

MINUTES OF A MEETING OF THE TOWN BOARD OF THE TOWN OF RIVERHEAD  
HELD IN THE TOWN HALL ON TUESDAY, APRIL 19, 1960 AT 9:30 A. M.

PRESENT:

OTIS G. PIKE  
BRUNO F. ZALOGA, JR., JUSTICES OF THE PEACE

ELMER A. STOTZKY  
ULICK BELL, JR., COUNCILMEN

ABSENT:

WILLIAM J. LEONARD, SUPERVISOR

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 IN THE ABSENCE OF THE SUPERVISOR, JUSTICE OTIS G.  
PIKE BE AND HE IS HEREBY DESIGNATED TEMPORARY CHAIRMAN FOR THIS  
MEETING.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES,  
JUSTICE PIKE, NOT VOTING, JUSTICE ZALOGA, YES, AND SUPERVISOR  
LEONARD, ABSENT. THE RESOLUTION WAS THEREUPON DECLARED DULY  
ADOPTED.

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

RESOLVED THAT THE MINUTES OF THE MEETING OF THE TOWN BOARD  
HELD IN THE TOWN HALL ON TUESDAY, APRIL 5, 1960 BE APPROVED AS  
CORRECTED.

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

A COMMUNICATION DATED APRIL 12, 1960 FROM HAROLD HOCHHEISER,  
NEWLY ELECTED CHIEF OF THE RIVERHEAD FIRE DEPARTMENT, WAS SUBMITTED  
TO THE BOARD REQUESTING ALLOCATION OF A PARKING SPACE FOR THE FIRE  
CHIEF'S CAR IN FRONT OF HIS STORE ON EAST MAIN STREET.

IT WAS THE CONSENSUS OF THE BOARD THAT THE PARKING STALL AT THE  
WEST END OF THE LOADING ZONE ON THE N/S OF EAST MAIN STREET BE  
ALLOCATED TO MR. HOCHHEISER.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED APRIL 12, 1960 FROM LITTLEFIELD-ALGER  
SIGNAL COMPANY WAS SUBMITTED TO THE BOARD ADVISING THAT THEY HAVE  
CHANGED THE TIMING ON THE TRAFFIC SIGNAL AT THE INTERSECTION OF

PULASKI STREET AND ROANOKE AVENUE, AS REQUESTED BY THE BOARD, AT NO CHARGE TO THE TOWN.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED APRIL 9, 1960 FROM JOSEPH S. MAZANE, RIVERHEAD, AND SIGNED BY ELEVEN OTHER PEOPLE WAS SUBMITTED TO THE BOARD STATING THAT THEY WERE IN FAVOR OF THE PURCHASE BY THE TOWN OF THE SUFFOLK COUNTY NATIONAL BANK BUILDING ON MAIN STREET.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED APRIL 12, 1960 FROM REGINALD C. SMITH, RIVERHEAD, WAS SUBMITTED TO THE BOARD RECOMMENDING THE PURCHASE BY THE TOWN OF THE SUFFOLK COUNTY NATIONAL BANK BUILDING ON MAIN STREET.

COMMUNICATION ORDERED FILED.

AFTER DISCUSSION IT WAS THE CONSENSUS OF THE BOARD THAT THE MATTER OF THE PURCHASE OF THE SUFFOLK COUNTY NATIONAL BANK BUILDING ON MAIN STREET AT A PRICE OF \$70,000. BE REFERRED TO THE TOWN PLANNING BOARD FOR RECONSIDERATION AND REPORT IN VIEW OF AMENDED OFFER AS MADE BY MR. JOHN STARK, PRESIDENT, SUFFOLK COUNTY NATIONAL BANK.

STATEMENT OF TAX COLLECTIONS DATED APRIL 18, 1960 FROM TAX RECEIVER CHARLES ALLEN HORTON WAS SUBMITTED TO THE BOARD AND ORDERED PLACED ON FILE.

A COMMUNICATION DATED APRIL 14, 1960 FROM THE LONG ISLAND LIGHTING COMPANY WAS SUBMITTED TO THE BOARD ADVISING THAT THEY HAVE INSTALLED IMPROVED STREET LIGHTING ON ROANOKE AVENUE, RIVERHEAD LIGHT DISTRICT, AS PER PRIOR REQUEST OF THE BOARD.

COMMUNICATION ORDERED FILED.

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

TOWN OF RIVERHEAD : COUNTY OF SUFFOLK, N.Y.

