

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD
WAS HELD IN THE TOWN HALL ON TUESDAY, MARCH 15, 1960 AT 9:30 A. M.

PRESENT:

WILLIAM J. LEONARD, SUPERVISOR

OTIS G. PIKE

BRUNO F. ZALOGA, JR., JUSTICES OF THE PEACE

ELMER A. STOTZKY

ULICK BELL, JR., COUNCILMEN

ALSO PRESENT: JACOB HARDING, TOWN ATTORNEY AND THADDEUS ZEMBKO,
SUPERINTENDENT OF HIGHWAYS.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS
SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE MINUTES OF THE MEETING OF THE TOWN BOARD HELD
IN THE TOWN HALL ON TUESDAY, MARCH 1, 1960 BE APPROVED AS SUBMITTED.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE
PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE
RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

SUPERVISOR'S REPORT FOR THE MONTH OF FEBRUARY 1960 WAS SUBMITTED
TO THE BOARD AND ORDERED PLACED ON FILE.

STATEMENT OF TAX COLLECTIONS DATED MARCH 15, 1960 FROM TAX
RECEIVER CHARLES ALLEN HORTON WAS SUBMITTED TO THE BOARD AND
ORDERED PLACED ON FILE.

A COMMUNICATION DATED MARCH 10, 1960 FROM THE LONG ISLAND
LIGHTING COMPANY WAS SUBMITTED TO THE BOARD ADVISING THAT THEY
HAD INSTALLED IMPROVED STREET LIGHTING ON COUNTY ROAD, ROUTE 58,
NEAR THE NEW YORK STATE ARMORY IN THE RIVERHEAD LIGHT DISTRICT,
AS PER PRIOR REQUEST OF THE BOARD.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED MARCH 8, 1960 FROM THE JAMESPORT FIREMAN'S
ASSOCIATION WAS SUBMITTED TO THE BOARD WHEREIN IT RECOMMENDED THE
APPOINTMENT OF FRANCIS WALSH, CHIEF OF THE RIVERHEAD FIRE DEPARTMENT,
AS TOWN FIRE INSPECTOR.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED FEBRUARY 9, 1960 FROM ROBERT M. BURNS,
CHAIRMAN, RIVERHEAD RECREATION COMMISSION, WAS SUBMITTED TO THE
BOARD AS FOLLOWS:

"THE RIVERHEAD RECREATION COMMISSION AT OUR MEETING
ON MONDAY, FEBRUARY 8, 1960 DISCUSSED THE PLANS FOR
THE PULASKI STREET RECREATION AREA. AT THE MOMENT,

THERE IS NO COORDINATION OF IDEAS AS TO HOW THE AREA SHOULD PROGRESS. IT SEEMS TO BE ADVANCING UNDER MORE THAN ONE SUPERVISED PLAN.

SINCE THE TOWN OF RIVERHEAD NOW HAS A PAID RECREATION DIRECTOR, WE SHOULD LIKE TO RECOMMEND TO THE TOWN BOARD THAT THE PLANNING, DEVELOPMENT AND SUPERVISION OF ALL RECREATION FACILITIES EXCEPTING BEACHES BE PLACED ENTIRELY IN THE HANDS OF THE RIVERHEAD RECREATION DEPARTMENT. IN THIS WAY, OVERLAPPING EFFORTS WOULD BE OMITTED AND THE AREA WOULD DEVELOP IN AN EFFICIENT, ORDERLY FASHION.

WE WOULD APPRECIATE YOUR APPROVAL OF THIS RECOMMENDATION AND HOPE THAT YOU WILL MAKE IT OFFICIAL."

END.

COMMUNICATION ORDERED FILED.

IT WAS THE CONSENSUS OF THE BOARD THAT ALL RECREATION ACTIVITIES EXCEPTING TOWN BEACHES BE UNDER THE DIRECTION OF THE RECREATION DIRECTOR AND THE RECREATION COMMISSION. THEY ARE, HOWEVER, TO SUBMIT RECOMMENDATIONS TO THE TOWN BOARD FOR APPROVAL OR DISAPPROVAL.

TOWN ATTORNEY HARDING PRESENTED TO THE BOARD A PETITION FOR A PROPOSED EXTENSION TO THE RIVERHEAD LIGHTING DISTRICT TO INCLUDE THE AREA ON PULASKI STREET NOW BEING USED BY THE RECREATION DEPARTMENT.

MATTER REFERRED TO THE LIGHT COMMITTEE TO OBTAIN NECESSARY SIGNATURES ON PETITION.

AFTER BEING DULY ADVERTISED SEALED BIDS FOR TWO (2) BASEBALL BACKSTOPS WITH CANOPY FOR USE BY THE RECREATION DEPARTMENT WERE OPENED AS FOLLOWS:

PORTER ATHLETIC EQUIPMENT Co.	-----2 UNITS----	\$1050.00
J. S. McHUGH, INC.	-----2 UNITS----	770.00
RECREATION EQUIPMENT CORP.	-----2 UNITS----	440.00

BIDS ORDERED FILED.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

WHEREAS THE BID OF RECREATION EQUIPMENT CORP., ANDERSON, INDIANA, FOR THE TWO (2) BASEBALL BACKSTOPS WITH CANOPY, DOES NOT MEET THE SPECIFICATIONS AS PREPARED BY THE RECREATION DIRECTOR

