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January 4, 1956

The regular meeting of the Town Board of the Town of Chili was held in the Chili Town Offices, January 4, 1956 at 8 P.M. The following members of the Board were present:

Supervisor- Thomas Steckel
 Justice of the Peace- Lowell Lane
 Justice of the Peace- George Smith
 Justice of the Peace- Samuel Kent
 Justice of the Peace- Lester Feeley

Also present:

Town Clerk- Cornelius Ouweleen
 Deputy Town Clerk- Judith E. Borlen
 Building Inspector- George Lusk
 Town Attorney- Ralph Wickins
 Fire Marshal- Wm. Roth

The Supervisor stated to dispense with the reading of the minutes.

The Supervisor stated that all bills had been audited and ordered that the same be paid as presented.

The Town Clerk read correspondance from the following:

An invitation from the North Chili Men's Civic Association inviting town officials to their next meeting.

RESOLUTION NO. 1 (OFFERED BY JUSTICE SMITH)

RESOLVED that the annual salaries of the elected officials shall be as follows:

Supervisor- 3,000.00 (other expenses 300.00)
 Justices of the Peace- 3 @ \$1500.00 (office and other expenses 375.00)
 Councilman- \$1200.00 (office and other expenses \$125.00)
 Town Clerk- \$4160.00 (office and other expenses 575.00)
 Supt. of Highways-\$5950.00 (expenses 600.00)
 The salaries shall be paid monthly, other expenses as incurred.
 Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 2 (OFFERED BY JUSTICE SKENT)

RESOLVED that the salaries of the appointed officials shall be as follows:

Town Supt. of Buildings- \$2,450.00 (other expenses \$500.00)
 Welfare Officer- \$1800.00 (other expenses \$375.00)
 Deputy Town Clerk- \$2800.00
 Police- Chief- --- Chief \$1,000, police \$900.
 Town Nurse- \$4000.00 (other expenses \$1700.00)
 Registrar of Vital Statistics- \$45.00 (other expenses \$5.00)
 Bookkeeper and Secretary- 1800.00
 The above salaries are to be paid monthly, office and other expenses as incurred.
 Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 3 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Ralph E. Wickins, duly qualified, be appointed Town Attorney of the Town of Chili at an annual salary of \$2,750.00 and other expenses \$500.00 making a total of \$3250.00 and the annual salary be paid to him monthly. Office and other expenses as incurred.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 4 (OFFERED BY JUSTICE LANE)

RESOLVED that Charles Mason, duly qualified, be appointed assessor for the Town of Chili for a term of two years until December 31, 1957 at an annual salary of \$2500.00, office and other expenses (300.00) and that the annual salary be paid to him monthly. Office and other expenses as incurred.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 5 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following appointed officers shall serve at the pleasure of the Town Board:

- Johanna Horstman- Bookkeeper and Stenographer
- George Lusk- Superintendent of Buildings
- Gage Miller- Welfare Officer
- Ruth Rice- Town Nurse
- Cornelius Ouweleen- Registrar of Vital Statistics
- Carl Guelzow- Chief of Police
- Police Officers- Clarence Hincer and Donald Rath
- Judith Borlen- Deputy Town Clerk
- Velda Lusk- Secretary to the Building Inspector
- June Yates- Secretary to the Zoning Board of Appeals and Planning Board
- Donald Rath- Attendance Officer *Dea. W. W. W.*

Resolution seconded by Justice Feeley and carried

RESOLUTION NO. 6 (OFFERED BY JUSTICE LANE)

RESOLVED that Mrs. June Yates shall be appointed secretary to the Zoning Board of Appeals and Planning Board of the Town of Chili, that she shall be paid a salary of \$9.00 per meeting and shall present a voucher for the same monthly. Resolution seconded by Justice Kent and carried.

RESOLUTION NO. 7 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mrs. Ruth McFee, duly qualified, be appointed Town Historian at no salary but expenses to be paid as incurred. Maximum expenses \$450.00. The term of said office shall be at the pleasure of the Town Board. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 8 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town Board of the Town of Chili shall meet the first Wednesday in every month at 7:30 P.M. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 9 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Rochester Times Union, the Democrat & Chronicle, and the Gates- Chili Press be adopted as the Town's official newspapers. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 10 (OFFERED BY JUSTICE FEELEY)

WHEREAS Section 64, subdivision 1, of the Town Law requires the designation of a bank or trust company into which the Supervisor shall deposit all moneys coming into his hands by virtue of his office
NOW, THEREFORE, BE IT RESOLVED THAT the Central Trust Company of the City of Rochester shall be designated as the trust company into which the Supervisor shall deposit all moneys coming into his hands by virtue of his office of Supervisor of the Town of Chili.
Resolution seconded by Justice Kent and carried.

RESOLUTION NO. 11 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Security Trust Company/^{Thurston branch} of the City of Rochester be designated as the trust company into which the Town Clerk shall deposit all moneys coming into his hands by virtue of his office. Resolution seconded by Justice Kent and carried.

RESOLUTION NO. 12 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town Clerk, Deputy Clerk, Assessor, Police, Supt. of Highways, Supt. of Buildings, and Town Nurse be allowed .08 per mile for mileage and total amount not to exceed the amount set up in the 1956 budget. Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 13 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the vouchers for Town claims may be audited and allowed if certified to be true and correct in a statement signed by one or on behalf of the claimant on a form similarly presented and approved and presented in the same manner as the verified voucher. Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 14 (OFFERED BY JUSTICE KENT)

RESOLVED THAT Mr. Bernard Entress shall be appointed Chairman of the Zoning Board of Appeals for a period of one year. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 15 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mr. Windsor Ireland be appointed Chairman of the Planning Board for a period of one year. Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 16 (OFFERED BY JUSTICE KENT)

RESOLVED THAT Mr. Norman Vail be appointed Insurance Counselor for the Town of Chili for a period of one year. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 17 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following citizens be appointed to serve as an ambulance committee: George Sable, Thomas Au, Jr., Richard Haller, John Stewart, and John Coyle. Resolution seconded by Justice Feeley and carried.

RESOLUTION 18 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Supervisor, Thomas B. Steckel, be appointed official delegate, and the Town Clerk, Cornelius Ouweleen, alternate to the Annual Association of Towns meeting. Resolution seconded by Justice Feeley and carried.

Justice Smith reported that the Westshore Railroad crossing on Scottsville Road was in bad condition.

The following reports of the building Inspector were read:

- | | |
|---------------------------------------|-----------------------|
| Neff Trailer Park | Hokie's Restaurant |
| Gus White Trailer Park | Rogers Midway Grill |
| Schiano's Trailer Park | Carriage House |
| American Trailer Park | Hilltop Dairy Bar |
| Paul Jones Trailer Park | Party House |
| Roberts Wesleyan College Trailer Park | Ackerman's Bingo Hall |
| Castle Inn | Logan's Party House |
| Ackerman's Restaurant | |
| Ballantyne Inn | |
| Green Dollar | |

The Building Inspector made comments concerning conditions existing in each place. Said reports are on file in the Town Clerk's office.

RESOLUTION NO. 19 (OFFERED BY JUSTICE KENT)

RESOLVED that this meeting be adjourned until January 18, 1956.

Judith Borlen
Deputy Town Celrk
Recorder of Minutes

*Approved
1/25/56*

January 18, 1956

An adjourned meeting of the Town Board of the Town of Chili was held in the Chili Town Offices, 3235 Chili Avenue, Churchville, N.Y. on Wednesday, January 18, 1956, at 7:30 P.M. The following members of the Town Board were present:

- Supervisor- Thomas B. Steckel
- Justice of the Peace- Lowell Lane
- Justice of the Peace- Lester Feeley
- Justice of the Peace- George Smith
- Councilman- ~~George Smith~~ ^{George Kent}

Also present:

- Town Clerk- Cornelius Ouweleen
- Deputy Clerk- Judith Borlen
- Fire Marshal- William Roth

The Supervisor stated to dispense with the reading of the minutes. The Supervisor stated that all bills had been audited and ordered that the same be paid as presented.

Two members of the ambulance committee, Mr. George Sabel and Mr. Thomas Au, were present and the Supervisor dicussed the functioning of this committee He pointed out that the duties of the committee would be:
1. to look into the request for the ambulance and make a recommendation to the Town Board as to their findings. The Department of Audit and Control has said that the Town may purchase an ambulance under certain regulations. This letter will be given to the committee for study.

Mr. Steckel then asked that the members of the board voice their opinions on the matter.

Justice Feeley: The application for an ambulance was from the Chili Fire Department. It cannot be given to the department but has to remain in the Town's mame,

Mr. Sabel: Isn't the present one for the use of all?

Mr. Roth: Yes.

Mr. Steckel then pointed out that the committee should find out what the results would be when this vehicle passed into the territory of amother fire department.

Also they should consider if there is enough use of the present ambulance to justify the purchase of another.

He stated that the present one has been used in parades and he doesn't feel that a new one should be. Should it be used as a full time ambulance? Is there a qualified Red Cross crew available?

Mr. Roth: Now the ambulance only answers calls within the Town and is under group insurance.

Justice Feeley: This ambulance will not be covered by compensation when not used for emergency purposes. Also the committee should consider if this should be put to a referendum.

The Supervisor then explained how the present ambulance had been obtained by purchase as a memorial for war veterans.

Mr. Au: There has been quite a move to train qualified personal in first aid work in fire departments.

Mr. Steckel: The Town Board always appoints the chairman of these committees but this committee may appoint its own chairman.

Justice Feeley: If there is a descenting vote in any matter, we would like to know about it. Please keep minutes.

Mr. Steckel: Also consider other types of ambulances- other than the one recommended by the fire department.

Justice Lane: I agree with Justice Feeley.

Councilman Kent: I think Justice Feeley has covered it very well.

Justice Feeley: Also recommend the desposition of money.

Mr. Au: Is it established that the title must remain with the Town?

Mr. Steckel: Yes.

Mr. Au: Will the Board be willing to actually allow the fire department to operate the ambulance?

Mr. Steckel: We will be limited by the law and will have to have a contract with the fire department.

Mr. Sabel: Will it go on fire calls?

Justice Feeley: I think that would be all right.

Mr. Au: There will certainly be some controversy.

Mr. Steckel: There may be some but I believe you will find that many will be in favor of it.

Mr. Sabel: Will you call the first meeting of the committee?

Mr. Steckel: I will try to arrange a meeting when all can be present.

RESOLUTION NO. 20 (OFFERED BY JUSTICE LANE)

RESOLVED THAT William Roth be appointed Fire Marshal and shall serve at the pleasure of the Town Board of the Town of Chili. Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 21 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Warren Beeman be appointed a member of the Chili Zoning Board of Appeals for the period ending October 14, 1960. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 22 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Seldon Crow be appointed a member of the Chili Planning Board for the period ending August 4, 1960. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 23 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following shall be appointed to act as the Chili Zoning Ordinance Committee and shall serve at the pleasure of the Town Board of Chili:

Bernard Entress, chairman	Attorney Ralph Wickins and
Martin Wehle Ralph Bartel	Building Inspector George Lusk
Windsor Ireland Alton Dailey	to act in an advisory capacity
John L. Wehle	only.

RESOLUTION NO. 24 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following shall be appointed to act as the Chili Town Hall Building Committee and shall serve at the pleasure of the Town Board of the Town of Chili:

Harry Irwin, Chairman
Seldon Crow
Frank Hawley
Charles McWain

Dallas C. Benedict

Resolution seconded by Councilman Kant and carried.

RESOLUTION NO. 25 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the following shall be appointed to act as the Chili Youth Committee and shall serve at the pleasure of the Town Board:

✓Rev. Herman King, chairman	✓Mrs. Eshter Kruschke
✓Rev. Donald Murphy	✓Mrs. Allene Dugan
✓Rev. Glenn Barrett	✓Mrs. Sally Tesch
✓Rev. Wesley J. Parmeter	✓Rev. Geo. Greer
✓Rev. Robert Rogers	✓Mr. William Hauer
✓Rev. Roger Williams	✓Mrs. Sterling Peckham

Resolution seconded by Justice Smith and carried.

The Supervisor read a letter from Dr. Vito Laglia, Town Health Officer, concerning the conditions on the property of Mr. and Mrs. Raymond Rook. He announced that a meeting of the Board of Health would be held January 25, 1956, at 7:30 P.M.

Mr. Steckel read a letter from the Rochester Transit Company explaining that it was necessary to complete the first proposed extension of the bus service before a further one could be undertaken. A public hearing will be held on this matter at the Monroe County Court House, February 28, 1956 at 10 A.M.

The above correspondance is filed in the Town Clerk's office.

The Supervisor asked members of the Board to express their opinions of the proposed new western approach to the thruway. He said that Mr. Hanks is now introducing a bill in the state legislature to have such an approach built. Mr. Steckel asked the boards permission to go to Albany to attend a hearing on the proposal.

RESOLUTION NO. 26 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Supervisor Thomas B. Steckel, represent the Town at any and all hearings held in Albany on the proposed new approach to the thruway. Expenses to be paid by the Town but not to exceed the sum of \$50.00. Resolution seconded by Justice Lane and carried.

Supervisor: Are you all in favor of it?

Councilman Kent: I am in favor of it, but am afraid it may hurt some people.

The Town Clerk read a letter from Mrs. Leon Sprague of Parkway asking that the Building Inspector call at several homes in her area in regard to people living in apartments. This was referred to Mr. Lusk.

Requests to attend the Annual Association of Towns meeting to be held in Buffalo were received from the following: Mrs. Ruth McFee, historian; Mr. Windsor Ireland, Planning Board Chairman; Gage Miller, Welfare Officer; and Justice George Smith.

RESOLUTION NO. 27 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the above named persons be allowed to attend the Annual Association of Towns meeting in Buffalo, February 7, 8, and 9. Expenses to be paid by the Town but not to exceed the sum of \$50.00 per person. Resolution seconded by Justice Smith and carried.

The Town Clerk read a letter from Judith E. Borlen, resigning as Deputy Town Clerk.

RESOLUTION NO. 28 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the resignation of Miss Judith Borlen as Deputy Town Clerk be accepted as of January 31, 1956. Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 29 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned until Jan. 25 immediately following the Board of Health meeting. Resolution seconded by Justice Smith and carried.

Judith Borlen
Deputy Town Clerk
Recorder of Minutes

Approved
1/25/56

HEALTH BOARD MEETING

January 25, 1956

A meeting of the Board of Health of the Town of Chili was held in the Chili Town Offices, 3235 Chili Avenue, January 25, 1956, at 7:30 P.M. The following members were present:

	Supervisor	Thomas Steckel
	Councilman	Samuel Kent
	Justice of Peace	Lowell Lane
	" " "	Lester Feeley
	" " "	George Smith (absent)
Also:	Health Officer	Dr. Vito Picaglia
	Town Nurse	Mrs. Ruth Rice
	Monroe Co. Board of Sanitation	Lyle Wells
	Town Attorney	Windsor Ireland
		Ralph Wickins

Supervisor Steckel stated that this Board of Health meeting was called to answer complaints about a certain piece of property in the Town. The Health Officer had written a letter concerning the seepage on the property and had asked for this meeting.

The Supervisor asked Dr. Laglia to explain the purpose of the meeting. Dr. Laglia: "Primarily this meeting was called because of an existing problem from a health stand point. We desire it to be carried on in a friendly manner. We intend to hear those who are personally involved and give the property owners a chance to defend their property."

The Supervisor then asked that someone speak concerning the complaint.

Daniel F. Fitzgerald, Jr. (attorney for Mr. and Mrs. Vincent Pagluico): "Mr. and Mrs. Pagluico have no axe to grind but strictly as citizens they are faced with an abominable situation. Sometime last summer, about in August, Mr. Pagluico saw a leech in the Rook property burst. Two weeks later, he thinks it was the day before Labor Day, he saw Mr. Rook trying to pump it out with a sump pump and it drained on Mr. Reynolds' lot next to Mr. Pagluico's lot. He went to Mr. Reynolds on whose lot it was being drained and this led to heated tempers and denials. Mr. Rook then constructed barrels and ran sewage into the barrels on the Reynolds' property. It was all right for about two weeks. It came up to the surface again about two weeks before election. Mr. Steckel was called. Mr. Hinchey, Mr. McNeil, Mr. Zingg and Mr. Julian were called as witnesses. A day or two later Mr. Steckel and these people met at the spot. There was sewage on the surface. A dye test was made."

Mr. Steckel then asked Mr. Wells to give the results of this test.

Mr. Wells: "I believe that Mr. Ireland put dye in the toilet. They never saw it on the ground and believe it had been covered up."

Attorney Fitzgerald said Mr. Pagluico saw Mr. Rook go out with some instrument (he thinks it was shovel) and pat it down so the dye couldn't come up. It is serious to prevent the proper officials from making tests and he wants to hear Mr. Rook explain what happened.

Mr. McNeil: "Several times last summer we had to close our windows as we couldn't stand the smell. I saw water around a post there last weekend about 30 feet from my bedroom."

Mr. Flesch: "We have had ruptured leech beds and have had them fixed. The condition should have been fixed without this meeting."

Mr. Steckel then asked Mr. Rook what he had to say in reply.

Mr. Rook: "My attorney could not be here tonight and I do not wish to answer any questions."

Town Attorney Ralph Wickins: "Any man may have legal assistance but this is not a judicial body. The Supervisor does not have to grant an adjournment because of this."

Health Officer, Dr. Laglia: "We have heard the complaints. I don't know whether your attorney could add or subtract from what has been said. The difficulty is very apparent and I feel it should be corrected. It is a nuisance and a trouble to the neighbors. In fairness to those around you it should be corrected now. I will ask the Board to make sure this situation is corrected. These things are usually done voluntarily and as gentlemen.

Attorney Wickins: "What do you recommend for correction?"

Dr. Laglia: "I would like to refer that question to Mr. Wells."

Mr. Wells: "I assume that if he had his septic tank cleaned out and installed new leeching fields it would be corrected. There is a potencial of a health menace there.

Mr. Steckel then asked if there were any other questions. The Board then adjourned for five minutes.

Meeting resumed.

Mr. Steckel: "Mr. Rook, is that leech bed draining on the Reynold's property now?"

Mr. Rook: "No, anyway it was just water from the cellar."

Mr. Steckel: "Then Mr. Reynolds is not involved now?"

Mr. Rook: "Yes, the pipe has been removed.

Attorney Wickins: "Has this situation been corrected?"

Mr. Rook: "Yes."

Councilman Kent: "As to both parties or on Reynolds' property only?"

Mr. Rook: "I only pump through tanks on my own property."

Attorney Wickins: "That is not what he asked."

Councilman Kent: "I wish to know if the situation has been corrected on both properties.

Mr. Rook: "It has been corrected as far as both are concerned."

Mr. Steckel then asked Mr. Reynolds if the situation had been corrected on his property."

Mr. Reynolds: "He disconnected his tile at his line so it is not on my property. Beyond that I cannot say."

Mr. Steckel: "You heard Mr. Rook's statement."

Mr. Wickins: "A sump pump formerly connected to Reynolds' property is not disconnected.

Mr. Zingg: "Mr. Pagluico called me over a week ago Sunday and it wasn't disconnected then."

Mr. Rook: "That couldn't possibly be. It has been disconnected at least three weeks."

Mr. Fitzgerald: "Were the leech beds repaired?"

Mr. Rook: "They have never been touched since they were put in.

Mr. Fitzgerald: "Will the situation still be remedied in the spring?"

Mr. Rook: "It will never be any different."

Mr. Fitzgerald: "is it true that you shovelled in dirt?"

Mr. Rook: "I did not."

Mr. Flesch: "Four weeks ago there was a very strong odor. There was no doubt it was coming from leech beds."

Mr. Wells: "has your home been there as long as the others?"

Mr. Flesch: "It was built in 1940 and I have added 100 feet of leech tile since then."

Mrs. John Boychuk: (to Mr. Flesch) "When was it that you had to close your windows?"

Mr. Flesch: "All summer."

Mr. Boychuk: "Why did Mr. Rook have a leech extended to Mr. Reynolds' property?"

Mr. Rook: "The eave troughs were hooked on to it. I raised the sump pump and unhooked the downspout. Now there is not so much water."

Mr. Boychuk: "Where will the water go come spring?"

Mr. Flesch: "Can you not run sump water over the land?"

Mr. Steckel: "This couldn't be clear water?"

Mr. Felsch: "Yes."

Mr. Steckel then asked Mr. Ireland to comment on this connection with the situation.

Mr. Ireland: "I got the complaint about two months ago. I went through the house, looked at the plumbing. There was a small hole in the yard. Had impression was full of black water. I proposed putting in dyke capsul and flushing it down. It was done. The next morning there was no evidence of dye and the impression was gone. There was evidence of fresh digging. That afternoon and the next morning I went back but there was no more water."

Mr. Steckel: "You head Mr. Ireland's report. Do you have any explanation?"

M . Rook: "None."

Mr. Steckel: Mr. Lusk, may we have your report?

Mr. Lusk: I have made several trips down there. Mr. Rook has a low water table. There is sulfur water running around the cellar. What I saw was clean water. I believe sulfur causes the smell. The water which was pumped on Mr. Reynolds' property, ran around Rook's cellar and was pumped out.

Mr. Steckel: Now the pump goes on only once a day?

Mr. Rook: "Maybe two or three times a day, depending on the weather."

Mr. Steckel: "The board will ask Dr. Laglia and the department of sanitation to conduct another test. If the work has not been satisfactorily completed, Mr. Rook will be notified and given a certain period of time to correct it. Mr. Lusk, Dr. Laglia and members of the County Sanitation Department will make the inspection."

Mr. McNeil: "My sump pump goes on about every 20 minutes."

Mr. Pagluico: "This was last summer, not just recently."

Mr. Steckel: "Mr. Rook says it has been corrected. I guarantee it will be cared for immediately. Mr. Rook claims he has made corrections and you people have your ideas."

Mr. Wells; "We need Mr. Rook's cooperation."

M . Steckel: "That is understood. You will allow officials to come in to make the necessary tests?"

Mr. Rook: "That's right,"

Mr. Fitzgerald: "My clients say they cannot get the proper effect this time of year."

Mr. Wells: "I do not think that is true. It will show up regardless of the weather."

Mr. Fitzgerald: "Are both Reynolds' and Rook's properties to be inspected?"

Mr. Wells: "We will inspect where the dye shows. It is important that the dye shows, not where it shows."

Mr. Ireland: "I nothing comes to the surface, then the dyke won't come to the surface."

Mr. Wells: "Mr. Lusk brought up the question of sulphur water. We want to be sure and make a complete test."

Mr. McN il: "W hy should anything come up?"

Mr. Wickins: "If its not there, it won't come up."

Mr. Steckel: "The Town Board will meet February 1. We will have reports and Mr. Rook will be informed. To safeguard the Town Board we must follow the procedure outlined."

RESOLUTION NO. 30 (OFFERED BY JUSTICE LANE)
RESOLVED THAT this meeting be adjourned.
Resolution seconded by councilman Kent and carried.

Judith Borlen, Secretary
Recorder of Minutes

approved

An adjourned meeting of the Town Board of the Town of Chili was held in the Chili Town Offices, 3235 Chili Avenue, January 25, immediately following the Board of Health meeting: The following members were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
" " " "	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Attorney	Ralph Wickins
Bldg. Inspector	George Lusk
Deputy Supt. Highways	Herbert Short
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Judith Borlen
Planning Board Chairman	Windsor Ireland
Police	Donald Rath, Carl Guelzow

Minutes from the previous meeting were read and approved.

The Supervisor stated that all bills had been audited and ordered that the same be paid as presented.

The Supervisor read a request for a 25 mile per hour speed limit in the Creekview subdivision.

RESOLUTION NO. 31 (OFFERED BY JUSTICE FEELEY)
RESOLVED THAT the Speed in the town highways in the Creekview subdivision, namely Creekview Drive and Indian Hill Drive, be restricted to 25 miles per hour and posted as such. Be it further resolved that copies of this resolution be sent to the Office of the Monroe County Sheriff and the County Superintendent of Highways. Resolution seconded by Justice Lane and carried.

Mr. Steckel: "Mr. Lusk, did you do anything about Mrs. Sprague's complaint?"

Attorney Ralph Wickins: "I recommend to the Town Board that we write letters to the people mentioned in her complaint."

Mr. Steckel asked Mr. Ireland if he had anything to bring before the board."

Mr. Ireland said he would like to report on the rezoning of three pieces of property on the Scottsville Road. He reviewed the situation to date. He said that the Board felt it could better be commercial than industrial. The property owners should be notified and have a chance to reapply for commercial zoning.

Attorney Wickins: "You could advertise and hold another hearing without the peoples' request. It is now returned to the Planning Board by the Town Board for another public hearing.

RESOLUTION NO. 32 (OFFERED BY JUSTICE LANE)
RESOLVED THAT this meeting be adjourned.
Resolution seconded by Justice Feeley and carried.

Judith Borlen,
Deputy Town Clerk
Recorder of Minutes

*attached
2/1/56*

February 1, 1956

A regular meeting of the Chili Town Board was held in the Chili Town Office on February 1, 1956 at 8 o'clock P.M. Supervisor Steckel called the meeting to order and roll called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace-Lowell S. Lane	
Justice of the Peace-George Smith	
Justice of the Peace-Lester Feeley	
Councilman	Samuel Kent

Also present:

Town Attorney	Ralph Wickins
Police	Carl Guelzow, Clarence Hincer and Don Rath
Fire Marshal	Wm. Roth

Minutes from the previous meeting were read and approved.

The Supervisor stated that all bills had been audited and ordered that same be paid as presented.

Correspondence which had been received from Mr. Lyle E. Wells, Director, Monroe County Dept. of Sanitation regarding the Rook property was read.

Town Attorney Ralph Wickins recommended to the Town Board that a copy of said letter be forwarded to Mr. Daniel F. Fitzgerald, Jr.

Correspondence received from Mr. Palmer of Tarrytown Road and Mr. Warren of the Monroe County Planning Board was also read.

Supervisor Thomas B. Steckel stated that Mr. Carroll, County Highway Supt., had assured him that the curve in Clifton would be corrected this summer. The new road across the right-way which the County had acquired will be used to eliminate this curve.

Supervisor Steckel then referred to the Rook property again. Stated that he had talked to Dr. Laglia in person. Dr. Laglia stated that there was no evidence of sewerage, therefore unable to make test, but it would be checked from time to time. Supervisor stated that in the Spring of the year if this trouble should show up again, it would be followed through and corrected. As of now there was nothing that could be done. Supervisor asked both Mr. Ireland and Dr. Laglia to follow this through quite frequently.

Justice of the Peace Lester Feeley asked if Mr. Fitzgerald would be notified.

Supervisor stated that if it met with the Town Attorney's approval he would suggest sending Mr. Fitzgerald copy of Mr. Well's letter and also advising Mr. Fitzgerald as to what Dr. Laglia had to say.

Town Attorney said that this met with his approval.

Supervisor then stated that Dr. Vito P. Laglia had been Health Officer for four years and that the Town now had a doctor living and practicing in the Town of Chili, but that this doctor had stated that he was not in a position to accept this appointment at this time because he was a very busy person.

RESOLUTION NO. 33 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Vito P. Laglia, M. D. be reappointed Health Officer for the Town of Chili for a period of four years, February 15, 1956-February 15, 1960. Resolution seconded by Justice Lane and carried.

Supervisor stated that in regard to the letter from Mr. Palmer on Tarrytown Road and the petition which was signed by people living on Coldwater Road that he had been in contact with Mr. Wells of the

Monroe County Sanitation, Mr. Lusk, Bldg., Supt., Mr. Wm. Roth, Fire Marshall and Deputy Supt. of Highways, Herbert Short. "These men together with the contractor Mr. DiFiore, the engineer and myself met with the people on Coldwater Road in question last Saturday merning and we spent one hour over there. Think we gained some ground. Engineer and contractor promised to correct the condition just as soon as they can get in there to the digging. Run a ditch in the rear of the property of the people living on Coldwater Road and then run this water out into the road ditch. This met with the approval of the Deputy Supt. of Highways."

Fire Marshall Roth wanted to know if it would be tile or a ditch.

Supervisor stated that this was to be determined.

Justice of the Peace Lester Feeley stated to insist on tile.

Supervisor stated that there was conflicting opinion as to tile and open ditch and that the Supt. of Highways would take care of same.

Supervisor then discussed using Civil Defense to help out on the Police Force at certain times, such as on Sunday mornings to direct traffic at different churches. Mr. Abbott of the Monroe County Civil Defense had given his consent. Question of insurance, as to the automobiles being properly covered when driving back and forth.

Mr. Norman Vail stated that the Town's policy would cover that. The Town of Chili would be covered for any negligence under their policy, but that this policy did not take care of compensation insurance. Mr. Abbott had assured Mr. Vail that as long as the Police Force was practicing under Civil Defense Training Program, the compensation was taken care of.

Attorney Ralph Wickins recommended to the Town Board that Mr. Abbott send the Town Board a letter to that effect.

Supervisor then stated: "Now we come to water. You recall we have been trying to get adequate supply of water to the Town of Chili, and that I intended to call a meeting of the Supervisors of seven Towns on the West Side to find out whether it would be possible to bring water into the town under the same set-up as the Monroe County Sewer Agency. I sent letters to six towns: Greece, Gates, Riga, Ogden, Wheatland and Parma. Had a meeting here last week with Mr. Ingram who is consulting engineer for the Town of Greece and with the supervisors of the Towns of Gates, Riga, Ogden, Wheatland, the Town of Greece was represented by Mr. Cramer and we went over this whole problem and in a few words this^{is} about how it ended up: Each of the supervisors was in agreement that probably the best way would be for these seven towns to try to set-up a water district in the same manner as the sewer district was set up. Each supervisor agreed to bring it to the attention of the Town Board and outline the territory in each town that he would like to have included in this water district and after this district was set up (nothing definite just something to start with), the matter would be taken up with Mr. Boyle, County Attorney, and get it started from there on. I feel it is a step forward and if you recall it took a little time to get the sewer district established. No doubt it will take a little time to get the water district established. That is the way the water problem stands at the moment. I might add that it is very encouraging that all of the supervisors in the seven towns have agreed to go along to use this method of bringing this about. Are there any questions?"

Town Attorney Wickins: "Plan is to have this constructed in Greece?"

Supervisor: "Tenative plan off Manitou Road and probably trunk line up Manitou Road into the different towns. A map will describe the proposed area. Water is something we really need just as soon as we can ge it."

Town Attorney Wickins: "You will never get industry in the Town of Chili unless you get water."

Joseph Montroy of 27 Garden Drive wanted to know if there was any water in the Town of Chili.