- - - - -	IN THE MATTER	:	
	OF	:	ORDER CALLING
THE ESTABLISHMENT OF EXTENSION No. 2 OF THE	:		PUBLIC HEARING
RIVERHEAD LIGHTING DISTRICT, IN THE TOWN OF	:		
RIVERHEAD, SUFFOLK COUNTY, NEW YORK.	:		
- - - - -			

WHEREAS A PETITION IN THIS MATTER HAS BEEN FILED WITH THE TOWN BOARD OF THE TOWN OF RIVERHEAD REQUESTING SAID BOARD TO ESTABLISH AN EXTENSION OF A LIGHTING DISTRICT TO BE KNOWN AS "EXTENSION No. 2 OF THE RIVERHEAD LIGHTING DISTRICT", IN THE TERRITORY HEREINAFTER DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT FORMED BY THE INTERSECTION OF THE NORTHERLY LINE OF THE LAND OF THE LONG ISLAND RAIL ROAD, WHICH SAID NORTHERLY LINE IS A PART OF THE NORTHERLY

BOUNDARY OF THE RIVERHEAD LIGHTING DISTRICT, WITH THE WESTERLY LINE OF THE LAND OF SUFFOLK COOPERATIVE G.L.F. SERVICE AND RUNNING THENCE FROM SAID POINT OF BEGINNING NORTHERLY ALONG THE EASTERLY LINE OF THE LAND OF SAID SUFFOLK COOPERATIVE G.L.F. SERVICE TO A POINT IN THE SOUTHERLY LINE OF PULASKI STREET, THENCE EASTERLY ACROSS PULASKI STREET TO THE SOUTHWEST CORNER OF THE LAND OF THE RIVERHEAD WATER DISTRICT, THENCE NORTHERLY ALONG THE WESTERLY LINE OF THE LAND OF THE RIVERHEAD WATER DISTRICT TO A POINT FORMED BY THE INTERSECTION OF SAID WESTERLY LINE OF THE RIVERHEAD WATER DISTRICT WITH A LINE ON AN EXTENSION WESTERLY OF THE LINE BETWEEN THE LANDS OF PHILBRICK STARCH Co. AND OF CARL C. YOUNG, THENCE EASTERLY ON AFORESAID LINE OF THE EXTENSION WESTERLY OF THE LINE BETWEEN LANDS OF PHILBRICK STARCH Co. AND OF CARL C. YOUNG AND ALONG THE LINE BETWEEN THE LANDS OF PHILBRICK STARCH Co. AND OF CARL C. YOUNG TO A POINT IN THE WESTERLY BOUNDARY LINE OF THE RIVERHEAD LIGHTING DISTRICT, THENCE SOUTHERLY, WESTERLY AND AGAIN SOUTHERLY ALONG THE EXISTING BOUNDARY LINE OF THE RIVERHEAD LIGHTING DISTRICT TO THE NORTHERLY LINE OF THE LONG ISLAND RAIL ROAD, THENCE WESTERLY ALONG THE NORTHERLY LINE OF THE LONG ISLAND RAIL ROAD, WHICH SAID NORTHERLY LINE IS A PART OF THE NORTHERLY BOUNDARY OF THE RIVERHEAD LIGHTING DISTRICT, TO THE POINT OR PLACE OF BEGINNING.

WHEREAS THE MAXIMUM AMOUNT PROPOSED TO BE EXPENDED FOR THE IMPROVEMENT AS STATED IN THE PETITION IS \$ NONE, AND

WHEREAS THE TOWN BOARD DESIRES TO PROCEED IN THE MATTER AS REQUESTED BY THE PETITIONERS,

BE IT RESOLVED AND ORDERED THAT A PUBLIC HEARING BE HELD IN THE MATTER AT THE TOWN HALL, RIVERHEAD, N.Y., ON THE 3RD DAY OF MAY, 1960, AT 10:30 O'CLOCK IN THE FORENOON, AT WHICH TIME AND PLACE THE SAID BOARD WILL MEET TO CONSIDER THE PETITION AND TO HEAR ALL PERSONS INTERESTED IN THE SUBJECT THEREOF,

FURTHER RESOLVED THAT THIS ORDER BE ENTERED IN THE MINUTES OF THE TOWN BOARD PROCEEDINGS,

FURTHER ORDERED THAT A COPY OF THIS ORDER, CERTIFIED BY THE TOWN CLERK, BE PUBLISHED AT LEAST ONCE IN THE NEWS-REVIEW, THE OFFICIAL PAPER, THE FIRST PUBLICATION THEREOF TO BE NOT LESS THAN TEN DAYS NOR MORE THAN TWENTY DAYS BEFORE THE DAY SET THEREIN FOR THE HEARING AS AFORESAID, AND ALSO THAT COPIES THEREOF BE POSTED CONSPICUOUSLY IN FIVE PUBLIC PLACES WITHIN THE PROPOSED EXTENSION, NOT LESS THAN TEN NOR MORE THAN TWENTY DAYS BEFORE THE DAY DESIGNATED FOR THE HEARING AS AFORESAID.