BE IT RESOLVED THAT THE BID OF RECREATION EQUIPMENT CORP., ANDERSON, INDIANA, BE AND IT IS HEREBY REJECTED, AND

BE IT FURTHER RESOLVED THAT THE BID FOR TWO (2) BASEBALL BACKSTOPS WITH CANOPY FOR USE BY THE RECREATION DEPARTMENT, BE AND IT IS HEREBY AWARDED TO J. S. McHUGH, INC., 839 STEWART AVE.,

GARDEN CITY, N.Y., AT A TOTAL COST OF \$770.00, SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED, DATED MARCH 9, 1960.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

AFTER BEING DULY ADVERTISED SEALED BID FOR ONE (1) BACKHOE FOR MOUNTING ON CASE TRACTOR MODEL 210B FOR USE BY THE HIGHWAY DEPARTMENT WAS OPENED AS FOLLOWS: NET COST INCLUDES ALLOWANCE ON ONE (1) 1959 HYDRAULICALLY OPERATED MOWER, MODEL 30H, OWNED BY THE TOWN, USED AS TRADE-IN.

K. A. PAPISH EQUIPMENT Co.-----	\$3150.00
TRADE-IN ALLOWANCE-----	<u>200.00</u>
NET----	2950.00

BID ORDERED FILED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE BID FOR ONE (1) BACKHOE FOR MOUNTING ON CASE TRACTOR, MODEL 210B FOR USE BY THE HIGHWAY DEPARTMENT, BE AND IT IS HEREBY AWARDED TO K. A. PAPISH EQUIPMENT Co., MATTITUCK, N.Y., AT A TOTAL NET COST OF \$2950.00, SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED DATED MARCH 10, 1960.

BE IT FURTHER RESOLVED THAT THIS PURCHASE IS SUBJECT TO THE APPROVAL OF THE SUFFOLK COUNTY SUPERINTENDENT OF HIGHWAYS.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

REGINALD C. SMITH, ESQ. AND SAMUEL HAYS, ESQ., APPEARED BEFORE THE BOARD RELATIVE TO THE ADOPTION OF A RESOLUTION BY THE TOWN BOARD TO BE SENT TO THE LEGISLATURE IN ALBANY, APPROVING A SPECIAL ACT TO PROVIDE THAT IN THE TOWN OF RIVERHEAD, THE PLACING OF FILL MATERIAL FOR THE IMPROVEMENT OF ANY PUBLIC PARKING AREA IN A PUBLIC PARKING DISTRICT WOULD HAVE A PROBABLE PERIOD OF USEFULNESS OF 30 YEARS.

THIS MATTER WAS BROUGHT BEFORE THE BOARD AT THE LAST MEETING BY MR. HAYS.

MATTER TABLED, TO BE ACTED UPON LATER IN MEETING.

JUSTICE PIKE OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN STOTZKY.

RESOLVED THAT JUSTICE BRUNO F. ZALOGA, JR., AND JUSTICE OTIS G. PIKE, BE AND THEY ARE HEREBY AUTHORIZED TO ATTEND A TRAFFIC COURT CONFERENCE TO BE HELD AT YALE LAW SCHOOL, MARCH 28TH THROUGH APRIL 1, 1960,

FURTHER RESOLVED THAT ALL NECESSARY EXPENSES BE PAID.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A DISCUSSION WAS HELD RELATIVE TO THE PUBLIC HOUSING AND SLUM CLEARANCE PROGRAM.

APPEARING BEFORE THE BOARD WERE MRS. RICHARD J. CAREY, REV. HERBERT B. PERRY, JR., REV. HAROLD BEAUMONT, RABBI ASHER SHAPIRO, REV. GEORGE PABOOJAN, MR. ALBERT SEAY AND MR. ROBERT STIVERS.

REMARKS FOLLOW IN GENERAL DETAIL:

MRS. CAREY: I HEARD MR. JONES (DIVISION OF HOUSING, STATE OF NEW YORK) SPEAK ON LOW COST HOUSING AND I THEN HEARD IT WAS GOING TO COST MONEY. WHAT IS THE TRUTH ABOUT THE COST OF LOW COST HOUSING?

JUSTICE PIKE: AT THE MOMENT IT WOULD COST NOTHING. IF YOU CAN BE SURE OVER A 50 YEAR PERIOD THAT A PUBLIC HOUSING PROJECT WOULD BE FULL AT ALL TIMES, IT WOULD COST NOTHING. IF IT IS NOT FULL AT ALL TIMES, THEN IT WOULD COST MONEY.

MRS. CAREY: DO YOU FEEL WE ARE PRACTICAL IN WORRYING ABOUT WHAT HAPPENS 50 YEARS FROM NOW?

JUSTICE PIKE: I AM CONCERNED ABOUT THE LAST 30 YEARS, NOT THE FIRST 20 YEARS, WHEN AFTER NORMAL USE THE HOUSING PROJECT MAY NOT BE SO ATTRACTIVE TO PROSPECTIVE TENANTS. I AM VERY HESITANT TO UNDERTAKE A CONTINGENT LIABILITY ON THE TOWN FOR 50 YEARS, AS THE TOWN WOULD BE LIABLE FOR ANY EXCESS OF COST.

MRS. CAREY: WE NEED TO ELIMINATE SLUMS IN OUR TOWN. AT THIS TIME A NICE NEW SCHOOL IS TO BE ERECTED NEAR "THE BOTTOM", ONE OF OUR WORST SLUMS.

