engage in the business of collecting garbage, refuse, rubbish or trash from the premises of any person or of carting or transporting the same through or upon any street within the Town of Riverhead or within that part of the Town of Southampton which lies within Central School District #2 of the Towns of Riverhead et al. and to deposit the same on any authorized dumping ground within the Town of Riverhead.

Section 4. ILLEGAL DUMPING

a. It shall be unlawful for any person to throw, deposit, or cause to be thrown or deposited on any street or place, except authorized dumping grounds, garbage, refuse, rubbish or trash, nor shall any person use or permit to use, operate or maintain any private property as a dump or dumping ground, for the deposit of any garbage, refuse, rubbish or trash, unless a permit therefor is first obtained from the Town Board. This section shall not be construed to limit the rights of residents or others to place garbage, refuse, rubbish or trash in covered containers in front of their property for authorized collection and removal.

b. No household, or institutional garbage, refuse, rubbish or trash shall be stored or accumulated on any premises within the Town of Riverhead except as permitted by this ordinance.

c. Every owner, lessee and occupant of any house, building, premises or place of business within the Town of Riverhead shall provide or cause to be provided sufficient receptacles for receiving

and containing garbage, refuse, rubbish or trash that may be accumulated upon the premises. No such receptacles shall be kept near any public place longer than may be necessary for the removal of the contents thereof. All receptacles used for the reception of garbage, refuse, rubbish or trash shall be provided with proper covers, and such receptacles shall at all times be securely closed.

d. No garbage, refuse, rubbish or trash shall be burned within the Town of Riverhead without first obtaining an appropriate permit as authorized by the Town Board.

Section 5. LICENSES

a. Licenses shall be issued by the Town Clerk to persons complying with the provisions of this ordinance, and supplementary regulations as are promulgated from time to time by the Town Board of the Town of Riverhead. No person shall engage in the business of collecting garbage, refuse, rubbish or trash within the Town of Riverhead without first obtaining a license from the Town Clerk. Such license shall be issued by the Town Clerk upon the payment of a fee of \$100.00 for each calendar year or fraction thereof for the first vehicle and the sum of \$75.00 for each additional vehicle owned by the same person. Each vehicle shall require a license.

b. Anything herein contained to the contrary notwithstanding, the license fee for any vehicle used in the transportation of cesspool contents shall be \$150.00 per annum.

c. Before a license is issued for any vehicle it shall be inspected by the person in charge of the Town Dump, or such other person or persons designated by the Town Board.

d. Each application for such license shall provide the following information:

1. Name and address of the applicant and of all persons having a financial interest in the business.

2. A brief description of the vehicle, including the manufacturer, factory number, type of body (for example, tank, enclosed pickup, packer, van, and so forth), weight of the vehicle unladen, the maximum load to be carried, and the New York State registration number.

3. The area or areas served by the vehicle.

4. The location where the vehicle is stored or garaged when not in use.

5. The place or places where

the applicant shall dispose of the garbage, refuse, rubbish or trash collected and the manner of disposal.

6. Whether the applicant, or any of the persons having a financial interest in the business, has ever been convicted of a felony, or misdemeanor, or has ever had an operator's license revoked or suspended in this or any other state.

7. Proof of financial responsibility in the event of injury to persons or property by reason of the negligent operation of any vehicle used in the business.

e. Every licensee shall affix the insignia delivered for use in connection with operation of a licensed vehicle upon the licensed vehicle in such manner as may be directed by the Town Clerk.

f. No license or permit issued under the provisions of this ordinance shall be transferable.

g. The Town Board shall have the power to suspend or revoke a license granted or renewed pursuant to this ordinance, for failure to comply with this ordinance. Renewal licenses shall be issued in the same manner and subject to the same conditions as original licenses.

Section 6. VEHICLES

a. All vehicles used in the transportation of garbage, refuse, rubbish or trash shall be so equipped that no part of the load shall blow, leak or spill. All vehicles used in the transportation of garbage, refuse, rubbish or trash shall be governed. All vehicles used in the transportation of garbage, refuse, rubbish or trash shall be watertight unless the load consists wholly of dry material.

b. No license shall be required for any individual resident of the "Town", as defined herein, to so transport his own garbage, refuse, rubbish or trash.

c. All vehicles shall be kept in a sanitary condition and shall be subject to inspection by the person in charge of the Town Dump or by such other persons as the Town Board may designate.

d. It shall be unlawful to store or garage any vehicle containing garbage, refuse, rubbish or trash overnight.