WILLIAM J. LEONARD (ABSENT)

SUPERVISOR

ELMER A. STOTZKY

COUNCILMAN

ULICK BELL, JR.  
COUNCILMAN

OTIS G. PIKE  
JUSTICE OF THE PEACE

BRUNO F. ZALOGA, JR.  
JUSTICE OF THE PEACE

MEMBERS OF THE TOWN BOARD OF THE  
TOWN OF RIVERHEAD, SUFFOLK COUNTY  
NEW YORK.

By: ANTHONY F. GADZINSKI  
TOWN CLERK

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

CHRISTOFORAS VEOUKAS, OWNER OF "CHRIS'S" STORE ON OSBORNE AVENUE, RIVERHEAD, APPEARED BEFORE THE BOARD AND OBJECTED TO THE PARKING RESTRICTION ACROSS FROM HIS STORE. HE STATED THAT SAID PARKING RESTRICTION WAS HURTING HIS BUSINESS AND IN HIS OPINION THE PARKING RESTRICTION SHOULD BE CHANGED FROM "NO PARKING" TO A FIVE OR TEN MINUTE PARKING ZONE, AND HE WOULD BE SATISFIED IF THIS WAS DONE IN THE PARKING AREA SOUTH OF THE SCHOOL WALKWAY ON OSBORNE AVENUE.

MATTER REFERRED TO THE POLICE COMMITTEE.

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

RESOLVED THAT THE SUPERINTENDENT OF HIGHWAYS BE EMPOWERED TO CONTRACT WITH LIZZA BROTHERS OF SELDEN, N.Y., FOR THE APPLICATION OF "DIX SEAL" ON OSBORNE AVENUE IN THE TOWN OF RIVERHEAD AND THAT THE EXPENDITURE IS NOT TO EXCEED THE AMOUNT OF \$2495.00.

FURTHER RESOLVED THAT THE SUPERINTENDENT OF HIGHWAYS BE EMPOWERED TO PERMIT, UNDER HIS DIRECTION, THE APPLICATION OF RASONITE MIXTURE ON OSBORNE AVENUE, AT NO CHARGE TO THE TOWN.

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

PAUL DONLON, REPRESENTATIVE OF THE N.Y. TIMES, APPEARED BEFORE THE BOARD RELATIVE TO THE PURCHASE OF AREA DEVELOPMENT ADVERTISING IN THE N.Y. TIMES.

THE COST FOR THIS ADVERTISING WAS FROM \$3700 TO \$6000.

IT WAS THE CONSENSUS OF THE BOARD THAT THEY WERE NOT INTERESTED IN THE PURCHASE OF SAID ADVERTISING.

MRS. JOHN DOSCINSKI, MRS. CHARLES COWAN, MRS. ANTHONY SCHAEFER AND MISS HELEN OSIP, ALL RIVERHEAD RESIDENTS, APPEARED BEFORE THE

BOARD OBJECTING TO THE JUNKYARD/USED CAR LOT OPERATED AND OWNED BY RALPH AMBROSE AT THE INTERSECTION OF OSBORNE AVENUE AND SWEETZ AVENUE.

MRS. DOSCINSKI STATED THAT THIS PROPERTY WAS RESTRICTED BY DEED FOR RESIDENCE ONLY. SHE ALSO STATED THAT ALTHOUGH MR. AMBROSE WOULD HAVE ONE BELIEVE THAT HE HAS A USED CAR LOT, FEW CARS, IF ANY, OF THOSE PLACED IN THIS LOT ARE SOLD BY HIM.

THESE LADIES REQUESTED THAT EFFORTS BE MADE BY THE BOARD TO DO AWAY WITH THIS UNSIGHTLY OPERATION, OR AT LEAST HAVE MR. AMBROSE CLEAN UP THIS AREA AND LINE UP HIS CARS. THEY ALSO RECOMMENDED THAT THE TOWN PURCHASE SAID CORNER IF POSSIBLE.