Supervisor Steckel: "Not at the moment. Are installing water in Riverdale."

Supervisor then asked if Mr. Townsend who is a reporter with the Rochester Times-Union if he had any questions.

Mr. Townsend replied none.

Mr. Joseph Montroy wanted to know if the sewer district would include his section.

Supervisor Steckel said it would.

Supervisor then called on Mr. Joe Contigugia of 1400 Scottsville Road to present his problem.

Mr. Joe Contigugia stated that a contractor was tearing down buildings for the inner loop in the city. This contractor would have about 170 houses or buildings to knock down and there would be a lot of brick and stone to be had in which he was interested, because he could use it to fill in the swamp. In order for him to get the brick and stone he would have to take some of the wood. The contractor would have a man burn this wood, one load at a time and there would be a man there to watch it. Wanted to know if this met with the Town Board's approval.

Justice of the Peace George Smith: "Just scrap wood, yes".

Town Attorney: "How many acres do you have, Mr. Contigugia?"

Mr. Contigugia: "Approximately ten acres."

Town Attorney: "You are quite a ways back from the road?"

Mr. Contigugia: "Back 100 feet from the road to the building."

Supervisor: "Would they burn the wood in back of the lot?"

Mr. Contigugia: "Yes, way back, about 300 feet back."

Supervisor: "In what period of time would this be completed?"

Mr. Contigugia: "The first of July the contractor has got to be out of the way."

Councilman Samuel Kent: "Do you have anything in writing, will you have anything in writing before you go ahead?"

Mr. Contigugia: "Not now, but I will have a contract drawn up by an attorney."

Supervisor: "Would have to have restrictions as to time of day for burning. Could be classified as dump. Have had experience in that line."

Attorney Wickins: "Put in the restrictions amount to be burned, time to burn when to cease. All this to be under the supervision of the building inspector and fire marshall and their directions must be followed."

Councilman Kent: "Is he going to bring out truck loads of lumber and will this include bricks?"

Mr. Contigugia: "Brick will be buried. Only one load of lumber will be burned at one time, even if he brings out 20 loads."

Justice Smith stated that the prevailing wind is usually from the south-west and that the Park is in back of Mr. Contigugia's place.

Supervisor: "If we go along, we want it understood if it proves to be a nuisance we can stop it at any time."

Mr. Contigugia: "Would it be a nuisance if smoke bothered anybody?"

Supervisor: "Yes, If we get complaints we will have to ask you to discontinue same."

Supervisor: "If permission is granted, it will be under the supervision of the Fire Marshall and Supt. of Bldgs."

RESOLUTION NO. 34 (OFFERED BY GEORGE SMITH)

RESOLVED that the Town Board issue a permit for a period of six months to fill Mr. Contigugi's place and to burn wood there, only wood, and not to burn more than one load of wood at one time, burning to take place only during the hours of 8 A.M. and 5 P.M. All burning to be done under the supervision and direction of Supt. of Bldgs. and Fire Marshall, and pursuant to any rules and regulations laid down by them. Resolution seconded by Councilman Samuel Kent.

Mr. Joseph Montroy wanted to know if the roads in the sub-division he was living had been dedicated.

Town Attorney: "The road has been approved, but not dedicated."

RESOLUTION NO. 35 (OFFERED BY JUSTICE LOWELL LANE)

RESOLVED THAT this meeting be adjourned until February 15, 1956 at 7:30 P.M. Resolution seconded by Justice Feeley and carried.

Johanna Horstman,
Recorder of Minutes

Approved
2/15/56

February 15, 1956

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An adjourned meeting of the Town Board of the Town of Chili was held in the Chili Town Offices, 3235 Chili Avenue, February 15, 1956 at 7:30 P.M. The following members of the Town Board were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
" " " "	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Town Attorney	Ralph Wickins
Bldg. Inspector	George Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzow

Minutes from the previous meeting were read and approved.

The Supervisor stated that all bills had been audited and ordered same to be paid as presented.

Town Clerk read correspondence received from State Traffic Commission Re: 25 MPH speed restriction Creekview Drive and Indian Hill Drive. Said letter on file in the town clerk's office.

Supervisor stated that Mr. Rook had commenced digging on his property today, and our Bldg. Insp., Mr. Lusk, is making daily inspection.

Supervisor stated that Supt. of Highways, Thomas Pikuet, had recommended that the Town Board pass a resolution increasing the rate of hourly salary for the highway employees 10¢ per hour, effective March 1, 1956 to conform with the county rates.

RESOLUTION NO. 36 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT The Town of Chili Highway employees shall be granted an increase of 10¢ per hour, and that the new rates shall become effective as of March 1, 1956. Resolution seconded by Justice Lane and carried.

The Supervisor asked that the Board consider developing an overall plan for town development. He said a Master Plan should be considered immediately to avoid the confusion caused by not having a well thought-out plan for the future. The Master Plan should provide areas for commercial, industrial and residential development and should provide school districts with balanced revenue insofar it is possible.

The Town Board was unanimous in this approval of the above plan.

The Supervisor mentioned that he would like to consult Mr. J. Russell Tyron, Engineer in Buffalo, regarding the Master Plan and suggested that the Attorney, Chairmen of the Planning Committee, Zoning Board and the Building Inspector accompany him on the trip. This also had the Board's approval.

Councilman Samuel Kent suggested that the Town Board as a group attend various church services throughout the Town on Sunday mornings from time to time. This also had the Board's approval.

Supervisor stated that he had been requested by the president of the Chili Republican Club to announce their meeting scheduled to be held at the Chili Fire House at 8 o'clock tomorrow night, February 16, 1956. Mrs. Smith will be the speaker.

Supervisor mentioned the "History on Parade" exhibit at the Greater Greece Progress Exposition at Exposition Hall, Ridge Road West at Latona Road, February 22 through 26th. Our town historian, Ruth McFee, has an exhibit over there and on Sunday afternoon at 3 o'clock the Acappella Chori of Roberts College would sing. Mrs. McFee would like to have as many as possible attend.

Town Clerk read correspondence received from Bldg. Inspector, Mr. Lusk, re: Mr. Pete Lawton, 23 Springbrook, North Chili, regarding trailer.

300
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Supervisor called on Mr. Lawton, who was present, to present his problem.

Mr. Lawton said the trailer was just being used for the storage of lumber and tools so that he might finish the expansion to his attic.

Supervisor explained that in the interest of good government, the ordinances must be enforced and that it is the obligation of the Town Board to enforce them.

RESOLUTION NO. 37 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mr. Lawton be required to remove his trailer from his premises at 23 Springbrook, North Chili, on or before March 15, 1956. Resolution seconded by Justice Lane and carried.

Town Clerk read correspondence received from Bldg. Inspector re: Mr. Miner of Buffalo Road, North Chili.

RESOLUTION NO. 38 (OFFERED BY JUSTICE LANE)

RESOLVED THAT Mr. Miner be required to remove immediately sink and counter-shelf which are installed in the upstairs of his home at 15 College Drive, North Chili. Resolution seconded by Justice Feeley and carried.

Town Clerk read correspondence received from Bldg. Insp. re: Mr. Fink, 16 College Drive.

Town Clerk read correspondence received from Bldg. Insp. re: Mr. Van Gelder, 17 College Drive, North Chili.

Mr. Van Gelder, who was present, stated that he did not know that the Trailer Ordinance had been changed. He had assumed that the three month period was still in effect and had brought his trailer in for repairs.

RESOLUTION NO. 39 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mr. Van Gelder be required to remove his trailer from his premises at 17 College Drive, North Chili, on or before March 8, 1956 and under no circumstances should same be occupied. Resolution seconded by Justice Lane and carried.

Town Clerk read correspondence received from Bldg. Insp. re: Mr. G. E. Markey.

Town Attorney recommended that a copy of this letter be sent to Mrs. Sprague together with a letter to her stating that Mr. Markey had conformed to our Zoning Ordinance.

All correspondence read is on file in the town clerk's office.

Mr. Joseph Montroy of 21 Garden Drive wanted to know how long it would take for the sewers to be installed.

Supervisor stated probably would be completed in 1957.

Mr. Montroy then wanted to know why more people did not attend these town board meetings.

Supervisor stated that probably everyone was satisfied. If someone does have a complaint, he usually comes to the town board meetings. Supervisor stated as he has many times in the past that each and everyone is welcome to attend the Town Board Meetings.

RESOLUTION NO. 40 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned. Resolution seconded by Councilman Kent and carried.

Johanna Horstman,
Recorder of Minutes

March 7, 1956

A regular meeting of the Chili Town Board was held in the Chili Town Office on March 7, 1956 at 7:30 P.M. o'clock P.M. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
" " " "	George Smith
" " " "	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Town Attorney	Ralph Wickins
Bldg. Insp.	Geo. Lusk
Fire Marshall	Wm. Roth
Police	Don Rath
Town Historian	Ruth McFee

Minutes from the previous meeting were read and approved.

The Supervisor stated that all bills had been audited and ordered that same be paid as presented.

Town Historian, Ruth McFee, introduced the following Boy Scouts:

Charles Matzell, James Burroughs, Don Parr of Troup #179

Mrs. McFee stated that these Boy Scouts were here tonight to obtain citizenship merit badge. One of the requirements to obtain this merit badge was to either attend a Justice Court or a Town Board Meeting.

Supervisor welcomed Mrs. Luraina Robbins as the new Deputy Town Clerk.

RESOLUTION NO. 41 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mrs. Luraina Robbins shall be appointed Deputy Town Clerk to fill the vacancy of that office created by the resignation of Miss Judith Borlen. That the appointment shall be at the pleasure of the Town Board and shall commence on March 6, 1956. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 42 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mrs. Robbins as Deputy Town Clerk shall be paid the salary of \$2,800^{per annum} and that same shall be paid monthly Resolution seconded by Councilman Kent)

The Town Clerk read correspondence received from State Traffic Commission, dated March 2, 1956.

Attorney Ralph Wickins stated he would like to take objection at this time to one paragraph of this letter which suggests that the Town of Chili construct sidewalks. Mr. Wickins stated that he felt that the State Traffic Commission should be well enough acquainted with the state law to realize that the Town Law would not permit this. Mr. Wickins also stated that he realized that said letter would be on file in our office and might be examined by other people and so that the Town would not be criticized, he was requesting his remarks be part of these minutes.

Supervisor stated the only way that sidewalks could be laid would be under a special improvement district.

Town Attorney suggested that a letter be written to that effect and further that it be pointed out to the Commission that inasmuch as there is a large public school in that area, we believe it is under their power to restrict speed in that area.

Justice of the Peace Feeley suggested Chief of Police, Carl Guelzow, give a lecture to the school children in that area.

Supervisor stated that the complaint of disfigured and weathered signs had been referred to the County Warehouse and steps had been taken to correct the condition.

Clerk read correspondence received from Mr. W. Ireland, Chairman of the Planning Board, re: rezoning property along Scottsville Road, boarded by the Airport including Paul Jones Trailer Park from residential to commercial. Town Attorney stated that the Town Board would have to have a public hearing concerning this rezoning.

Mr. Daniel Fitzgerald, Jr., attorney, stated that as special counsel employed to assist the Town Attorney in the Riverdale Water District, he had correspondence to read to the Town Board with reference to this water district:

- No. 1 Contract between the Town of Brighton and the Town of Chili and the Monroe County Water Authority for the transportation of the supply of water to the Riverdale Water District and which water will come through the mains of the West Brighton Water District and sold to the Riverdale Water District with the annual transportation charge being paid to the West Brighton Water District.
- No. 2 Read letter received from Mr. Squires dated March 12, 1954 addressed to the Town Board of the Town of Brighton, re: forms to be drawn up.
- No. 3 Correspondence written by Mr. Judson of the Monroe County Water Authority to Mr. Coyle, attorney for the Town of Brighton.
- No. 4 Draft of the agreement proposed by the Water Authority.

Mr. Fitzgerald, Jr. then asked for a resolution for the bond issue of \$223,000.00 for a period of 35 years for the Riverdale Water District. At this time Mr. Fitzgerald also read correspondence received from Mr. Galloway of New York regarding maturity schedules.

RESOLUTION No. 43 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Daniel Fitzgerald, Jr., special counsel for the Town of Chili in the Riverdale Water District, be hereby authorized to proceed to sell \$223,000.00 in bonds for the Riverdale Water District. Said bonds to be dated May 1, 1956 and maturing in the amount of \$5,000.00 on May 1 in each of the years 1957 to 1963, both inclusive. \$6,000.00 on May 1 in each of the years 1964 to 1985, both inclusive, and \$7,000.00 on May 1 in each of the years 1986 to 1993, both inclusive, with interest payable November 1, 1956 and semi-annually thereafter on May 1 and November 1. Resolution seconded by Justice Feeley and carried.

Town Historian, Ruth McFee, stated that at this time she would like to thank members of the Town Board who went to the Greece Exhibition, particularly on Sunday afternoon and others who were there at other times. The Chili Town exhibit went over very well. As a result Mr. Thomas of the Rochester Museum asked that the towns have an exhibit in the Museum for month of March. 1956. The Town of Chili has an exhibit there now.

Mrs. McFee also suggested that the Town Board start thinking of the Memorial Day program and she would be interested in any suggestions that they might have to offer for the program.

Supervisor stated at this time he would like to thank Mrs. McFee for the fine exhibit in Greece. The main attraction was the Chili exhibit. Supervisor also thanked Mrs. McFee for bringing the Boy Scouts to tonight's Town Board meeting and stated they should feel free to come again.

Supervisor stated that he would like a resolution to appoint a Building Code Committee.

RESOLUTION NO. 44 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following shall be appointed to act as the Chili Building Code Committee and shall serve at the pleasure of the Town Board of the Town of Chili:

George Lusk, Chairman Harry Chamberlain
Charles Howe Peter J. Freihart
Foster Yawger Ellwood M. Hamill
Resolution seconded by Justice Lane and carried.

Mr. Charles Glidden appeared before the Town Board in regard to Reddick Acres. He presented a sketch showing what other towns are doing to take the water down the road. Mr. Glidden stated that according to FHA they claim the water will drain out and will not drain out by the ditch.

Supervisor: "You discussed this with Mr. Pikuet? He did tell me that the tracts which you refer to had both storm sewers and catch bases."

Mr. Glidden: "I think they do on the hills, but not on the level places. FHA does not ask for anything like that. They suggest that we go along with these plans."

Supervisor stated that Mr. Pikuet is fearful of water. He also recalled the water condition this morning.

Town Attorney stated that it would be necessary to have Mr. Pikuet's recommendation. Suggested Mr. Glidden see Mr. Pikuet again.

Mr. Bernard Entress, Chairman of the Zoning Ordinance Committee, gave a report of the Zoning Ordinance Committee meeting which was held on February 21, 1956.

Town Attorney requested a copy of Zoning Ordinance Committee meeting report be sent to him.

Supervisor stated that he felt the time had come when the Town should engage an engineer to pass on all new subdivisions.

A lengthy discussion was held on this.

Town Attorney stated he would not like to allow the Town Board to appoint an official town engineer. Advise the Planning Board to hire an engineer and get all the advice they can. Town Attorney in favor of hiring engineer only in advisory capacity.

Town Clerk read correspondence received from Mr. Pikuet, Highway Supt. re: Buttarizzi Subdivision.

RESOLUTION NO. 45 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT \$2200.00 of Mr. Thomas Buttarizzis check of \$2700.00 be returned to him. The balance of \$500.00 is to be held until further authorization from The Supt. of Highways. Resolution seconded by Justice Lane. Members voted as follows: Justice Smith, Justice Lane, Councilman Kent -yes-. Justice Feeley -no-. Resolution carried.

Town Clerk read a letter from Supt. of Highways Thomas Pikuet stating that he had made an inspection of David Street and a portion of Keith Terrace, Perry Subdivision Tract at North Chili, and in his opinion the road can be accepted as a Town Road.

Town Attorney stated that it cannot be accepted until such a time as the papers have been submitted to the town attorney. Attorney recommended writing a letter to Mr. Perry regarding this.

(Veterans' Administration)

Attorney read correspondence received from VA requesting him to set up and present to the Town Board a letter concerning the procedure and policy of the Town of Chili in the matter of dedication of roads in any new subdivision in said town.

RESOLUTION NO. 46 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town of Chili will accept a dedication of a road from a builder upon his submitting to the Town Attorney the proper papers for said dedication and upon his disposing with the Town of Chili a sum set by the Superintendent of Highways sufficient to complete the paving of the road. When the above two requirements have been complied with by the builder, the dedication of the road is completed and there will be no special assessments for road maintenance or improvements levied against any property owner in the tract. The town will set a date for the completion of the road according to the plans and specifications as laid down by the Town and acceptable to the Veterans Administration and will use every effort to see that said completion date is complied with. Resolution seconded by Justice Lane and carried.

Attorney stated that Tarrytown Road has been completed as far as the town attorney is concerned.

Supervisor read correspondence received from Mr. Wehle of the Conversation Dept. re: appointment of Fire Wardens.

RESOLUTION NO. 47 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Emery Burdett and Norman McFee, Carl Guelzow and William Roth be appointed firewardens and shall serve for the current calendar year. Resolution seconded by Justice Lane and carried.

Supervisor stated that he had a petition of 284 names presented by Mrs. E. VanderLinden requesting that the Rochester Transit Company extend bus service to Buckbee Corners (Chili Center to West Chili).

RESOLUTION NO. 48 (OFFERED BY JUSTICE SMITH)

BE IT RESOLVED that the Town Board of the Town of Chili hereby petitions the Rochester Transit Company for an extension of its bus service along the following route.

<u>On</u>	<u>Between</u>	<u>and</u>
Chili Avenue	Chili Center	West Chili

AND BE IT FURTHER RESOLVED THAT a copy of this resolution be sent to the Rochester Transit Company. Resolution seconded by Justice Lane and carried.

Town Clerk read a report of the Ambulance Committee re: new ambulance. Copies of this report to be sent to Justices of the Peace and Councilman and Town Attorney for study. This report to be discussed again at the next town board meeting.

All correspondence read is on file in the Town Clerk's office.

RESOLUTION NO. 49 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until March 21, 1956 at 7:30 P.M. Resolution seconded by Justice Feeley and carried.

Johanna Horstman
Recorder of Minutes

March 21, 1956

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PUBLIC HEARING

A Public Hearing of the Town Board of the Town of Chili was held in the Chili Town Office at 3235 Chili Road on March 21, 1956 at 8 o'clock P.M. to consider the following applications:

1. Application of Howard L. and Elizabeth Wagner, George Phaff Jr. and Louise J. Breiner for rezoning of three parcels of property from residential to commercial being part of lot #101 of the John Smith Allotment and being bounded on the north by the service road into the Monroe County Airport and on the south by Scottsville Road.
2. Application of Paul Jones to rezone Evergreen Trailer Park property bounded on the southwest and northwest by the Monroe County Airport property and on the southeast by Scottsville Road.

The following members of the Town Board were present:

Supervisor----Thomas B. Steckel
Justice of the Peace--Lowell Lane
Justice of the Peace--George Smith
Justice of the Peace--Lester Feeley
Councilman--Samuel Kent

Also present:

Town Clerk--Cornelius Ouweleen
Deputy Town Clerk--Luraina Robbins
Town Attorney--Ralph Wickins
Suptl of Highways--Thomas Pikuet
Police--Carl Guelzow
Bldg. Insp.--George Lusk

Town Clerk read the legal notice as it appeared in the Rochester Times-Union.

There was no one present to represent this application.

Upon Town Attorney's request letter of recommendation from Mr. Winsor Ireland, Chairman of the Planning Board was read, pertaining to said application.

RESOLUTION NO. 50 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT this Public Hearing be adjourned.
Resolution seconded by Justice Feeley and carried.

Johanna Horstman,
Recorder of Minutes

4/56

March 21, 1956

An adjourned meeting of the Town Board of the Town of Chili was held at the Chili Town Offices, 3235 Chili Avenue, Churchville, New York on March 21, 1956 immediately following the Public Hearing held on March 21, 1956. The following members of the Town Board were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
" " " "	George Smith
" " " "	Lester Feeley
Councilman	Samuel S. Kent

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Supt. of Highways	Thomas Pikuet
Supt. of Bldgs.	George Lusk
Police	Carl Guelzow
Fire Marshall	Wm. Roth

Minutes from the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered same to be paid as presented.

RESOLUTION NO. 51 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT THE property described in the legal notice read at the Public Hearing held at the Chili Town Office Building, 3235 Chili Avenue, Churchville, New York, on March 21, 1956 be rezoned from residential to commercial as recommended by the Planning Board and that the official maps be changed to designate this change. Resolution seconded by Justice Feeley and carried.

Town Clerk read the following correspondence:

1. Letter dated March 8, 1956 from the Chili Fire Dept. re: thanks for enabling said department to obtain matching funds aid.
2. Letter dated February 21, 1956 from M. C. Palmer re: Tarrytown Road.
3. Letter from Mrs. H. Pikuet dated March 12, 1956 together with petition re: Bus extension up Chestnut Ridge Road to Paul Road.
4. Letter from Mr. B. N. Miner dated February 23, 1956 re: Resolution on removal of sink and counter shelf. Copy to be sent to Bldg. Insp, George Lusk.

All correspondence read is on file in the Town Clerk's office.

Mrs. Ruth McFee gave her report for the year 1955. Said report was placed on file in the Town Clerk's office. Supervisor thanked Mrs. McFee for her cooperation with the Town Board and for the wonderful work that she is doing as Chili Historian.

Supt. of Highways, Thomas Pikuet, presented revised road requirements to the Town Board for their approval.

Each revised change was compared with the requirement as adopted by the Town Board in April 1955. The following poll was taken:

Councilman KentApproved of the revised specified road requirements with the exception of the "2 years after completion" clause.
Justice Lane"O. K. eliminate 2 years".
Justice Smith"Approve, eliminate 2 years".
Justice Feeley"Accept, providing road is in first class shape when the builder pulls out".

At a Adjourned meeting of the Town Board of the Town of Chili, Monroe County, New York, held at Town Office, in Chili, New York, on the 21 day of March, 1956, at 8:00 o'clock P.M., Eastern Standard Time, there were

PRESENT: George Smith, Justice of the Peace.
Lowell Lane, Justice of the Peace.
Lester Feeley, Justice of the Peace.
Samuel Kent, Councilman
Thomas B. Steckel, Supervisor.

ABSENT:

None.

The following resolution was proposed by Justice George P. Smith, who moved its adoption, seconded by Justice Lowell P. Lane, to-wit:

BOND RESOLUTION DATED MARCH 21, 1956.

A RESOLUTION PRESCRIBING THE DETAILS AND AUTHORIZING THE SALE OF \$223,000 SERIAL BONDS OF THE TOWN OF CHILI, NEW YORK, HERETOFORE AUTHORIZED FOR THE CONSTRUCTION OF WATER IMPROVEMENTS IN THE RIVERDALE WATER DISTRICT IN SAID TOWN.

WHEREAS, on January 19, 1955, the Town Board of the Town of Chili, New York, adopted a bond resolution authorizing the issuance of \$223,000 serial bonds to pay the cost of the construction of water improvements in the Riverdale Water District in said Town, and it is now desired to provide for the details and authorize the sale of said bonds; NOW, THEREFORE, BE IT

RESOLVED, by the Town Board of the Town of Chili, Monroe County, New York, as follows:

Section 1. The \$223,000 serial bonds authorized by the bond resolution dated January 19, 1955, and more fully described in the preambles hereof, shall each be designated substantially RIVERDALE WATER DISTRICT (SERIAL) BOND, 1956, shall be dated May 1, 1956, of the denomination of \$1,000 each, shall be numbered from 1 to 223, both inclusive, and shall mature in numerical order in the amount of \$5,000 on May 1 in each of the years 1957 to 1963, both inclusive,

Section 5. The powers and duties of advertising such bonds for sale, conducting the sale and awarding the bonds, are hereby delegated to the Supervisor who shall advertise such bonds for sale, conduct the sale and award the bonds in such manner as he shall deem best for the interests of said Town of Chili, provided, however, that in the exercise of these delegated powers he shall comply fully with the provisions of the Local Finance Law and any order or rule of the State Comptroller applicable to the sale of municipal bonds. The receipt of the Supervisor shall be a full acquittance to the purchaser of such bonds who shall not be obliged to see to the application of the purchase money.

Section 6. The validity of such bonds may be contested only if:

1. Such bonds are authorized for an object or purpose for which the Town of Chili 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 7. This resolution, which takes effect immediately, shall be published in full in State-Phil's Press, the official newspaper of said Town, together with a notice of the Town Clerk in substantially the form provided in Section 81.00 of the Local Finance Law.

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

<u>Justice George Smith</u>	VOTING	<u>yes</u>
<u>Justice Lowell Lane</u>	VOTING	<u>yes</u>
<u>Justice Lutes Fuley</u>	VOTING	<u>yes</u>
<u>Commissioner Samuel Kent</u>	VOTING	<u>yes</u>
<u>Supervisor Thomas B. Stebbins</u>	VOTING	<u>yes</u>

The resolution was thereupon declared duly adopted.

* * * * *

STATE OF NEW YORK)
) SS:
COUNTY OF MONROE)

I, the undersigned Clerk of the Town of Chili, Monroe County, New York, DO HEREBY CERTIFY:

That I have compared the annexed extract of the minutes of the meeting of the Town Board of said Town of Chili, New York, including the resolution contained therein, held on the 21 day of March, 1956, with the original thereof on file in my office and that the same is a true and correct transcript therefrom and of the whole of said original so far as the same relates to the subject matters therein referred to.

I FURTHER CERTIFY that all members of said Board had due notice of said meeting.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Town this 21 day of March, 1956.

Cornelius C. Cawleer
Town Clerk

TOWN OF CHILI

TOWN OFFICES: 3235 CHILI AVENUE
CHURCHVILLE, NEW YORK

TELEPHONE: GENESEE 3069

February 25, 1956

Chili Town Board
Town of Chili
3235 Chili Avenue
Churchville, New York

Gentlemen:

At a meeting on February 23, 1956, the Planning Board voted to recommend to the Town Board the following:

Re-zoning of three parcels of property from residential to commercial, being part of Lot No. 101 of the John Smith Allotment, and being bounded on the north by the service road into the Monroe County Airport and on the south by the Scottsville Rd. *Also property known as Evergreen Acres Trails Park.* Very truly yours,

Winsor Ireland
Winsor Ireland, Chairman
Planning Board

wi jy

At a meeting of the Town Board of the Town of Chili, held at the Chili Town Offices, 3235 Chili Avenue, Churchville, New York, on the 7th day of March, 1956.

PRESENT:

Supervisor-Thomas B. Steckel
Justice of the Peace-Lowell S. Lane
Justice of the Peace-George Smith
Justice of the Peace-Lester Feeley
Councilman-Samuel Kent

WHEREAS numerous residents of the Town of Chili have petitioned this Board for a further extension by the Rochester Transit Company of its bus service,

Now on the motion of Justice George Smith, seconded by Justice Lane, all members voting therefore,

BE IT RESOLVED that the Town Board of the Town of Chili hereby petitions the Rochester Transit Company for an extension of its bus service along the following routes.

<u>On</u>	<u>Between</u>	<u>And</u>
Chili Avenue	Chili Center	West Chili

AND BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Rochester Transit Company.

STATE OF NEW YORK
COUNTY OF MONROE : ss
TOWN OF CHILI

I, CORNELIUS OUWELEEN, Town Clerk of the Town of Chili, Monroe County, New York, do hereby certify that I have compared the foregoing copy of the resolution adopted by the Town Board of the Town of Chili at a meeting held on the 7th day of March, 1956, with the original thereof of file in my office and that the same is a true and correct copy of the whole of the said original.

IN WITNESS WHEREOF, I have set my hand and the seal of this Town this 15th day of March, 1956

Cornelius Ouweleen

RESOLUTION NO. 52 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT requirements for roads in subdivisions as previously adopted by the Town Board shall be amended to read as follows and shall take effect April 2, 1956:

- No. 5 Pavement to be 24' or more in width.
- No. 6 Base to be laid in 3 layers of 5" each in depth after rolling or a total of 15".
- No. 7 All ditches to be 15" or more below edges of pavement.
- No. 8 Shoulders to slope towards ditches of 1" per foot from the edge of pavement for the first 7' and more slope thereafter to ditches.
- No.13 Surface water to run freely on a 2% down grade or more after leaving subdivision.
- No.14 Dead-end roads must have a turn around provided by the property owner or builder for the purpose of turning trucks and snow plows around, said turn around to be a least 100' in diameter or more and shall be level and covered with 15" of gravel.
- No.18 Gravel top to be smoothed off and coarse stone and other materials removed from surface of road and continue as follows: Level gravel base with 4" crown formed and roll thoroughly. Place 4" of No. 3 stone evenly across base and roll thoroughly. Apply 1-3/4 gallon per sq.yd. asphalt road oil or tar and cover with 25 lbs. No. 1 per sq. yd. crushed stone and roll thoroughly. Then apply 3/4 gal. per sq. yd. asphalt or tar per sq. yd. Again cover with 25 lbs. of No. 1 stone per sq. yd. and roll thoroughly.

RESOLUTION SECONDED BY JUSTICE LANE AND CARRIED.

Town Attorney recommended that copies of the new requirements together with copies of the Resolution adopting these new requirement be mailed to every builder in town.

Mr. Daniel Fitzgerald, Jr. Special counsel for the Town of Chili in the Riverdale Water District appeared before the Town Board in regard to a Resolution for the Riverdale Water Distric bond issue.

RESOLUTION NO. 53 (OFFERED BY JUSTICE SMITH)

See attached

RESOLUTION SECONDED by Justice Lane and carried.

Town Attorney stated he had been instructed to gather information on the law pertaining to placing reasonable restrictions on small lots. Attorney read a letter received from Mr. A. Russell Tryon, Town Planning Consultants, which was in answer to his inquiry.

Town Attorney advised Town Clerk not to issue permits on old subdivisions where roads do not meet present requirements.

Justice Feeley recommended getting in touch with one of our assemblyman in an effort to get a bill written on the law and correct this situation. Vote taken on this with the following responding:

Councilman Kent.....	agrees with Justice Feeley
Justice Lane.....	" " " "
Justice Smith.....	" " " "

Town Attorney will follow up.

A lengthy discussion was held on the drainage condition in the vicinity of Tarrytown Road and Coldwater Road. Town Attorney stated that this was a private matter. Supt. of Highways glad to advise but not in an official capacity.

Inasmuch as a final report had not been received from the Ambulance Committee, this was tabled.

Supervisor stated he was meeting with Mr. Floyd Walkley, consulting engineer, tomorrow afternoon to discuss Master Plan.