JUSTICE PIKE: WE TALK ABOUT SLUM CLEARANCE YET MR. JONES SAID PEOPLE LIVING IN WORST SLUMS WOULD PROBABLY NOT QUALIFY FOR LOW COST HOUSING.

MRS. CAREY: YOUR WORRY ABOUT WHAT WILL HAPPEN IN THE NEXT 50 YEARS IS A SILLY IDEA.

REV. HERBERT B. PERRY, JR.: I APPEAR BEFORE YOU THIS MORNING TO REPORT A MEETING OF OUR ADVISORY COMMITTEE ON SLUM-CLEARANCE HELD IN THIS ROOM LAST EVENING. WE WOULD FIRST LIKE THE BOARD TO UNDERSTAND THAT WE ARE DEEPLY DISSAPPOINTED AT YOUR ACTION ON THE MATTER OF A LOCAL HOUSING AUTHORITY. AS MR. JONES INDICATED REPEATEDLY, TO SEEK PERMISSIVE LEGISLATION TO ESTABLISH A LOCAL HOUSING AUTHORITY DOES NOT OBLIGATE OR COMMIT THE TOWN BOARD TO ANYTHING AT THIS JUNCTURE. AS HE ALSO INDICATED, THE STATE'S OFFER OF AID FOR A LOW-RENT HOUSING PROGRAM, IF WE EVER ACTUALLY GOT TO THAT POINT, WOULD COST THE TAX-PAYERS OF RIVERHEAD NOTHING, BUT WOULD ONLY MAKE AVAILABLE TO US A LARGE PORTION OF OUR OWN TAX MONEY THAT NOW WILL BE SPENT TO HELP MEET THE PROBLEMS OF SOME OTHER COMMUNITY. HOWEVER, WE ARE NOT COMPLETELY DISCOURAGED. WERE IT NOT FOR THE FACT THAT IT IS NOW TOO LATE TO DO SO, WE WOULD REQUEST THAT YOU RECONSIDER YOUR DECISION OF TWO WEEKS AGO. IT IS NOW OUR PLAN TO ENLARGE OUR COMMITTEE TO NUMBER UP TO AS MANY AS FIFTY MEMBERS. WE FURTHER PLAN TO PROCURE A TABULATED REPORT OF FACTS AND FIGURES ABOUT THE SURVEY OF HOUSING CONDITIONS IN OUR COMMUNITY CONDUCTED LAST FALL BY THE NEW YORK STATE DIVISION OF HOUSING AND TO PUBLICIZE THESE AS WIDELY AS POSSIBLE. WE PLAN TO CARRY ON A PROGRAM OF COMMUNITY WIDE EDUCATION ABOUT THE MATTER

OF HOUSING AND SLUM-CLEARANCE. OTHER COMMUNITIES IN OUR STATE ARE ENCOUNTERING GREAT SUCCESS IN ELIMINATING THE HAZARDS OF SLUMS. IT IS OUR INTENTION TO STUDY INTO THEIR EXPERIENCE FOR WAYS TO COMBAT OUR PROBLEM AND WE URGE THE TOWN BOARD TO DO THE SAME. BEYOND THESE GENERAL PLANS OF OUR OWN WE WOULD APPRECIATE ANY COMMENTS OR SUGGESTIONS YOU GENTLEMEN MAY HAVE.

SUPERVISOR LEONARD: WE FEEL A GREAT MAJORITY OF PEOPLE OF OUR TOWN ARE OPPOSED TO THIS PROJECT.

REV. PERRY: I WOULD SAY THAT PEOPLE ARE NOT WELL INFORMED. WE FEEL THERE WOULD BE A WAITING LIST FOR OCCUPANTS IN THIS PROJECT.

JUSTICE PIKE: REV. PERRY, OF THE PEOPLE THAT YOU KNOW WHO ARE FAMILIAR WITH PUBLIC HOUSING, ARE MORE OPPOSED TO IT OR FOR IT?

REV. PERRY: PEOPLE I HAVE TALKED TO WHO WERE AT FIRST BITTERLY OPPOSED ARE NOW IN FAVOR OF THIS PROJECT.

JUSTICE PIKE: ARE YOU IN FAVOR OF SUBMITTING THIS PROJECT TO A PUBLIC REFERENDUM?

REV. PERRY: YES.

TOWN ATTORNEY HARDING: THE FIRST STEP IS THE APPLICATION TO THE LEGISLATURE FOR THE CREATION OF A HOUSING AUTHORITY FOR RIVERHEAD. THIS IS NOT THE PROPER TIME FOR A REFERENDUM.

SUPERVISOR LEONARD: SEWER AND WATER CONNECTIONS TO THIS HOUSING PROJECT WOULD BE EXPENSIVE AND SHOULD BE CONSIDERED.

REV. PERRY: AS I UNDERSTAND IT, THE STATE WOULD PAY ALL COSTS, INCLUDING SEWER AND WATER CONNECTIONS.

REV. HAROLD BEAUMONT: DOES THE ACTION TAKEN BY THE TOWN BOARD AT THE LAST MEETING PRECLUDE ANY FURTHER ACTION BY THE HOUSING COMMITTEE.

JUSTICE PIKE: WE DID NOT TAKE ANY ACTION AT THE LAST MEETING.