JUSTICE PIKE STATED THAT MR. AMBROSE HAD APPEARED IN COURT RELATIVE TO THIS MATTER BUT AT THAT TIME HE PROVED THAT HE WAS NOT OPERATING A JUNKYARD AS IT WAS POSSIBLE TO START EVERY CAR HE HAD ON HIS LOT.

JUSTICE PIKE FURTHER STATED THAT IT IS POSSIBLE TO PROSECUTE A PERSON IN VIOLATION OF THE JUNKYARD ORDINANCE, BUT NO ORDINANCE IS IN EFFECT RELATING TO USED CAR LOTS.

IN REPLY TO MRS. DOSCINSKI'S STATEMENT THAT MR. AMBROSE'S DEED RESTRICTED USE OF HIS PROPERTY FOR RESIDENCE ONLY, JUSTICE PIKE STATED THAT THE TOWN BOARD DOES NOT HAVE THE AUTHORITY TO ENFORCE SAID PROVISION IN HIS DEED.

MATTER WAS REFERRED TO THE CHIEF OF POLICE FOR INVESTIGATION AND REPORT.

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

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO ADVERTISE FOR BIDS FOR TWO (2) NEW CARS FOR USE BY THE POLICE DEPARTMENT. TWO 1959 CHEVROLETS NOW OWNED BY THE TOWN TO BE USED AS A TRADE-IN.

SPECIFICATIONS TO BE PREPARED BY THE CHIEF OF POLICE. BIDS TO BE RETURNABLE UP TO 10 A.M. ON TUESDAY, MAY 3, 1960.

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

MR. HENRY VAIL, RIVERHEAD, APPEARED BEFORE THE BOARD AND COMPLAINED THAT THE LEVEL OF THE PECONIC RIVER AT UPPER MILLS WAS NOT PROPERLY CONTROLLED.

MATTER REFERRED TO THE SUPERINTENDENT OF HIGHWAYS.

THADDEUS ZEMBKO, SUPERINTENDENT OF HIGHWAYS, REPORTED THAT PEOPLE WERE LITTERING TRASH ALONGSIDE THE HIGHWAYS AND THAT IT WAS CREATING ADDED WORK AND EXPENSE TO HIS DEPARTMENT.

HE REQUESTED THAT HIGHWAY DEPARTMENT EMPLOYEES BE ALLOWED TO PATROL THE HIGHWAYS WITH MEMBERS OF THE POLICE DEPARTMENT AND AUXILIARY POLICE IN HOPES THAT PEOPLE RESPONSIBLE FOR THIS LITTERING COULD BE APPREHENDED.

JUSTICE ZALOGA STATED THAT THE USE OF HIGHWAY WORKERS TO RIDE WITH THE POLICE AND AUXILIARY POLICE WAS NOT NECESSARY, IN THE PATROLLING HIGHWAYS FOR PEOPLE LITTERING. HE FURTHER STATED THAT PEOPLE BROUGHT INTO COURT FOR LITTERING HAD BEEN FINED.

IT WAS THE CONSENSUS OF THE BOARD THAT LITTERING OF THE HIGHWAYS WAS A SERIOUS AND EXPENSIVE PROBLEM AND SHOULD BE CONTROLLED.

MATTER WAS REFERRED TO THE POLICE COMMITTEE.

A DISCUSSION WAS HELD RELATIVE TO THE RENEWAL OF THE FIRE PROTECTION DISTRICTS CONTRACTS EXPIRING DECEMBER 31, 1960.

MATTER REFERRED TO SUPERVISOR LEONARD TO WRITE TO THE BOARD OF FIRE COMMISSIONERS OF THE RIVERHEAD FIRE DEPARTMENT, ADVISING THEM OF THE EXPIRATION OF SAID CONTRACTS AND TO ARRANGE FOR A CONFERENCE TO DISCUSS TERMS OF NEW CONTRACTS.

JUSTICE ZALOGA REPORTED THAT HAROLD E. YUNCHER HAD RESIGNED AS A SCHOOL CROSSING GUARD EFFECTIVE APRIL 14, 1960.

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

RESOLVED THAT LOWELL F. MEYER, RIVERHEAD, BE AND HE IS HEREBY APPOINTED A SCHOOL CROSSING GUARD EFFECTIVE APRIL 25, 1960, TO BE COMPENSATED AT THE RATE OF \$2.00 PER HOUR, PAYABLE SEMI-MONTHLY.

