

STANDARD B & P "NOISEAR"

Minutes of a meeting of the Town Board of the Town of Riverhead held in the Town Hall on Tuesday, September 15, 1953 at 10:00 A.M.

Present:

- Joseph V. Kelly, Supervisor
- Austin H. Warner
- Frank J. Yousik
- Charles W. Gatz
- William J. Leonard, Justices of the Peace

Thomas M. Stark, Town Attorney, and Myron C. Young, Superintendent of Highways, were also present.

Minutes of a meeting of the Town Board held on September 1, 1953 were read and on motion made by Justice Yousik and seconded by Justice Gatz it was Resolved that the minutes be adopted as read. The Vote, Justices Warner, Yousik, Gatz and Leonard, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

The results of the special election of the qualified voters of the Town of Riverhead for the purpose of acquiring property at Wading River and Jamesport in the Town of Riverhead for the establishment of public recreational areas for said Town held at the Town Hall on Tuesday, September 8, 1953, between the hours of 12:00 Noon and 8:00 P.M. were as follows:

Total of Votes Cast-----307  
 Votes in Favor-----229  
 Votes in Opposition----- 78

Proof of Publication of Bond Resolution relative to the above was submitted to the Board and ordered placed on file.

The Supervisor's Report for the month of August 1953 was submitted to the Board and ordered placed on file.

A communication dated September 9, 1953 was read to the Board from Fred C. Barthelmess, Commander, U.S.N.R. District Intelligence Officer, Third Naval District 90 Church St. N.Y.7, N.Y. acknowledging receipt of our request for an investigation of so-called "pipe deal", and advising that the matter has been referred to the District Legal Officer, Third Naval District for consideration and action, and shall send a more complete reply very shortly after obtaining the answers to the legal questions in the case. The Communication was ordered placed on file.

The following Resolution was offered by Justice Yousik, who moved its adoption, seconded by Justice Gatz, to-wit:

CAPITAL NOTE RESOLUTION DATED SEPTEMBER 15, 1953.

A RESOLUTION PROVIDING FOR THE ISSUANCE OF A \$2,500 CAPITAL NOTE OF THE TOWN OF RIVERHEAD, NEW YORK, TO PAY PART OF THE COST OF THE PURCHASE OF REAL ESTATE IN SAID TOWN TO BE USED FOR THE ESTABLISHMENT OF A PUBLIC RECREATIONAL AREA.

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WHEREAS, by bond resolution dated July 7, 1953, the Town Board of the Town of Riverhead, Suffolk County, New York, authorized the purchase of certain real estate in said Town to be used for the establishment of a public recreational area, and also authorized the issuance of \$35,000 serial bonds and a \$2,500 capital note of said Town to pay the cost thereof, which resolution was duly approved at an election by the qualified voters of said Town; and

WHEREAS, it is now desired to take further action in connection with such capital note; NOW, THEREFORE, BE IT

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

Section 1. In accordance with the aforesaid bond resolution, there shall be issued a \$2500 capital note of the Town of Riverhead, New York, to pay part of the cost of the purchase of such real estate. The estimated maximum cost, the plan of financing and other required matters in connection therewith were determined by the aforesaid bond resolution.

Section 2. Such capital note shall be dated and shall mature in not to exceed one year from the date thereof, shall be sold in the manner to be determined by the Supervisor of said Town, and the power to do so is hereby delegated to the Supervisor of said Town, but no such note shall be issued by said Supervisor unless he shall have first filed with the Town Board of said Town a certificate setting forth the details relating to such note. Such certificate shall be properly dated and signed by said Supervisor and shall be a public record. Said note shall be sold by said Supervisor at private sale in accordance with the provisions of the Local Finance Law, at not less than par and accrued interest, on such terms as he shall deem for the best interests of said Town, and such sale shall be evidenced by the execution of a certificate by such Supervisor, which certificate shall be properly dated and signed and shall be a public record.

Section 3. 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,

Supervisor Kelly	Voting	Yes
Justice Warner	Voting	Yes
Justice Yousik	Voting	Yes
Justice Gatz	Voting	Yes
Justice Leonard	Voting	Yes

The resolution was thereupon declared duly adopted.

The following resolution was offered by Justice Yousik who moved its adoption, seconded by Justice Gatz, to-wit:

BOND ANTICIPATION NOTE RESOLUTION DATED SEPTEMBER 15, 1953.

A RESOLUTION AUTHORIZING NOT EXCEEDING \$35,000 BOND ANTICIPATION NOTES OF THE TOWN OF RIVERHEAD, NEW YORK, TO PAY PART OF THE COST OF THE PURCHASE OF REAL ESTATE IN SAID TOWN TO BE USED FOR THE ESTABLISHMENT OF A PUBLIC RECREATIONAL AREA.

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WHEREAS, the Town Board of the Town of Riverhead, New York, adopted a bond resolution on July 7, 1953, authorizing the issuance of \$35,000 serial bonds of said Town to pay part of the cost of the purchase of certain real estate in said Town to be used for the establishment of a public recreational area, and it is necessary to temporarily finance such object or purpose; NOW, THEREFORE, BE IT

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

Section 1. In anticipation of the sale and issuance of said \$35,000 serial bonds of said Town, there shall be issued bond anticipation notes of said Town in an amount not exceeding the aggregate principal amount of \$35,000, and such power is hereby delegated to the Supervisor, the chief fiscal officer, but no such note or notes shall be issued by said Supervisor unless he shall have first filed with the Town Board of said Town a certificate authorizing the issuance of such note or notes, which certificate shall contain the statements required by Section 30.00 of the Local Finance Law, provided, however, that such note or notes shall mature not more than one year from the date on which such note or notes are issued, and in no event more than two years from the date of the note or notes first issued hereunder. Such certificate shall be properly dated and signed by said Supervisor and shall be a public record. Said note or notes shall be sold by said Supervisor at a private sale in accordance with the provisions of the Local Finance Law, at not less than par and accrued interest, on such terms as he shall deem for the best interests of said Town, and such sale shall be evidenced by the execution of a certificate by such Supervisor, which certificate shall be properly dated and signed and shall be a public record.