RABBI ASHER SHAPIRO: THE BOARD PASSED ZONING WITHOUT A REFERENDUM BECAUSE IT FELT IT WAS NEEDED ALTHOUGH MANY PEOPLE OBJECTED TO IT.

ONCE A HOUSING AUTHORITY IS SET UP IT DOES NOT MEAN THAT YOU MUST GO AHEAD WITH THE PROJECT.

YOU HAVE MADE FOOLS OF THE COMMITTEE APPOINTED FOR THIS PURPOSE. YOU ARE BEING VERY UNFAIR.

MR. ALBERT E. SEAY: I FEEL BADLY THAT THE BOARD HAS NOT ACTED FAVORABLY ON THIS PROJECT. THE BOARD IS NOT FACING ITS RESPONSIBILITY BY ASKING FOR A REFERENDUM. I DISLIKE THE NEGATIVE APPROACH TAKEN BY THIS BOARD.

RABBI SHAPIRO: COUNCILMAN BELL, WOULD YOU INTRODUCE A RESOLUTION TO CREATE A HOUSING AUTHORITY FOR RIVERHEAD?

COUNCILMAN BELL: I FEEL YOU WOULD RUN INTO A PROBLEM. I UNDERSTAND OCCUPANCY WOULD BE LIMITED TO 2 PERSONS PER BEDROOM. THUS THE COST OF OCCUPANCY FOR $3\frac{1}{2}$ ROOMS COULD BE \$52.50 A MONTH FOR A SMALL FAMILY TO \$97.50 A MONTH FOR A LARGE FAMILY. I FEEL, AT THESE RATES, IT WOULD BE DIFFICULT TO KEEP THIS HOUSING PROJECT OCCUPIED.

I WOULD NOT OFFER SUCH A RESOLUTION.

RABBI SHAPIRO: COUNCILMAN STOTZKY, WOULD YOU INTRODUCE A RESOLUTION TO CREATE A HOUSING AUTHORITY FOR RIVERHEAD?

COUNCILMAN STOTZKY: NO. THIS APPEARS TO ME TO BE MORE OF A RENT UNIT THAN A SLUM CLEARANCE PROGRAM.

RABBI SHAPIRO: JUSTICE PIKE, WOULD YOU INTRODUCE A RESOLUTION TO CREATE A HOUSING AUTHORITY FOR RIVERHEAD?

JUSTICE PIKE: NO.

RABBI SHAPIRO: JUSTICE ZALOGA, WOULD YOU INTRODUCE A RESOLUTION TO CREATE A HOUSING AUTHORITY FOR RIVERHEAD?

JUSTICE ZALOGA: NO.

COUNCILMAN BELL: HAVE YOU CONSIDERED MAKING A FURTHER STUDY FOR PRIVATE ENTERPRISE TO ESTABLISH HOUSING UNITS?

REV. PERRY: LOCAL BUILDERS ARE IN FAVOR OF THIS PUBLIC HOUSING PROJECT.

DO YOU WISH WE DISSOLVE OUR COMMITTEE OR DO WE HAVE YOUR PERMISSION TO ENLARGE IT?

JUSTICE PIKE: WE WOULD NOT OBJECT TO HAVE YOU ENLARGE YOUR COMMITTEE OR TO CONTINUE. IT APPEARS THAT THE PRESENT MEMBERS OF YOUR COMMITTEE ARE ONLY A PART OF THE ORIGINAL COMMITTEE THAT WE APPOINTED, AND IT APPEARS THAT THE MEMBERS YOU HAVE LEFT ARE THOSE IN FAVOR OF THIS PROJECT.

WE FEEL YOU SHOULD MIX UP YOUR GROUP. WE FEEL THAT ADDITIONAL MEMBERS OF YOUR COMMITTEE SHOULD BE APPOINTED BY THE TOWN BOARD TO INSURE THAT THEY WOULD BE REPRESENTATIVE OF THE PEOPLE IN THE TOWN.

MR. ROBERT STIVERS: PRIVATE HOUSING AND NOT PUBLIC HOUSING IS THE ANSWER TO THIS PROBLEM. PUBLIC HOUSING WILL HURT US TAX WISE.

REV. PERRY: WE APPRECIATE THE TIME GIVEN US TODAY. WE FEEL WE SHOULD HAVE A COMMUNITY MARCH ON OUR SLUMS.

END.

AS NO MEMBER OF THE BOARD WOULD OFFER A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO ESTABLISH FOR THE TOWN A MUNICIPAL HOUSING AUTHORITY, THERE WAS NO FURTHER DISCUSSION ON THIS MATTER.

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE PIKE.

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO GIVE PUBLIC NOTICE IN THE NEWS-REVIEW, THE OFFICIAL NEWSPAPER PUBLISHED IN THE TOWN AS FOLLOWS:

NOTICE OF PUBLIC HEARING

TAKE NOTICE THAT A PUBLIC HEARING WILL BE HELD BEFORE THE RIVERHEAD TOWN BOARD AT THE TOWN HALL, RIVERHEAD, NEW YORK, ON THE 5TH DAY OF APRIL, 1960 AT 11 A. M., ON A PROPOSAL TO ENACT THE FOLLOWING ORDINANCE, TO BE KNOWN AS ORDINANCE No. 28.