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

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

RESOLVED THAT THE TOWN CLERK BE AND HE IS HEREBY AUTHORIZED TO ADVERTISE FOR BIDS FOR ONE (1) "MATERIALS SPREADER" FOR USE BY THE HIGHWAY DEPARTMENT. ONE "BUCKEYE SPREADER" NOW OWNED BY THE TOWN TO BE USED AS A TRADE-IN.

SPECIFICATIONS TO BE PREPARED BY THE SUPERINTENDENT OF HIGHWAYS. BIDS TO BE RETURNABLE UP TO 10:15 A. M. ON TUESDAY, MAY 3, 1960.

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

IRVING L. MUELLER, COMMODORE, RIVERHEAD YACHT CLUB, APPEARED BEFORE THE BOARD AND READ AND SUBMITTED TO THE BOARD THE FOLLOWING COMMUNICATION DATED APRIL 14, 1960. ALSO APPEARING WITH MR.

MUELLER WAS MR. JOHN MCKENNA, AQUEBOGUE, ALSO A MEMBER OF THE RIVERHEAD YACHT CLUB:

"THE OFFICERS AND MEMBERS OF THE RIVERHEAD YACHT CLUB WOULD LIKE TO BRING TO THE ATTENTION OF THE RIVERHEAD TOWN BOARD, THE FOLLOWING SUGGESTIONS

THAT THEY BELIEVE WOULD BE OF GREAT HELP TO THE COMMUNITY.

1. THAT ONE OR MORE SMALL BOAT TRAILER RAMPS BE BUILT ON THE RIVER OR BAY. ALSO AT THE SOUND BEACH.

2. THAT THE TOWN OF RIVERHEAD BRING TO THE ATTENTION OF THE COUNTY, THE NECESSITY TO USE THE COUNTY DREDGING EQUIPMENT IN OUR TOWNSHIP. THAT THE MEETINGHOUSE AND JACOB'S CREEKS ARE NOT NAVIGABLE AT LOW WATER. THAT THE PECONIC RIVER AT THE PRESENT TIME IS A NAVIGATION HAZARD AT LOW WATER, WITH MOST BOATS DIGGING INTO THE MUD IN ORDER TO NAVIGATE TO THE BAY.

WITH THE TREMENDOUS INCREASE IN BOATING, WE FEEL THAT THESE THINGS SHOULD BE TAKEN CARE OF AS SOON AS POSSIBLE. IT ALSO SEEMS TO US THAT WE SHOULD START IMPROVING OUR WATERWAYS, WITH THE IDEAL OUTLET THAT IS AT OUR DISPOSAL, WE HAVE NEGLECTED IT BADLY. WE EARNESTLY RECOMMEND THAT THE TOWN BOARD OF THE TOWN OF RIVERHEAD TAKE ACTION ON THESE PROPOSALS."

END.

COMMUNICATION ORDERED FILED.

MR. MUELLER AND MR. MCKENNA WERE ADVISED BY THE BOARD THAT THE SUPERINTENDENT OF HIGHWAYS HAD PLANS FOR A CONCRETE BOAT RAMP AT THE FOOT OF WASHINGTON AVENUE IN JAMESPORT AND THAT THE BOILER PLATE RAMP INSTALLED AT THE IRON PIER BEACH AND COVERED OVER BY WIND, WATER AND SAND, HAD BEEN UNCOVERED BY THE SUPERINTENDENT OF HIGHWAYS AND IS NOW USABLE.

JUSTICE PIKE STATED THAT THE SUFFOLK COUNTY DREDGE IS SCHEDULED TO DO WORK IN RIVERHEAD TOWN THIS YEAR WITH WORK STARTING POSSIBLY BY LATE SPRING.

IT WAS THE CONSENSUS OF THE BOARD THAT EFFORTS BE CONTINUED TO INSURE THAT DREDGING PROJECTS SCHEDULED BY USE OF THE SUFFOLK COUNTY DREDGE BE COMPLETED AS SOON AS POSSIBLE.

TOWN ATTORNEY HARDING REPORTED THAT CHARLES EAGAN, ESQ., OYSTER BAY, N.Y., HAD SUBMITTED TO THE SUPERVISOR A PROPOSED ORDINANCE RELATING TO THE BUSINESS OF MAINTAINING AND OPERATING FOR HIRE WASHING AND DRYING MACHINES.