The subject of a town flag was discussed.

Supervisor stated he had attended a meeting this afternoon with Mr. F. R. Clark, Supt. of the Rochester Telephone Corporation regarding rates in the Town of Chili and telephone service in North Chili. ^{and Clinton} Supervisor stated he was to receive a letter as to the outcome of this conference.

Discussion was held with reference to letter received from Mr. Blair, as overseer of the Ranchmar Water District. Letter was referred to Justice Feeley and Councilman Kent for further study.

At the recommendation of Mr. Thomas Pikuet, Supt. of Highways, the following resolution was offered:

RESOLUTION NO. 54 (OFFERED BY JUSTICE FEELEY)
RESOLVED THAT all that tract or parcel of land, situate in the Town of Chili, County of Monroe and State of New York, known as Wadsworth Drive, as shown on map of the Bowen Estate Subdivision, Addition #1, made by W. Fred Sullivan, licensed surveyor, on April 2, 1937 and filed in Monroe County Clerk's Office in Liber 86 of Maps, Page 8, on August 20, 1937 shall be taken into dedication by the Town Board. Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 55 (OFFERED BY JUSTICE FEELEY)
RESOLVED THAT this meeting be adjourned. Resolution seconded by Councilman Kent and carried.

Johanna Horstman
Recorder of Minutes

app. 4/15/56

April 4, 1956

A regular meeting of the Chili Town Board was held in the Chili Town Office on April 4, 1956 at 7:30 O'clock P. M.

Supervisor T. B. Steckel called the meeting to order and roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
" " " "	George P. Smith
" " " "	Lester Feeley

Also present;

Town Clerk	Cornelius Ouweleen
Deputy Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Bldg. Insp.	George Lusk
Fire Marshall	Wm. Roth
Highway Superintendent	Thomas Pikuet

Minutes from the previous meeting were read and approved.

Supervisor Steckel stated that all bills had been audited and ordered the same be paid as presented.

Town Clerk read the following correspondence:

1. Letter dated April 3, 1956 from Mr. Judson, Monroe County Water Authority regarding Riverdale Water District contract for sale of water.
2. Supervisor's letter dated March 16, answering State Traffic Commissions letter of March 2, 1956 Re: speed limit on Scottsville Road.
3. State Traffic commission's letter dated March 23, 1956 Re: speed limit on Scottsville Road.
4. Letter dated March 22, 1956 from Harry Pikuet requesting change of street name from Lilac Drive to Entress Drive. (Located in the Chestnut Heights Subdivision)
5. Letter dated April 4, 1956 from Superintendent of Highways, Thomas B. Pikuet recommending the abandoning old right of way to the original farms of Herbert S. Schmitt and Simon Valinsky.

All correspondence read is on file in the Town Clerk's Office.

Mr. Norman Vail, Town Insurance Counselor presented letter to the Town Board regarding Insurance coverage on the ambulance. Said letter is on file in the Town clerk's Office. Dated April 4, 1956.

RESOLUTION NO. 56 (OFFERED BY JUSTICE FEELEY)
 RESOLVED THAT, the Town Board adopt the Youth Recreation Budget as submitted.

Resolution seconded by Justice Smith and carried.

<u>PROPOSED PROJECT</u>	<u>PROPOSED SUPERVISION</u>	<u>PROPOSED BUDGET</u>
Little League Baseball	Rev. Mr. Barrett Mrs. Allene Dugan	\$600
Summer Swimming Vacation Crafts	Mrs. Peckham Rev. Mr. Barrett Rev. Mr. Murphy Rev. Mr. Greer	\$150 \$600
Bugle & Drum Corps	To be assigned	\$200
Roller Skating	Mrs. Kruschke	\$200
Halloween Parties	Mrs. Peckham Rev. Mr. Rogers	\$200
Chili Ice Skating	Rev. Mr. Williams	\$100
Round-Square Dancing	To be studied	
Horseshoes	Mrs. Tesch Mr. Heuer	\$50
Tennis	Mrs. Tesch Mr. Heuer	\$50
Badminton	Mrs. Tesch Mr. Heuer	\$50
Archery	Mrs. Tesch Mr. Heuer	\$150
Snow Party	Rev. Mr. King Rev. Mr. Parmeter	\$50
Movies	Rev. Mr. Williams Mrs. Kruschke	\$50
Administrative	Committee	\$50
		<u>\$2500</u>

From Town Budget, \$1500
From N. Y. State 1000

Justice Smith offered to take the Delinquent Dog list.

Supervisor stated that inasmuch as daylight saving is now a State law it will not be necessary to pass a Resolution.

Town Clerk read correspondence which Supervisor Steckel received from Mr. F. M. Clark, Commercial Superintendent of the Rochester Telephone Corporation, confirming conversation on the occasion of his visit to Mr. Clark's office on March 21. Subject: Rochester service and rates for North Chili and Clifton.

RESOLUTION NO. 57 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Ralph Weber, 396 Chestnut Ridge Road be appointed to the Zoning Ordinance Committee and shall serve at the pleasure of the Town Board.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 58 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the Town Board of the Town of Chili approve the contract submitted by the County of Monroe in connection with the rental of machinery and equipment from the Town of Chili and does hereby authorize the Supervisor of the Town of Chili to extend the contract, and further be it

RESOLVED THAT the Town Clerk be and he is hereby authorized and directed to forward two copies of this resolution to the County Superintendent of Highways, one of which will be returned for the Town file.

Resolution seconded by Justice Smith and carried.
Adopted by the following vote: Ayes 3 Nays 0

RESOLUTION NO 59 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Trailer Park permits be issued for 1956. Permit no. 6-- Elm Grove Park is not to be issued until it conforms with the Trailer Ordinance.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 60 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supervisor Steckel be given authority to sign contract for the purchase of Riverdale Water District Master Meter.

Resolution seconded by Justice Feeley and carried.

Mr. Stein of 28 Alfred Avenue was requested to appear before the Town Board by Superintendent of Buildings, George Lusk, because of a Trailer Ordinance violation.

Mr. Stein was present and stated that he would remove the trailer on or before April 12, 1956.

RESOLUTION NO. 61 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mr. Stien be required to remove his trailer from his premises at 28 Alfred Avenue on or before April 12, 1956.

Resolution seconded by Justice Lane and carried.

Mr. Cornelius Strassner of 43 Names Road appeared before the board and stated that he was making his annual visit to complain about health hazard in his neighborhood, caused by negligence on the part of neighbors. He stated that he had been coming to Town Board meetings for the past six years for this purpose.

Supervisor Steckel stated that the Board has been working on this matter for the past month. He requested that Mr. Strassner submit a list of names of the people concerned and he would have Dr. Laglia make an inspection.

Supervisor Steckel referred letter which he had received from Mr. Wakley with reference to Master Plan to Town Clerk to be read.

The letter was tabled until other estimates could be obtained.

Fire Marshall William Roth stated he would like to have a Fire Prevention Code for the Town.

Supervisor ask Mr. Roth whether he had anything to present to the Town in writing.

Mr. Roth stated that he did not.

Supervisor ask Mr. Roth is any of the towns near had something similar.

Mr. Roth said that Henrietta had just adopted a code.

Mr. Steckel ask Mr. Roth to obtain a copy of the code.

100 98

RESOLUTION NO. 62 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the commissions on Town Insurances be distributed in the same manner as in previous years ie:

Norman Vail	70%
D. D. Davis	20%
Tom McCullen	10%

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 63 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Luraina Robbins as Deputy Town Clerk, be bonded for the amount of \$4000.00.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 64 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT a public hearing be held on May 2, 1956 at 8 O'clock at the Chili Town Hall to consider the abandonment of that portion of Archer Road described as follows:

Beginning at a point at Station 69 on the County Highway approximately 40 feet east of bridge running southeasterly south side of line 652.1 feet; thence 304.8 feet to property line, north sidepoint of beginning southeasterly 379.3 feet; thence 260.8 feet to Smith-Vilinsky property line containing 0.907 acres to Simon Vilinsky that portion beginning at property line south side running easterly 1,160.4 feet north side from point of beginning 1,182.6 feet easterly to Ballantyne Road containing 1.33 acres, more or less, a map of which is filed in the Office of the Town Clerk of the Town of Chili.

Resolution seconded by Justice Lane and carried.

At a request from the Post Office Department and letter from Superintendent of Highways, Thomas Pikueta, the following resolution was offered.

RESOLUTION NO. 65 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the road known as Lilac Lane in the Chestnut Heights Subdivision be changed to Entress Drive.

Resolution seconded by Justice Smith and carried.

At the request of the Post Office Department (letter on file in Town Clerk's Office) the following resolution was offered.

RESOLUTION NO. 66 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the road known as Samdy Mount Lane in the Sandy Mount Manor Subdivision be changed to Renner Lane.

Resolution seconded by Justice Feeley and carried.

(copies of Resolutions Nos. 65 and 66 sent to Mr. Francis Carroll and Mr. Donald Warren)

At the request of Mr. Thomas Pikueta, Superintendent of Highways, the following resolution was offered.

RESOLUTION NO. 67 (OFFERED BY JUSTICE LANE)

RESOLVED THAT all that tract or parcel of land situated in the Town of Chili, County of Monroe and the State of New York, known as Renner Lane, Adela Circle, and Phyllis Lane and beginning at a point in the Northerly street line of Paul Road said point being 525.0 feet westerly from the west line of Town lot 24, thence (1) northerly and making an angle with said north street line of Paul Road in the northeast quadrant of $89^{\circ}39'30''$ a distance of 446.0 feet to a point; thence (2) easterly and parallel with Paul Road a distance of 443.67 feet to a point thence (3) northerly and making an angle in the southwest and northeast quadrants of $90^{\circ}20'30''$ quadrants with course (2) a distance of 426.0 feet to a point; thence (4) westerly and parallel to course (2) a distance of 741.60 feet to a point;

thence (5) southerly and parallel to course (3) a distance of 426.0 feet to a point; thence (6) easterly and parallel to course (4) a distance of 297.93 feet to a point, said point also being the intersection of course (1) and course (2) containing 3.74 acres more or less, all as shown on the map annexed hereto, shall be taken into dedication by the Town of Chili.

Resolution seconded By Justice Feeley and carried.

Justice Feeley stated he had received correspondence from the chief of the Chili Fire Department regarding the purchase of equipment.

RESOLUTION NO. 68 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT assistance be given to the Chili Fire Department in securing funds from the Federal Government for a Fire siren costing \$650.00 and a radio valued at \$505.00, the entire cost of which would be borne by the Chili Fire Department.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 69 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Justice Smith and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app. 5/2/56



PUBLIC OPENING OF BIDS
RIVERDALE WATER DISTRICT
May 1, 1956

A Public Opening of sealed bids for the Riverdale Water District serial Bonds 1956, to be dated May 1, 1956 was held in the Chili Town Office, 3235 Chili Avenue, on May 1, 1956 at 2 o'clock P. M. with the following persons present:

Supervisor	Thomas B. Steckel
Deputy Town Clerk	Luraina Robbins

Also Present:

Mr. Daniel Fitzgerald Jr.	Attorney for the Riverdale Water District
William Holly	Sage, Rutty & Co.
John DeGolyer	John J. DeGolyer Co.

The following bids (proposal for Bonds) were opened by Supervisor Steckel and read.

NAME OF BIDDER	RATE OF INTEREST	AM'T BID
R. D. White & Company, and Bacon, Stevenson & Co., jointly	3.60%	\$224,755.10
Sage, Rutty & Co., Inc.	3.60%	\$223,125.00

Attorney Fitzgerald stated that Supervisor Steckel could make the decision concerning the bids immediately or have an option to again advertise the sale of the bonds.

Mr. Steckel stated that he was disappointed in the amount of the interest rate stated in the bids (3.60%) and that he would like to discuss the matter with Mr. Fitzgerald and also Mr. Galloway of New York.

Meeting adjourned
Luraina Robbins
Recorder of minutes

May 2, 1956

Public Hearing--Town Board

A Public Hearing of the Town Board of the Town of Chili was held in the Chili Town Office at 3235 Chili Avenue on May 2, 1956 at 8 o'clock to consider the abandonment of that portion of Archer Road described as follows:

Beginning at a point at Station 69 on the County Highway approximately 40 feet east of bridge running southeasterly south side of line 652.1 feet; thence 304.8 feet to property line, north side point of beginning southeasterly 379.3 feet; thence 260.8 to Smith-Vilinsky property line containing 0.907 acres to Simon Vilinsky that portion beginning at property line south side running easterly 1,160.4 feet north side from point of beginning 1,182.6 feet easterly to Ballantyne Road containing 1.33 acres more or less, a map of which is filed in the Office of the Town Clerk of the Town of Chili.

Members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
" " " "	George Smith
" " " "	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins

Town Clerk read the legal notice as it appeared in the Rochester Times Union.

Supervisor Steckel ask if there was anyone present to speak in favor of this;

No one did.

Supervisor ask that a resolution for adjournment be offered if no one wished to discuss it further;

RESOLUTION NO. 70 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT this Public Hearing be adjourned.
Resolution seconded by Justice Lane and carried.

Luraina Robbins
Recorder of Minutes

Legal Notice

Legal Notice of Abandonment of
 NOTICE IS HEREBY GIVEN that there will be a public hearing of the Town Board of the Town of Chili to be held in the Chili Town Office, 3235 Chili Avenue, Town of Chili, New York, on May 2, 1956, at 8 P.M. to consider the abandonment of that portion of Archer Road described as follows:
 Beginning at a point at Station 69 on the County Highway approximately 40 feet east of bridge running southeasterly south side of line 652.1 feet; thence 304.8 feet to property line, north side point of beginning southeasterly 379.3 feet; thence 260.8 feet to Smith-Vilinsky property line containing 0.907 acres to Simon Vilinsky that portion beginning at property line south side running easterly 1,160.4 feet north side from point of beginning 1,182.6 feet easterly to Ballantyne Road containing 1.33 acres more or less, a map of which is filed in the Office of the Town Clerk of the Town of Chili.
 All interested parties are requested to be present.
 By order of the Town Clerk of the Town of Chili:
 CORNELIUS OUWEELEN
 11-Apr. 21

May 2, 1956

An regular meeting of the Town Board of the Town of Chili was held at the Chili Town Office, 3235 Chili Avenue on May 2, 1956 immediately following the Public Hearing Held on May 2, 1956. The following members of the Town Board were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
" " " "	George Smith
" " " "	Lester Feeley
Councilman	Samuel S. Kent

Also Present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Supt. of Highways	Thomas Pikuet
Supt. of Bldgs.	George Lusk
Fire Marshall W	Wm. Roth
Police	Donald Rath

Minuted from the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered same to be paid as presented.

RESOLUTION NO 71 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following described road is hereby abandoned and is hereby discontinued as a public road by order of the Town Board of Town of Chili.

Beginning at a point at Station 69 on the County Highway approximately 40 feet east of bridge running southeasterly south side of line 652.1 feet; thence 304.8 feet to property line, north side point of beginning southeasterly 379.3 feet; thence 260.8 to Smith-Vilinsky property line containing 0.07 acres to Simon Vilinsky, that portion beginning at property line south side running easterly 1,160.4 feet north side from point of beginning 1,182.6 feet easterly to Ballantyne Road containing 1.33 acres more or less, a map of which is filed in the Office of the Town Clerk of the Town of Chili.

Resolution seconded by Justice Feeley and Carried.

Town Clerk read the following correspondence:

1. Letter dated April 11, 1956 from Mr. Horace Adams of Cleveland re: cost of license fee for Rochester Drive in Theatre.
2. Letter dated April 23, 1956 from Mr. H.J.J. Scheuer, Vice-President of Rochester Transit Corporation re: speed on Chili Avenue in the area near the intersection of Chestnut Ridge Road and Chili Avenue.
3. Letter dated April 7, 1956 from D. D. Davis re: Dedication of Wadsworth Drive and Hubbard Drive.
4. Letter dated April 19, 1956 from Ruth J. Rice, Public Health Nurse Re: Annual Health Conference to be held at Lake Placid June 4th to June 7th inclusive.
5. Letter from Atlantic Pipe Line Company of Philadelphia re: transfer of rights and obligations of Buffalo Pipe Line Company.

Attorney Wickins suggested before any action is taken that a copy of letter be sent to Mr. Francis Carroll.

All Correspondence is on file in the Town Clerk's Office.

Mrs. LAMOUREAUX Manager of Rochester Drive-in theatre, and representing Mr. Horace Adams, appeared before the Town Board to protest the fee for procuring license for Rochester Drive-in Theatre. Mrs. Lamereax stated that she did not object to the previous fee of \$25.00 but that she thought the added 50 cents per speaker was exorbitant. She also stated that although she had been present at the meeting on April 12, 1955 at which time this subject was discussed she was not aware that it had become a Town ordinance. She ask Mr. Steckel how the Town Board arrived at the price per speaker and presented the following data from the 1955 and 1956 records of the Drive-in.

	1955	-1956
Days theatre was open	191	27
Attendance	128,173	10204
Average admissions per night	671	
NO. of speakers	269	150

Supervisor Steckel explained to Mrs. Lamoureaux that a Citizen's Committee had been appointed to investigate and study the problem of amusement places in the Town and submit recommendations, after which it was the duty of the Chili Town Board to study the recommendations hold a Public Hearing, and either adopt or reject them.

A lengthy discussion followed after which Supervisor Steckel stated that he would review the case and personally write letters to Mrs. Lamereax and Mr. Horace Smith of Cleveland.

Mr. Frank Comunaly of 2990 Chili Avenue appeared before the Town Board and stated that his home had suffered damage from water that was draining from the Sack's property. He stated the Pipe going under Chili Avenue was filled with sand and therefore water backs into Sack's property. He thought that if they would fill in the property the water would not seep into his house.

Supervisor Steckel ask Mr. Pikuet to Contact the State Department of Highways on this matter.

RESOLUTION NO 72 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the State Traffic Commission shall be petitioned to restrict the speed on Chili Avenue between 2880 and 3040 Chili Avenue to 35 miles per hour and post as such. The approximate distance being one mile.

Resolution seconded by Justice Lane and Carried.

Justice Feeley re; letter from Mr. D. D. Davis suggested that Attorney Wickins make necessary contacts for obtaining abstracts for Hubbard Drive.

Supervisor Steckel stated that he would personally answer Mr. Davis' letter.

RESOLUTION NO 73 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Public Health Nurse, Ruth J. Rice be authorized by the Town Board to attend the annual health conference at Lake Placid June 4th to June 7th inclusive and that the expense shall be paid by the Town, not to exceed the amount of \$125.00.

Resolution seconded by Justice Lane and carried.

Supervisor Steckel stated that he had spent some time with Mr. Donald Stearns, Consulting Engineer discussing the Master Plan and touring the entire Town of Chili with Mr. Stearns, who will submit a bid before the next Town Board Meeting.

Supervisor stated that Mrs. Ruth McFee, Town Historian had called regarding the condition of the Historical Building on Scottsville Road. She said the building needed immediate attention.

Supervisor requested Superintendent of Buildings, George Eusk and Superintendent of Highways, Thomas Pikuet to make an inspection of said building and have the necessary repairs made.

Mrs. McFee also ask for recommendations from the Town Board for a Memorial Day Service. The Supervisor asked Mr. William Kelly about

the Legion Post, which was just formed in the town. Mr. Kelly stated that the Legion had a temporary charter and that Mr. Eugene Nawman of 1070 Coldwater Road was Post Commander. He thought they would like to be included in any plan for Memorial Day Service.

Mr. Samuel Marshall of 3152 Chili Avenue appeared before the Town Board to present the problem of finding adequate space for a second baseball diamond and improving the present one. He stated that in all he had some 200 boys interested in baseball and that in addition to the Town's land which needed fill, they would need space for a second league. Mr. Marshall also stated that he had tried to secure lands located back of the Fire Department, but found the property cannot be purchased.

Mr. William Kelly suggested inquiring into the availability of lands adjoining the Town grounds and located to the south of the Fire Department lands.

Supervisor Steckel stated that this land was low and would also need fill. He continued that he didn't think that it would cost too much for enough fill to be distributed on the present field and that inasmuch as Mr. Foster Beach of 3372 Chili Avenue hadn't arrived to discuss the subject, he would like the Board's permission to proceed with this work.

The Town Board unanimously gave their consent.

RESOLUTION NO 74 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT Supervisor Steckel be authorized to sign the agreement between the Town of Chili and the Town of Brighton for supplying water to the Riverdale District.

Resolution seconded by Justice Feeley and carried.

Superintendent of Highways, Thomas Pikuet reported that Tarrytown Road does not meet the Town specifications for dedication. Mr. Pikuet stated that the money for same had been deposited. Said deposit amounting to \$4000.00

The new equalization rate was considered and tabled for review.

Minutes from the Public Hearing held in the Town Office on May 2, 1956 at 2 o'clock were read.

Supervisor announced that R. D. White & Company and Bacon, Stevenson & Co. jointly were awarded the bond for the Riverdale Water District.

RESOLUTION NO 75 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT this meeting be adjourned until May 16, 1956 at 7:30 P. M.

Resolution seconded by Justice Lane and Carried.

Luraina Robbins
Recorder of Minutes

*approved
May 2 1956*

May 16, 1956

An adjourned meeting of the Chili Town Board was held in the Chili Town Office on May 16, 1956 at 7:30 O'clock P. M.

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
" " " "	George P. Smith
" " " "	Lester Feeley
Councilman	Samuel Kent

Also Present:

Town Clerk	Cornelius Orweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Assessor	Charles Mason
Chairman Planning Board	Winsor Ireland
Fire Marshall	Wm. Roth
Insurance Counselor	Norman Vail
Supt. of Buildings	George Lusk
Police	Carl Guelzow
Mr. Claude Parr of Hubbard Drive	
Mr. Charles Glidden 4358 Buffalo Rd.	

Minutes from the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered same be paid as presented.

Mr. Stephen Lewis, Representative of Buffalo Meter Co. of Buffalo, N. Y. appeared before the Town Board, described their water meter briefly and distributed literature on same.

Mr. Charles Glidden, 4358 Buffalo Rd. came before the Board in regard to homes in Reddick Acres and Barry Lane.

Chairman of the Planning Board, Mr. Winsor Ireland read letter which he had directed to the Town Board re; necessity of increasing sewage disposal system for two family attic conversion style homes in Reddick Acres and Barry Lane. The letter stated that the Zoning Board of Appeals granted a variance to construct the two family attic conversion dwellings, or add an apartment to existing one-family dwellings subject to the approval of the Planning Board and the Town Board. (Letter on file in Town Clerk's Office)

The Town Board gave their unanimous approval.

Increased size requirements for disposal system in Reddick Acres and Barry Lane were discussed and Mr. Glidden agreed to abide by new requirements.

Mr. Claude Parr of Hubbard Drive appeared before the Town Board in re: to dedication of Hubbard Drive and requested a speed limit of 35 miles an hour for said street.

Supervisor stated that he had advised Mr. Parr on Monday evening that the Board would take the necessary steps for dedication of Hubbard Drive and that he would have the Board check with the State concerning the speed limit.

Supervisor stated that he had met with Mr. D. D. Davis earlier in the week and they had discussed the dedication of the north end of Hubbard Drive. and although the minutes of meeting held May 5, 1954 indicate that the necessary papers for dedication of this portion of Hubbard Drive were filed during the year 1949, and were returned over to the previous administration the dedication was not completed by them. Therefore the following resolution was offered.

RESOLUTION NO 76 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mr. Ralph Wickins be authorized as Town Attorney to furnish abstract of north end of Hubbard drive and said abstract will be furnished at the Town's expense.

Resolution seconded by Justice Feeley and Carried.

RESOLUTION NO 77 (OFFERED BY JUSTICE LANE)

RESOLVED THAT Supervisor be authorized to deliver the Riverdale Water District (Serial) Bonds, 1956 and related papers to Vandewater, Sykes, Heckler & Galloway, 120 Broadway, New York, New York on date set by Mr. Galloway of the above firm. The expenses incurred by the Supervisor to be borne by the Riverdale Water District.

Resolution seconded by Justice Feeley and carried.

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Mr. Frank Comunaly of 2990 Chili Avenue was present to again discuss the problem of water seeping into home which he said was caused by plugged pipe under Chili Avauue.

Supervisor stated that Superintendent of Highways, Thomas Pikuett had checked the area in question and that the men had worked on it. He continued that inasmuch as Mr. Pikuett was not present at this meeting he would suggest Mr. Comunaly recheck the area with Mr. Pikuett and show him where the trouble was. Supervisor stated that he would contact State Engineer on same.

Mr. Bradford Squire Of Wm. Lozier & Co. appeared before the Town Board and presented information on Master Plan for Town of Chili. He informed the Board that the Federal and State Governments would enter into a Planning Program with a municipality, with the Federal Government bearing 50% of cost of program and the State 25%. Supervisor mentioned that the Chairmen of Planning and Zoning Board of Appeals had discussed this matter with one of the State Officials at the Association of Town Meetings held at Buffalo during the month of February 1956, and that the importance of the project warranted that Attorney Ralph Wickins, Chairman of the Planning Board, Winsor Ireland, Chairman of the zoning Board of Appeals, Bernard Entress, Mr Bradford Squires, Consultant and he meet with the proper State officials at Albany as soon as possible.

This suggestion was at the unanimous approval of the Board.

Mr. William H. Richards of Associated Surveys Inc. reported that the study his firm was making was about completed, after which a brief discussion on this subject followed. At the recommendation of the Supervisor, the Assessor Mr. Mason, Town Attorney Mr. Wickins and Mr. Steckel were authorized to meet with Mr. Bergram, Director of Equalization, State Board of Equalization and Assessments at Albany and review and discuss the revaluation and relative problems that may effect the towns equalization rate. The Supervisor will try to arrange the meeting with officials of both State Departments on the same day.

RESOLUTION NO 78 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supervisor Steckel, Attorney Wickins, Chairman of the Planning Board Winsor Ireland, Chairman of the Zoning Board of Appeals, Bernard Entress, Mr. Bradford Squires be authorized to meet with the Chief of Bureau of Planning, Urban Planning, Assistance Program, Department of Commerce, Albany New York to discuss a Master Plan for the Town of Chili, the expenses to be borne by the Town, not to exceed \$50.00 per person. This resolution also authorizes Mr. Ralph Wickins, Mr. Charles Mason and Supervisor Steckel to meet with Director of Equalization, State Board of Equalization and Assessment at Albany to gain information regarding the Town's equalization rate. Expenses incurred by Mr. Mason to be borne by Town and not to exceed \$50.00.

Resolution seconded by Justice Feeley and carried.

Mr. Norman Vail, Insurance Counselor for the Town appeared before the Board and explained the following due bills as requested by Supervisor Steckel.

1. Compensation for the Town of Chili
2. Riverdale Fire Dept. District

Supervisor stated that there had been a change in meter readers for the Ranchmar Water District, and the name of the present one to be bonded by Mr. Vail could be secured from Mr. Alvin Blair.

Supervisor stated that since the Youth Budget had been adopted in April, it had been revised by the Youth Committee. Revised budget was read and the following resolution offered.

RESOLUTION NO 79 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT THE Youth Budget be adopted as revised and to read as follows;

Little League Ball	Rev. Mr. Barrett Mrs. Allene Dugan	\$600.
Summer Swimming	Mrs. Sterling Peckham	150
Vacation Crafts 7-weeks	Rev. Mr. Barrett Rev. Mr. Murphy Rev. Mr. Greer Mrs. Dugan	650

Drum & Bugle Corps	Supervisor and Chairman	\$325.
Roller Skating	Mrs. Esther Kruschke	200.
Halloween Parties	Mrs. Peckham Rev. Mr. Rogers	200.
Ice Skating	Rev. Mr. Williams Rev. Mr. Parmeter	100.
Tennis	Town of Chili	
Badminton	Mrs. Sally Tesch Mr. William Heuer	25.
Archery	Mrs. Tesch Mr. Heuer	150.
Movies	Rev. Mr. Williams Mrs. Kruschke	50.
Administrative		50.
		<hr/> \$2500.00

Town Budget \$1500. State \$1000.

Resolution seconded By Justice Smith and carried

Supervisor stated that Town Tour would take place Sunday May 20, 1956
Notices sent to members of Board.

Town Clerk read correspondence from Town of Riggsville re; Memorial Day Service.

Supervisor said that he had met with Mrs. McFee and Mr. Eugene Nawman, Post Commander in the Town and they had decided that inasmuch as there were two Memorial Day services being held in the Town of Chili, they would omit the one they had been considering.

Justice Feeley stated that Councilman Kent and he had audited the Ranchmar Water district bills and had arrived at the conclusion that the billing should be done in this office. He said they had looked at a billing machine similar to the one used by the Town of Gates at the approximate cost of \$2500.

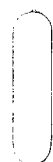
RESOLUTION NO 80 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned

Resolution seconded by Councilman Kent and carried.

Recorder of Minutes
Luraina Robbins

*Approved
June 6, 1956*



June 6, 1956

a regular meeting of the Chili Town Board was held in the Chili Town Office on June 6, 1956 at 7:30 O'clock. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Town Board present.

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
" " " "	George Smith
" " " "	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Assessor	Charles Mason
Bldg. Insp.	George Lusk
Highway Supt.	Thomas Pikuet
Fire Marshall	Wm. Roth
Insurance Counselor	Norman Vail
Police	Carl Guelzow

Mr. Oliver Perry	2955 S. Union St.
Mr. Carl De Pascale	1611 Scottsville Rd.
Mr. Martin Brandt	Roberts Wesleyan College

Minutes from the previous meeting were read and approved.

The Supervisor stated that all bills had been audited and ordered same be paid as presented.

Town Clerk read letters from Superintendent of Buildings, George Lusk to the following:

Mr. Wilbert Rabb, 2771 Scottsville Rd. re: violation of variance granted by Zoning Board of Appeals.

Webaco Oil Co. 102 Donovan St. re: failure to comply with order given by Zoning Board concerning property at 1791 Scottsville Rd.

Mr. Clyde C. Wyatt, 2728 Names Rd. re: failure to comply with variance granted by Zoning Board of Appeals.

Mr. Carl De Pascale 1611 Names Rd. re: violation of Zoning ordinance and application for new variance.

Mr. Joseph Contiguglia, 1400 Scottsville Rd. re: failure to comply with Zoning Ordinance of Town.

Building Inspector, George Lusk reported briefly on violation of Joseph Contiguglia and the Webaco Oil Co. and Supervisor requested Mr. Lusk to take action and enforce penalties. This met with unanimous approval of the Board. Supervisor also requested Mr. Lusk to follow through on Gillis Traylor Park permit for 1956.