Section 7. USE OF THE TOWN DUMP

a. The use of the Town Dump of the Town of Riverhead is hereby restricted to residents of the Town of Riverhead, operators of licensed vehicles as defined herein operating within the Town of Riverhead or operating within that portion of the Town of Southampton which lies within Central

School District #2 of the Town of Riverhead et al, and to residents of that portion of the Town of Southampton which lies within Central School District #2 of the Towns of Riverhead et al.

b. No person shall use the Town Dump except during the regular hours when the dump is open. The Town Dump shall be open from 7:00 a.m. to 6:00 p.m. unless sunset shall be before 6:00 p.m., in which case the Town Dump shall close at sunset. The Town Dump shall be open every day except New Year's Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day and Easter Sunday.

c. It shall be unlawful for residents or licensed collectors to dump vehicles or parts of vehicles at the Town Dump. Cesspool refuse may be dumped at the Town Dump only if it is transported in watertight metal containers. Newspapers may be dumped at the Town Dump only if they are tied securely or placed in a suitable container.

d. Anything herein contained to the contrary notwithstanding, the dumping or disposal at the Town Dump of garbage, refuse, rubbish or trash created by the demolition of any building larger than 2,000 cubic feet shall require a permit of the Town Clerk. A permit shall be issued upon payment of a fee of \$25.00 for the disposal of garbage, refuse, rubbish or trash created by the demolition of a building with an area of more than 2,000 cubic feet and less than 10,000 cubic feet, and upon payment of a fee of \$50.00 for the disposal of garbage, refuse, rubbish or trash created by the demolition of a building with an area of 10,000 feet or more.

e. Anything herein contained to the contrary notwithstanding, a charge of \$25.00 per load shall be made for the dumping or disposal at the Town Dump of any unusually large quantity of garbage, refuse, rubbish or trash which shall give off an offensive odor, or which shall create an unusual disposal problem, except cesspool contents, which are provided for under Section 5, Article (b) herein.

f. The person in charge of the Town Dump under the authority of the Town Board shall have the authority to determine what garbage, refuse, rubbish or trash may be left at the dump and the place or places such garbage, refuse, rubbish or trash shall be deposited within the dump, and shall also have the sole authority to determine what shall constitute an unusually large quantity of garbage, refuse, rubbish or trash with an

RESOLUTIONS continued:

offensive odor, or which shall create an unusual disposal problem, as defined above.

g. No person shall dump garbage, refuse, rubbish or trash at the Town Dump except in the area and manner indicated by signs or directions displayed at the Town Dump. Any oral directions given by the person in charge of the Town Dump under the authority of the Town Board shall take precedence over any posted signs or directions.

h. There shall be no loitering or scavenging at the Town Dump at any time.

i. The regulations herein contained shall also apply to any other lands hereafter acquired or leased by the Town of Riverhead for the purpose of disposal of garbage, refuse, rubbish or trash.

Section 7. ENFORCEMENT, PENALTIES

a. Any person who commits or permits any act or acts in violation of any of the provisions of this ordinance shall be deemed to have committed an offense against such ordinance, and also shall be liable for any such violation or the penalty therefor. Each day such violation shall continue or be permitted to exist shall constitute a separate violation.

b. For every violation of any provision of this ordinance the person violating the same shall be subject to a fine of not more than \$100.00, or imprisonment not exceeding 30 days, or by both such fine and imprisonment.

c. Conviction for any above-mentioned violation shall constitute and effect an immediate forfeiture of the license.

d. Any person violating this ordinance shall be subject to a civil penalty enforceable and collectable by the Town in the amount of \$100.00 for each such offense. Such penalty shall be collectable by and in the name of the Town for each day that such violation shall continue.

e. In addition to the above-provided penalties and punishment, the Town Board may also maintain an action or proceeding in the name of the Town in a court of competent jurisdiction to compel compliance with or to restrain by injunction the violation of such ordinance.