AN ORDINANCE REGULATING THE BUSINESS OF MAINTAINING AND OPERATING FOR HIRE WASHING MACHINES, DRYING MACHINES AND DRY CLEANING MACHINES.

SECTION 1. LEGISLATIVE INTENT. BY THE ADOPTION OF THIS ORDINANCE THE TOWN BOARD OF THE TOWN OF RIVERHEAD DECLARES ITS INTENT TO BE TO REGULATE IN A MANNER CONSISTENT WITH THE INTEREST OF THE CITIZENS OF THE TOWN OF RIVERHEAD THE MAINTAINING AND OPERATION OF WASHING MACHINES, DRYING MACHINES AND DRY CLEANING MACHINES. UNATTENDED, SUCH MACHINES CONSTITUTE A THREAT TO THE SAFETY AND WELFARE OF THE COMMUNITY. THEREFORE, RECOGNIZING THE NEED FOR REGULATION, THE TOWN BOARD OF THE TOWN OF RIVERHEAD DOES ENACT THIS ORDINANCE.

SECTION 2. ATTENDANT TO BE PRESENT. EACH PERSON WHO IS THE OWNER, OPERATOR OR MANAGER OF A BUSINESS OF MAINTAINING AND OPERATING FOR HIRE SEPARATE WASHING MACHINES, DRYING MACHINES AND/OR DRY CLEANING MACHINES FOR PERSONAL AND INDIVIDUAL USE, WHERE MADE AVAILABLE TO THE PUBLIC, SHALL PROVIDE AN ATTENDANT, WHO IS FAMILIAR WITH THE OPERATION OF SUCH MACHINES AND ANY OTHER MACHINES INSTALLED ON THE PREMISES USED THEREIN AND WHO SHALL BE IN ATTENDANCE AT ALL TIMES WHEN SUCH MACHINES ARE MADE AVAILABLE FOR HIRE.

SECTION 3. PERSON DEFINED. FOR THE PURPOSES OF THIS ORDINANCE THE WORD "PERSON" SHALL MEAN AND INCLUDE AN INDIVIDUAL, ANY COMBINATION OF INDIVIDUALS OR A CORPORATION.

SECTION 4. VIOLATION OF ORDINANCE: PENALTY.

(A) ANY PERSON WHO VIOLATES THE PROVISIONS OF THIS ORDINANCE OR PERMITS ANY ACTS IN VIOLATION THEREOF SHALL BE GUILTY OF A MISDEMEANOR AND UPON CONVICTION SHALL BE SUBJECT TO A FINE OF NOT MORE THAN FIFTY (\$50.00) DOLLARS OR IMPRISONMENT NOT EXCEEDING TEN (10) DAYS, OR BY BOTH SUCH FINE AND IMPRISONMENT.

(B) 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 THIS ORDINANCE.

SECTION 5. EFFECTIVE DATE. THIS ORDINANCE SHALL TAKE EFFECT TEN DAYS AFTER PUBLICATION AND POSTING OR IMMEDIATELY UPON PERSONAL SERVICE AS PROVIDED BY SECTION 133 OF THE TOWN LAW.

AT SAID TIME AND PLACE ALL INTERESTED PARTIES WILL BE HEARD.

BY ORDER OF THE TOWN BOARD OF THE
TOWN OF RIVERHEAD, SUFFOLK COUNTY, N.Y.
ANTHONY F. GADZINSKI, TOWN CLERK

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE PIKE OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE TOWN CLERK BE AND HE HEREBY IS AUTHORIZED TO GIVE PUBLIC NOTICE IN THE NEWS-REVIEW THE OFFICIAL NEWSPAPER PUBLISHED IN THE TOWN AS FOLLOWS:-

NOTICE OF PUBLIC HEARING

TAKE NOTICE THAT A PUBLIC HEARING WILL BE HELD BEFORE THE RIVERHEAD TOWN BOARD AT THE TOWN HALL, RIVERHEAD, N.Y., ON THE 5TH DAY OF APRIL, 1960 AT 11:15 A.M. ON A PROPOSAL TO ENACT THE FOLLOWING ORDINANCE, TO BE KNOWN AS ORDINANCE No. 29.

ORDINANCE RESTRAINING THE RUNNING AT LARGE OF DOGS.

SECTION 1. No PERSON OWNING, HARBORING OR HAVING THE CONTROL OR CUSTODY OF A DOG SHALL PERMIT SUCH DOG:

- (A) WITHOUT BEING MUZZLED TO RUN AT LARGE IN THE TOWN OF RIVERHEAD ELSEWHERE THAN ON THE PREMISES OF SUCH PERSON OR ON THE PREMISES OF ANOTHER PERSON WITH THE CONSENT OF SUCH OTHER PERSON, UNLESS SUCH PERSON IS ENGAGED IN HUNTING WILD BIRDS, OR ANIMALS WITH THE AID OF SUCH DOG DURING OPEN SEASONS OR UNLESS SUCH PERSON SHALL TAKE SUCH DOY AFIELD FOR TRAINING IN HUNTING.
- (B) WITHOUT BEING MUZZLED TO BE AT ANYTIME ON ANY STREET, HIGHWAY, PARK OR PUBLIC PLACE IN THE TOWN OF RIVERHEAD UNLESS FULLY CONTROLLED BY THE OWNER OR SOME OTHER PERSON BY MEANS OF A ROPE, LEASH OR OTHER SIMILAR DEVICE.
- (C) TO BE TAKEN INTO ANY ESTABLISHMENT IN THE TOWN OF RIVERHEAD WHERE FOOD PRODUCTS ARE KEPT FOR SALE IF LEGIBLE SIGNS ARE DISPLAYED AT SUCH PUBLIC ENTRANCE TO SUCH ESTABLISHMENT THAT THE ENTRY OF DOGS IS PROHIBITED, OR TO BE TAKEN UPON OR IN ANY OTHER ESTABLISHMENT WHERE FOOD OR FOOD PRODUCTS ARE KEPT FOR SALE UNLESS SUCH DOG IS EFFECTIVELY RESTRAINED BY A ROPE, LEACH OR OTHER SIMILAR DEVICE.