MR. HARDING STATED THAT HE STUDIED SAID PROPOSED ORDINANCE AND FOUND IT TO BE ARBITRARY AND NOT AS EFFECTIVE AS THE PROPOSED TOWN ORDINANCE NO. 28. FURTHER, IT APPEARED TO BE A QUICKLY DRAWN BUILDING AND SAFETY CODE.

A COMMUNICATION DATED APRIL 15, 1960 FROM MRS. THOMAS CARROLL, BELLPORT, N.Y., SECRETARY, ISLIP COIN-OPERATORS LAUNDROMAT ASSOCIATION, WAS SUBMITTED TO THE BOARD.

SHE STATED THAT HER GROUP WOULD LIKE TO APPEAR BEFORE THE BOARD AND EXPLAIN THEIR VIEWS IN OPPOSITION TO THE REQUIREMENT OF AN ATTENDANT IN COIN-OPERATED LAUNDRIES.

COMMUNICATION ORDERED FILED.

A COMMUNICATION DATED APRIL 12, 1960 FROM MR. HAROLD H. FUNK, VICE-PRESIDENT, HUNTINGTON COIN OPERATED LAUNDRY OWNER'S ASSOC., WAS SUBMITTED TO THE BOARD.

HE STATED THAT HIS GROUP WOULD LIKE TO APPEAR BEFORE THE BOARD AND EXPLAIN THEIR VIEWS IN OPPOSITION TO THE REQUIREMENT OF AN ATTENDANT IN COIN-OPERATED LAUNDRIES.

COMMUNICATION ORDERED FILED.

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

WHEREAS, NOTICE OF HEARING UPON AN ORDINANCE, KNOWN AS PROPOSED ORDINANCE "AN ORDINANCE REGULATING THE BUSINESS OF MAINTAINING AND OPERATING FOR HIRE WASHING MACHINES, DRYING MACHINES AND DRY CLEANING MACHINES", ORDINANCE NO. 28, WAS GIVEN BY PUBLICATION OF A NOTICE IN THE NEWS-REVIEW, THE OFFICIAL NEWSPAPER CIRCULATING IN THE TOWN, SPECIFYING THE TIME WHEN AND THE PLACE WHERE SUCH HEARING WAS TO BE HELD AND IN GENERAL TERMS DESCRIBING THE PROPOSED ORDINANCE, AND

WHEREAS, SUCH NOTICE WAS PUBLISHED ONCE AT LEAST 10 DAYS PRIOR TO THE DAY SPECIFIED FOR SUCH HEARING, AS SHOWN BY AFFIDAVITS PRESENTED, AND

WHEREAS, A PUBLIC HEARING UPON SUCH PROPOSED ORDINANCE HAVING BEEN HELD IN THE TOWN HALL ON THE 5TH DAY OF APRIL, 1960, AT 11:00 A. M. ON SAID DAY, AND

WHEREAS, EVERYONE DESIRING TO BE HEARD IN SAID MATTER HAVING BEEN HEARD,

NOW THEREFORE BE IT RESOLVED, THAT THE FOLLOWING ORDINANCE BE ADOPTED:

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. UN-ATTENDED, 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 SO 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.

FURTHER RESOLVED, THAT THE TOWN CLERK ENTER SAID ORDINANCE IN THE MINUTES OF THE TOWN BOARD AND THAT THE TOWN CLERK BE AND HE IS HEREBY DIRECTED TO GIVE PUBLIC NOTICE IN THE NEWS-REVIEW, THE OFFICIAL NEWSPAPER PUBLISHED IN THE TOWN, AND A PRINTED COPY THEREOF POSTED ON THE SIGN BOARD MAINTAINED BY THE TOWN CLERK PURSUANT TO SUBDIVISION SIX OF SECTION THIRTY OF THE TOWN LAW.

THE VOTE---COUNCILMAN BELL, YES, COUNCILMAN STOTZKY, YES, JUSTICE PIKE, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, ABSENT. 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---\$8,100.69 AND MACHINERY FUND---\$9,582.76. 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, YES, JUSTICE ZALOGA, YES, AND SUPERVISOR LEONARD, ABSENT. THE RESOLUTION WAS THEREUPON DECLARED DULY ADOPTED.

THERE BEING NO FURTHER BUSINESS ON MOTION AND VOTE, THE MEETING ADJOURNED TO MEET ON TUESDAY, MAY 3, 1960 AT 9:30 A. M.

*Anthony F. Gadzinski*  
ANTHONY F. GADZINSKI, TOWN CLERK