Mr. De Pascale appeared before the Board and denied that he was using property at 1611 Scottsville Road as a junk yard. He stated that he had bought five English cars and parts to assemble them. Attorney Wickins stated there had been a restriction placed on the number of cars Mr. De Pascale was to have on the property.

Mr. De Pascale presented application and sketch for auto parts business on said lot. Supervisor said this was a problem for the Zoning Board of Appeals and ask Mr. De Pascale to file the application in the office of Town Clerk.

Mr. Oliver Perry, 2955 S. Union Street appeared before the Town Board re: requirements for roads in Westside Manor Subdivision. Mr. Perry reviewed the history of Westside Manor submitting the following information.

Westside Manor Subdivision was started in 1950, with map showing only Westside Drive, was filed with Town Clerk in February 1954. The map showing Keith Terrace, off West side Drive and Ronnie Lane off Union Street and two other proposed streets.

Addition No. 2 was filed January 18, 1956 and shows engineer's date on map, June 1955. Mr. Perry stated that inasmuch as the first amendment for road requirements was not passed until April 1955, he feels that he should come under the old requirements in effect prior to that date. Supervisor stated that inasmuch as the final map for said subdivision with the Planning Board seal affixed had not been filed until January 18, 1956 and that it was his own feeling that the Town Board should be obliged to go by that date. Supervisor ask for comments from members of the Board.

Justice Feeley:

Myself, I say the date on map is final acceptance."

Justice Smith "I think Mr. Perry is bound by specifications laid down and it is his responsibility to abide by same."

Justice Lane "I agree with Mr. Feeley."

Councilman Kent "Opposed"

RESOLUTION NO 81 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the roads in Westside Manor Subdivision (addition no. 2, dated Jan. 18, 1956) known as David Drive and the extension of Keith Terrace be constructed to conform to road regulations laid down by Town Board on April 6, 1955. Resolution seconded by Justice Smith and carried..

Adopted by the following vote

Ayes 3 Nays 1

Mr. Perry requested a written decision on Westside Manor.

Mr. Martin Brandt, Business Manager for Roberts Wesleyan College appeared before the Board on Behalf of the college to lease approximately five acres of land to the Town of Chili, which could be used for recreational purposes in exchange for the Town completing a road from Springbrook Drive across to Union Street so that lots south of the Proposed street could be sold.

Supervisor Steckel inquired of Highway Superintendent the approximate cost of 600 feet of roadway necessary to complete Springbrook Drive.

Mr. Pikuet replied the cost would be approximately \$3000/

A brief discussion was held and the Town Attorney stated that he questioned the lease proposition for the Town unless they were given deed to property. Mr. Steckel ask Mr. Brandt to submit his proposition in writing.

Supervisor requested Town Clerk to read correspondence dated June 1, 1956 from Lozier & Co. re; Master Plan for the Town of Chili and including and outline of planning services for the Town dated May 31, 1956. (said correspondence in Town Clerk's Office)

A brief discussion followed.

RESOLUTION NO. 82 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT whereas, the Town of Chili does deem it necessary to develop a comprehensive Planning Survey to be incorporated in the form of a Master Plan which will outline a future planning program for the better development of its municipal betterment, and

WHEREAS, A Federal-State Assistance Program has been designed to aid financially municipalities desiring to undertake a project of this nature, and

WHEREAS, in accordance with the provisions of the Federal Housing Act of 1954 and Chapter 451 of the New York State Laws of 1955 an Urban Planning Assistance has been approved for the development of a planning project of the above nature, so therefore,

BE IT RESOLVED, that the Town of Chili undertake and participate in an Urban Assistance Program for the development of a Master Plan for the Town of Chili; and pursuant to requirements does hereby commission the William S. Lozier Company, Inc. to apply for an application and enter into agreement with the Department of Commerce of the State of New York for assistance in the afore mentioned Urban Assistance Program; said firm to act as a private planning consultant, and

BE IT FURTHER RESOLVED, that if for any reason the aforesaid application is not approved by the Department of Commerce for assistance, that this resolution authorizing the development of a Master Plan be void and of no effect.

Resolution seconded by Justice Lane and Carried.

Town Clerk read report dated May 5, 1956 from the Chili Fire Department stating the manner in which the members want the new ambulance set up (copy on file in Town Clerk's Office)

Supervisor STECKEL said he would like to suggest that the ambulance carry name of Town of Chili and that there be no charge by the Fire Department to the Town for housing the Ambulance and for the Firemen's services. He stated that the matter of purchasing the ambulance, he felt should come up for vote at an election.
Tabled until next meeting.

The subject of purchasing a power lawn mower was presented and discussed. The board agreed to leave decision to the Supervisor and the Superintendent of Highways.

Town Clerk read following correspondence (on file in Town Clerk's Office)

1. Letter dated June 1, 1956 from A. Platzker Co. re: Riverdale Waterline completion date.
2. Letter dated May 17, 1956 from State Traffic Commission acknowledging receipt of request for speed limit from 2880 to 3040 Chili Ave.
3. Letter from Wehaco Oil Co. Inc. directed to Mr. Bernard Entress stating ordinance relating to 1791 Scottsville Road property, would be complied with.
4. Card of thanks from Mrs. Carpenter and Mr. Ouweleen.

Superintendent of Highways, Mr. Pikuett stated that the Highway Department needed either another mowing machine or a heavier loader. Supervisor requested Mr. Pikuett to get specifications and cost of same to present at the next meeting.

William Roth, Fire Marshall reported on fire hazard at 340 Ballantyne Road. He stated Mr. Milne promised to dispose of the crates which were creating a fire hazard and that he would check back in a few days.

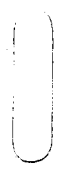
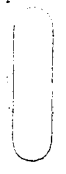
Mr. Steckel advised Town Clerk to send letters to people listed by Carl Guelzow who had not yet renewed their license permits for operating juke boxes and pin ball machines.

RESOLUTION NO. 83 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned until June 13th at 7:30 O'clock.
Resolution seconded by Councilman Kent and carried.

Recorder of Minutes
Luraina Robbins

app June 13 - 1956



June 13, 1956

An adjourned meeting of the Chili Town Board was held in the Chili Town Office on June 13, 1956 at 7:30 P.M. o'clock. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of Peace	Lowell S. Lane
Justice of Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Bldg. Insp.	Geo. Lusk
Police	Carl Guelzow

Minutes from the previous meeting were read and approved.

Supervisor Steckel referred to the Master Plan. He stated that in checking into the Town's files that he was unable to find any record of the time and place of the action of delegating powers to the Planning Board by the Chili Town Board and that it would therefore be necessary to take that action at this time.

Justice Feeley asked what powers are granted to the Planning Board. Supervisor referred to sections 272 to 284 inclusive of the New York State Town Law.

Councilman Kent asked to whom an engineer reported, if one was hired by the Town.

Town Attorney Wickins answered the Town Board.

Supervisor reviewed with the Board, the application to be sent to the State Commerce Dept. Urban Planning Board.

RESOLUTION NO. 84 (Offered by Justice Lane)
RESOLVED THAT Supervisor Thomas B. Steckel be authorized to transfer funds to appropriations overdrawn within the general fund items. Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 85 (Offered by Councilman Kent)
RESOLVED THAT inasmuch as it has been the practice for years for the Planning Board to exercise all the powers set forth in sections 272 to 284 inclusive of the New York State Town Law and
WHEREAS, a diligent search of the Town records fail to reveal the time and place of the official action of the Chili Town Board delegating these powers to the Planning Board, be it resolved that the Chili Town Board confirm the delegation of all powers set forth in the above mentioned sections of the Town Law to the Planning Board of the Town of Chili. Resolution seconded by Justice Lane and carried.

Town Clerk read correspondence from the Water Power and Control Commission re: request to attend a Public Hearing on water supply situation in Rochester area. (letter on file in Town Clerk's Office). The Supervisor stated that he would attend the hearing and mentioned that inasmuch as Mr. Bradford Squires was aware of the needs of this town, he would suggest that Mr. Squires and Mr. Abraham Schuman also represent the Town of Chili at this meeting.

Town Clerk read written offer requested by Supervisor Steckel from Roberts Wesleyan College (minutes of June 6, 1956). A brief discussion followed and Attorney Wickins stated that under the existing law, it would be inadvisable to accept this offer on a lease basis. Supervisor stated he would inform Mr. Brandt of the decision.

Superintendent of Bldg., Geo. Lusk stated many residents in the Town were having trouble with leech fields and that in many instances he was blamed for these difficulties.

Attorney Wickins said it should be necessary for anyone building a house within the Town to have an approval of leech beds and septic tanks signed by the Dept. of Sanitation on file in the Bldg. Dept. of the Town.

Members of the Board were asked to express their opinion on this and all were in favor of it.

RESOLUTION No. 86 (Offered by Justice Lane)

RESOLVED THAT before a certificate of occupancy may be issued for any new house constructed in the Town of Chili there must be on file in the Building Dept. office, form No. from the Dept. of Sanitation, County of Monroe approving installation of leech fields and septic tanks of said house and the Town Clerk is further instructed to inform any applicant for permit for construction of home of this requirement. Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 87 (Offered by Councilman Kent)

RESOLVED THAT The Supervisor, Mr. Bradford Squired and Mr. Abraham Schuman represent the Town of Chili at the Public Hearing held by the Water Power and Control Commission to be held at the Monroe County Court House in Rochester on June 28, 1956 at 10 o'clock. Resolution seconded by Justice Feeley and carried.

Supervisor referred to minutes May 2, 1956 at which time he stated he would review the case of the Rochester Drive-in Theatre with regard to the ordinance governing it and write letters to Mrs. Lamoureux and Mr. Horace Adams.

Attorney Wickins stated Mrs. Lamoureux should be informed that inasmuch as the Ordinance of Good Order and Licensed Occupation setting rates was duly passed on April 14, 1955, that the rates cannot be changed until such time as the Board sees fit to change the Ordinance. This met with the unanimous approval of the Board.

Mr. Steckel stated the problem of storing gasoline in residential districts of the Town had been brought to his attention.

Attorney Wickins replied that the only way to prohibit it, would be to pass an ordinance similar to the one that restricts explosives.

Supervisor said that the Civil Defense Program had not been progressing satisfactorily. He stated that he had talked with Mr. Robert Morgan who was now in charge of the program and that it was impossible for him to devote enough time to it, because of other interests. Mr. Steckel talked with Mr. Steinmetz, Cardinal Drive. Mr. Steinmetz expressed an interest in taking over the program. Mr. Steckel asked the board members if they knew of anyone else that would be interested in heading the program.

Ambulance:

The board discussed the Chili Fire Department (First Aid Squad) memorandum dated May 31, 1956 in which they outlined the manner in which they wanted the new ambulance set-up if and when an ambulance was purchased. After a lengthy discussion, it was agreed to have the Supervisor write a letter to the Chili Fire Department and ask for a written acceptance of the following provisions:

1. The Town to provide ample insurance coverage to

- protect individual members of the First Aid Squad, Fire Department, and other operators against any libel suit relative to transporting and giving of First Aid to any patient. Coverage to include possible suit against additional injury or death of a patient.
2. Ambulance to provide emergency service to any resident within the town limits of Chili.
 3. Ambulance is to respond to fire calls and mutual aid runs made by the Chili Fire Department including Riverdale and Clifton Fire Districts and shall not be used as a parade vehicle.
 4. To be operated by the Chili Fire Department on an annual contract, and to be maintained by the Town of Chili. (Maintenance to include all necessary gasoline, oil, repairs, and upkeep of all equipment related to the Ambulance including cleaning of bedding, etc.) No charge to be made for housing or services of firemen.
 5. All donations submitted for ambulance services rendered are to be turned over to the Town Board as an assist to maintenance costs.
 6. A report to be submitted to the Town Board monthly. Report to include the number calls made, inspections made, and any expenditures that may have been necessary.
 7. The Memorial Plaque to be removed from the present emergency car and installed on the new vehicle as a living memorial.
 8. The ambulance to bear the name of the Town of Chili and title to all equipment be retained by the Town of Chili.
 9. Contract cancellable upon 30 days written notice by either party and equipment to be withdrawn upon such cancellation by the Town Board.

RESOLUTION NO. 88 (Offered by Councilman Kent)
 RESOLVED THAT this meeting be adjourned. Resolution seconded by Justice Feeley and carried.

Recorder of Minutes
 Luraina Robbins

*approved
 9/5/56*

July 5, 1956

A regular meeting of the Chili Town Board was held in the Chili Town Office on July 5 at 7:30 P. M. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of Peace	Lowell S. Lane
Justice of Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Planning Board Chairman	Winsor Ireland
Town Clerk	Cornelius O'weleen
Town Attorney	Ralph Wickins
Police	Carl Guelzow
Highway Supt.	Thomas Pikuett

Minutes from the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered same to be paid as presented.

Town Clerk read the following correspondence and which said correspondence is on file in the Town Clerk's office:

1. United States Post Office re: changing name of Julabel Drive to Brewster Lane.
2. United States Post Office re: their letter to Oliver Perry suggesting changing name of David Drive (new street being developed.)

Mr. Winsor Ireland was asked to submit to the Town Board two sample form blanks to be used in connection with approving installation of leech fields and septic tanks.

Town Clerk read letter dated June 21, 1956 that Supervisor wrote to Mr. Martin E. Brandt of Roberts Wesleyan College which was in answer to Mr. Brandt's letter of June 11.

It was the feeling of the Town Board that Supervisor write a letter to Mr. Brandt informing him that the Town Board could only consider offer if property involved was given as an outright grant.

The matter of loaning two voting machines to the Churchville-Chili Centralized School District for their school election next year was also discussed. There was no objection to this.

There was no discussion on the Riverdale Water District inasmuch as scheduled meeting to-day with Mr. Squires, engineer had been cancelled until Monday afternoon July 9th.

Lengthy discussion took place in regard to the ditch in the Ranchmar Tract. Health Officer, Dr. Vito P. Paglia is very much concerned over this. The only solution seems to be to call a meeting of the residents of the Ranchmar District and explain everything to them and that the only way to clean the ditch up is to form a drainage district.

Supervisor stated that three new voting districts had been formed for this Fall namely, North Chili school, Chili #11 and Parkminster Church. It was the feeling of the Town Board that \$25.00 a day should be the rental charge for the remainder of 1956, for use of said new voting places.

RESOLUTION NO. 89 (OFFERED BY JUSTICE LANE)
RESOLVED THAT \$25.00 be paid for each day the new polling places are used on the three days during the remainder of the year, that is two register days and election day.
Resolution seconded by Justice Feeley and carried.

It was stated that the Monroe County Sewer Agency had called a Public hearing on sewers for July 11. Said public hearing to be held at the Chili Center Fire House.

A brief discussion was held with regard to selling Buildings located on the Humphrey Road town property.

RESOLUTION NO. 90 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the town buildings located on property owned by the Town of Chili, said property being approximately one acre of land located on Humphrey Road be sold to the highest bidder, said bidder to remove said buildings. Bids to be received up to noon July 18, 1956. The right is reserved to reject any and all bids. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 91 (OFFERED BY JUSTICE LANE)

RESOLVED THAT Mr. Donald Rath be appointed school attendance officer for the period July 1, 1956 to June 30, 1957.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 92 (OFFERED BY JUSTICE LANE)

RESOLVED THAT dedication be accepted of David Drive and part of Keith Terrace said abstract being filed in folder Westside Manor (Oliver Perry)

Resolution seconded by Councilman Kent and carried.

Check in the amount of \$5,000.00 received in connection with the above dedication as a guarantee in escrow guaranteeing completion of work on the road.

RESOLUTION NO. 93 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned until July 18, at 7:30 P. M.

Resolution seconded by Justice Feeley and carried.

Recorder of minutes
Johanna Horstman

*Corrected
and
approved
July 18, 1956*

July 18, 1956

An adjourned meeting of the Chili Town Board was held in the Chili Town Office on July 18, 1956 at 7:30 O'clock. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
Councilman	Samuel Kent

Also Present:	
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Bldg. Insp.	Geo. Lusk
Police	Carl Guelzow
Neil Strassner	43 Names Road

Minutes from the previous meeting were read and approved. Supervisor stated that all bills had been audited and ordered same to be paid as presented.

Town Clerk read the following correspondence . (said correspondence on file in Town Clerk's Office)

1. Letter dated July 11 from John Haberer to Earl Howarth re: incorrect septic tank connection.
2. Letter dated July 9 from John Haberer to Mr. Frank Frye re: proposed drug store on the property of John Syracuse, Chili Avenue
3. Letter dated July 17, from Miss Rondo Parker re: restrictions on swimming pools in Town of Chili.

Supervisor stated that he would refer letters to Bldg. Inspector, George Lusk.

Town Clerk opened and read two bids submitted by Raymond Morrow and David McCadden on the buildings on Town property on Humphrey Road. Both bids were for \$100.00.

It was the opinion of the Town Board that inasmuch as both bids were for \$100.00, that Mr. McCadden and Mr. Morrow should discuss the matter and if unable to arrive at some decision by noon, August 1st, the buildings should then again be advertised.

Mr. Everett Ewig of the firm of Lozier and Co. was present to discuss the progress of Riverdale Water District and relative problems. He stated that all mains should be in within 6 weeks at which time the house connections could start immediately, if the Town Board would decide what they wanted to do about them. He continued that there would be approximately 220 services or 4750 ft. of pipe total service, or an average of 22 ft. per house. Putting these in terms of house connections it will be \$35.50 for the meter, plus \$78.30 for copper tubing and labor, or a total of \$113.80 per house instead of \$100.00 figure set by Town. He stated that they could stay within this figure if mains were to go only to the curb but that was no place to leave them.

A brief discussion followed on the selection of a contractor. Mr. Ewig explained that there would be a year's guarantee, if Plotzgers & Co. were to do the work. The question arose regarding purchase of meters. The Board decided to follow Mr. Ewig's suggestion and hear representatives from several meter companies at the August 1st Board meeting and select the meter to be used at that time. It was also the opinion of the Board to supply service to within 4 feet of property line.

Mr. Ewig stated that anyone wishing to make his own installation could do so but that they must have installation inspected before covering. That standard set for pipe is type K, copper tubing, 3/4 inch. If larger size is desired user must pay for own. However, Mr. Ewig said he saw no need for larger than 3/4 inch.

July 11, 1956

Public Hearing held by the Monroe County Sewer Agency at the Chili Fire House, Chili Avenue, Chili Center, Town of Chili.

MR. STECKEL: It is now ten minutes after eight and a young lady said to me as I came in the door, "please make it short and snappy or I won't be here. I can't stay very long." I would like to greet you people. As you know, this is a public hearing on the proposed sewer district. After we get through explaining the program, if you have any questions, feel free to ask them, but when you get up to ask a question please state your name and address. I will now call upon Mr. Wagner from the County Legal Staff to read the legal notice that appeared in the paper regarding this meeting. Mr. Wagner!

MR. WAGNER: Thank you, Mr. Steckel. This meeting was called pursuant to a notice by the County Sewer Agency and the questions raised previously lead me to make this prefacing remark; that the County Sewer Agency is an arm or part of your County Government and it is a part of your Government. It is not a private agency. It is not anything outside of the Government. It is just that two or three towns out here have gotten together to work through the County rather than separately.

(Mr. Wagner read the Proof of Publication)

MR. STECKEL: Thank you, Mr. Wagner. Now I would like to introduce the gentlemen in the front. You undoubtedly know Elbert Finch, Supervisor of the Town of Gates and Member of the Monroe County Sewer Agency; and Mr. Oberlies, who is pinch-hitting tonight for Mr. Francis

Carroll, Chairman of the Agency; and Brad Squire of the Lozier Engineering Company. I will turn the meeting over to Mr. Oberlies who will act in Mr. Carroll's place.

MR. OBERLIES: The purpose of this meeting is, as you know, to give each and every person in Chili the opportunity to express their opinions for or against the preliminary plans for the proposed sanitary sewer in this town. And, of course, it has been authorized -- I mean, that is, plans have been authorized by the Sewer Agency, made up of these three gentlemen Mr. Steckel spoke of. In order to get the meeting going I think it is time to introduce Mr. Brad Squire, Chief of the Lozier Engineering Company, who has worked on these plans for sometime, so that later on you will be able to ask him any questions pertinent to the preliminary plan. Thank you.

MR. SQUIRE: Ladies and Gentlemen, I believe it was about -- I don't know just when but last Fall we met together in this hall and discussed the possibility of Chili becoming a part of a sewer system which would serve the Town of Chili and their neighboring town of Gates. We have since that time been working on the proposed project and endeavored to do what the people indicated they wanted at the hearing that was held last year. Now we have up here three maps. I will explain what they are. I don't think everybody can see the detail on them but when the meeting is over you can come up and look at the individual detail. First of all, over here is a small map of the County of Monroe. On that map we have colored in yellow the area which is proposed to be included in the sewer district. You will

note it is a sizable area, compares almost with the size of the City of Rochester. This map at the end is what we call a topographical map which shows the terrain. These are contours on here giving the elevation. The heavy lines indicate the drainage areas. This, for example, is the drainage area of Little Black Creek. That brings us to one of the purposes of the Chili Sewer District. We originally considered a sewer district of the Town of Gates alone. We ran into two things. First of all, Little Black Creek starts over here in Ogden, enters the Town of Gates and then discharges out through the Town of Chili into the Genesee River. To make an economical sewer system you want to have the lines follow natural drainage. So, it makes good sense to have your trunk lines parallel the creek, starting in Ogden, going through Gates and coming out in Chili. Down here below it is this large area which goes way over here in the Town of Riga. That is the Black Creek drainage area. That includes a large part of the Town of Chili down to here, and it is mostly in Chili. Now the third map shows the limits of the proposed sewer district and the general scheme of the sewer system. Before I go further let me describe in greater detail where the boundaries are proposed to be. Incidentally, these boundaries are considerably expanded from the original limits because of the requests of various groups throughout the town. This is just for the Town of Chili. The east boundary is the City of Rochester, just over here along the Barge Canal. The north boundary is the town line of the Town of Gates and the one with the Town of Ogden, which is the center line of

West Side Drive. The west boundary is the West Town Line, over near Riga, from West Side Drive to the New York Central Railroad, taking in the whole area known as North Chili, where the college is. Then this piece of farm land, which is surrounded by Lot 70 - 71, and on the north comes down south to the West Shore Railroad, is left out; the reason being there has been no requests and the houses are so far apart we couldn't justify the expense of a sewer at the present time. It comes down and takes in the hamlet of West Chili and then the south boundary follows Black Creek over to the Scottsville-Chili Road, where it goes north to the West Shore Railroad, and then the south line of the West Shore Railroad over to the Baltimore & Ohio Railroad. From there the line turns south to include the Riverdale area and goes all the way down to Dumpling Hill and comes back along the river to the city line. Now is that clear? I know it is kind of hard to describe a line that jogs around that way. But, in substance, it takes in all the populated area north of the railroad, West Shore, to Black Creek and includes Riverdale down to Dumpling Hill.

UNIDENTIFIED VOICE: The north line is not quite clear.

MR. SQUIRE: The north line is the north line of the town.

UNIDENTIFIED VOICE: Of Gates?

MR. SQUIRE: Well, actually the Town of Gates. Now the plan as developed proposes to place a public sewer in every town highway, county and state highway within the area of the district, in the Town of Chili where there are dwellings to be served. On the county highway and on the state highway we have put a sewer on each side of the pave-

ment, because neither the state nor county authorities want to have their pavement torn up to make connections for the various lines. The Town of Chili will be served by three trunk sewers. One starts over here in North Chili, at the college, in the college area, follows Buffalo Road to West Side Drive, comes across West Side Drive to near Coldwater Road and it turns north and follows Little Black Creek around through to Brooklea Club, down to the intersection of Howard Road and Chili Avenue and turns south and follows the creek between Fisher Road and the road to the east, down to the plant site. The second sewer starts over here in West Chili, follows Black Creek to the West Shore Railroad and then extends along the West Shore Railroad, joining the other sewer at the plant site. There are subsidiary sewers which come up to take in the Ranchmar area and over here to take in the area along the Marshall Road. There is the third trunk sewer which starts up at Brook Road and comes up along Scottsville Road, through Riverdale, and then is pumped across Black Creek to the plant site. I have used "Plant Site" several times. The plant site in general is to be located south of the Paul Road, west of the Scottsville Road, north of the West Shore Railroad and east of the B & O Railroad. We have made test borings in that area and are considering two spots in particular for the site. However, the exact limitation of where the plant will be located will depend upon the final design. If you ladies and gentlemen have no objection I am going to shed my coat. The matter of sewage treatment has been taken up with the Anti-Pollution Control Board of the State of New York. Maybe some of you people read in the newspapers how -

I think it was three or four months ago - there was a public hearing in Rochester about the classification of the Genesee River. Now what does classification mean? The State of New York has set up what they call the Water Pollution Control Board, which is a function of the State Department of Health. That Board has the duty of classifying each stream in the State of New York as to its best usage. And best usage means is it to be used for drinking? Is it to be used for bathing and recreational purposes? Is it to be used for fishing? Is it to be used for industry? Or, if you get down in Classification 'F' - is it to be used for sewage disposal - as to the best use? Then after the best use is established, they require everybody who throws any waste into the stream to treat it so that it will not impair that usage of the river. No usage has been suggested yet for the river south of the City of Rochester. North of the Barge Canal the State has suggested a Classification 'B' - which means recreational and bathing - as the best usage for the Genesee down to the falls. And from the falls north they suggest Classification 'D' - which is industrial purposes. We, the Sewer Agency, to be sure they were on the right track, wrote to the Pollution Control Board outlining their plans for sewage disposal and asked them if in their opinion it would be suitable for the Genesee River, from what they knew of the proposed classification, the plant being designed basically to meet a 'B' Classification. The only higher classification for the Genesee River that is possible would be Classification 'A' - which is for drinking water. And for drinking water, to which the river is normally put,

hasn't been considered. The plant is to comprise, in the first instance, what we call primary treatment, which is screen settling and chlorination before it is discharged. However, provision is made that as an area grows and the demand on the river becomes greater, we will install secondary methods, which is screening and filtration. The plant will be discharged in the Genesee River between the railroad crossing and the bridge over the Genesee River. One of the questions that was discussed by the Commission in quite a bit of detail was the matter of house connections. They, of course, cannot spend money on private property. Any connection from the street line to the house has to be done by the individual property owner. However, there is quite a stretch between the sewer in the street and the street line. And anybody who enters the public highway to do work has to be covered with bonds and has to get a permit from the town or county superintendent of highways. After study the Committee directed that the project include a lateral field sewer to the street property line as part of the project, so no person would have to enter the public highway to make the connection to his house, and that has been done - added into the project. The other question was the sewer is going to take time to build. It may be the end of 1958, before the last piece of sewer is completed. Of course, money will have to be borrowed to build it and the question came out about the interest during that construction period. Should that be assessed against the taxpayers in the district or what should be done with it? After considerable discussion and study of the problem the Commission

decided that the fair thing was to include that interest as part of the project and to make no assessment until January 1, 1959 at the earliest or whenever the sewer is completed thereafter. Now that doesn't apply to people who use the sewer ahead of time. This district is proposed to be supported by the sewer rentals which are billed to each user - each person who uses the sewer. The rentals will be figured on the basis of the number of single family households connected to the sewer. In other words, if you have a single family house you will be charged for one unit; if a double family, two units; if an apartment house with ten apartments, ten units. Commercial property will be charged the number of units, based upon the water consumption. We figured out that the average family in Gates and Chili uses 40,000 gallons of water a year. Some people use more; some people use less but the average is 40,000 per year. So, an industrial or commercial establishment will be charged according to the number of gallons they use, divided by 40,000 to get the number of equivalent household units which they will be charged. The charge at the present time cannot be determined because we do not know the most important item - what interest we have to pay. Assuming we have to pay 3% interest, which seems unlikely for county bonds, the charge will be \$4.50 per month for the maintenance and operation of the sewer system plant, the construction of all sewers, including the lines up to the street property line, the interest they have to pay on the bonds. That is figured for the first and the most expensive year. Because after the first year you are going to have more houses connected on

so we can divide it among more units and your interest rate also - the amount of interest you are paying off on the debt. That will be billed by each town on however they decide and collected by your town clerk or tax collector. That is the ultimate plan for paying for these sewers. Now we all know that not everybody is going to hook up to that sewer tomorrow or the date the pipe gets laid down the street. So, there will be a period when we will not have enough from the sewer rentals to make expenses. So until there are enough rentals the district property can be assessed and for the amount that isn't collected in rentals. Now assuming, which we know isn't the fact, but assuming that nobody connected the first year and we had to raise all the money by assessment, the charge would run them \$36. for each lot 100 feet wide in the area. For people who had a corner lot they, of course, would only be charged on the narrow side where the house faced. For people who had a farm, after the home lot was charged 100 feet, the rest of the property would be charged on the basis of acreage at a lower rate. The charge, of course, would only last until enough people are hooked up to pay all the costs and then the charge would be wiped off. We estimate it shouldn't take over three years at the outside for that to occur and there is a good probability that we may never have to levy that assessment because that may occur. The question also arises - how about hooking up to the sewers? Will we have to? Suppose our septic tank works and we don't have the money or something like that. Are we compelled to connect with the sewer? This County Sewer Agency job is to furnish sewers. They are not in

the business of enforcing health measures in the town. That is the duty of the local town officials. The town boards can, if they wish, pass an ordinance providing you must connect to the sewers. The Agency cannot. So you would have to look to your town boards as to whether they will do such a thing. Likewise, of course, the town health officer always has the authority, in the event of a health menace, to order you to hook up. Because when you become a nuisance to your neighbors he can step in and ask you to get rid of it. I don't know that there is much more to say. Probably I haven't said a lot I should as an introduction but I believe I have covered the high points. Now if you want to ask me the questions or any other gentleman here, this is your opportunity.

MR. STECKEL: Do you have any questions?

MR. WHITE: My name is Mr. White on Scottsville Road. Would the sewer come up on the Scottsville Road as far as the Barge Canal?

MR. SQUIRE: Yes.

MR. HOLDERLE: Holderle, Grennell Drive. Are you going to take in Buell Road by Brooks Avenue?

MR. SQUIRE: In Gates?

MR. HOLDERLE: Yes. One side is Gates and one Chili.

MR. SQUIRE: No. If it is all in Gates we are going to take it in. In fact, the Airport has asked for service.

MR. BREINER: Frank Breiner, Fisher Road. How are they going to assess the farm land - separately? In acreage have you determined a price per acre and if a farmer has land on both sides of the road,

is he going to be assessed on that basis or how far back or the land within the district?