SECTION 2. THE PERSON WHO HAS LAST OBTAINED THE ISSUANCE OF A LICENSE FOR A DOG PURSUANT TO THE PROVISIONS OF THE AGRICULTURE AND MARKETS LAW, OR ANY SIMILAR LAW, SHALL BE PRESUMED, FOR THE PURPOSE OF THIS ORDINANCE, TO BE THE OWNER OF SUCH DOG.

SECTION 3. FOR THE PURPOSES OF THIS ORDINANCE, THE WORD "PERSON" INCLUDES AN INDIVIDUAL, ANY COMBINATION OF INDIVIDUALS OR A CORPORATION.

SECTION 4. ANY VIOLATION OF THIS ORDINANCE WILL BE DEEMED AN OFFENSE AND SHALL BE PUNISHABLE BY A FINE NOT EXCEEDING TWENTY-FIVE (\$25.00) DOLLARS FOR EACH OFFENSE.

AT SAID TIME AND PLACE ALL INTERESTED PARTIES WILL BE HEARD.
BY ORDER OF THE TOWN BOARD OF THE
TOWN OF RIVERHEAD, NEW YORK
ANTHONY F. GADZINSKI, TOWN CLERK

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES,
JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD,
YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

JUSTICE PIKE REPORTED THAT HE HAD A CONFERENCE WITH MR.
EDWARD BUCHOLZ OF THE SOUTH JAMESPORT MARINA CORPORATION RELATIVE
TO A DRAINAGE PROBLEM THAT EXISTS BETWEEN SOUTH JAMESPORT AVENUE
AND WASHINGTON AVENUE, SOUTH JAMESPORT, THROUGH THE PROPERTY OF
THE CORPORATION. THE CORPORATION WOULD BE WILLING TO COOPERATE
WITH THE TOWN IN CONSTRUCTING A STORM SEWER TO ALLEVIATE THIS
DRAINAGE PROBLEM.

MATTER REFERRED TO THE HIGHWAY COMMITTEE.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH
WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THEODORE DIEM, JAMESPORT BE AND HE IS HEREBY
APPOINTED TOWN BUILDING INSPECTOR EFFECTIVE MARCH 16, 1960, TO
BE COMPENSATED AT THE RATE OF \$4500.00 ANNUALLY, PAYABLE SEMI-
MONTHLY.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES,
JUSTICE PIKE, No, JUSTICE ZALOGA, No, AND SUPERVISOR LEONARD, No.

THE RESOLUTION WAS DECLARED DEFEATED FOR LACK OF AFFIRMATIVE
VOTE BY A MAJORITY OF THE BOARD.

JUSTICE PIKE OFFERED THE FOLLOWING RESOLUTION WHICH WAS
SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THOMAS J. WALKER, RIVERHEAD, BE AND HE HEREBY
IS APPOINTED TOWN BUILDING INSPECTOR OF THE TOWN OF RIVERHEAD,
PURSUANT TO SECTION #138 OF THE TOWN LAW, THAT HIS APPOINTMENT
BE EFFECTIVE AS OF MARCH 16, 1960, AND THAT HIS COMPENSATION IS
FIXED AT THE ANNUAL SALARY OF \$4500.00, PAYABLE SEMI-MONTHLY.

THE VOTE---COUNCILMAN BELL, No, COUNCILMAN STOTZKY, No,
JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD,
YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

AFTER BEING DULY ADVERTISED SEALED BIDS FOR STONE AND TRANSIT-
MIX CONCRETE FOR USE OF THE HIGHWAY DEPARTMENT FOR THE BALANCE
OF THE YEAR 1960, WERE OPENED AS FOLLOWS:

WIVCHAR READY MIX CORP.

TRANSIT-MIX CONCRETE		
A	1-2-3	PER CUBIC YARD-----\$15.00
B	1-2-4	PER CUBIC YARD----- 14.00
C	1-2-3 HI-EARLY MIX	" ----- 17.25

COLONIAL SAND AND STONE Co., Inc.

WASHED OVERSIZE STONE - PER CUBIC YARD-----\$3.40

TRANSIT-MIX CONCRETE

A 1-2-3- PER CUBIC YARD-----16.05

B 1-2-4 PER CUBIC YARD-----15.20

C 1-2-3 HI EARLY MIX PER CUBIC YARD-----17.55

ROANOKE SAND AND GRAVEL Co.