Section 8. SAVING CLAUSE

If any clause, sentence, paragraph, section or part of this ordinance shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be

confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved in the controversy in which such judgment shall have been rendered.

Section 9. REPEAL

The Public Dump or Disposal Ordinance of the Town of Riverhead, adopted July 3, 1951, and any subsequent amendments, thereto are hereby repealed, and all rules, requisitions, and ordinances of this town inconsistent herewith are hereby repealed as of the date this ordinance shall go into effect.

Section 10. EFFECTIVE DATE

This ordinance shall take effect upon its publication and posting as required by Section 13 of the Town Law after its adoption, or upon its personal service as provided therein.

Any person desiring to be heard on the proposal to repeal the existing Ordinance No. 15, entitled "Public Dump or Disposal Area", and adopt a revised Ordinance No. 15, entitled "Waste Disposal Ordinance of the Town of Riverhead", shall appear at the time and place above specified.

Dated: August 16, 1966

BY ORDER OF
THE RIVERHEAD

TOWN BOARD
HELENE M. BLOCK,
TOWN CLERK

CERTIFICATION
STATE OF NEW YORK)
COUNTY OF SUFFOLK) ss:
TOWN OF RIVERHEAD)

THIS IS TO CERTIFY THAT I, HELENE M. BLOCK, Town Clerk of the Town of Riverhead, County of Suffolk, State of New York, have compared the foregoing copy of resolution with the original resolution now on file in my office, and which was duly adopted by the Town Board of the Town of Riverhead, County of Suffolk, State of New York, on August 16, 1966, and that the same is a true and correct transcript of said resolution and of the whole thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and the official seal of the Town of Riverhead, this 16th day of August, 1966.

(Seal)
Helene M. Block
Town Clerk

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The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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.

NOTICE IS HEREBY GIVEN that the resolution published herewith has been adopted by the Town Board of the Town of Riverhead, Suffolk County, New York, on the 16th day of August, 1966, and the validity of the obligations authorized by such resolution may be hereafter contested only if such obligations were authorized for an object or purpose for which said Town is not authorized to expend money, or if the provisions of law which should have been complied with as of the date of publication of this notice were not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of publication of this notice, or such obligations were authorized in violation of the provisions of the Constitution.

Dated: Riverhead, New York
August 16, 1966
Helene M. Block
Town Clerk

BOND RESOLUTION DATED
AUGUST 16, 1966.

A RESOLUTION AUTHORIZING THE ISSUANCE OF \$44,000.00 SERIAL BONDS OF THE TOWN OF RIVERHEAD, NEW YORK TO PAY THE COST OF CONSTRUCTING ROADS IN THE NORTHVILLE HOMES ROAD IMPROVEMENT DISTRICT.

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

Section 1. In accordance with the resolution adopted by the Town Board of the Town of Riverhead, New York, at a meeting held on April 5, 1966, after a public hearing had been duly and legally called, held and conducted pursuant to a petition duly filed, and pursuant to Section 200 of the Town Law of the State of New York, the construction of the roads in the Northville Homes Roads Improvement District in

said Town is hereby authorized. The estimated maximum cost of such object or purpose is \$44,000.00.

Section 2. The plan of financing the aforesaid object or purpose consists of the issuance of not exceeding \$44,000.00 serial bonds of said Town, which bonds are hereby authorized. The date, maturities and details of the aforesaid bonds will be prescribed by a later bond resolution to be adopted by this Town Board.

Section 3. The faith and credit of said Town are pledged for said bonds and the same shall be paid by the levy of a tax on property in said Northville Homes Road Improvement District in the manner provided by law. Such bonds will mature over a period in excess of five years.

Section 4. No down payment is required in connection with the aforesaid object or purpose.

Section 5. It is hereby determined that subdivision 20 of para-

graph (a) of Section 11.00 of the Local Finance Law applied to such object or purpose and that the period of probable usefulness thereof is fifteen years.

Section 6. This resolution shall take effect immediately.