MR. SQUIRE: He will be assessed for all the land in the district. He will pay for 100 feet for his house. The rest will be on acreage, on what I term nominal rates. The Commission has not set the rates but, as I said, it will be nominal in nature. In other words, if you own both sides of the road and had 1000 feet on each side, you will not be asked to pay for 20 lots or anything like it. That will apply as long as it is a bona fide farm. If you put up a sign, "Lots for Sale," that will be changed.

MR. FRANCKE: Lyman Francke, West Side Drive. Have you provided that figure for dealing -- taking care of people who would want to hook in immediately. I mean so much a plug?

MR. SQUIRE: All we can do legally is to get a price from the contractor as to what he will make those hook-ups for.

MR. FRANCKE: You will carry it to the property line?

MR. SQUIRE: Yes. The contract for doing that work has to be between you and whoever does the work. We will get a figure from the contractor who builds the sewer. But we can't enter into a contract for him to build your lateral.

MR. CONNORS: Don Connors: I understand you to say you are going down each side of County and State roads?

MR. SQUIRE: Yes sir.

MR. CONNORS: Does that mean the price is double in that case?

MR. SQUIRE: No sir. Because you save the cost of putting

laterals beneath those pavements and the rules under which you have to put in those laterals are so strict, it costs almost as much as two sewers.

MR. CONNORS: Does that mean the small subdivision roads will be torn up through the middle?

MR. SQUIRE: No. We are not going to put any sewer down the middle of the street. In the town roads we will just have to put the crossings on the other side.

MR. STRASSNER: Neil Strassner. We had sort of a meeting up at Ballantyne School in which we talked about the school district, Mr. Steckels.

MR. STECKELS: Yes sir.

MR. STRASSNER: I asked the question - would people have to get in on that sewer deal if they had a residence. I had the answer given to me they would have to. Now I get a contrary answer that says they don't have to. That means all the people who do get in on it are carrying the load while the people not in on it are riding free.

MR. STECKELS: No.

MR. STRASSNER: I put in a new septic tank. We want the sewer and at the same time the others don't get in on it, it don't seem fair.

MR. STECKELS: I think Mr. Squire will tell you you are not obliged to hook up immediately. That is up to the individual town boards. But if it goes past your house you will be required to pay your assessment regardless of --- Will you explain that?

MR. SQUIRE: We are not going to raise sewer rates so people who don't connect will have to pay an assessment.

MR. STRASSNER: Well in this case if people do not connect in on it we pay the rental and also assessment.

MR. SQUIRE: No. I forgot to mention the fact that people who hook up get relieved of their assessment so they don't have to pay it twice. They only pay it once. I don't think I mentioned the fact, should we get a lower rate of interest we could expect the rate to go to \$3.80.

MR. MELVIN: My name is Melvin, West Side Drive. I understood at the last meeting that some of the sewers are going behind tracts of houses.

MR. SQUIRE: We have some sewers that do that but not as a general thing. To do that we have to get easements. In your tract if your people would like to have that done, we can do it, provided all you people will sign the easement for free. But we can't make a plan but that one single person could defeat, by requesting a large sum of money. But any subdivision to get together, we will be glad to cooperate.

MRS. SPRAGUE: Mrs. Sprague, Parkway, North Chili. Just how far west on Buffalo Road are you going?

MR. SQUIRE: We are taking in all of it down through Chili.

MRS. SPRAGUE: Do you have any idea how much per foot a contractor would charge to hook up and how deep does it have to be from the house out?

MR. SQUIRE: As to what a contractor might charge, all I can say is that in Hilton, New York, where we took bids this past Spring for the sewer system, now being built, the contractor gave us a figure of \$2.60 a foot for the house hook-up. That is a quotation on the job. The person whom you should consult is your plumber. Some people say that is a high figure; others say it is low. I don't want to comment on that. The Agency has passed the ruling that the service must be cast iron pipe and it must be placed by a plumber who is licensed by some municipality or town in Monroe County. Remember this is a County Sewer Agency. So any plumber licensed in a municipality or town in Monroe County is acceptable.

MRS. SPRAGUE: How deep does the trench have to be?

MR. SQUIRE: It has got to be deep enough to catch your lowest fixture. If you want to have the plumbing under the house, that is your privilege.

MRS. SPRAGUE: In either direction from our house it is up-hill. What are we going to do or what are you going to do? Do we have pumps or are we going to catch it all?

MR. SQUIRE: No, you won't catch it all. We will arrange to take it away. It is conceivable we might have to put in a pump. There must be drainage in some direction.

MRS. SPRAGUE: There is but it is away from the street.

MR. SQUIRE: Well then we carry it around the hill.

MR. SALISBURY: Frank Salisbury, 902 Chili-Coldwater Road. Is there any fixed interval for these laterals to be placed for people with large frontage?

MR. SQUIRE: We will place a lateral under this improvement cost for each existing house. The other laterals will be placed by the agency as required. We found over a period of time, unless there is a lot lay-out, half the laterals put in in advance are wasted. They are in the wrong place; they subdivide the lots and all that. So, rather than burden the people it is proposed to place those laterals as needed. They will still come in in your rental.

MR. BERGMAN: John Bergman, Bowen Road. What plans have been made for future expansion of the sewer? In other words, if the population of Chili doubles in the next ten years, is the sewer going to be adequate to take care of it?

MR. SQUIRE: That is a good question. In our plan we have not limited ourselves to the area within the district. We have considered all the area within the Town of Gates, Chili and the south half of the Town of Ogden, which are the principal components of these two drainage areas. We have estimated that the present population in that area, from actual house count, amounts to 17,000 persons more or less. We estimate that in the year 2,000, which is quite a ways away, the possible population of the area, should it continue to grow as it is growing, would be 100,000 persons and we have set that as the upper limit. The sewers which are planned today, the three of them, have a total capacity to serve half that - 50,000 people. And it is planned that in the future when this area up here in the west part of Gates and Ogden opens up, there may be another sewer coming down, which will bring in more people and when the south part of Chili opens up

there will be another sewer coming in. So it will not be necessary to abandon any of the sewers now being placed. And the sewers now being placed are sufficient in size to serve the probable population of the area. When I say "probable population," I mean developed on a suburban basis. We are not designed for close occupancy like the City of Rochester but rather to fit your present zoning ordinances which prescribe a certain size of lot. There are large sections in the Towns of Chili, Gates and Ogden which are low, drain poorly and today nobody would want to build on them. However, today, as the towns develop we know that much of it may be reclaimed. We have included much of that area in our plan.

MR. STECKELS: Any further questions?

MR. DAVIS: Howard Davis, Creek View Drive. Is the church considered as a commercial problem under this plan?

MR. SQUIRE: The church will be considered in the same category as a school or similar institution. They will all be charged on the same basis as the commercial or industrial. In other words, we are trying to charge on the basis of service we are rendering. For example, a church which had no facilities would be charged nothing. If they have very limited facilities they would probably be charged as a single unit. However, if they run a parish house which runs socials and that, such as ours in Penfield, that will be a different charge.

MR. FRIEHART: Friehart, Chestnut Ridge Road. You said awhile ago you based this on a 100 foot lot.

MR. SQUIRE: Yes.

MR. FRIEHART: What happens when the lot is wider than 100 feet?

MR. SQUIRE: That question has come up and, frankly, we have not made any ruling. The law is that after the district is established and it becomes necessary to levy the assessment, if it does, the Commissioner shall then hold a public hearing in which the details of the assessment are all developed for discussion and for people to be heard. My opinion is that the 100 foot lot is a way of expression on which one house may be placed and if you have a piece of land on which you can place two houses, it seems reasonable you should pay accordingly.

MR. FRIEHART: Is the sewer going to go down Chestnut Ridge Road?

MR. SQUIRE: It will between Paul Road or out.

MR. FRIEHART: What do you mean by that? From Chili Avenue down to Paul Road?

MR. SQUIRE: Yes. It is not going to go in front of vacant property.

MR. FRIEHART: You are talking - Chili here over to Chestnut Ridge or from Chili Avenue down there? There are two of them.

MR. SQUIRE: I see what you are up against. It will start up here at Fenton Road and go west past Coldwater and around Chestnut Ridge Road to Paul Road. I think there are one or two houses along this piece of Chestnut Ridge Road which we will take care of.

MR. LOONEY: Robert Looney, 3260 Chili Avenue. How far west on Chili Avenue are they covering?

MR. SHIRE: We cover all of Chili Avenue from the city line or town line of Gates to a point about 3,000 feet west of Union Street.

MR. LOONEY: You are just charging from the plant site into the river?

MR. SQUIRE: That is right.

MR. LOONEY: The river in the summertime doesn't flow too rapidly and it is low. Will it be discharged into there or must we treat the discharge?

MR. SQUIRE: During summer months we will have to chlorinate it, definitely. Of course, we are planning the first section of the plant for 20,000 people. After that we will probably ---

MRS. PEASE: Mrs. Pease, Paul Road. When you get to the Paul Road are you going to continue down there?

MR. SQUIRE: We are not going to go in front of the vacant property. We are just going to take care of the houses which are established.

MRS. PEASE: I don't understand it.

MR. SQUIRE: Oh, that is the sewer all through there. I am sorry I didn't understand.

MR. HOLDERLY: (Grennell Drive) How soon will this get under way?

MR. SQUIRE: I am going to let Mr. Wagner tell you the legal procedure they got to go through. As soon as he gets through with us we will start the plan and it is proposed to try to let the first contract before the first of the year. Mr. Wagner!

MR. WAGNER: The procedure now is for the Agency to take the

suggestions and comment and so forth from the hearings they have held and turn them over to the engineer to make a study to see if they can make improvements in the system or give service where it hasn't been planned for. Then they get it into final shape for the Board of Supervisors. Then the Board of Supervisors will call a meeting for the entire proposal as it is finally drafted. After that, if there are any more changes needed to be made they will be made; if any more areas they will have to take them into account. Once the Board of Supervisors approves the plan, they have to go to Albany and get the approval of the Department of Audit and Control. There are certain waiting periods prescribed by law and then they turn it over to the engineer for a definite plan of construction. In other words, if everything goes smoothly it would be in the hands of the engineer for the final draft of plan sometime early this Fall.

MR. HOLDERLE: One other question. When you get going are you going to concentrate on any territory first or all three main trunk lines:

MR. SQUIRE: It is our recommendation that the first thing we do is build the trunk lines and not do any streets until the trunks are in. What streets go first I couldn't tell you. If it were mine I would put them in a hat.

MR. HOLDERLE: Would Gates be given preference?

MR. SQUIRE: Oh no. We have got to please all these three customers.

MR. MATZELL: Clifford J. Matzell, 44 Creek View. How about

any subdivisions?

MR. SQUIRE: It will be the obligation of the developer to put in his own sewers.

MR. MATZELL: Could you give me any idea what that might run?

MR. SQUIRE: No sir.

MR. MATZELL: Would that be up to the local plumber?

MR. SQUIRE: That would be up to the developer. It would have to be done under inspection of the Agency but otherwise they wouldn't care.

MR. STECKEL: I neglected to introduce the Town Board Members present tonight. You may not know all of them. I would like to introduce them. Will you stand up please as I call your name. Councilman Kent! Judge Lane! And Judge Feely. Sorry, Gentlemen. I should have introduced you before. Now if there are no further questions may I ask that all in favor of this sewer district please rise. ----- Are there any in opposition? --- Apparently unanimous. Now before we adjourn may I say that Mr. Squire will be here after the meeting is adjourned and will be very happy to answer any further questions you may wish to ask.

MR. LOONEY: In regard to lots that are wider than 100 feet, who is responsible to give the rate for such lots? Is it the Town or Authority?

MR. SQUIRE: It would be the responsibility of the Authority after a public hearing at which you have a chance to be heard.

MR. WASSECKI: I would like to ask if this is just for sanitary

sewers or does it include storm sewers?

MR. SQUIRE: The Agency is only empowered to put in sanitary sewers.

MR. WASSECKI: In other words that would be another matter?

MR. SQUIRE: That would be a separate proposition.

MR. BREINER: (Fisher Road) What about cellar drains?

MR. SQUIRE: I knew I would forget something. Sanitary sewers are designed to receive the drainage from household fixtures. They are not designed to take the under drains from cellar seepage from cellar walls, roof water or any other floor seepage, that which originates in the household water supply. Is that clear?

MR. STECKEL: All right. Then if there are no other questions I think we will declare the meeting closed. Adjourned. If you have any questions feel free to come up front and ask Mr. Squire.

Edwin Repp,
Recorder of Minutes

Supervisor Steckel requested Mr. Ewig to bring to the Town Office the necessary forms to be used when customers want service. He stated fee to be paid when user signed for service.

RESOLUTION NO. 94 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the Town hereby exercise their option under their contract and instruct the contractor to install service items
Resolution seconded by Councilman Kent and approved by Supervisor, making it unanimous.

Reference was made to the letter received from Postmaster Cartwright (July 5, 1956 minutes) and the following resolution was offered

RESOLUTION NO. 95 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the street known as Julabel Drive in the Chestnut Heights Subdivision be changed to Brewster Lane. Resolution to take effect immediately. Resolution seconded By Justice Lane, and approved by Supervisor Steckel

Copies of resolution to be sent to Mr. Donald Warren and Postmaster Cartwright. and Mr. Francis Carrol, County Supt. of Highways.

Supervisor read replies from Parkminister Church accepting the Town's request to use church as a voting place and from school in North Chili rejecting the Town's request to use the building for same. A brief discussion followed on the possibilities of another location in North Chili.

Supervisor Steckel stated there was a new law whereby the Town could make application to have a new census taken before 1960 and that he felt the Town would gain by having a census taken in 1957. He continued that he had written to the Census Bureau in Washinton for furthur information and hoped to have a reply before the next Town Board meeting.

Superviosr said that Mr. Alexander Steinmetz of Cardinal Drive had talked with Colonel Abbot regarding the Civil Defense program in Chili and that he would accept the appointment of Administrator

RESOLUTION NO. 96 (OFFERED BY JUSTICE LANE)

RESOLVED THAT Mr. Alexander Steinmetz of Cardinal Drive be appointed Administrator of Civil Defense for the Town of Chili to serve at the pleasure of the Town Board at no salary.

Resolution seconded by Councilman Kent and approved by supervisor Steckel making it unanimous.

Supervisor Steckel stated that the Chili Fire Department had signed and returned the letter of provisions sent them by the Town Board under which they wished to have new ambulance set up. The Fire Dept. was in favor with the exception of number 8., in which they wished the name plate to include "operated by the CHili Fire Dept."
Supervisor stated that he would refer letter to the Ambulance Committee.

Town Clerk read the following oorrespondence (said correspondence on file in Town Clerk's Office.)

1. Copy of letter dated Mgy 26, 1956 to John Haberer from Franko Communale 2990 CHili Avenue re: drainage near his home.
2. Copy of letter from Dr. Vito Laglia, Health Offacer to John Haberer in reply to above complaint.
3. Letter dated July , from city of Rochester, terminating contract as of Septmeber 20, 1956 between the City of Rochester and Helen Russel for use of property on Scottsville Rd. as dump.

Attorney Wickins stated that a letter should be sent to the City of Rochester attorney requesting the city to cover the area used as a dump with 4 inches of clean dirt.

Mr. Neil Strassner of 45 Names Rd. said he had seen trucks from the city loaded with nails and lumber, some of which was falling off into the road.

Supervisor S^Teckel "I have checked on that and they have been notified that they cannot dumplumber there. I have ask Carl Guelzow to follow through.

Mr. Strassner said he thought it would be a shame not to continue to use the dump and finish filling it in.

Mr. Steckel said "the permit was granted with the provisions that the filled in area must be covered with 4 inches of clean dirt."

Town Clerk inquired how he should define Mr. Joseph Schuler's Bowling hall on Scottsville Rd.

Supt. of Bldg. George Lusk stated a letter had been sent to City Service Co. on Scottsville R. regarding a Zoning Violation. He added that they had been given 15 days to remove sign which was obstructing view and 30 days had lapsed and they still had not complied.

Attorney requested Mr. Lusk send City Service Co. another letter.

Mr. Lusk next stated that there were many buildings in the town that had been started several years ago, some as early as 1947 or before the ordinance had been passed. Mr. Lusk said he felt these people should be required to obtain permits at the present fee.

Supervisor Steckel requested Mr. Lusk to notify these people of same.

Mr. Lusk inquired about the regulations for swimming pools in the town stating he had stopped one party from installing one because of its being too close to the lot line.

A brief discussion followed and Supervisor stated that he thought the matter worth checking into. Attorney Wickins said he felt there should also be a time limit on open cellars.

The following violations were presented by Bldg. Insp, George Lusk.

1. Charles Locher, using a barn as a residence.
2. 83 Names Rd. owned by Mr. Francis, residence with no toilet facilities or running water, occupied by family with several children.

Supervisor requested Mr. Lusk to have Dr. Laglia, Health Officer inspect the property.

Supervisor said he had received a complaint on the condition of the property of Don J. Barbato located on Chili Ave. ^{hot dog stand}

Attorney stated this was the responsibility of the owner.

Mr. Neil Strassner of 45 Names Rd. reported the following conditions in his neighborhood.

1. Mr. John Bernhardt of 85 Names Rd. septic tank 3 feet from the house.
2. Car wrecking at Lester St. Mr. Strassner termed a nuisance.
3. Corner Names & Scottsville Roads, Apartment Building. Tenants throwing trash on ground and burning it in area near road.

Mr. Strassner stated that he had to live with these conditions and he felt that the town could do more to clean up places such as these. He continued that in regards to property value it is impossible to get a bank mortgage in the area because it was considered a flood area.

He said that he would like to know if the Town Board is going to do anything to alleviate these conditions and raise valuation.

Supervisor stated that the town was installing sewers and water which would help.

Attorney Wickins told Mr. Strassner that the Army Engineers were the ones who designate flood areas. He added that he thought the thing to do was to write to the congressman.

Mr. Steckel replied that he would write Congressman Ostertag.

RESOLUTION NO. 96^A (OFFERED BY JUSTICE LANE) and Justice Feeley

RESOLVED THAT Councilman Kent and Justice Lane be designated to serve on the Board of Review for the purpose of exercising the power vested in Town Assessors to review assessments as provided in the New York State Tax law.

Resolution seconded by Councilman Kent and approved by Supervisor Steckel making it unanimous.

RESOLUTION NO. 97^B (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Justice Lane and approved by Supervisor Steckel

It was the opinion of the Town Board that it be classified as an amusement hall and that Mr. Schuler be charged a fee of \$25.00 for the Bowling Hall in computing the total amount of the permit fee

M I N U T E S

Meeting of Town Board of Chili, N. Y. and Residents of Ranchmar held in Town Building on July 25, 1956 at 8:00 P.M.

Subject of Meeting: Discussion of Tract Drainage and consideration of measures to correct the drainage problem that exists in the tract.

Present at Meeting: Mr. Steckel: Town Supervisor
Mr. Wickens: Town Attorney
Mr. Ouweleen: Town Clerk
Dr. Laglia: Health Officer
Mr. Ireland: Representative Monroe Co. Dept. of Sanitation
Judge Lane: Member of Town Board
Judge Smith: Member of Town Board
Councilman Kent: Member of Town Board
Mr. J. Entrees: Developer of Ranchmar
Mr. Fitzgerald: Mr. Entrees' Attorney

The meeting was called to order by Town Supervisor, Mr. Thomas Steckel:

"Good Evening. As we mentioned in our notice, the purpose of this meeting is to consider measures to correct the drainage in the tract of Ranchmar. I might say in the beginning that the Board realizes there is a problem there. I have been there myself a number of times. I have checked into the situation right from the beginning and I find that the property was sold subject to an easement of either 7-1/2 or 15 feet to be used as drainage so you really own to the middle of the ditch and on the North and I understand that ditch is on the property of the people that own the section on Laredo Drive. I will be perfectly frank and honest, the Town Board has not a solution to the problem. The Health Officer is concerned about the conditions. He has talked to me about it and as far as we can see from where we sit, there is two ways the situation can be corrected. Before I say what, may I say this, you all know under the Town Law the Town Board cannot spend general funds to improve any special district. If there is any improvement to be made in any district, a special district has to be formed, be they for lights, sidewalks, sewers, water drainage, whatever it may be, so that the people that are benefited by that service pay for it and not the townspeople as a whole. As I mentioned before, there are two ways we feel this could be corrected.

1. By forming a drainage district and having that ditch cleaned out say three times a year, in the Spring, Mid-Summer and Fall.
2. By tiling it.

I have not discussed this with the Attorney--if I am wrong, please correct me--if a district is formed, be it tiled or open ditch maintenance, the cost of that work could be estimated and could be put on your tax bill the same as any such type bill. Am I correct?

Mr. Wickens: Yes

Mr. Steckel: I think that is the only statement I can make from the Town standpoint.

Mr. Steckel then introduced to the Residents of Ranchmar the gentlemen listed above as being present at the meeting.

Mr. Steckel: I think it only fair at this time to call on the developer of the tract and ask if he has a statement to make. Mr. Entrees.

Mr. Entrees: Any statement I make should be explained as what the drainage problem is from the standpoint of development and I think the statement should be broad or the explanation broad. This drainage system in Ranchmar does not only drain eighty acres involved in the area but also drains other areas which come into and through the tract now and leads from Chili Road side and the drainage ditch that drains in rear of houses in Laredo to West of main channel. That ditch was installed for the lot itself but the water that will pour from the lot if the ditch were not there and others from that side. From Chili side to East of school you will see two drainage ditches without the main one that lead over and into Ranchmar. That was developed and put into ditch that parallels north side to eliminate unnecessary water and if we did not place the ditch there would have impaired any septic tanks that would have been put in there and water would have poured into houses, and undersurface water would go into leech beds. Also the drainage on South side also drains some of adjoining land which is not part of tract itself. These ditches and the problem of handling this water was planned on a ditch basis so water would not pour on to any of lots and it would be diverted to help as far as possible any seepage or such we would have to contend with any Septic Tanks involved. The main ditch that comes down through along Sequoia is carried under in two three foot pipes. Before that ditch enters Ranchmar it drains approximately 100 acres of land before getting to Ranchmar. It drains East of school, South of Chestnut Ridge down to area of Church property. Under land it drains and picks up all water from several subdivisions over there. At the time this was installed this ditch was built under ground and that area was not developed. But now is. Furthermore, the ditch that picks up water in majority of eighty acres of Ranchmar, the ditch in center that runs East and West, is approximately in the same location that the original water course was located. It is natural when draining eighty acres you drain as near natural course as possible. It is diverted where easiest to handle and where it will handle water in best fashion. That is an explanation in general of drainage system of tract and what it involved. It drains more than the area of Ranchmar itself.

Mr. Steckel: Thank you Joe,. Before going into the question period, I would also like to call on Dr. Laglia for statement.

Dr. Laglia: We have been through the area several times and I fully appreciate the existence of the ditches and the fact that the water does tend to stagnate in certain spots and lower levels and there is debris and the lack of flow through these ditches. It is a nuisance and problem. It has been brought up to members of the Board and we do not have adequate answers for you. It has been felt it would be possible to put in a tile system. It was talked over with the County people, the Health Bureau at the County level and they feel if we did tile it, we would still need an outlet which in this area we do not have. We would need a stream or ponds of water to drain adequately. What is going to be done and how is the matter for us to discuss here tonight. I cannot really help you. It is your money being spent and it is up to you as the voters and people who are going to spend the money to decide. The situation ought to be cleaned up for those people living near ditches with small children. I can see value in that type of thinking. The value of real estate and so on I would say is a matter of concern to you, that is a problem that existed before you bought the places and it probably does not decrease from the value and should be kept up. Those ditches were not cleaned in the last year and certainly something in a practical nature should be done.

Mr. Steckel: Thank you Dr. Laglia. I neglected to state Dr. Laglia is Health Officer of the Town of Chili. Mr. Ireland would you like to make statement from County standpoint. Mr. Ireland is with Monroe County Dept. of Sanitation.

Mr. Ireland: Two ways of handling problem. Hiring someone to clean it out three times a year and the other way - Tile. If tiled there will have to be some provision of taking care of storm water in --either catch basins or a shallow ditch to carry out the storm waters.

Mr. Entrees asked to speak: To discuss some of the reasons for the problem.

Feels worst period has gone by. Main reason for the trouble is the evidence of erosion. When building a tract there is erosion all the time. When through cleaned out the ditches every place there was an obstruction in the ditches. Now almost ten months since any grading done. That determines the loose soil conditions. I sold 9 lots to the school not thinking in terms of flow of water and rapidity of the flow. The tract is thirty feet difference from high to lower level and some of the worst erosion has come off the school area and the lots the school purchased. There was dirt in the ditches and a lot settled and remained. These bad storms took loads of silt on top of ditches and plugged them. The storms took silt from front yards into ditches so that ditches were filled and water diverted and going into driveways and not into ditches provided for it. Silt brought by storms went into ditches and settled causing slower flow. The silt is foot deeper than bottom of tile and came from school property, and some back yards. The silt and erosion is not going to continue for ever. Yards and school yard will be cleaned and fixed up. The tract is not all ditch. A lot of storm sewer underground piping. one half mile of under piping take storm sewers into main ditch. If there had been tile in main ditch the accumulated amounts of erosion would still have given trouble. It would have blocked up. Those conditions are in the past and I look for general improvement from year to year until erosion is licked and one more year ought to lick it.

Mr. Steckel: Thank you. As I mentioned in the beginning. We haven't an absolute remedy. I notice Mr. Ireland was not too enthused about tile, from a County Standpoint. Now I am going to ask you people to speak.

Mr. Kenyon, Mercedes Drive: Beside the ditch along the lot line of Mercedes and Madiera quite a chanel has developed and ditch will not spend a lot of water. About 20 ft. at present in rear of my lot and no place to go from Sierra to the ditch. It just stays there. It is true of all lots on Sierra to the ditch, maybe 8, 9 or more.

Mr. Entrees: We did a special job in that area that lies West of Mercedes as that street runs North and East of Madiera on the south end of Madiera the lots on Mercedes are much lower--five or six feet lower--than the lots on Madiera East. In that area while we were building we found water was laying back in a ways and we did grading job on that that drained the water out, the obstruction being near the ditch itself had the effect of backing the water up. We put scrapers in there and graded to a point we had flow from high to low. This was at a time before people got to a point of seeding yards. There was erosion in all yards and the last storm took truck loads of dirt down. In high lots where people have seeded lawns we had it graded out to ditch in natural flow. Mr. Dale has just filled in his yard and he lost a truckload in last storm and it has gone into neighbors ditch. Some in every storm goes into main ditch.

Mr. Steckel: Mr. Kenyon, does that answer your question?

Mr. Kenyon: It verifies my complaint.

Mr. Steckel: Have you filled in since you bought property?

Mr. Kenyon: Talk of putting in drains. Has it gone by Board?

Mr. Wickens: Legally it cannot be considered now. If there was no easement now, you would have to get an easement.

Mr. Entrees: I explained this to Mr. Kenyon before. Maybe he did not get point. The difference between what you are talking about and the possibility is this. You are talking about surface water. The french drain you propose was not installed for any surface water but when you let surface water in you no longer have french drain, it fills it and it cannot drain. Temporarily it will give you some relief. Frankly, french drain would not help if erosion continues. Lots were drained and graded in by instrument. All you need is one half foot of erosion and you have new problem.

Carl Relick, 50 Sequoia. When they dug ditch out, came back and dug it out wider in back of my land. I have 3 foot out again.

Mr. Entrees: That is erosion.

Mr. Relick: We know that, but what was the reason it was dug so wide? They never gave us the answer.

Mr. Entrees: We had to change course of ditch.

Mr. Relick: They dug too wide. They bungled the job and they (men that dug it) increased flow and it cuts back and I cannot stop it in three places.

Mr. Entrees: That ditch was relocated. Every house is equipped with two sump pumps, one to discharge in lot ditch or rear of property. On second half of tract the State people use two ditches, which pipe stuck out because ditch brought near his lot line.

Mr. Steckel: To make myself plain, as far as the Town is concerned, we would certainly like to go in there and clean up the problem, but under the Law we are not allowed to do so. Did I make myself clear? The only thing to do is call this meeting and talk it over and see if we could come to a favorable solution to the satisfaction of you people. That is the real purpose of this meeting. Do you have any questions on that.

Don Carr: 27 San Mateo: Is there any Law about depth of water maintained on tract? When I moved in there was about block and half in basement that was wet. Real Estate man said two or three years that would dry up. In meantime french ditch in back of our property installed. The water level in my basement is about three foot high and I get a lot of terrific fumes. One sump pump built on, it backs up in septic tank - fumes terrific. I think it all develops from french ditch and I am taking water from whole track through my property.

Mr. Steckel: The only answer I can give you to that is as was explained in beginning. When planning board passed on tract and the Town board

had full knowledge why all these plans were approved by County and State as to water level and things pertaining to the tract. Any other answer would have to come from Attorney.

Mr. Wickens: Mr. Entrees submitted all plans to State Health Department and the State Health is the only one who has control over the situation you are talking about. They make tests and instruct the builder what has to be installed. I assume they went into it thoroughly and gave orders as to what to do about any high water level, in any section of tract. Mr. Entrees perhaps answered that when he said when he developed second portion of tract they made him do some extra thing because of water level.

Mr. Entrees: Can I explain this further? You asked by what permission they put the french drain in. By no permission. I was told to do it. As the Attorney pointed out, the State made approval of the area under certain conditions provided those conditions would be carried out. The original tract map which is still in effect. The area was soil tested. Tracts that large always involve some topography change on drainage and seepage consequently in the map they did not make it mandatory for their approval that the drains be installed but did make reservations if further necessary they be installed. Some were necessary and where found necessary they told me to install and that is how they got it.

Madison - 53 Loreda. Getting back to present. Draining ditch three times a year or to tile it. Do you have any idea what cost would be?

Mr. Steckel: I would have to go into that. I suppose it would have to be put up for competitive bidding and I would have to get particulars on it, and what Town Board could or could not do. I would be very happy to get some contractors to bid on it if that is your decision.

Mr. Wickens: I think Mr. Entrees, not to be bound on it, would give us some idea on it. Would it be very expensive to clean it or repair them three times a year?

Mr. Entrees: In general the ditches pretty free of debris. At present silt makes the obstruction. Most expensive would be the immediate need and each year there would be less accumulated material involved. I did want to bring up this point. There is no piece of property on the tract that does not derive some benefit from the ditch. Every piece of land in some form or other puts water in the ditches either in rear or front, or through underground pipe through ditch. Everyone benefits from present ditch system so all contribute to certain extent to problem and all involved in solution. Actual cost of cleaning it could be better worked out by competitive bidding and getting viewpoint and how to handle problem. I would be glad to cooperate with any effort to work that out.