WASHED OVERSIZE STONE - PER CUBIC YARD----- 3.00

BIDS ORDERED FILED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE BID FOR STONE LOADED AT PLANT FOR USE BY THE HIGHWAY DEPARTMENT, BE AND IT IS HEREBY AWARDED TO ROANOKE SAND AND GRAVEL Co., P.O. Box 461, RIVERHEAD, N.Y., AT A PRICE OF \$3.00 PER CUBIC YARD SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED DATED MARCH 15, 1960,

FURTHER RESOLVED THAT THE BID FOR TRANSIT-MIX CONCRETE DELIVERED IN ANY AMOUNTS REQUIRED, ANYWHERE IN THE TOWN OF RIVERHEAD, FOR USE BY THE HIGHWAY DEPARTMENT, BE AND IT IS HEREBY AWARDED TO WIVCHAR READY MIX CORP., P.O. Box 461, RIVERHEAD, N.Y., AT A PRICE OF \$15.00 PER CUBIC YARD FOR A 1-2-3 MIX, \$14.00 PER CUBIC YARD FOR B 1-2-4 MIX, AND \$17.25 FOR C 1-2-3 HI-EARLY MIX, SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED DATED MARCH 15, 1960,

FURTHER RESOLVED THAT SAID PURCHASES ARE TO BE MADE AS REQUIRED UNDER THE DIRECTION OF THE SUPERINTENDENT OF HIGHWAYS.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

AFTER BEING DULY ADVERTISED SEALED BIDS FOR CORRUGATED METAL PIPE, ROADWAY MANHOLE FRAMES AND ROADWAY INLET FRAMES AND GRATES FOR DRAINAGE PURPOSES WERE OPENED AS FOLLOWS:

LOCAL STEEL & SUPPLY Co. INC.

ITEM No. 1 - 230 FT. OF 15" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----\$569.52

ITEM No. 2 - 440 FT. OF 18" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----1279.95

ITEM No. 3 - 270 FT. OF 24" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----1252.08

ITEM No. 4 - 2 ROADWAY MANHOLE FRAMES AND COVERS
24", FOR THE LUMP SUM OF----- 138.00

ITEM No. 5 - 11 ROADWAY CURB INLET FRAMES AND
GRATES, 34" X 27 $\frac{1}{2}$ ", FOR LUMP SUM OF- 935.00

MUTUAL STEEL COMPANY

- ITEM No. 1 - 230 FT. OF 15" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----\$ 587.32
- ITEM No. 2 - 440 FT. OF 18" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----1,357.23
- ITEM No. 3 - 270 FT. OF 24" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----1,426.08
- ITEM No. 4 - No BID
- ITEM No. 5 - No BID

CAPITOL HIGHWAY MATERIALS, INC.

- ITEM No. 1 - 230 FT. OF 15" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----\$ 511.35
- ITEM No. 2 - 440 FT. OF 18" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----1,115.15
- ITEM No. 3 - 270 FT. OF 24" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT
LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE LUMP SUM OF-----1,090.80
- ITEM No. 4 - 2 ROADWAY MANHOLE FRAMES AND COVERS
24", -----EACH----- 88.00
- ITEM No. 5 - 11 ROADWAY CURB INLET FRAMES AND
GRATES, 34"x27",-----EACH----- 80.00

BIDS ORDERED FILED.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS
SECONDED BY JUSTICE ZALOGA.

RESOLVED THAT THE BID FOR CORRUGATED METAL PIPE, ROADWAY MANHOLE
FRAMES AND ROADWAY INLET FRAMES AND GRATES FOR DRAINAGE PURPOSES
BE AND IT IS HEREBY AWARDED AS FOLLOWS:

To LOCAL STEEL & SUPPLY Co., Inc., 60 JERICHO TURNPIKE, MINEOLA,
N.Y., THE BID FOR ITEM No. 4, 2 ROADWAY MANHOLE FRAMES AND COVERS,
24", FOR THE TOTAL PRICE OF \$138.00, SUBJECT TO ITS BID AND SPECI-
FICATION FORM SUBMITTED DATED MARCH 14, 1960.

To CAPITOL HIGHWAY MATERIALS, INC., ROUTE 6, BALDWIN PLACE,
N.Y., THE BID FOR ITEM No. 1 - 230 FT. OF 15" CORRUGATED COPPER
STEEL CULVERT PIPE IN 10-FOOT LENGTHS WITH NECESSARY CONNECTING
BANDS, FOR THE TOTAL PRICE OF \$511.35, ITEM No. 2 - 440 FT. OF
18" CORRUGATED COPPER STEEL CULVERT PIPE IN 10-FOOT LENGTHS WITH
NECESSARY CONNECTING BANDS, FOR THE TOTAL PRICE OF \$1,115.15,
ITEM No. 3 - 270 FT. OF 24" CORRUGATED COPPER STEEL CULVERT PIPE
IN 10-FOOT LENGTHS WITH NECESSARY CONNECTING BANDS, FOR THE TOTAL

PRICE OF \$1,090.80 AND ITEM No. 5 - 11 ROADWAY CURB INLET FRAMES AND GRATES, 34" X 27 $\frac{1}{2}$ " AT THE SUM OF \$80.00 EACH, SUBJECT TO ITS BID AND SPECIFICATION FORM SUBMITTED DATED MARCH 11, 1960,

FURTHER RESOLVED THAT THIS PURCHASE BE CHARGED TO BUDGET ITEM, CONSTRUCTION AND PERMANENT IMPROVEMENTS, CONSTRUCTION OF RECHARGE BASINS AND THAT THE USE OF SAID MATERIAL BE UNDER THE DIRECTION OF THE SUPERINTENDENT OF HIGHWAYS.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THE BOARD ADJOURNED TO RECONVENE AT 2:30 P.M.