Section 7. The validity of such bonds may be contested only if:

- 1) Such bonds are authorized for an object or purpose for which said Town is not authorized to expend money, or
- 2) The provisions of law which should be complied with at the date of publication of this resolution are not substantially complied with, and an action, suit or proceeding contesting such validity is commenced within twenty days after the date of such publication, or
- 3) Such bonds are authorized in violation of the provisions of the Constitution.

Section 8. This resolution shall be published in full in The News-Review of Riverhead, New York,

RESOLUTIONS continued:

a newspaper of general circulation in said Town, together with a Clerk's certificate in substantial conformity with Section 81.00 of the Local Finance Law.
 Dated: August 16, 1966
 BY ORDER OF
 THE RIVERHEAD
 TOWN BOARD
 HELENE M. BLOCK,
 TOWN CLERK
 CERTIFICATION
 STATE OF NEW YORK
 COUNTY OF SUFFOLK
 TOWN OF RIVERHEAD
 THIS IS TO CERTIFY THAT I,
 HELENE M. BLOCK, Town Clerk
 of the Town of Riverhead, County
 of Suffolk, State of New York,
 have compared the foregoing copy

of resolution with the original resolution now on file in my office, and which was duly adopted by the Town Board of the Town of Riverhead, County of Suffolk, State of New York, on August 16, 1966, and that the same is a true and correct transcript of said resolution and of the whole thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and the official seal of the Town of Riverhead, this 16th day of August, 1966.

(Seal)
 Helene M. Block
 Town Clerk

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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.

BOND ANTICIPATION NOTE DATED AUGUST 16, 1966.
 A RESOLUTION AUTHORIZING THE ISSUANCE OF \$44,000.
 BOND ANTICIPATION NOTE OF THE TOWN OF RIVERHEAD,
 NEW YORK, IN CONNECTION WITH THE CONSTRUCTION OF
 ROADS IN THE NORTHVILLE HOMES ROAD IMPROVEMENT
 DISTRICT.

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 be issued consists of the construction of roads in the Northville Homes Road Improvement District in said Town.

Section 2. Specific reference is hereby made to BOND RESOLUTION DATED AUGUST 16, 1966. A RESOLUTION AUTHORIZING THE ISSUANCE OF \$44,000.00 SERIAL BONDS OF THE TOWN OF RIVERHEAD, NEW YORK, TO PAY THE COST OF CONSTRUCTING ROADS IN THE NORTHVILLE HOMES ROAD IMPROVEMENT DISTRICT, 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 \$44,000.00. Such bonds are to be serial bonds.

Section 4. The amount of the Bond Anticipation Note authorized to be issued therefor is in the principal amount of \$44,000.00. No Bond Anticipation Notes are outstanding in anticipation of the sale of such bonds. Such a note is not a renewal note, and is issued in anticipation of bonds for an assessable improvement.

Section 5. The note hereby authorized to be issued shall be executed in the name of said Town of Riverhead, by its Supervisor, and attested by its Town Clerk under its corporate seal, shall be numbered 1, shall be in the denomination of \$44,000.00, shall

RESOLUTIONS continued:

be dated August 16, 1966, or such later date as the officers of its execution thereof will determine, shall mature one year from the date thereof with pre-payment reserved, shall bear interest at a rate of not exceeding six per centum (6%) per annum payable at maturity, and shall conform to such other details within the limitations prescribed herein as the Supervisor shall determine. The Supervisor is hereby authorized to prescribe the form of such note which shall be substantially in compliance with the form prescribed in the Local Finance Law, provided that no redemption or registration clauses need be included. The Supervisor is hereby authorized to sell such note at private sale in accordance with applicable statutes.

Section 6. The faith and credit of said Town of Riverhead, New York, are hereby pledged for the payment of said note and interest thereon and the same shall be paid in the manner provided by law. Both principal of and interest on such note shall be paid in lawful money of the United States of America.

Section 7. 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:

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

ABSENT: Justice Zaloga.

NAYS: None.

The resolution was thereupon declared duly adopted.

BOARD OF AUDIT

The Town Board convened as a Board of Audit and examined bills submitted on Warrants dated August 16, 1966 as follows: General Town-\$13,155.53, Highway Item 1-\$4,247.59, Highway Item 3-\$519.38 and Highway Item 4-\$445.06.