Mr. Kelly: 23 Madiera. Joe, about cleaning the ditches and to maintain them in the future, it has been questioned before, what kind of machinery and how are you going to get it down in there to clean them out?

Mr. Entrees: I think it was understood in the early stages of this thing as Mr. Supervisor explained, that the district involved handling of the problem on an overall basis, whether it is storm sewers, sidewalks or what have you and the problem in that sense is no different than if some people decide for safety purposes whether to have sidewalks for the balance.

Mr. Kelly: Did you get my question?

Mr. Entrees:

You are talking about drainage and I am talking about safety and both being involved in setting up district machinery and methods. The same certainly a matter of record if we begin a prospective now where would you stop if you were going to set up a district?

Mr. Wickens: Joe, I think you must have misunderstood question. He wanted to know if you considered how machinery could get in there to clean them out.

Mr. Entrees: This is a matter that can be handled as any other matter.

Mr. Kelly: Would you put thirty men in there for thirty days or can we get a piece of machinery in.

Mr. Entrees: In all biggest areas is to work around underground to underground pipe and the main ditch. You can have storm and plug up whole system. You cannot stop this.

Mr. Steckel: You mentioned that would be corrected in a year.

Mr. Entrees: You will have continual problem and erosion. You can clean out ditch and have it remain what it is intended to be and it will remain clean, but when you have threat of neighbors with eight or ten acres of field you do not know if you are going to have it completed. A shovel could be put in in San Mateo and dig a basin but to guard against the piling up of fill getting it placed and more flow down until school situation cleaned we have to tile on San Mateo and it would be advisable and not have dirt flowing into ditch, but if a storm came you would have same condition. I think present thing to do is build some reservoir for sand to accumulate in instead of cleaning up ditch.

Mr. Kelly: Whenyouspoke of erosion, also a lot along ditches.

Mr. Entrees: That is true because a lot was not planted. Mr. Bailey is typical example. He put burlap in his back yard and has no ditch but a depression area that is called ditch, but not one in a sense, and the grass is coming up through burlap, but erosion took sand from under the burlap. Erosion is something terrific.

Summers - Mercedes. I am not faced too much from erosion, but erosion from banks causing lot of trouble. Banks continually falling - pretty soon people will not have any back yard and I imagine it is same all through the tract. What can we do to stop it? Can we build a stone wall or fence and when they come to dig out ditch, tear it out? What can we do?

Mr. Wickens: Might I say what Mr. Steckel said before that you have the right to form an improvement district. Mr. Kelly is attorney, Mr. Fitzgerald is attorney. The way to do it is for petition to be signed by at least 50% of resident tax payers or 50% of taxable voters in district. With such a petition then you form your improvement district then it gives the Town right to take over, hire an engineer to go in and answer some of those questions.

Mr. Steckel: I would like to say, Mr. Squires the engineer was supposed to come but is in the hospital. That is why he is not here this evening. He intended to be here.

Don Tyson: 34 San Mateo: When I moved in two years ago absolutely stagnant pond two inches deep to front of my house. Now almost in back of my house. It is just breeding bed for bugs and mosquitoes. I do not see

you can clean it out. You dig out sand and you still have soft stuff and it will fill up again and stay stagnant. We should have catch basin or storm sewer, I think. Where does it flow up?

Mr. Steckel: If it is your wish we will certainly look into possibility of storm sewers. The engineer tells me this, they could not use 48 inch pipe, they would have to use two 36 inch pipes because 48 would bring it up too high. That is one of the things I wanted to bring to your attention. We have been looking it over for the past few weeks. He did tell me the cheapest way probably to tile would be this 48 pipe but it would have to be two 36's.

Tyson: Will two 36's be in anything you want?

Mr. Steckel: If you want to form a district and have these.

Mr. Wickens: That would involve engineering costs.

Koblesiegh: 46 Loredo: Other acres drainage goes into our tract. If district formed will our property not be destroyed, changed, and other such things?

Mr. Wickens: It would be your district.

Mr. Koblesiegh: What would comprise the district for us or others?

Mrs. Stecke: From legal standpoint it would only include Ranchmar.

Mr. Koblesiegh: In other words, we would have the expense of others and they would get benefit.

Mr. Tyson:

I think in answer to his question, does the Law not state, once we get it set up surface water drained on it has to be taken away so it does not effect us at all?

Mr. Steckel: Does that explain it to your satisfaction?

Mr. Koblesiegh: Yes.

Bill Greg: Sequoia. Who has that easment.

Mr. Wickens: All the tract.

Mr. Greg: I have easement of 7½ feet, who is going to pay for other 3? Who has tract under maintenance.

Mr. Wickens: I cannot answer that.

Mr. Steckel: That is your property. Again I must say, you say it should have been taken care of before. It has to be corrected by the people coming to us to find a solution for it. To come and petition us to form a special district to take care of this problem.

Mr. Greg: How can we form this district?

Mr. Steckel: Entirely up to the people here tonight. We are compelled to operate under Town Laws of State of New York.

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Koblesiegh: 46 Loredo: Other acres drainage goes into our tract. If district formed will our property not be destroyed, changed, and other such things?

Mr. Wickens: It would be your district.

Mr. Koblesiegh: What would comprise the district for us or others?

Mrs. Stecke: From legal standpoint it would only include Ranchmar.

Mr. Koblesiegh: In other words, we would have the expense of others and they would get benefit.

Mr. Tyson:

I think in answer to his question, does the Law not state, once we get it set up surface water drained on it has to be taken away so it does not effect us at all?

Mr. Steckel: Does that explain it to your satisfaction?

Mr. Koblesiegh: Yes.

Bill Greg: Sequoia. Who has that easment.

Mr. Wickens: All the tract.

Mr. Greg: I have easement of 7 $\frac{1}{2}$ feet, who is going to pay for dther 3? Who has tract under maintenance.

Mr. Wickens: I cannot answer that.

Mr. Steckel: That is your property. Again I must say, you say it should have been taken care of before. It has to be corrected by the people coming to us to find a solution for it. To come and petition us to form a special district to take care of this problem.

Mr. Greg: How can we form this district?

Mrs. Steckel: Entirely up to the people here tonight. We are compelled to operate under Town Laws of State of New York.

Mr. Greg: Have you notified them on that? How technical is that Law?

Mr. Wickens: I can assure you auditors go over Town books and if we spent any money, Town officers would be held responsible.

McFee: 31 Mercedes - Do I understand if we form this district and pay for these ditches they will be for our benefit alone?

Yes.

McFee: About a year ago a farmer on Chili, his pasture where he keeps his sheep filled up with water and the Fire Department came and pumped that water into drainage ditch on East side of Mercedes. We can prevent that in the future?

That is right.

McFee: Thank you.

Mr. Wickens: I want to explain one thing. You cannot stop natural drainage but just as this gentleman said, even natural drainage, if a subdivision was made and that diverted water or increased the flow we would be responsible for any development who cannot change the natural drainage.

Mr. Kelly: Looking at this problem again, you seem to be referring to it as a problem just at Ranchmar. Not too long ago, Mr. Haber came to this Town Board and point blank declared that drainage is a problem that starts at one point and goes all the way down Yolande Drive. Water comes down hill going into Chili and ditch into Ranchmar from that source. Any problem should be considered from a much larger direction.

Mr. Wickens: All right. If you could get those people to join into it to back your district and get it done.

Mr. Kelly: We want to make sure it does not increase at other end. What is going to happen when other property develops

Mr. Wickens: They cannot interfere with natural drainage.

Don Carr: 27 San Mateo: Suppose we did go ahead and tile the track. I would again come into same problem I have. I might wind up with swimming pool in my basement from tile and water drainage. I do not believe french ditch has helped my basement walls. I feel the water depth is on par with french ditch.

Mr. Steckel: I am not an engineer but I would like to say this that I think I can make this statement. I can say I have this from engineers that by the end of 1958 the sanitary sewers will be in proposed area in Chili. That is in this sewer district. That might enter into your thinking. I was told I could make that statement. We would have sanitary sewers by end of year, 1958.

Madison: Laredo - If we did form district and petitioned you as a Board to look into it and get us figures, would we have to pay for any investigation like that?

Mr. Steckel: It would all fall back on district. I might say I did ask an engineer to give us approximate figures of what it would cost to tile Ranchmar and it would amount to approximately \$400. per homeowner.

That, of course, could be split over a period of twenty or twenty five years. I thought possibly someone would ask. This is only an approximate figure.

Mr. Entrees: In the course of your statements you mentioned the engineer spoke of two 36 inch pipe. I would like to make this observation that the two 36 inch pipe that are now in Ranchmar that take the water from Yolande to an area greater than Ranchmar. Take all of that area and all of Ranchmar and the question comes to mind for the need of such large pipe, why not two foot. I think it would certainly be an outside figure based on extreme size of pipe.

Mr. Steckel: I said just approximate figure.

Mr. Tyson: Do we understand each other, that is for storm sewer system? \$400. for property owner or in neighborhood of \$2.00 a month for twenty years? That is not my business but, frankly, that does not sound like enough to me.

Mr. Wickens: You probably have a better idea of what it costs than we do. This is the cost of installation and over a period of twenty years it might pay itself. It would be more than a matter of storm sewers.

Mr. Entrees: They would have to vary in size according to different streets, small in some streets and larger in others.

Tyson: Joe, how many feet of ditch in there.

Mr. Entrees: Loredo - 600 Ft., Mercedes - \$10,000. Main ditch all the way to this side of San Mateo, 1500 ft.

Mr. Wickens: About 4,000 ft.

Wood: 54 Loredo: If this cost us \$400 each for storm sewers, what would it cost for sanitary sewers.

Mr. Steckel: \$4.50 a month as an estimated figure. All depends on how many hook on. That rate should decrease over a period of thirty years. It should decrease as more people come into the district. We had a public hearing on that.

Mrs. Riley, Sequoia: When we were discussing why we brought up question of ditch with real estate man, who said it would be taken care of. I hope it will be taken care of. He inferred it would be handled with no additional cost to us.

Mr. Steckel: I hope no one here holds Town Board responsible for what a salesman says.

Beoda: 25 San Mateo: I have drainage problem. In my lot about 6 inches of top soil and rest clay. I have five children, the amount of water used at my home brings water to top level and it drains into Don Carr's place.

Mr. Steckel: Is that part of tract you and I were in and you agreed to put in pipe in August?

Mr. Entrees: No.

Mr. Steckel: There is a condition on Mercedes and Mr. Entrees and I were

there last Fall and he could not do anything until the water level went down, which he is going to correct around August.

Mr. Entrees: I did say that in the Fall. Naturally the ground water is at lowest level between August and October. That is when I plan we will do that particular job on Mercedes. There are conditions there that offer possibility of a solution that do not exist in other places.

Mr. Steckel: Do you have answer to this present problem?

Beoda: I have just been on my property since April 1st. I have dug into soil and found clay right underneath. I think only top soil of six inches. I think that was improperly set up. I do not understand why any State sanitation Board would approve that thing.

Mr. Entrees: The State Sanitation Board take the test before they approve anything. All grading has been done, consequently when you grade you take off one area and fill others and it is in that step the State makes its test.

Mr. Beoda: What is the solution to my problem.

Mr. Entrees: It is not an individual problem. It might be in many places.

Mr. Beoda: I am just stuck with it?

Mr. Entrees: You have to abide with conditions. I did put soil there.

Mr. Beoda: I expect maybe if just me and my wife it would be satisfactory drainage but any person with a big family who goes into those homes will face the same problem. That is the way the homes were set up. I hope they specify that in the future.

Mr. Steckel: Is it fair for me to ask how many of you are in favor of forming a district to correct your problem?

Don Carr: Could there be something determined about the water level?

Mr. Wickens: I do not believe that would be part of a drainage district. The only thing I could suggest would be go down and see Mr. Haber.

Mr. Steckel: Mr. Ireland, would you come forward a minute. This gentleman has been asking several questions about water level.

Don Carr: Well, it boils right down to the present time. It has been a very rainy year and we have had super saturation. There is constant water coming through the block regularly. You might have remarked ground was very soft. Is it super saturation from drainage from above? If I put in tile ditch would I just be wasting my money? I am second house from ditch. I face San Mateo East, Lot 28.

Mr. Ireland: You back up into a french ditch?

Mr. Carr: Yes, we have french ditch back there. I think the french ditch increased the level. It goes into ground first and then supersaturates the ground.

Mr. Ireland took Mr. Carr's address to talk with him further.

Mr. Squire: 12 Mercedes. In the meantime, is there any provision ditches may be sprayed for mosquitoes?

Mr. Ireland. The only way you can control mosquitoes is to spray water where they breed and spray oil on water. It is now too late in season. That has to be done end of April and first part of May. As far as just spraying ground, it would cost a tremendous amount of money and first rain it would be gone.

Komsite: 46 Lorado: Could the town be asked to supply truck occasionally to pick up refuse we ourselves take out of ditches? I have stuff I would like to get rid of but do not know what to do with it.

Mr. Steckel: We do go through in the Spring of the year and the Fall.

Mr. Komsite: We can depend on that if we want to do any cleaning up?
yes.

Mr. Shannon: Madiera. I think to some extent this is a bigger problem than just Ranchmar. It is a sanitation problem. Can we get around law by making it a sanitation problem.

Mr. Wickens: If the Health Officer could find it dangerous the Town could go in but it would go right back to you to make it a Health problem. People would have to get sick, which still goes back on you. If they deem it actual health problem then the Town has right to go in there to clear it up. Another way to do it is to form improvement committee.

Mr. Guinnan, 37 Mercedes. I have not heard any one mention tonight the water laying in ditch. Children will be going into ditch with the number of children around. Someone will fall in and that will be it.

Mr. Steckel: We are trying to help you clean up problem. What is your feeling in the matter as to forming this district?

Mr. Lovers: 28 Mercedes: We are just going no place fast, I can see it now. What alternative do we have, face it or not face it.

Mr. Steckel: It is up to you, you are the people who have to come to the Town Board and ask us.

Mr. Lovers: If we do not face it what happens.

Mrs. Steckel: The condition will stay as is. If Health officer advises it, Health Department can step in and you will be billed for it.

Mr. Lovers: Doesn't the State have some voice in this? The Veterans Administration or something? Someone to give us advice what to do? We do not know what to do.

Mr. Steckel: We are trying to explain the only way to solve it as far as we know is either clean the ditch or tile it and the only way to do that is form a district and petition the Town Board. To do that 51% of the people have to sign the petition.

Mr. Tyson: Do I understand that what we should do right here and now is form a committee to put this up to a petition throughout the tract and then come back here.

Mr. Wickens: If you come to the Town Board with a petition with more than 50% of the taxable real estate holders and more than 50% of resident voters for district for drainage purposes the Town will form it.

Mr. Tyson: Is that the final step then or will you form a District and ask an engineer to come in and consult with you and the Committee and when the thing is finally decided it goes back to Ranchmar for vote?

Mr. Wickens: I am sure Town Board would. What you mean is after that does it go back to Ranchmar. The 51% on petition is all that is necessary to form the district.

Owens: San Mateo. Is this just a public meeting. As for the sewer meeting after recommendation do we not get a chance to form opinions?

Sewage is a different thing.

Mr. Owens: We are setting up petition to organize people as a body. Is that final say in what we do? Do we get chance for public hearing?

Mr. Wickens: Surely there will be.

Mr. Steckel: Everyone can speak freely and put everything before the Board regarding this matter and for that reason I have not pressed for definite decision sooner. I want to give you time to mull it over and talk about it.

Mr. Kenyon: We have gone through district forming before. I realize the district for this ditch business would be administrated by Town Board. Would you also act for us in cases against some other sub-division creating water problems that effected us. Would the Town Attorney process this?

Mr. Wickens: That is part of my job.

Mr. Kenyon: They would handle all of these cases for us? They would protect us?

Mr. Wickens: That is right.

Mr. Kenyon: We would have no additional expense as far as these cases.

Mr. Steckel: Do you want to form a committee tonight and do you feel you want special district?

Mr. Kenyon: You say Town cannot go in there, yet you want us to get petition and then turn it over to Town?

Mr. Steckel: That is what State Law requires. I wish we could go in and clear up the situation and have taxpayers pay for it.

Mr. Greg: Mr. Entrees, if they went ahead and made district and put tile in there would it not drain surrounding area around there better than Ranchmar? If whole tract should be tiled, how would that drainaway? If present ditches were tiled would that improve the tract or area surrounding area.

Mr. Entrees: Naturally I think that installation of pipe would follow present

course of ditch. If you are going to put pipe in it is necessary to cover them and then you would collect water much slower going into pipe unless catchbasins set out not too far apart so surface water would not have too far to go and go into pipe as soon as possible.

Mr. Greg: We have water level problem. If you did tile would it not be greater?

Mr. Entrees: Ditch provides way for ground water to escape whereas closed does not. You gain a disadvantage but lose an advantage. The other way is you have better appearance with no ditch existing but you have slower runoff and more saturation to contend with. If you are going to have sewers in the first thing you think in terms of how long and will it be more advantageous to take care of it now and we would clean ditches. Still form district and when you do not need fast run off any more to take care of surface conditions, then your tile system will give you all you can ask for.

Mr. Greg: What about along the road? Would they put a drain in there too?

Mr. Entrees: That is another element. Your road drains will drain into ditch like they do now on through a manhole or catch basin. If the sewers are installed you will run water down through surface of road and into manholes.

Mr. Graham: I would like to have someone at these meetings to give information.

Mr. Kelly: The answer he is probably looking for would come with petition. At that time if you have engineer problem the only man who should answer is engineer.

Mr. Wickens: You have to form petition before we can have engineer.

Mr. Steckel: We were going to have engineer but he is in hospital. You must form a district before we will be in a position to hire an engineer to go in and make estimate.

Mr. Wilson: Mercedes. As I understand it, the State is being pointed as as being responsible in laying out drainway. Since responsible do you not think they would be willing to supply engineer for some approximate figures what it is going to cost so we will not go overboard or something.

Mr. Wickens: State has never done it.

Mr. Wilson: I think if approached they would do it. They laid the thing out and as there are 200 residents they would not be so hardhearted not to. I think they would do it if the Town requested it.

Mr. Steckel: Mr. Ireland To your knowledge do you feel we could approach the State and get them to come in here and make survey?

Mr. Ireland: You could approach them but I doubt if they would do it.

Mr. Wilson: We just want some opinions. They would not have to survey. We must have a background to give us some idea.

Mr. Steckel: It is just unfortunate Mr. Squires could not be here.

Mr. Wilson: What I want to get across is the State.

Mr. Ireland: The State did not make it out, they merely approved plans. Private engineer made it out.

Mr. Wilson: I am just asking if at present time if they would be willing to come and answer one or two questions about cost and probability of trouble.

Mr. Kelly: Mr. Haber probably would have come if he had been asked.

Mr. Ireland: The State are not hardhearted or unwilling to do it but would probably feel they were encroaching on private engineers business.

Mr. Kelly: Were they not encroaching on it when they approved it? Why do we not ask them and find out from State.

Mr. Ireland: Any one can ask.

Mrs. Kelly: Cannot the Town ask?

Mr. Steckel: I said I would ask.

Mr. Ireland. Whether they would give you any figures I rather doubt, even approximately. They do not have cost or that information available. However I am sure the Town would be glad to ask Mr. Haber what he thinks.

Mrs. Riley
Mr. Entrees, can something temporary be done now and then tile in a couple of years after erosion? What about water district. Town pipe around a cost of \$200. per family. A big item and it will be expensive.

Mr. Steckel. Up to plumber what he costs to hook up.

Mrs. Riley; It seems two expensive items coming close.

Mr. Steckel: That is the reason for this meeting. We called this meeting to find out and talk this thing over. I realized fully we would have to come together and find final solution to it. I felt it Town's duty to bring you people in here for talk.

Mr. Entrees: I would like chance to restate few statements I made. Maybe they were lost in way I said them. It seem to me before I would say it is advisable thing to set up machinery for district it is primary you have district to use when you need it for whatever you need it. In the meantime if you go and petition Town to form district that does incur certain expenses, just paper work involved, then you can proceed in normal sensible way to explore problem and solutions. In meantime, I tried to imply as time goes on there will be improvement in conditions that caused problem-as land becomes more covered with grass, erosion will decrease and silt stop and mud in bottom of ditch. That came, was not there when we built the ditch. It moved in there because of water flow and downpour. The mud is almost as high as pipe in ditch. In cleaning out ditch, if you decide to do that you will approach expense and find out whether you could tile this until such time you get sewers and you can almost add extra expense at this time, if you need. Realize you are putting tremendous water in your ground and all will be diverted out into sewers and will give you much less problem and you owners problem will be surface water and then it will not be as erosive as it is now. I do not think a vote

here now should be a vote for \$400. a lot but something that will give you a chance to do something you will later determine can be done. But everyones hands are tied until there is a notice to organize a district. It will cost no more to organize this than it cost for the water district.

Mr. O'Shea: Mercedes: Mr. Entrees, when we put in sewers in 1958 will that automatically fill up drainage ditches we have now?

Mr. Entrees: No. Absolutely not.

Mr. Wickens: It will do a lot.

Mr. Entrees: The sanitary sewers will be all underground pipe. The system takes away underground water you put there now and it seeps and gives you trouble now. The sewer takes that water away, forty gallons per house average. You are not bothered by that, all you have then is surface water condition. By putting up and cleaning out ditches until then you find surface water is better taken away by ditches than spending money putting in tile. You can make that decision later. The natural erosion will still be there. After silt fills the ditch it is going to fill pipe to certain point as well and pipe cannot take it away. In spite of all the tile you would have water in your lots.

Mr. O'Shea. Suppose we just keep it cleaned out. When the sanitary sewers are put in we are still going to have ditch?

Mr. Steckel: Sanitary Sewers only take care of appliances in your house. You will always have surface water. By Law surface water cannot go into sanitary sewers. You have to have some way to take care of surface water.

Mr. O'Shea: As far as setting up district, how about our Ranchmar Association Cannot we have a meeting and set it up there.

Mr. Steckel: Yes. If you want me to get engineer Mr. Squires I will.

Mr. O'Shea: Could we not have him available. Could we have him at Association meeting and just talk to him ourselves.

Mr. Steckel: That is entirely up to the people in Ranchmar.

Mr. O'Shea: Is it possible to have Mr. Squires available at such a meeting.

Mr. Steckel: If he is well I will ask him. Do you want to leave it that way gentlemen, and ladies, and leave it up to your Association or do you want to appoint Committee tonight, and do you want Town Board to do anything further?

Mr. Kelly: We have enough to work on and have another meeting in the tract with the Ranchmar Association.

Mr. Steckel: Please be assured I want you to feel I have tried to answer all questions but some an engineer must answer.

Mr. Owen: Could we draw up this petition and then decide we did not want to do anything at a later date, but signed this petition would we be obligating ourselves to do anything.

Mr. Wickens: You would only be obligated to legal costs that you might incur. With the engineer, you cannot expect him to spend some time without

paying him just a minimum cost.

Mr. Owen: Should we sign any paper tonight?

Mr. Wickens: You have to get your own Attorney for drawing up the petition.

Mr. Tyson: Can we suggest just as a start that Bill Kelley being available getting appointed on a Committee to work up a petition and go on from there? Can we do that tonight?

Mrs. Riley: Would the engineer be available to attend a meeting of the Ranchmar Association.

Mr. Steckel: I do not know just when he is. I will do my utmost to have him come without charge. If the Association is formed and you wanted some advices undoubtedly there would be a fee, if you want him to go to work.

Mr. Kelly: We can have the Town Board call another meeting?

One more thing. The culverts on roadways, the water that goes over road are now dedicated to Town. There are some logs in some culverts which as far as we are concerned is the Town problem.

Mr. Wickens: Yes, it is Town responsibility.

Mr. Steckel: If on Town property, I will have logs removed, and have it made passable.

Mrs. Riley brought up question of more fire hydrants in Ranchmar. It was explained impossible inasmuch as water pressure not great enough.

Mr. Steckel: I will ask how many feel it should be done tonight then I will ask how many feel it should be left to Ranchmar Association. Let's take a vote. (Show of hands on each question) Ranchmar Association wins.

Mr. Kelly: Please be assured we will call immediate meeting and if we can have Mr. Squires we will appreciate it. We will try to have it next week and perhaps we can have this building at that time.

Mr. Steckel: A week from tonight is Town Board meeting. Any night but that.

Mr. Groser: I think although Joe Entrees has tried to explain about erosion and water, I still do not know if half have gotten it straight. I think they should bear in mind what he has tried to say is that as far as erosion problem now, it could be very dangerous to put in new pipe and I know with the amount of erosion you could block them fast and you would have trouble with the ditch. Give some thought about the Sanitary Sewers which will be put in and about the thousands of gallons of water that will be taken up. Putting in these tiles could be very costly and having put in a great many what could happen if the erosion fills them up. The people here should give that some thought.

Mr. Steckel: Thank you very much. Mr. Kelly intends to call a full meeting on it.

Mr. Kelly: We will call everyone together and see what procedure is wanted by everyone there and we can discuss among ourselves about maintenance of ditch and expense of tile, the whole thing.

Mr. Steckel: Thank you for coming and the meeting is adjourned.

Records of minutes 2



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August 1, 1956

A regular meeting of the Town Board of Chili was held in the Chili Town Offices on August 1, 1956 at 7:30 O'clock. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of Pleace	Lowell S. Lane
Justice of Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Bldg. Insp.	Geo. Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzow

Mr. Alton Rowley	73 Fenton Rd.
Mr. Everett Ewig,	Lozier & Co.

Supervisor stated that all bills had been audited and ordered that the same be paid as presented.

Supervisor stated reading of minutes would be dispensed with until the Board had heard representatives from various water meter companies.

Town Board limited each representative to 15 minutes.

Mr. Everett Ewig of Lozier & Co., engineer for Riverdale Water District introduced each of the following representatives:

1. Mr. Herron, Worthington Gamon Co., of Newark N. J. demonstrating Watch Dog Water Meter.
2. Mr. Moore from Neptune Water meter Co., Long Island City, N. Y. Trident Water Meter.
3. Mr. Frank Milne, Hershey Meter Co., South Boston, Mass., Hershey Meter.

Each representative explained the essential parts of meter, described manner in which deliveries could be handled and approximate dates of same.

After a brief discussion it was the decision of the Board that all companies be ask to submit bids. Supervisor requested Mr. Ewig to advertise for bids and take care of the necessary details. The date for opening of bids set for August 15th.

Mr. Ewig asked what was being done regarding house services. He stated that he felt every effort should be made to get people to sign for service as soon as possible so that the contractor, A. Plotzker & Co., Inc. could be notified as to the number of house services. Mr. Ewig said that there would be many who would want to dig their own ditches, in which case there should be an inspection so that the town would know that these met specifications. If it would be necessary for an inspector to return for a second inspection, there would an added charge.

Mr. Ewig also stated that he thought the notice should specify a date after which the price for installation would be increased.

Supervisor Steckel ask for permission from the Board to work with Mr. Ewig on plans for setting up system for house installations. This met with the approval of the Board.

Minutes from previous meeting read and approved.
Supervisor read following correspondence

1. REply dated July 20, from Roberts Wesleyan College re: Hubbard Property Springs area.
2. Reply dated July 25, from Census Bureau to inquiry about special census for Town of Chili.

THE above two subjects tabled until later date.

3. Letter from Justice Smith stating that he was unable to attend Town Meetings because of an injury.

4. Letter from Florence Brassler School, dated July 25th, accepting the Town's request to use said school as a voting place.

5. Letter dated July 20th written by Supervisor Steckel to the Attorney for the City of Rochester re: dump on property of Helen Russel, Scottsville Rd. and in answer to a telephone call from the attorney questioning the Town's demand for City of Rochester to cover dump with 4 inches of clean dirt.

6. Letter dated July 19, from Rochester, Gas and Electric Co. with enclosed applicaitons for blanket permits to construct and maintain an overhead or under-ground crossing and to lay and maintain pipes or conduits and appurtenances in Town of Chili.

Supervisor stated that the Town of Chili was one of the towns that Rochester Gas and Electric have no blanket agreement with for setting lines, and that he would like to have more information about it.

Supervisor stated that a representative from Atlantic Pipe Line Co. had called on him re: signing papers to transfer rights and obligations from Buffalo Pipe Line Co. to Atlantic Pipe Line Co. He ask the Board if the would grant him permission to sign these papers.

RESOLUTION NO. 98 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Supervisor is hereby authorized to consent to the transfer of the rights and obligations of the Buffalo Pipe Line Corp., under the permit granted Buffalo Pipe Line Corp. in 1937 covering installation and maintenance of on 8 inch steel pipe line under county and town Roads located in Town of Chili.

Resolution seconded by Justice Lane and garried.

The subject of another voting place in N. Chili was presented. After a brief discussion it was the decision of the Board that Councelman Kent should inquire into the time of the next school board meeting in N. Chili and if it was to be held within the next two weeks that Supervisor should attend and make aoformal request for permission from the school Board to use the school building as a voting place. If the meeting is to be held later than two weeks Councilman Kent would attend.

Town Clerk read the following correspondence (said correspondence on file in Town Clerk's Office)

- 1. Letter dated July 24th from John C. Haberer, District State Sanitary Engineer Re: Earl Howarth Subdivision with copy of letter from Mr. Howarth's Attorney attached.
- 2. Letter dated July 27th from Supt. of Highways, Thomas Pikuet re: roads in Sandy Mount Manor Subdivision.
- 3. Copy of letter dated July 25th sent to James F. Gillen by John C. Haberer re: Elmgrove Park Trailer Camp.
- 4. Certificate dated July 31st from County Superintendent Francis Carroll denoting closing of sections 33-34 of Union St. for reconstruction and noticeto Town of Chili to provide detour for traffic during time road is closed.

RESOLUTION NO. 99 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until August 15th at 7:30 O'clock.

Resolution seconded by Justice Lane and carried.

Recorder of Minutes
Luraina Robbins

approved 8/17/58

August 15, 1956

An adjourned meeting of the Town Board of the Town of Chili was held in the Chili Town Office, August 15, 1956 at 7:30 O'clock, with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Bldg. Insp.	Geo. Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzow
Administrator of Civil Defense	Alexamder Steinmetz

Mr. Everett Ewig	Lozier & Co.
Mr. Moore	Neptune Water Meter Co.
Mr. Erank Milne	Hershey Mfg. Co.

Town Clerk opened and read the following sealed bids for the Riverdale Water District Water meters.