AT 2:30 P.M. THE BOARD RECONVENED WITH THE FOLLOWING MEMBERS PRESENT:

WILLIAM J. LEONARD, SUPERVISOR
BRUNO F. ZALOGA, JR., JUSTICE OF THE PEACE
ELMER A. STOTZKY, COUNCILMAN
ULICK BELL, JR., COUNCILMAN

ABSENT:

OTIS G. PIKE, JUSTICE OF THE PEACE

JUSTICE ZALOGA OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY COUNCILMAN BELL.

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO ADVERTISE FOR BIDS FOR ONE (1) TAX EXTENSION COMPUTOR WITH COMPONENT PARTS AND ACCESSORIES, BURROUGH STYLE F2501 OR EQUAL, FOR USE BY THE ASSESSOR'S OFFICE.

BIDS TO BE RETURNABLE UP TO 10 A. M. ON APRIL 5, 1960.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, ABSENT, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

A DISCUSSION WAS HELD RELATIVE TO THE REQUEST OF REGINALD C. SMITH, ESQ. WHO APPEARED BEFORE THE BOARD DURING THE MEETING IN THE MORNING.

COUNCILMAN STOTZKY OFFERED THE FOLLOWING RESOLUTION WHICH WAS SECONDED BY SUPERVISOR LEONARD.

WHEREAS, AN APPLICATION HAS BEEN MADE TO THE TOWN BOARD FOR THE TOWN BOARD TO JOIN WITH A GROUP OF PROPERTY OWNERS IN RECOMMENDING A CHANGE IN THE LOCAL FINANCE LAW TO PERMIT FINANCING OVER A 30 YEAR PERIOD, INSTEAD OF A 10 YEAR PERIOD, WHERE HYDRAULIC SAND FILL IS USED, AND

WHEREAS, FOR GENERAL PURPOSES, IT IS THE INTENTION OF THE TOWN BOARD OF RECOMMEND SUCH A CHANGE IN THE LAW, AND

WHEREAS, BY THIS ACTION THE TOWN BOARD DOES NOT APPROVE OR INTEND TO APPROVE ANY SPECIAL PROJECT, AND

WHEREAS, THIS TOWN BOARD SPECIFICALLY STATES THAT EACH PETITION PRESENTED HEREAFTER WILL BE CONSIDERED SEPARATELY ON

ITS MERITS BY THE BOARD, WITH DUE AND PROPER CONSIDERATION TO THE RIGHTS AND BENEFITS TO CITIZENS AND TAXPAYERS,

NOW, THEREFORE, BE IT RESOLVED THAT THE TOWN BOARD DOES APPROVE THE FOLLOWING RESOLUTIONS:-

IT IS HEREBY RESOLVED THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD BE IN FAVOR OF ENACTING

AN ACT

AUTHORIZING THE PLACING OF FILL FOR THE IMPROVEMENT OF PUBLIC PARKING AREAS IN PUBLIC PARKING DISTRICTS IN THE TOWN OF RIVERHEAD, IN THE COUNTY OF SUFFOLK, TO BE A SPECIFIC OBJECT OR PURPOSE FOR WHICH OBLIGATIONS OF THE TOWN OF RIVERHEAD MAY BE ISSUED AND PROVIDING A PERIOD OF PROBABLE USEFULNESS THEREFOR.

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

SECTION 1. NOTWITHSTANDING THE PROVISIONS OF ANY GENERAL OR SPECIAL ACT, THE PLACING OF HYDRAULIC OR EARTHEN FILL FOR THE IMPROVEMENT OF A PUBLIC PARKING AREA IN A PUBLIC PARKING DISTRICT HERETOFORE OR HEREAFTER ESTABLISHED IN THE TOWN OF RIVERHEAD, IN THE COUNTY OF SUFFOLK, IS HEREBY DECLARED TO BE A SPECIFIC OBJECT OR PURPOSE FOR WHICH OBLIGATIONS OF THE TOWN OF RIVERHEAD MAY BE AUTHORIZED, SOLD AND ISSUED PURSUANT TO THE LOCAL FINANCE LAW, AND THE PERIOD OF PROBABLE USEFULNESS THEREOF IS HEREBY DETERMINED TO BE THIRTY YEARS.

SECTION 2. THIS ACT SHALL TAKE EFFECT IMMEDIATELY.

THE VOTE---COUNCILMAN BELL, No, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, ABSENT, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THE TOWN BOARD CONVENED AS A BOARD OF AUDIT AND EXAMINED ALL BILLS TO DATE, THE TOTALS OF WHICH WAS AS FOLLOWS: GENERAL TOWN---\$6,338.87 AND MACHINERY FUND---\$1,920.34. ON MOTION MADE BY JUSTICE ZALOGA AND SECONDED BY COUNCILMAN STOTZKY, IT WAS RESOLVED THAT THE BILLS BE APPROVED AS RENDERED. THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, ABSENT, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, YES. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THERE BEING NO FURTHER BUSINESS ON MOTION AND VOTE, THE MEETING ADJOURNED TO MEET ON TUESDAY, APRIL 5, 1960 AT 9:30 A. M.

Anthony F. Gadzinski
ANTHONY F. GADZINSKI, TOWN CLERK