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

RESOLVED, That General Town bills submitted in the amount of \$13,155.53, be approved for payment, and

FURTHER RESOLVED, That Highway Item -1 bills submitted in the amount of \$4,247.59, Highway Item -3 bills in the amount of \$519.38 and Highway Item -4 bills in the amount of \$445.06, be approved for payment.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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.

Proof of publication of Notice Calling Public Hearing pursuant to Section 205 of the Town Law and Article V Section 501 of the Zoning Ordinance No. 26, Town of Riverhead, relating to proposal to change from existing Residence 1 Use District, existing Residence 2 Use District and existing Farm 1 Use District to Residence 3 Use District, on property situated in Wading River, was submitted to the Board and ordered placed on file.

The following communications were read and ordered filed:

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

Mr. and Mrs. Robert Bartow, dated August 11, 1966, favoring proposed up-zoning to one-half acre plots in the Town of Riverhead.

Frank D. Cerabone, Government Affairs Secy., L. I. Builders Institute, dated August 16, 1966, favoring proposed up-zoning.

Mr. Jay A. Hulse, dated August 16, 1966, requesting Town Board to consider the proposed change be applied to take in the whole town or draw back the change to the Wading River School District line.

Supervisor Vojvoda declared the Hearing open and asked if any one wished to be heard in favor of or in opposition to the aforesaid proposed zoning change.

The following persons addressed the Board and spoke in favor of the proposed up-zoning and urged the Board to proceed to pass the amendment as it is now written:

Mr. Edwin S. Laphm, Mr. Gordon T. Danby, Mrs. Julia Griskow, Mrs. Doris Rhodes, Mr. William Miller, Mr. Albert G. Prodell and Mrs. Gertrude Reppa.

Mr. Ernest Lewin urged the Board to consider that land approximately 400 acres outside of the School District Area, be continued in Residence 2.

Mr. Robert L. Tooker, Attorney, stated that he is very much in favor of the proposed upzoning and that it should be implemented.

Mr. Tooker further continued that he represents a client who in December of last year had filed a preliminary plan to create a subdivision consisting of 1/2 acre plots known as "Green Slopes", and that while the plots are essentially 1/2 acre they do not exactly conform to the proposed plan. That this client has graded the roads and is now in the process of building them.

Mr. Tooker urged the Board to give its consideration to adding a provision in the ordinance permitting people who have already filed preliminary subdivision plans to sell lots smaller than the 20,000 square feet requirement, without having to go to the Zoning Board of Appeals.

Mr. Tooker also stated that there is no provision in the present zoning code permitting those owners who presently own lots smaller than the 20,000 square feet requirement, to build and suggested that a provision be added permitting them to build as long as they have reasonable front and side yard areas, etc.

Mr. Tooker said further that he had discussed this matter with Alden W. Young who was under the impression that the owners who had lots that did conform before could build on them now, that it was found that the ordinance does not make this provision or exception, and unless these exceptions are made, the Board of Appeals will be burdened when all these things come back.

Supervisor Vojvoda requested Mr. Tooker to meet with the Town Attorney on the aforesaid suggestions.

James J. Kelly, Attorney, representing Lathan Harding, addressed the Board and stated his opposition to the proposed upzoning on the grounds that it would adversely affect the area of Calverton Acres.

No one else wishing to be heard and no further communications having been received thereto, Supervisor Vojvoda thanked everyone for coming and declared the Hearing closed at 11:30 A.M.

PUBLIC HEARING-11:30 A. M.

Proof of publication of Notice Calling Public Hearing pursuant to Section 265 of the Town Law and Section 501 of the Zoning Ordinance No. 26, Town of Riverhead, as Amended, relating to proposals to change Zoning Ordinance, was submitted to the Board and ordered placed on file.

Supervisor Vojvoda stated that the proposed changes are in relation to Front Yard, Side Yard, Rear Yard and Accessory Buildings, and declared the Hearing open and asked if any one wished to be heard in favor of or in opposition to the aforesaid proposed changes.