1. Neptune Water Meter Co., total bid \$5762.00. \$28.81 each meter in lots of 50, terms 30 days, delivery 30 days after date of order. Amount of bid deposit check \$292.40.
2. Hershey Mfg. Co., total bid \$5738.00. \$28.69 each meter in lots of 50. terms 30 days, delivery 7 days after date of order. Total amount of bid deposit check \$574.00.
3. Worthington-Gamon Meter Co., total bid \$5762.00. \$28.81 each meter terms 30 days, delivery 2 ory3 weeks after date of order. amount of bid deposit check \$300.00.

Mr. Moore of Neptune stated that there was a 15 year replacement guarantee on any part of the Neptune meter except the frost free bottom.

Mr. Milne of Hershey Mfg. Co. "Our Guarantee covers anything within reason-- The Hershey has never gone back on anything."

Representatives again reviewed demonstrations for the Board.

Supervisor Steckel thanked the two representatives who were present and stated they would be notified of the Town Board's decision.

Supervisor ask the members of the Board to express their preference of meters.

Justice Lane	Hershey
Justice Smith	Hershey
Justice Feeley	Hershey
Supervisor Steckel	Neptune

RESOLUTION NO.100 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the Riverdale Water District (Town of Chili) purchase 200 water meters 50 at a time at \$28.69 each from the Hershey Mfg. Co. of South Boston, Massachusetts and be it furthur resolved that at the instruction of the Town Board, the Town Clerk notify t the Hershey Mfg. Co. of the award of the bid and place an order for 50 meters at \$28.69 each. That the Town Clerk also advise the Neptune Meter Co. and Wothington-Gamon Co. of the Town Boards award and return bid deposit checks in the amounts of \$292.40 and \$300.00 respectively.

Resolution seconded by Justice Smith and Carried.

Adopted by the following vote:

Ayes 4, Naves 0

The subject of rules and regulations for use and supply of water was presented. Supervisor Steckel said he felt that the Regular Citizens Committee for the Water District should recommend these, Mr. Ewig of Lozier & Co. would then check them and the Town Board would approve them.

RESOLUTION NO. 101 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Citizens Committee be appointed to recommend set of rules and regulations governing use and supply of water in the Riverdale Water District and that the following members be appointed to the committee.

operated and maintained by the Chili Fire Department under contract with the Town of Chili.

Resolution seconded by Justice Lane and carried.

Adopted by the following vote:

Ayes 4 Nays 0

Supervisor Steckel requested Attorney Wickins to explain the form for a blanket permit with the Rochester, Gas and Electric Co. (minutes Aug. 1, 1956)

Justice Feeley ask if the permit could be withdrawn at any time.

Attorney stated that the Town Supervisor could revoke the permit and that would be enough protection for the Town.

A breif Discussion followed.

RESOLUTION NO. 106 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town of Chili sign the general permit requested by the Rochester, Gas and Electric Corporation subject to cancellation at any time by resolution of the Town Board.

Resolution seconded by Justice Lane and carried.

Supervisor ask the opinion of the Board on the Roberts Wesleyan College request (minutes August 1, 1956)

Justice Feeley stated he would like to look over the Hubbard Springs Area property before discussing the problem.

Supervisor Steckel approved and Saturday, August 18th at 10 o'clock was designated as time for Board members to meet and inspect said property.

Supervisor Steckel introduced the new Administrator of Civilian Defense for the Town of Chili, Mr. Alexander Steinmetz of Cardinal Drive.

Building Inspector, George Lusk reported (1) violation on Cherry Lane, uncovered septic tank . (2) Robert Wesleyan College added four trailers to their trailer park. Mr. Lusk beleives this is a violation.

Attorney Wickins asked Mr. Lusk the number of trailers the park was limited by their permit. Supervisor Steckel requested the Town Clerk to check permit on said trailer park with Mr. Lusk to determine how many trailers were permissable.

Superviosr stated that the Supt. of Bldg. George Lusk had requested authority to approve all applications for buildings in the town before a permit is issued. Mr. Lusk stated that he would be in the office Monday, Wednesday and Saturday for this purpose.

RESOLUTION NO. 107 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT No building permit for any building in the Town of Chili shall be issued until the building inspector approve such permit.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 108 (OFFERED BY JUSTICE LANE)

RESOLVED That before the Bldg. Inspector shall issue a certificate of occupancy for any house constructed in the Town of Chili, the builder or owner must file with the Bldg. Inspector the approval of the Monroe County Sanitation Dept. of leech fields and septic tank installations.

Resolution seconded by Justice Smith and carried.

Adopted by the following vote:

Ayes 4, Nays 0

Supervisor stated that all bills had been augited and ordered that same be paid as presented.

The minutes from the previous meeting were read and approved.

RESOLUTION NO. 109 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Justice Feeley and carried.

Recorder of minutes
Luraina Robbins

*approved
9/5/56*

September 5, 1956

A regular meeting of the Town Board of the Town of Chili was held in the Chili Town Offices on September 5, 1956 at 7:30 O'clock. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of Peace	Lowell S. Lane
Justice of Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Bldg. Insp	Geo. Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzow
Attorney	Ralph Wickins

Minutes from the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered same to be paid as presented.

The following representatives of disposal companies serving the Town of Chili were present to discuss the problem of dumping refuse on the property of Helen Russel on Scottsville Road.

Donald Scanzaroli, Donald Huff, Benjamin Bostnick, Archie Hodge & Donald Fruchi.

Supervisor Steckel explained that the disposal companies were stopped from dumping on said property at 1 O'clock Wednesday Sept. 5 by order of Public Works Commissioner of Rochester. Said companies were told that there would be no more dumping until they obtained permits from the Town of Chili.

Regarding the contract with the city of Rochester, Supervisor Steckel stated that there was a stipulation giving the Town of Chili the right to grant permits to residents of the Town to dump refuse on the property of Helen Russel on Scottsville Road. With the Attorney's approval, Supervisor stated that he would grant permission to the gentlemen present to use the dump and called for a resolution to be passed on same so that the disposal companies could resume work on Thursday Sept. 6.

Attorney Wickins stated the permits should be revokable at any time by the Town Board.

Mr. Archie Hodges acting as a spokesman for the group protested the manner in which the dump was being operated. He said that the owner had permitting wood to be dumped on the property which made it difficult to get trucks into the area.

Supervisor said that he ^{had} issued a stop order immediately when it was brought to his attention that wood was being dumped on the property.

Attorney Wickins explaining the contract which the City of Rochester has with Mrs. Russel and stated the only control which the Town of Chili had were rules and regulations contained in the resolution dated August 6, 1950. He continued that he and Supervisor Steckel had met with the corporation counsel for the City and commissioner of Public Works and that they had promised the city would meet the Town's requirements for covering the area before moving out.

A discussion followed on maintenance of the dump after the City of Rochester moves out their equipment.

Supervisor called a Special Town Board meeting for September 17, at 7:30 O'clock to discuss the problem.

RESOLUTION NO 110 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the following men and or companies shall be allowed to dump in the dump owned by Mrs. Russel on Scottsville Road. This privilege and right is subject to any rules and regulations that may be laid down by the Town Board of the Town of Chili and is revokable at any time by the Town Board of the Town of Chili.

Gates-Chili Disposal	Donald Scanzaroli
Don Huff Disposal	Donald Huff
Oliver Butcher	
B. & B. Disposal	Benjamin Bostnick
Archie Hodge & Son	Archie Hodge
Dugan Disposal Service	Robert Dugan
Donald Clark	

Resolution seconded by Justice Lane and carried.

Adopted by the following vote:

Ayes 4, Nays 0

RESOLUTION NO. 111 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Supt. of Highways, Thomas Pikuet be requested to place stop signs at the intersection of Beehan and Widner Roads and also at the intersection of Reed and Morgan Roads.

Resolution seconded By Justice Lane and carried

Adopted by the following vote: Ayes 4, Nays 0

Supervisor stated that he had a request from Mrs. June Yates of Beehan Road to restrict speed to 35 miles an hour on said road.

RESOLUTION NO. 112 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Supt. of County Highways, Mr. Francis Carroll, shall be petitioned to restrict the speed on that portion of Beeham Road lying in the Town of Chili to 35 miles per hour, and that the same shall be posted as such. Resolution seconded by Councilman Kent and carried.

Adopted by the following vote: Ayes 4, Nays 0

A letter dated July 27, 1956 from Supt. of Highways, Thomas Pikuet stating that he had made a final inspection of the roads in Sandy Mount Manor Subdivision and that they met the Town's specifications (letter on file in Town Clerk's Office)

RESOLUTION NO. 113 (OFFERED BY JUSTICE LANE)

RESOLVED THAT inasmuch as the Town Board of the Town of Chili has been informed by Thomas Pikuet, Town Supt. of Highways that Mr. Buttarazzi has completed Renner lane, Adela Circle and Phyllis Lane to the satisfaction of said Thomas pikuet, the \$500.00 heretofore deposited with the Town of Chili for completion of said roads shall be returned to Thomas Buttarazzi.

Resolution seconded by Councilman Kent and carried.

Supervisor stated that he had a request from the Auxiliary police for an additional 25 badges and inasmuch as there was much interest shown, he recommended they be purchased.

RESOLUTION NO. 114 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the Town of Chili shall purchase 25 badges for use of the Civilian Defense Organization of the Town of Chili, to be paid at the rate of per badge from the Civilian Defense budget.

Resolution seconded by Councilman Kent and carried.

Adopted by the following vote: Ayes 4, Nays 0

Supervisor stated that he had a call from Mr. George Hunt of 361 Paul Road regarding a stripping ordinance in the Town of Chili. Mr. Hunt had a request for soil to be used for covering dump in Scottsville Rd. Supervisor said that he had talked with Supt. of Highways and understood there were mounds of dirt on the property that could be used. He added that there was no ordinance in the town preventing this.

RESOLUTION NO. 115 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Supervisor be given permission to order meters for Riverdale Water District as needed up to 200 the numbers of meters originally authorized. Resolution seconded by Councilman Kent and carried.

Adopted by the following vote: Ayes 4, Nays 0.

The subject of Hubbard Property Springs area was tabled until such time as the Board receives a full report from Mr. Bradford Squires.

The Building Inspector, George Lusk stated that he had talked with Mr. Brandt, Business Manager for Roberts Wesleyan College concerning Orchard Park Trailer camp. It was concluded that the college had the privilege to add up to 24 trailers to said trailer camp. inasmuch as the original map filed with the Town showed spaces for 24 units and the college was paying for 24 spaces.

Supervisor requested Mr. Lusk to take action against Frank Lortcher and Mr. Clark on Ballantyne and Stallman Roads respectively.

Supervisor stated there would be a meeting before the end of the month to consider the budget for the coming year.

Mr. William Kelly of 23 Madera Drive appeared before the Board on behalf of American Legion Post no. 1830.

Mr. Kelly said that since the time of granting of the charter to said post they had been holding two meetings a month at the Midway Restaurant. He ask the Town Board if they would consider making an appropriation to cover cost of the meetings. He also ask if a claim could be placed to cover the expenses incurred until such time as an appropriation would be made.

Supervisor requested Mr. Kelly to send a letter to the Board stating the request of Post 1830.

[REDACTED]

RESOLUTION NO. 116 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Cornelius Ouweleen, Town Clerk, be allowed to attend the Town and County Officers Training School for Town Clerks at Albany, New York, September 12, 13 and 14, 1956. Expenses to be paid by the Town but not to exceed the sum of \$80.00. Resolution seconded by Justice Lowell Lane and carried.

RESOLUTION NO. 117 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until September 17, at 7:30 P.M. o'clock. Resolution seconded by Justice Lane and carried.

Luraina Robbins
Recorder of Minutes

September 17, 1956

An adjourned Town Board meeting was held September 17, 1956 at 7:30'clock at the Chili Town Office. The following members of the Town Board were present.

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Deputy Town Clerk	Luraina Robbins
Supt. of Bldg.	Geo. Lusk
Supt. of Highways	Thomas Pikuet
Fire Marshall	Wm. Roth
Police	Carl Guelzow
Town Attorney	Ralph Wickins

Mrs. Helen Russel, Scottsville Rd.
Mr. Richard Dutcher, Attorney for Mrs. Russel
Representatives from various disposal companies serving the Town of Chili.

Supervisor stated the meeting had been called for the purpose of trying to reach a decision on the future operation of the dump located on the property of Mrs. Helen Russel, Scottsville Road. He ask if there was a spokesman for the disposal companies and id they had contacted Mrs. Russel as agreed at the last meeting.

Mr. Fruchi of Gates-Chili Disposal Company stated that he had tried to contact Mrs. Russel but was not successful.

Mr. Richard Dutcher, Attorney for Mrs. Russel stated that he and recently been retained as counsel for Mrs. Russel and he would like to know what had happened in the past. He stated that he had not been able to contact Mr. David Schoenberg concerning the contract with the City of Rochester.

He continued that there hadn't been ample time for him to investigate but that he was certain some solution could be worked out.

Attorney Wickins summarized what had takin place to date and stated what the Town of Chili would require with regards to maintenance.

Mr. Robert Dugan of Dugan Disposal Company stated he felt the Town should supply a dump and have some responsibility concerning the problem if they were interested in having refuse in the Town picked up.

It was the opinion of the members of the Board that the disposal companies should meet with Mrs. Russel and her attorney.

Attorney Wickins suggested that all parties concerned meet immediately in the Town Hall and try to arrive at some decision while the Town Board proceed with the meeting. The suggestion was accepted.

At this time (8:30) Supervisor Steckel stated that it was necessary for him to leave at this time to address the Parent Teachers Association of the Florence Brassler School. He appointed Justice Lane to preside in his absence.

The following correspondence was read by the Deputy Town Clerk (letters on file in the Town Clerk's Office.)

1. Letters dated August 31, 1956 written by Supervisor Steckel to Robert W. Burgess, Director of Bureau of Census re: special census for Town of Chili.
2. Reply from Robert W. Burgess, dated Sept 12, 1956 re: special census.
3. Letters dated Sept. 17 from Bldg. Insp. re: violations to the following

Mr. Fred Miller re: Property on Chili Scottsville Rd.
Mr. Fred Miller re: property on Stottle Rd.
Mr. W. Moffet Sr. re: property on Chestnut Ridge Rd.

Minutes from the previous meeting were read and approved.

Justice Lane stated that bills had been audited and ordered same be paid as presented.

RESOLUTION NO. 118 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until September 24, at 7:30 O'clock. Resolution seconded by Justice Feeley and carried.

Recorder of Minutes
Luraina Robbins

*Approved
9/26/56*

September 24, 1956

An adjourned meeting of the Town Board of the Town of Chili was held in the Chili Town Offices, September 24, 1956 at 7:30 O'clock. The following members were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester Feeley
Councilman Kent	Samuel Kent

Also Present:

Deputy Clerk	Luraina Robbins
Eldg. Insp.	Geo. Lusk
Fire Warden	Wm. Roth
Police	Carl Guelzow

The preliminary budget for the fiscal year beginning January 1, 1957 was discussed.

Meeting was adjourned until Wednesday September 24 at 7:30 O'clock.

Recorder of Minutes
 Luraina Robbins
 Deputy Town Clerk

appx. 10-3-56

September 26, 1956

An adjourned meeting of the Town Board of the Town of Chili was held' in the Chili Town Offices, September 26, 1956 at 7:30 O'clock with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester Feeley
Justice of the Peace	George Smith
Councilman	Samuel Kent

Also Present:

Town Clerk	Cornelius Ouweleen
Deput Town Clerk	Luraina Robbins
Attorney	Ralph Wickins
Bldg. Insp.	Geo. Lusk
Supt. of Highways	Thomas Pikuet
Police	Carl Guelzow

Minutes from the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered that the same be paid as presented.

A discussion was held on the requirements for completing Scott Lane in the Wm. Kuebler tract. After reviewing facts it was concluded that Mr. Kuebler would complete said road according to specifications stated in Resolution No.2 passed by the Town Board on April 14, 1953.

The subject of purchasing of ambulanee was tabled until future date.

The preliminary budget for the fiscal year beginning January 1, 1957 was discussed.

Meeting was adjourned until Monday October 1, 1956 at 7:30 O'clock.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

approved
10-3-56

October 1, 1956

An adjourned meeting of the Town Board of the Town of Chili was held in the Chili Town Offices, October 1, 1956 at 7:30 O'clock. The following members were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley'
Councilman	Samuel Kent

Also present:	
Town Clerk	Cornelius Ouweleen
Town Attorney	Ralph Wickins
Bldg. Insp.	Geo. Lusk
Fire Warden	Wm. Roth
Police	Carl Guelzow

The preliminary budget for the fiscal year beginning January 1, 1957 was discussed.

Meeting was adjourned

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app. Oct 3-19 56

October 4, 1956

A regular meeting of the Town Board of the Town of Chili was held in the Chili Town office on October 4, 1956 at 7:30 o'clock. Supervisor Steckel called the meeting to order with the following members of the Town Board present:

Supervisor	Thomas E. Steckel
Justice of the Peace	Lowell Lane
" " " "	George Smith
" " " "	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Bldg. Insp.	Geo. Lusk
Fire Warden	Wm. Roth
Police	Carl Guelzow

Minutes from the Previous meeting were read and approved.

Mesdames Borlen, Voorheis, Emens and Steinhoff, representing the Town of Chili Public Health Group appeared before the Board in favor of an increase in salary for Mrs. Ruth Rice, Public Health Nurse. Mrs. Borlen summarized Mrs. Rices; experience and services as Town Nurse.

Supervisor Steckel stated that the Board would give the matter careful consideration.

Supervisor referred to the request of Wm. Kelly on behalf of Legion Post 1803 (Sept 5, 1956)

He recommended that the amount be allocated to the post and charged to ^{the} contingent fund. Attorney Wickins stated that it is only permissible to the extent of paying for rent and suggested that the Board request a Voucher of the amount paid and to whom.

RESOLUTION NO 119 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the request for \$100.00 for room rental for Legion Post 1803 for post meetings during the year 1956 be granted upon receipt of proper voucher from legion post 1803, specifying the amount of rental and to whom said amount is paid.

Resolution seconded by Councilman Kent and carried.

Supervisor stated that a Dog Enumerator must be appointed. John Schneider, 2465 Westside Drive had made application, Mr. Steckel stated.

RESOLUTION NO 120 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mr. John A. Schneider, 2465 Westside Drive be appointed Dog Enumerator for the year 1957.

Resolution seconded by Justice Feeley and carried.

Supervisor stated that there was another legal technicality to be cleared by the Attorney before action is taken on the question of purchasing an ambulance. Supervisor stated that he would forward the necessary maps to the Bureau of Census this week and also a check in the amount of \$775.00 to cover partial cost of special census of the Town of Chili.

Attorney Wickins stated that the necessary papers and abstract of title of Everett Drive had been submitted to him. He suggested that dedication to said road be taken by the Town, subject to approval of Highway Supt. Thomas Pikuet. This met with the approval of the members of the board.

RESOLUTION NO 121 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT all that Tract or parcel of Land situated in the Town of Chili County of Monroe and State of New York, known as Everett Drive shown on a map of the E. J. Hancock Subdivision, Section 1, on file in Monroe County Clerk's Office in Liber 132 of Maps, page 7 be taken into dedication by the Town of Chili contingent to the approval of the Superintendent of Highways Thomas Pikuet. Resolution seconded by Justice Feeley and carried.

Town Clerk read letter dated Sept. 24, 1956 from State Traffic Commission re: extension of 35 mile speed zone on Westside Drive (letter on file in Town Clerk's Office)

Councilman Kent stated that he had received the following request and recommended resolutions be passed on same.

1. Stop sign on Orchard St. at Westside Drive
2. Speed restriction on Union St. north between Buffalo Road and Westside Dr.

RESOLUTION NO 122 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Supt. of County Highways shall be petitioned to place a stop sign at the north end of Orchard St. at Westside Drive.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO 123 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Supt. of County Highways shall be petitioned to restrict the speed on N. Union St. between Buffalo Road and Westside Drive to 40 miles per hour and post same as such.

Resolution seconded by Justice Lane and carried.

Fire Marshall Wm. J. Roth submitted to the Board a fire code for the Town of Chili. Supervisor expressed his appreciation to Mr. Roth and stated the Town Board would review the code and then appoint a citizens committee to study it.

Supervisor stated that all bills had been audited and ordered same be paid as presented.

RESOLUTION NO 124 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned until October 10 at 7:30 o'clock.

Resolution seconded by Justice Smith and carried.

Recorder of minutes
Luraina Robbins
Deputy Town Clerk

approved 10/29/56

October 10, 1956

An adjourned Town Board meeting was held in the Chili Town Office at 7:30 o'clock October 10, 1956. Supervisor Steckel called the meeting to order with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Bldg. Insp.	Geo. Lusk
Supt. of Highways	Thomas Pikuét
Fire Marshall	Wm. Roth
Mr. Wm. Kelly 23 Madera Dr.	
Mr. Walter Pelkey, 7 Sierra Drive	
Mr. Richard Dutcher and Mr. Parchells	

Mr. Richard Dutcher appeared before the Town Board representing Mrs. Helen Russel. He stated that he and his client had met with 15 sanitary service contractors of the area to determine the feasibility of operating the dump on Scottsville Road as a private enterprise. They concluded the only way this could be accomplished was with the co-operation of the Town of Chili, and that it would be impossible to have a 24 hour a day operation because of costs involved. Mr. Dutcher ask if the Town would (1) furnish fire protection. (2) police area on off hours. (3) Mitigate requirements for Mrs. Russel in operating the dump to grant license.

A lengthy discussion followed.

Attorney Wickins recommended that a resolution on the above conditions be passed. Mr. William Kelly 23 Madera Drive took objection, as a resident of the Town for being charged a fee for use of the dump.

Mr. Dutcher replied that the dump was now operated as a private business, and therefore it would be necessary to charge a fee for individuals using the dump.

Mr. Parchell stated that the fee would be nominal.

Mr. Kelly then inquired about a town dump.

Mr. Dutcher replied that they would be glad to rent the dump to the town, but that operating costs would be very high.

Attorney Wickins said the residents had the right to form an improvement district for this purpose, but explained that the taxpayers money of this town could not be spent for refuse disposal of other towns.

Justice Feeley inquired about the Town renting space in the dump for a period of time for which they could issue a set number of permits to individuals of the town. for example the Town would pay \$250.00 which would enable them to issue 400 permits. Mr. Parschell stated that again would be the same operation as when the city of Rochester was under contract and under the present plan the dump had to be operated differently.

Mr. Dutcher added that if the Town wanted to operate the dump as the city did, he would be glad to go into the matter, but that it would mean the town would have all the expense of maintenance etc.

RESOLUTION NO. 125 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mrs. Russel, her agent or employees may operate the premises owned by her on Scottsville Rd. and now known as a dump, until furthur notice ^{FROM} the Town of Chili under the following conditions. (1) The dump shall be operated between the hours of 8 A. M. to 6 P. M. Monday through Saturday each week. (2) There shall be maintained a bulldozer at said dump and materials deposited shall be leveled. (3) When the materials have reached grade level, not to exceed 2 feet above road grade, the dump will be covered with 4 inches of dirt by Mrs. Russel her agent or employees, (4) Barricades at all openings on Scottsville Road shall be erected. (5) Mrs. Russe~~t~~, her agent or employees shall take reasonable and sufficient measures for pest control. (6) The material dumped in the dump shall not be of inflammable character and that no more than 15% of material shall be of organic matter.

Resolution seconded by Justice Lane and carried.

Supervisor Steckel read the Preliminary Budget for 1957 as presented to him by the Town Clerk.

Mr. Walter Pelkey, 7 Sierra Drive questioned the Welfare Fund.

Supervisor explained the work done by the welfare Officer and cited actual cases.

RESOLUTION NO. 126 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the annexed detailed statement of estimated expenditures and revenues

be and the Same hereby is approved and adopted as the Preliminary Budget of the Town of Chili for the fiscal year beginning January 1, 1957, and such preliminary budget shall be filed in the office of the Town Clerk of the Town of Chili, where it shall be available for inspection,

AND BE IT FURTHER RESOLVED THAT the Town Board shall meet at the Chili Town Offices in the Town of Chili at 8 o'clock P. M. on the 7th day of November, 1956, and at such time hold a Public Hearing upon such Preliminary Budget and that the Town Clerk of the Town of Chili shall publish and post as required by law. Notices shall be published on October 25, and November 1, 1956, in the Gates-Chili Press published at Rochester New York and having a circulation in the Town of Chili. The Town Clerk shall also cause five copies of such notice to be posted conspicuously in the Town, not less than ten days before the day designated for such hearing. Resolution seconded by Councilman Kent and carried.

Town Clerk read the following correspondence (on file in Town Clerk's Office)

1. Letter from State Traffic Commission dated 10/4/56 re: Beehan Rd.
2. Letter from the State Traffic Commission dated 9/24/56 re: speed restriction on Westside Dr.
3. Letter from Mr. Thomas Pikuet dated 10/10/56 Re: his resignation as Highway Superintendent.
4. Letter from Mr. Hubert Oberlies re: contract with county for control of snow and ice dated 10/2/56.
5. Letter from Mr. D. W. Cruickshank dated 9/9/56 re: Tarrytown Rd. (tabled until next meeting)

RESOLUTION NO. 127 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the Town Board feels that it is a great loss to the Town and all people associated with Mr. Pikuet, but know that he has to consider his own well being. We will look to his counsel in the future and we wish him the best of health and long life.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO 128 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the resignation of Mr. Thomas Pikuet as Supt. of Highways be accepted as of December 31, 1956.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO 129 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Town Board of the Town of Chili approve the contract submitted by the County of Monroe in connection with the control of snow and ice on county roads within the Town Of Chili and does hereby authorize the Supervisor of the Town of Chili to enter into such contract on behalf of the Town of Chili and be it further resolved that the Town Clerk be and is hereby authorized and directed to forward two copies of this resolution to the County Supt. of Highways and upon receipt of properly executed contract, the Town Clerk be and he is hereby directed to file same with the records.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO 130 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the State Department be petitioned to restrict the speed on Westside Drive from a point 300 feet west of Rowley Drive to Coldwater Road to 35 mph and post same as such.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO 131 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Supervisor Steckel and Town Attorney Ralph Wickins shall be authorized to continue their negotiations with the Monroe County Water Authority for the purpose of obtaining water for the Town of Chili on the basis as outlined in correspondence between Supervisor Steckel and the Monroe County Water Authority.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO 132 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned

Resolution seconded by Councilman Kent and carried.

Recorder of minutes
Luraina Robbins
Deputy Town Clerk

*Approved
10/27/56*

October 29, 1956

A special meeting of the Town Board of the Town of Chili was held in the Chili Town Office on October 29, 1956 at 7:30 o'clock. Supervisor Thomas B. Steckel called the meeting to order and roll was called with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Attorney	Ralph Wickins
Deputy Town Clerk	Luraina Robbins
Bldg. Insp	Geo. Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzpw

Minutes of the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered same be paid as presented.

Mr. Fetterly, representative of Pitney-Bowes Co. demonstrated a Postage meter machine.

A brief discussion followed.

RESOLUTION NO. 133 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supervisor Steckel be authorized to sign contract with the Pitney-Bowes Company for rental of postage meter machine, cost not to exceed \$45.00 installation charge, plus \$16.00 per quarter, rental fee.

Resolution seconded by Councilman Kent and Carried.

RESOLUTION NO. 134 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Supervisor in conjunction with Town Attorney, Ralph Wickins prepare specifications and advertise for bids to purchase the Town ambulance in accordance with referendum voted on Sept. 22, 1956.

Resolution seconded by Justice Feeley and carried.

Supervisor Steckel stated that 39 people in the Ranchmar Water District were in arrears on their water bills, and that these had been notified by mail that said amounts would be added to their 1957 tax bills.

RESOLUTION NO. 135 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT all Ranchmar Water District bills delinquent as of October 1st of any one year be added to the tax bill of the following year.

Resolution seconded by Justice Lane and carried.

Supervisor Steckel read reply dated October 18, 1956, from the Bureau of Census in Washington re: special census for the Town of Chili.

RESOLUTION NO. 136 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Names Road and Circle Drive as shown of the subdivision map of Riverview Gardens be accepted for dedication as Town Roads by the Town of Chili.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 137 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Councilman Kent and carried.

Recorder of minutes

Luraina Robbins

Deputy Town Clerk

applied 11/1/57

November 7, 1956

A public Hearing on the Preliminary Budget for the year 1957 was held in the Chili Town Office on November 7, 1956 at 30' o'clock. Supervisor called the meeting to order and the Town Clerk called the roll with the following members of the Town Board present:

Supervisor	Thomas E. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	Geo. Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent

Also present:	
Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Supt. of Highways	Thomas Pikuet
Bldg. Insp.	Geo. Lusk
Welfare Officer	Gage Miller

Walter Pelkey, 7 Sierra Dr., John Berggren, Bowen Rd., Frank Craig, N. Chili Victor Jensen, Chestnut Rigde Rd.

The Town Clerk read the Legal Notice of Hearing on the Preliminary Budget for the Town of Chili for the year 1957. Said notice was published in the Gates-Chili Press, a weekly newspaper published in Monroe County. Said notice was published in said paper for two consecutive weeks commencing the 25th of October 1956. *(Estimates in drawer 1, file 1)*

Five copies were ordered posted in five conspicuous places, as follows: Chili Town Office, Clifton Post Office, North Chili Post Office, Riverdale Fire House and Firehouse #3 on Chestnut Dr. Said copies were posted ten days before this public hearing. Affidavit of date of posting is on file in the office of the Town Clerk.

Supervisor Steckel stated he would like to bring to the attention of the Board that a section of Jemison Rd. and Greyson Rd. Known as Circle Drive and measuring 11/100 of a mile had not been included when applying to the state for funds under the Erwin Act. Supervisor requested Attorney Wickins, with approval of the Board to authorize application for same, and the town's portion of \$187.50 should be included in the budget, to which all agreed. Supervisor asked if there were any questions regarding the budget for 1957.

Mr. Walter Pelkey, 7 Sierra Drive ask the amount of appropriation in the Highway fund for repair of bridges. He stated the bridge over Black Creek was in need of repair and questioned the cost of same.

Mr. Pikuet, Highway Supt. stated \$400.00 would pay for the bridge, but ther would be nothing left for repairs elsewhere.

Supervisor said the Highway fund should be increased by \$200.00 subject to the Town Attorney's checking procedure for changing amount in the budget.

Mr. Pelkey then ask the purpose of the Special Census for the Town of Chili, and who takes such a census. Supervisor Steckel replied that state aid is based on the po population of a town, and inasmuch as the town's population had increased greatly since the last census was taken in 1950, he felt that the town would gain by having a census taken at this time. He stated that the federal government would take this census.