Section 2. That the proceeds of said note or notes shall be used solely for the same object or purpose for which the proceeds of sale of said \$35,000 bonds may be expended, and said note or notes shall be paid from the proceeds of the sale of said bonds or otherwise redeemed in the manner provided by Section 23.00 of the Local Finance Law.

Section 3. That 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:

Supervisor Joseph V. Kelly	Voting	Yes
Justice Austin H. Warner	Voting	Yes
Justice Frank J. Yousik	Voting	Yes
Justice Charles W. Gatz	Voting	Yes
Justice William J. Leonard	Voting	Yes

The resolution was thereupon declared duly adopted.

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On motion made by Justice Warner and seconded by Justice Gatz it was Resolved that the Town Board of the Town of Riverhead hold a public hearing on the 20th day of October, 1953 at 2:00 P.M. for the purpose of considering the adoption of the following proposed Ordinance:

ORDINANCE #18

Ordinance Regulating the Use of Recreation Centers and Public Beaches

Pursuant to the provisions of the Town Law and the General Municipal Law of the State of New York, the Town Board of the Town of Riverhead hereby enacts:

Section 1. No one shall be allowed to enter upon or use the facilities of any public bathing beach or recreation center owned, leased, operated or maintained by the Town of Riverhead, unless he be a resident, inhabitant, tenant or taxpayer of the Town of Riverhead.

Section 2. Vehicles entering any public bathing beach or recreation center shall enter only at designated entrances and leave only through designated exits. Parking of all vehicles is permitted only in spaces indicated therefor. Only vehicles displaying a parking permit, obtained as hereinafter provided, shall be permitted to park in the spaces provided at any public bathing beach or recreation center. The Town Clerk, or other persons authorized by him, is hereby authorized to issue a parking permit for use at any public bathing beach or recreation center, to any of the following persons: resident, inhabitants, tenants or taxpayers of the Town of Riverhead, upon due application by such person and upon the payment of an annual fee of One (\$1.00) Dollar. Such permit shall be evidenced by a printed sticker which shall be prominently displayed on the vehicle for which it is issued. Stickers lost or defaced may be reissued. All parking permits shall expire on the last day of December of each year and may be renewed on or after the first day of January.

Section 3. No vehicles shall be driven or operated over or upon the beach area or strand at any public bathing beach or recreation center, except for the purpose of launching or recovery of boats.

Section 4. No person shall throw, break, cast, lay or deposit bottles, crockery, papers, wrappers, garbage or refuse of any kind or nature on the beach, or in or upon any parking area, roadway or footpath, but shall place the same in the containers provided therefor. No fire started or maintained on the beach area shall be left unattended, and all fires shall be completely extinguished before the person maintaining such leaves the beach area.

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Section 5. Swimming and bathing is permitted only in the water area delineated or enclosed by floating lines or markers. No person shall launch, land, moor or operate any boat or vessel in, through, or across the swimming and bathing area. No fishing is permitted in any swimming and bathing area.

Section 6. No dogs or domestic animals shall be allowed on any public bathing beach or recreation center. No person shall, in any manner, damage, deface, injure or destroy any structure, planting, roadway, embankment, building or equipment located on the grounds of any public bathing beach or recreation center.

Section 7. The selling, vending, or offering for sale of any wares, footstuffs or merchandise upon the grounds or in and about the facilities of any public bathing beach or recreation center is strictly prohibited, except where as in such case and instance as the Town Board of the Town of Riverhead has issued a permit therefor.

Section 8. All public bathing beaches and recreation centers of the Town of Riverhead shall be open only between the hours of sunrise and ten P.M.

Section 9. Any person using a public bathing beach or recreation center or any of its facilities shall do so with the understanding that the Town of Riverhead assumes no responsibility for any injury or damage which such person may sustain while so using said facilities or while occupying said beach or recreation center; and that the Town of Riverhead will not be responsible for any article that may be stolen from any building, structure or vehicle occupying or so using the facilities of said beach or recreation center.

Section 10. Any violation of any section or provision of this Ordinance, upon conviction of such violation, shall be punishable by a fine of not less than Five (\$5.00) Dollars nor more than Fifty (\$50.00) Dollars.

AND BE IT FURTHER RESOLVED that the Town Clerk shall be authorized and he hereby is directed to publish the notice of the aforesaid public hearing pursuant to Law. The Vote, Justices Warner, Yousik, Gatz and Leonard, Yes; Supervisor Kelly, Yes. The Resolution was thereupon declared duly adopted.

The Town Board convened as a Board of Audit and examined all Town Bills to date, the totals of which were as follows: General Town Fund--\$4538,83 and Highway Machinery Fund--\$79.39.

There being no further business on motion and vote the meeting adjourned to meet on Saturday, October 3, 1953 at 9:00 A.M.

*Harry J. Kratoch*  
Harry J. Kratochville, Town Clerk

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