No one wishing to be heard and no communications having been received thereto, Supervisor Vojvoda declared the Hearing closed at 11:35 A. M.

RESOLUTIONS:

Councilman Grodski offered the following resolution which was seconded by

Councilman Young.

PUBLIC NOTICE
NOTICE IS HEREBY GIVEN that at a regular meeting of the Town Board of the Town of Riverhead held in the Town Hall, 220 Roanoke Avenue, Riverhead, New York, on the 16th day of August, 1966, the following resolution was duly adopted:

WHEREAS, The Town Board of the Town of Riverhead, Suffolk County, New York, has caused all matters and things to be done which are required by the Town Law in order that amendments and changes to the Zoning Ordinance No. 26 of the Town of Riverhead, as Amended, more particularly to the Zoning Map incorporated therein, may be adopted for the Town.

NOW, THEREFORE, by virtue of the authority invested in it by Law after public hearing duly held in the matter on August 16, 1966, the Town Board of the Town of Riverhead hereby adopts the following amendment and changes to the Zoning Ordinance No. 26, of the Town of Riverhead, as Amended, more particularly to the Zoning Map incorporated therein, as follows:

1. To change from existing Residence 1 Use District, existing Residence 2 Use District and existing Farm 1 Use District to Residence 3 Use District all that certain property situate in Wading River, Town of Riverhead, Suffolk County, New York, bounded approximately as follows: On the North by the Long Island Sound; on the West by the boundary line lying between the Town of Riverhead and the Town of Brookhaven and existing Business 1 Use District; on the South by existing Business 1 Use District and proposed Business 3 Use District and by the South side of Parker Road; and on the East by the westerly bound-

ary line of Wildwood State Park and lying 800 feet east of Hulse Landing Road, which proposed change is more accurately shown on map entitled "Plan for Zoning Change, Map of Wading River School District" dated July 18, 1966, on file with the Town Clerk of the Town of Riverhead.

2. To change from existing Farm 1 Use District to Residence 3 Use District all that certain property situate in Wading River, Town of Riverhead, Suffolk County, New York, bounded approximately as follows: On the North by existing Business 1 Use District and proposed Business 3 Use District; on the West by the boundary line lying between the Town of Riverhead and the Town of Brookhaven; on the South by a line 500 feet north of Middle Country Road beginning at the Riverhead-Brookhaven Town boundary line and running thence easterly to the boundary line of the Nassau County Boy Scout Council, which proposed change is more accurately shown on map entitled "Plan for Zoning Change, Map of Wading River School District" dated July 18, 1966, on file with the Town Clerk of the Town of Riverhead.

3. To change from existing Farm 1 Use District to Business 3 Use District all that certain property situate in Wading River, Town of Riverhead, Suffolk County, New York, bounded approximately as follows: On the North by a line running from a point at the northeasterly corner of existing Business 1 Use District, which point is 500 feet North of Hulse Avenue, also known as Route 25A, and running from said point in an easterly direction to a point 500 feet North of Sound Avenue, which said point on Sound Avenue is 1100 feet east of the intersection of Parker Road and Sound Avenue; on the South by a line be-

ginning at a point on a line forming the easterly boundary of existing Business 1 Use District which point is 500 feet south of Hulse Avenue, also known as Route 25A, and beginning thence from a point and running in an easterly direction 750 feet to the easterly boundary line of the Nassau County Boy Scout Council and thence northerly to the westerly side of Hulse Avenue, also known as Route 25A, and Parker Road; running thence in a southeasterly direction along the southerly side of Parker Road to a point 900 feet from the intersection of Route 25A and Parker Road; and on the East by a line set 1100 feet easterly of the intersection of Parker Road and Sound Avenue, which proposed change is more accurately shown on map entitled "Plan for Zoning Change, Map of Wading River School District" dated July 18, 1966, on file with the Town Clerk of the Town of Riverhead.

4. To change from Farm 1 Use District to Industrial 2 Use District all that certain property situate in Wading River, Town of Riverhead, Suffolk County, New York, bounded approximately as follows: on the North by Hulse Avenue, also known as Route 25A, on the West by the easterly boundary line of the Nassau County Boy Scout Council; on the South by existing Industrial 1 Use District; and on the East by the southerly side of Parker Road, which proposed change is more accurately shown on map entitled "Plan for Zoning Change, Map of Wading River School District" dated July 18, 1966, on file with the Town Clerk of the Town of Riverhead.

The Town Board further RESOLVES and ORDAINS that the Town Clerk of the Town of Riverhead is hereby authorized and directed to enter this amendment and change in the minutes of the

Town Board, to publish a copy thereof, exclusive of the Zoning Map incorporated therein, once in the NEWS-REVIEW, the official newspaper published in the Town and to post a copy thereof, together with Zoning Map incorporated therein, on the signboard maintained by the Town Clerk pursuant to subdivision 6 of Section 30 of the provisions of the Town Law and to file in her office affidavits of said publication and posting.

This amendment and change to Zoning Ordinance No. 26, of the Town of Riverhead, as Amended, more particularly to the Zoning Map incorporated therein, shall take effect 10 days after such publication and posting.

Dated: August 16, 1966

BY ORDER OF
THE RIVERHEAD
TOWN BOARD
HELENE M. BLOCK,
TOWN CLERK

CERTIFICATION
STATE OF NEW YORK)
COUNTY OF SUFFOLK) ss:
TOWN OF RIVERHEAD)

THIS IS TO CERTIFY THAT I, HELENE M. BLOCK, Town Clerk of the Town of Riverhead, County of Suffolk, State of New York, have compared the foregoing copy of resolution with the original resolution now on file in my office, and which was duly adopted by the Town Board of the Town of Riverhead, County of Suffolk, State of New York, on August 16, 1966, and that the same is a true and correct transcript of said resolution and of the whole thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and the official seal of the Town of Riverhead, this 16th day of August, 1966.

(Seal)
Helene M. Block
Town Clerk

RESOLUTIONS continued:

FURTHER RESOLVED, That the Town Clerk send copies of the adoption of the aforesaid amendment to Zoning Ordinance No. 26 of the Town of Riverhead, as Amended, more particularly to the Zoning Map, to the Towns of Southampton, Brookhaven and Southold, the State Park Commission and the Suffolk County Department of Planning.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, 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.

NOTICE IS HEREBY GIVEN that at a regular meeting of the Town Board of the Town of Riverhead held at the Town Hall, 230 Roadside Avenue, Riverhead, New York, on the 16th day of August, 1966, the following resolution was duly adopted:

WHEREAS, The Town Board of the Town of Riverhead, Suffolk County, New York, has caused all matters and things to be done which are required by the Town Law in order that amendments and changes to the Zoning Ordinance No. 26, of the Town of Riverhead, as Amended, may be adopted for the Town,

NOW, THEREFORE, by virtue of the authority invested in it by Law after public hearing duly held in the matter on August 16, 1966, the Town Board of the Town of Riverhead hereby adopts the following amendments and changes to the Zoning Ordinance No. 26, of the Town of Riverhead as Amended, as follows:

1. Article II - Section 210C - Front Yard - Amended to read:

There shall be a front yard having a minimum depth of 50 feet, except that prior to the adoption of this amendment any lot or parcel of land shown on a subdivision map filed in the office of the Clerk of Suffolk County or of any lot held in one ownership or of any lot devised by will, having an area of less than 8400 square feet, there shall be a front yard having a minimum depth of 25 feet or having an area of less than 10,000 square feet there shall be a front yard having a minimum depth of 40 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 establish front yard depth of more than 50 feet. Further, the average front yard shall not be computed or applied where the distance between two intersecting streets is more than 1000 feet.

2. Article II - Section 210D - Side Yard - Amended to read:

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, except that prior to the adoption of this amendment any lot or parcel of land shown on a subdivision map filed in the office of the Clerk of Suffolk County or of any lot held in one ownership or of any lot devised by will, having an area of less than 8400 square feet 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 16 feet with the minimum of either side yard being not less than 6 feet wide, or having an area of less than 10,000 square feet the total width on both sides to be not less than 20 feet with the minimum of either side yard being not less than 10 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 building fronting on the side street.

3. Article II - Section 210E - Rear Yard - Amended to read:

There shall be a rear yard having a minimum depth of 30 feet, except that prior to the adoption of this amendment any lot or parcel of land shown on a subdivision map filed in the office of the Clerk of Suffolk County or of any lot held in one ownership or of any lot devised by will having an area of less than 10,000 square feet there shall be a rear yard having a minimum depth of 25 feet.

4. Article II - Section 210H Paragraph 2 - Accessory Building - Amended to read:

2. In a side yard unless the accessory building is 50 feet from a side street line, 30 feet from a property line and 20 feet from any other building, except that for a lot prior to the adoption of this amendment shown on a subdivi-

sion map filed in the office of the Clerk of Suffolk County or of any lot held in one ownership or of any lot devised by will having an area of less than 10,000 square feet 10 feet from a property line and 10 feet from any other building.

The Town Board further RESOLVES and ORDAINS that the Town Clerk of the Town of Riverhead is hereby authorized and directed to enter the aforesaid amendments and changes in the minutes of the Town Board, to publish a copy thereof, once in the NEWS-REVIEW, the official newspaper published in the Town and to post a copy thereof, on the signboard maintained by the Town Clerk pursuant to subdivision 6 of Section 30 of the provisions of the Town Law and to file in her office affidavits of said publication and posting.

The adoption of the aforesaid amendments and changes to Zoning Ordinance No. 26, of the Town of Riverhead, as Amended, shall take effect 10 days after such publication and posting.

Dated: August 16, 1966

BY ORDER OF
THE RIVERHEAD
TOWN BOARD
HELENE M. BLOCK,
TOWN CLERK

CERTIFICATION
STATE OF NEW YORK)
COUNTY OF SUFFOLK) ss:
TOWN OF RIVERHEAD)

THIS IS TO CERTIFY THAT I, HELENE M. BLOCK, Town Clerk of the Town of Riverhead, County of Suffolk, State of New York, have compared the foregoing copy of resolution with the original resolution now on file in my office, and which was duly adopted by the Town Board of the Town of Riverhead, County of Suffolk, State of New York, on August 16, 1966, and that the same is a true and correct transcript of said resolution and of the whole thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and the official seal of the Town of Riverhead, this 16th day of August, 1966.

(Seal)

Helene M. Block
Town Clerk

RESOLUTIONS continued:

FURTHER RESOLVED, That the Town Clerk send copies of the adoption of the aforesaid amendments and changes to Zoning Ordinance No. 26 of the Town of Riverhead, as Amended, to the Towns of Southampton, Brookhaven and Southold, the State Park Commission and the Suffolk County Department of Planning.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was there-upon declared duly adopted.

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

RESOLVED, That the Town Clerk be and hereby is directed and authorized to advertise in the August 25th, 1966 and September 1st, 1966 issues of the News-Review, the official newspaper of the Town of Riverhead, for bids for the construction of a Dog Pound for the Town of Riverhead on Youngs Avenue, Riverhead, Suffolk County, New York, and be it

FURTHER RESOLVED, That the Town Clerk be and is hereby designated to open publicly and read aloud on Thursday, September 8th, 1966 at 10:30 A. M., in the Town Clerk's Office, 220 Roanoke Avenue, Riverhead, New York, all bids which have been received, and be it

FURTHER RESOLVED, That the Town Clerk shall make a record of such bids and present the same at the Town Board Meeting to be held September 20th, 1966.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was there-upon declared duly adopted.

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

RESOLVED, That George L. Schmelzer be and is hereby granted a camp permit for the establishment of a mobile home park in accordance with the Plan of Mobile Home Park at Calverton filed with the Town Clerk of the Town of Riverhead on July 20, 1964, all pursuant to Ordinance No. 10 of the Town of Riverhead.

The vote, Councilman Young, Yes, Councilman Grodski, Yes, Justice Zaloga, Absent, Justice Costello, Yes, and Supervisor Vojvoda, Yes. The resolution was there-upon declared duly adopted.

There being no further business on motion and vote, the meeting adjourned at 12 Noon to meet on Tuesday, September 6, 1966 at 10:30 A. M.

Helene M. Block

Helene M. Block, Town Clerk