Mr. John Berggren of Bowen Rd. inquired about expenditures for various items in the budget. Also concerning the duties of Town Historian and Attendance Officer.

Supervisor explained thes and stated that the budget was a public record and could be seen anytime.

RESOLUTION NO 138 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT the Public Hearing of the Preliminary Budget for the year 1957 be adjourned.

REsolution seconded by Justice Lane and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 12/15/56

November 7, 1956

A regular Town Board meeting of the Town Board of the Town of Chili was held in the Chili Town Offices on November 7, 1956, immediately following the Public Hearing on the Preliminary Budget for the fiscal year 1957. Supervisor called the meeting to order and roll was called with the following members of the board present:

Supervisor	Thomas E. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	Lester Feeley
Justice of the Peace	Geo. Smith
Councilman	Samuel Kent

Also Present:

Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen

Minutes of the previous meeting were read and approved.

Supervisor stated that all bills had been audited and ordered that the same be paid as presented.

Supervisor stated that he had been questioned about paying \$12.00 per day to election inspectors for primary Day. Rates for short registration day and Primary day are \$12.00 per day and for long registration and election day \$15.00 per day. When preparing the 1957 budget, Supervisor stated, an adjustment in these rates had been made. /

Justice Feeley stated that it was his opinion that these rates could not be changed until 1957, because they were based on the 1956 budget.

RESOLUTION no. 139 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT resolution no 133 to contract for Postal Meter be rescinded.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 140 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Town Clerk shall be authorized to purchase prestamped envelopes to be used for 1957 tax bills and cost not to exceed \$125.00.

Resolution seconded by Justice Smith and carried.

Town Clerk read letter dated November 5, 1956 from Mrs. Ruth Rice re: her resignation as Public Health Nurse for the Town of Chili (letter on file in Town Clerk's Office)

Supervisor "We regret very much receiving that letter because Mrs. Rice has been very competent and efficient in her field and she will be missed by her co-workers and the people of Chili.

Mr. Walter Pelkey of Sierra Dr. inquired about the salary for Mrs. Rice.

Supervisor explained that Mrs. Rice received salary plus mileage.

Mr. Pelkey stated that he had attended the meeting of October 4, at which time the Public Health Group had appeared in favor of a raise for Mrs. Rice. He asked the amount of increase Mrs. Rice had received in the 1957 budget. Supervisor said \$400.00. Justice Feeley compared salaries of Public Health Nurses in the Towns of Chili and Brighton, stating the population in Brighton was far greater than that of the Town of Chili. Mr. Pelkey said what he wanted to establish was whether or not Mrs. Rice was given a raise.

Mr. Chas. Brongo, Spencerport, New York appeared before the Board to discuss the road work in the Golisano Property.

Mr. Brongo stated that there had been a misunderstanding regarding the specifications required for the roads to be constructed in that tract. Mr. Brongo said that he had been engaged by Mr. Golisano and given specifications by him which called for a skin top and that it was these specifications which he had bid on. Now, he stated he was informed that the specifications for roads in subdivisions had been changed by the Town.

Attorney Wickins said that the resolution passed by the Town Board on March 21 1956 cancelled all prior resolutions.

A brief discussion followed and Supervisor Steckel informed Mr. Brongo that he would be notified of the Board's decision by mail.

app 12/5/56

Attorney Wickins explained the agreement which would make the Genesee Valley Trust Co. the paying agent of the bonds for the Riverdale Water District.

RESOLUTION NO. 141 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT ^{unmov} the Supervisor be authorized to sign the agreement with the Genesee Valley Trust Co. establishing them as the paying agent for the Riverdale Water District bond.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO 142 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Board send letters to the various Girl Scout, Boy Scout and Cub Scout troops commending them for their effort in getting out the vote in the recent election and for their assistance as baby sitters.

Resolution seconded by Justice Feeley and carried.

Mr. Ralph Reed representing Superior Body Sales Inc. of Newark, N. Y. was present to discuss and demonstrate a 1954 Packard Ambulance, which would be available to the Town for \$4500.00. Supervisor Steckel ask the opinion of the firemen who were present on this peice of equipment.

Attorney Wickins stated that by law the Town was required to advertize for bids and therefore the Board would not take action on the Model demonstrated by Mr. Reed.

RESOLUTION NO. 143 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the resignation of Mrs. Rice, Public Health Nurse be accepted and that action on the request of Mrs. Rice in her letter of resignation for sick leave and vacation pay is to be deferred until an interpretation of the law governing this matter has been received.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 144 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the streets in the Golisano Tract must comply with the resolution passed by the Town Board on March 21, 1956 before said roads can be accepted for dedication by the Town of Chili.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 145 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT this meeting be adjourned until November 12, 1956 at 7:30 O'clock.P. M.

Resolution seconded by Justice Lane and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

12/5/56

November 12, 1956

An adjourned meeting of the Chili Town Board was held in the Chili Town Hall on Monday, November 12, 1956, at 7:30 O'clock with the following present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Geo. Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Police	Carl Guelzow

RESOLUTION NO. 146 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the preliminary budget for the fiscal year 1957 as presented at the Public Hearing held November 7, 1956 with the following changes be adopted.

HIGHWAY FUND

Erwin Act appropriation increased from \$250.00 to \$437.50

Bridge Fund materials for repairs & maintenance appropriations increased from \$200.00 to \$400.00.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 147 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mr. George Lusk be appointed Superintendent of Highways to fill the vacancy created by the resignation of Mr. Thomas Pikuett. Said appointment to be effective as of January 1, 1957. Mr. Lusk to serve at the pleasure of the Town Board.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 148 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following Rules and Regulations governing the use and supply of water for the Riverdale Water District of the Town of Chili be adopted.

Resolution seconded by Councilman Kent and carried.

Supervisor Steckel stated that all bills had been audited and ordered same be paid as presented.

RESOLUTION NO. 149 (OFFERED BY JUSTICE FEELEY)

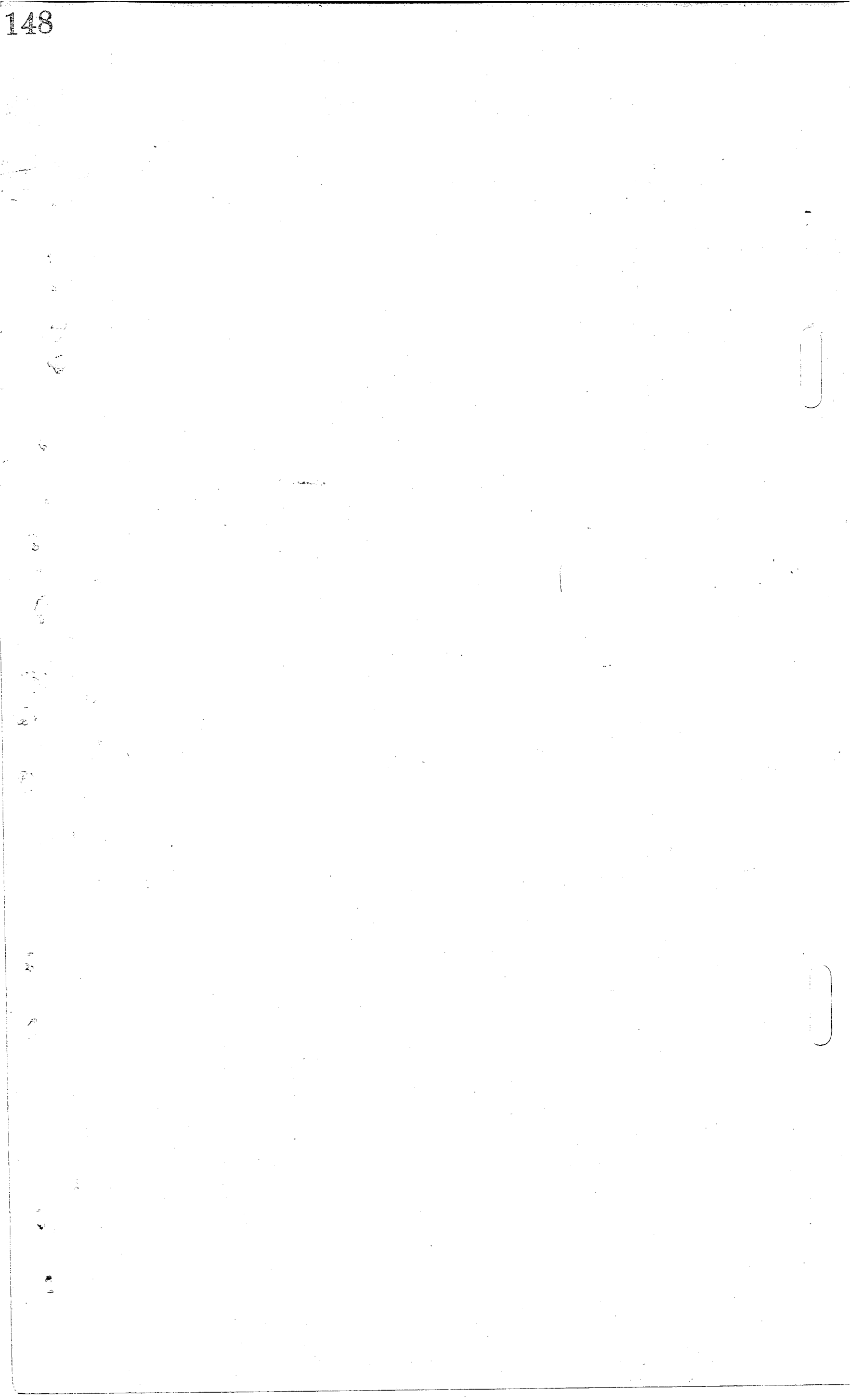
RESOLVED THAT this meeting be adjourned.

Resolution seconded by Councilman Kent and Carried.

Recorder of minutes
Cornelius Ouweleen
Town Clerk

12/5/56

*(See Riverdale file) file 4
ser. 1*



November 26, 1956

A special meeting of the Town Board of the Town of Chili was held at the Chili Town Offices, November 26, 1956 at 7:30 O'clock with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
" " " "	Geo. Smith
" " " "	Lester Feeley
Councilman	Samuel Kent

Also Present:

Town Attorney	Ralph Wickins
Supt. of Highways	Thomas Pikueta
Deputy Town Clerk	Luraina Robbins

RESOLUTION NO. 150 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Supervisor be authorized to borrow a sum, not to exceed \$8000.00 for Highway Department use for the year 1956. Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 151 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mrs. Ruth Rice's resignation be accepted and that her services as Chili Public Health Nurse terminate as of December 31, 1956. Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 152 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Bernard Entress shall be appointed to the Zoning Board of Appeals for a period of five years, for the period beginning October 14, 1956, and ending October 14, 1961. Resolution seconded by Justice Lane and carried.

Attorney Wickins presented necessary papers for dedication of Starlite Drive in the Earl Howarth Tract.

RESOLUTION NO. 153 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the dedication of Starlite Drive be accepted, subject to a \$200.00 deposit with the Supervisor for completion of road work. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 154 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. George Lusk be appointed Deputy Superintendent of Highways for the month of December 1956 at the request and recommendation of Mr. Thomas Pikueta, Supt. of Highways. Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 155 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Supervisor be authorized to sign the general permit requested by the Rochester, Gas and Electric Corporation to construct and maintain overhead and underground lines for the transmission of electric current, consisting of underground conduits, manholes, poles, anchors, cables, wires and appurtenances on Town roads in the Town of Chili as shown on maps submitted from time to time at least five days before proposed work commences. Said permit subject to cancellation at any time by resolution of the Town Board. Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 156 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Town Clerk shall cause to be published that sealed bids for furnishing an ambulance to the Town of Chili will be received by the Town Clerk of the Town of Chili and that the bids will be opened at a Public Hearing to be held on December 10, 1956 at 8 O'clock P. M. Also that ambulance specifications may be obtained at the office of the Town Clerk at 3235 Chili Ave., Churchville, N. Y. Resolution seconded by Justice Smith and carried.

att

RESOLUTION NO. 157 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT a Public Hearing be held on December 10, 1956 at 8:30 O'clock p. M. to consider the Fire Protection Contract between the Chili Fire Department and the Town of Chili for the year 1957.
Resolution seconded by Councilman Kent and carried.

RESOLUTION no. 158 (OFFERED BY JUSTICE SMITH)

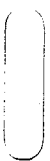
RESOLVED THAT a Public Hearing be held on December 10, 1956 at 9 O'clock P. M. to consider the Fire Protection Contract between the Village of Scottsville and the Town of Chili for the year 1957.
Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 159 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned.
Resolution seconded by Justice Smith and Carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

apt 12/5/56



December 5, 1956

A regular meeting of the Town Board of the Town of Chili was held in the Chili Town offices, at 7:30'clock P. M. on December 5, 1956. The following members of the Town Board were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Councilman	Samuel Kent

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Supt. of Highways	Thomas Pikuet
Deputy Supt. of Highways	George Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzow

Minutes from the previous meeting were read and approved.

Supervisor stated all bills had been audited and ordered same be paid as presented.

Attorney Wickins stated that all papers for the dedication of the roads in the Golisano Tract were in order.

RESOLUTION NO. 160 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the dedication of Garden Drive, Rose road, Wills Road and Golisano Drive, as shown on map of section 3 Chi-Paul Gardens be accepted, subject to a \$6500.00 deposit with the Supervisor for completion of road work.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 161 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT all salaries for the month of December 1956 be paid on December 15, 1956.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 162 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT inasmuch as we were unable to do any of the work that was scheduled under the Erwin Act for 1956, be it RESOLVED THAT \$3112.50 the amount appropriated in the 1956 budget for the Erwin Act use be transferred to Item #1 of the 1956 Highway Fund.

Resolution seconded by Justice Smith and carried.

Supervisor stated that the hearing to consider the 1957 Fire Protection Contract between the Town of Scottsville and the Town of Chili would be scheduled for a later date.

RESOLUTION NO. 163 (OFFERED BY COUNCILMAN KENT)

RESOLVED (see attached resolution) Budget Note. (see resolution no. 169)

Resolution seconded by Justice Smith and carried.

Superintendent of Highways, Mr. Thomas Pikuet suggested that Ballantyne, Archer and Beaver Roads be renamed Ballantyne Road because of the confusion three different names created.

Attorney Wickins suggested appointing a Citizens Committee from the residents living on the three roads in question, to study the problem.

Town Clerk read a letter dated November 1, 1956 from Postmaster Cartwright re: Tarrytown Road. (Letter on file in Town Clerk's Office)

RESOLUTION NO. 164 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the road now known as Tarrytown Road be changed to Tarrytown Drive.

Resolution seconded by Justice Smith and carried.

Copies to be sent to Mr. Oberlies, Donald Warren and Postmaster Cartwright.

Mr. Thomas Pikuet, Superintendent of Highways stated that the Highway Dept. needed another sander to replace the wornout equipment.

Mr. George Lusk, stated that a 3/4 ton pick-up truck would also be necessary.

A brief discussion followed.

Supervisor requested the Superintendent of Highways to have information on the new equipment available on Monday Evening, December 10, 1956.

RESOLUTION NO. 165 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until Monday, December 10, 1956 at 7:30 O'clock.

Resolution seconded by Justice Smith and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

app 12/17/56

December 10, 1956

A Public Hearing to consider the bids on an ambulance for the Town of Chili Fire Department was held in the Chili Town Offices, 3235 Chili Ave. on December 10, 1956 at 8 o'clock P. M. Supervisor called the meeting to order with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	George Smith
Councilman "	Samuel Kent
Justice of the Peace	Lester Feeley
Also present:	
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Insurance Counselor	Norman Vail
Fire Marshall	Wm. Roth
Firemen, John Steeves, Victor Jensen	
Mr. Maynard Jones, North Chili	
Mr. Ralph Reed, Representative of Superior Body Sales Co. Inc, Newark, N. Y.	
Mr. James P. Alling, " " A. and C. Truck Body Co. Rochester, N. Y.	

Supervisor requested the Town Clerk to read the notice as it appeared in the Times Union Newspaper, November 29, 1956.

Town Clerk opened and read the following bids:

(1) A. and C. Truck Body Co. Pontiac--	\$6840.50 less federal tax, net	\$6640.50
A. and C. Truck Body Co. Pontiac demonstrator		net 6400.00
(2) Barnes Hearse & Ambulance Co. Cadillac		" 9000.00
(3) Superior Body Sales Co. Inc. "		" 8647.00

Supervisor Steckel ask if anyone wished to ask any questions concerning the ambulance.

Mr. Ralph Reed of Superior Body Sales Co, Newark, N. Y. stated that his company had bid only on Cadillac, commercial chassis because that was what the specifications called for.

He reviewed some of the outstanding features of Cadillac.

The bids were referred to the Board for further consideration.

RESOLUTION NO. 166 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this Public Hearing be adjourned.

RESolution seconded by Councilman Kent and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

app 12/17/56

Legal Notice
NOTICE TO BIDDERS
In accordance with Section 103 of the General Municipal Law sealed bids will be opened at a meeting of the Town Board of the Town of Chili to be held in the Chili Town Office, 3235 Chili Avenue, Town of Chili, New York on December 10, 1956 at 8:00 P.M. for the purchase of a motor ambulance. Specifications covering same are available at the Chili Town Office. The Board reserves the right to reject any or all bids received.
Dated: November 29, 1956. CORNELIUS OUWEELEN, Town Clerk.
D-1-U-11/30/56.

December 10, 1956

A Public Hearing to consider the Fire Contract between the Town of Chili and the Chili Fire Department was held in the Chili Town Offices, 3235 Chili Avenue, on December 10, 1956 at 8:30 O'clock with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justide of the Peace	George Smith
Justice of the Peace	Lester Feeley'
Councilman Ho	Samuel Kent

Also present"

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Fire Marshall	Wm. Roth
Firemen, Victor Jensen, John Steeves, Maynard Jones	

The Town Clerk read the legal notice as it appeared in the Rochester Times Union, November 29, 1956.

Mr. John Steeves, speaking on behalf of the Chili Fire Department, stated that the 1957 budget had not been completed, and that he was present to answer any questions concerning the cost of operating the Fire Department. He also reviewed budget amounts for previous years.

Supervisor Steckel stated that, according to law, the Town is required to sign a contract with the Fire Department only for a fixed amount and that those figures should be presented at this meeting and should cover the cost for supplying service to the Town.

Attorney Wickins stated that it is the duty of the Town Board to consider these figures presented by the Fire Dept. and question them.

It was decided, inasmuch as the budget was not prepared, that the Board would hear the members of the Fire Dept. and reserve their decision for a later date.

Supervisor ask each Board member if he had any questions concerning the contract. All members passed.

Supervisor then requested Mr. Steeves to have the budget figures available by the end of the week

RESOLUTION NO. 167 (OFFERED BY JUSTICE LANE)
RESOLVED THAT this Public Hearing be adjourned.
RESolution seconded by Justice Feeley and carried.

REcorder of M_iniutes
Luraina Robbins
Deputy Town Clerk

app 12/17/56

Legal Notice

NOTICE OF PUBLIC HEARING ON FIRE PROTECTION CONTRACT
NOTICE IS HEREBY GIVEN THAT a public hearing will be held by the Town Board of the Town of Chili, Monroe County, New York, at the Chili Town Offices at 3235 Chili Avenue, Town of Chili, New York, on the 10th day of December, 1956, at 8:30 o'clock in the evening of that date for the purpose of considering the contracting with the Chili Fire Department, Inc. for fire protection to be furnished by said corporation for the fire protection district established in said Town and generally described as follows:

ALL THAT PARCEL OF LAND situated within the Town of Chili and including all that part of the Town of Chili not included by annexation to the Gates Fire District and not included in the certificate of incorporation of the Riverdale Fire Police, Inc. as filed in the Monroe County Clerk's Office on the 5th day of December, 1932 and not included in the certificate of incorporation of the Clifton Fire Department Incorporated as filed in the Monroe County Clerk's Office on the 15th day of February, 1935, upon the following general terms, to wit:

(a) The fire department, the Chili Fire Department Incorporated, shall answer and attend upon all calls in the above described district.

(b) For such service said corporation shall receive from the Town of Chili contract price not to exceed \$14,700.00.

(c) The contract shall continue for a period of one year.

(d) Such other incidental terms as may be necessary or proper in connection with such contracting.

All persons interested in the matter will be heard at such time and place.
Dated: November 29, 1956.

CORNELIUS OUWEELEN

Town Clerk of Town

T.U-11/30/56

December 10, 1956

An adjourned Town Board meeting was held in the Chili Town Offices, 3235 Chili Avenue on December 10, 1956 immediately following the Public Hearing on the contract between the Chili Fire Dept. and Town of Chili. The following members of the Board were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman Kent	Samuel Kent

Also Present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Highway Supt. Thomas Pikuet	
Deputy Highway Supt.	George Lusk
Fire Marshall	Wm. Roth
Insurance Counselor	Norman Vail
Police Carl Guelzow	

Supervisor stated that all bills had been audited and ordered same be paid as presented.

Mr. Norman Vail, Insurance Counselor for the Town was present to discuss bonds and bond renewals for 1957.

RESOLUTION NO. 168 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the Town Board does hereby approve of the undertaking and bond as to its present form, manner of execution and sufficiency of the Maryland Casualty Company the following officers for the following officers for the following amounts.

Thomas B. Steckel, Supervisor's Bond	\$30,000.00
Thomas B. Steckel, Highway Fund Bond	50,000.00
Cornelius Ouweleen, Tax Collector Bond	197,687.75

and that the following bonds shall be renewed for the duration of the term of office:

Gage Miller, Welfare Officer	\$4000.00
Cornelius Ouweleen, Town Clerk	\$4,000.00
Luraina Robbins, Deputy Town Clerk	\$4,000.00
Lester Feeley, Justice of the Peace	\$4,000.00
Lowell Lane, Justice of the Peace	\$4,000.00
George Smith, Justice of the Peace	\$4,000.00
Clarence Hischer, Police	\$4,000.00
Carl Guelzow, Constable	\$4,000.00
George Lusk, Deputy Supt. of Highways	\$4,000.00

Resolution seconded by Councilman Kent and carried.

Mr. Vail stated that he would be present at the meeting on December 17, 1956 for signatures.

Supervisor Steckel referring to the Budget note (see Resolution no. 163 stated that the law requires 4 signatures out of 5 for this resolution.

RESOLUTION NO. 169 (OFFERED BY JUSTICE SMITH)

RESOLVED (SEE ATTACHED RESOLUTION) BUDGET NOTE.

Resolution seconded by Justice Lane and carried, with the following vote taken.

Justice Feeley	Aye
Justice Smith	Aye
Justice Lane	Aye
Councilman Kent	Aye

Supervisor Steckel read a letter dated Dec. 7, 1956 from Dr. Herman King re: transferring funds in the Youth Budget (letter on file in Town Clerk's Office).

A brief discussion followed and it was the decision of the Board that any unused allocations should stay in the General Fund.

The Town Clerk inquired about fee to be charged for a junk license in the Town of Chili.

Attorney Wickins replied that anyone wishing to obtain a junk license would first be required to appear before the Zoning Board of Appeals.

RESOLUTION NO. 170 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town Attorney, Ralph Wickins be authorized to prepare specification for a 3/4 ton pick-up truck to be purchased for use by the Highway Department.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 171 OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town Attorney, Ralph Wickins be authorized

BUDGE NOTE RESOLUTION DATED DECEMBER 10, 1956
RESOLUTION AUTHORIZING THE ISSUANCE OF A BUDGET
NOTE OF THE TOWN OF CHILI IN THE AMOUNT OF
\$ 5900.⁰⁰ TO BE USED FOR ITEM NUMBER ONE
OF THE HIGHWAY BUDGET

BE IT RESOLVED, this 10th day of December, 1956, by the
Town Board of the Town of Chili, County of Monroe, New York, as
follows:

Section 1. Pursuant to subdivision (2) of paragraph (a)
of Section 29.00 of the Local Finance Law, (as amended by Chapter
806, Laws of 1946), for the purpose of item number one in the
Highway budget covering general repairs, special improvement,
redemption of debt contracted pursuant to Section 273 of the
Highway Law, the same being an expenditure for which no provision
has been made in the current annual budget of the town, there is
hereby authorized to be issued a Budget Note of the Town of Chili
in the principal amount of \$ 5900.⁰⁰, which is the maximum cost
of such object or purpose.

SECTION 2. Such note shall be dated and issued in 195 ,
~~shall~~ mature not exceeding one year from its date, shall bear
interest, at a rate not exceeding five per centum per annum
payable at maturity, shall be payable as to both principal and
interest in lawful money of the United States of America at the
Genesee Valley Union Trust Company in the City of Rochester, New
York, and will be in such form as hereafter prescribed by this
Town Board.

SECTION 3. The faith and credit of said Town are hereby
irrevocably pledged for the payment of the principal of and
interest on such note and an amount sufficient to pay such note
and the interest thereon shall be included in the next annual
budget of said Town. If such note is renewed, the date of
maturity thereof shall not be extended beyond the applicable
period provided in Section 29.00 of the Local Finance Law for
the maturity of budget notes.

SECTION 4. Such note shall be sold by the Supervisor for not less than par and accrued interest at private sale.

SECTION 5. This resolution shall take effect immediately.

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

AYES: Five (5)

ABSENT: none

NOES: -0-

The resolution was thereupon declared duly adopted and was approved by the Supervisor.

to prepare specifications for a six wheel truck with tandem rear axle drive to be purchased for use by the Highway Dept.
Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 172 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT this meeting be adjourned until Monday December 17, 1956 at 7:30 P. M.

Resolution seconded by Justice Smith and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

att 12/17/56

December 17, 1956

An adjourned Town Board meeting was held in the Chili Town Offices 3235 Chili Avenue on Dec. 17, 1956 at 8 O'clock P. M. Supervisor Steckel called the meeting to order with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	George Smith
Justice of the Peace L	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Highway Supt.	Thomas Pikuet
Deputy Highway Supt.	Geo. Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzow

Firemen Gordon Mosher, Victor Jensen

Mr. Gordon Mosher presented copies of the Fire Department Budget for 1957 to the members of the Board.

A lengthy discussion followed regarding legal requirements and operational expense of the Fire Dept.

Supervisor summarized policy for contract. Mr. Mosher then offered the following figures:

Anticipated operational expense	\$26,360.00
Outside Revenue	11,660.00
Amount from Town under contract	14,700.00

It was the decision of the Board that the Fire Dept. present their statement by the first of October of each year and the contract between the Town and the Fire Dept. is to be on a fiscal year basis. Justice Feeley expressed his approval of the manner in which the budget was itemized, giving supporting evidence of expenditures.

RESOLUTION NO. 173 (OFFERED BY JUSTICE SMITH)

(See Attached Resolution) Chili Fire Contract

Resolution seconded by Justice Feeley and Carried.

Supervisor stated that he had the necessary papers for the dedication of Irvington Drive and Sunny Side Lane with an attached check of \$5000.00 from Glidden Homes.

RESOLUTION NO. 174 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT all that tract or parcel of land situated in the Town of Chili, Monroe County, State of New York and described as Irvington Drive and Sunny Side Lane from Irvington Drive, South to Berry Lane as shown on a map of Reddick Acres filed in Monroe County Clerk's Office in Liber 132, Page 26, be accepted for dedication by the Town of Chili and that the check for \$5000.00 of Glidden Homes guaranteeing completion of road work on Irvington Drive and Sunny Side Lane be deposited in the General Fund.

Resolution seconded by Justice Lane and carried.

Supervisor Steckel stated that Councilman Kent had talked with Mr. A. H. Ricketson 105 Hubbard Drive and that he wished to be relieved of his duties as a member of the Planning Board.

RESOLUTION NO. 175 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mr. Martin E. Brandt, 3210 South Union Street be appointed a member of the Planning Board for a period ending August 4, 1961.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 176 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Winsor Ireland be authorized to attend the Planning Conference to be held on November 28, 29, and 30, 1956 at the Rochester Chamber of Commerce expenses to be paid by the Town not to exceed \$15.00.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 177 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town of Chili enter into a contract with the Superior Body Sales Co. of Newark, N. Y to purchase one Cadillac Ambulance for the sum of \$8647.00 according to specifications on bid dated December 1956.

Resolution seconded by Councilman Kent and carried.

Mr. Thomas Pikuet, Supt. of Highways and Mr. George Lusk Deputy Supt. of Highways present Presented the information on various makes of trucks, requested by Supervisor Steckel at the December 5, 1956 Board meeting.

RESOLUTION NO. 178 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Superintendent of Highways shall prepare specifications for new trucks for use by the Highway Department and that the Town Attorney shall advertise and secure bids to be presented at a Public Hearing December 31, at 10 O'clock A. M.

Resolution seconded by Justice Smith and carried.

Minutes of the previous meetings were read and approved.

Building Inspector Mr. George Lusk reported on violations of the Zoning Ordinance and properties which had been condemned at his recommendation and at the request of the Health Officer of the Town.

RESOLUTION NO. 179 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this meeting be adjourned until 10 O'clock A. M. December 31, 1956.

Resolution seconded by Justice Smith and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

*Corrected copy
Jan 14, 1957*

December 31, 1956

A Public Hearing to consider the bids on a Pick-up Truck for the Highway Department was Held in the Chili Town Offices, 3235 Chili Ave., December 31, 1956 at 10 O'clock A. M. Supervisor called the meeting to order with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
" " " "	Lester Feeley
Councilman " "	Samuel Kent

Also present	Cornelius Ouweleen
Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways	Thomas Pikuett
Deputy Supt. of Highways	George Lusk
Fire Marshall	Wm. Roth

Deputy Town Clerk read the notice as it appeared in the Times-Union Newspaper on December 19, 1956.

Town Clerk opened and read the following bids:

1. Don Starkweather, Chevrolet, Inc., \$2165.38, less Federal tax \$147.00
Net price \$2018.38.
2. International Harvester Co. \$1685.00 less allowance for Ford Pickup \$185.00
Balance \$1500.00.
3. Archer Motor Co., I c. \$2472.11 less Federal tax \$160.82, less allowance for 1950 pickup truck \$641.29, net del. price 1670.00.

Supervisor ask if there were any questions concerning the bids.

There were none.

Bids were referred to the Highway Supt. for further consideration.

RESOLUTION NO 180 (OFFERED BY JUSTICE LANE)

RESOLVED THAT this Public Hearing be adjourned.

RESolution seconded by Councilman Kent and carried.

REcorder of Minutes

Luraina Robbins

Deputy Town Clerk

app Jan 14, 1957

December 31, 1956

A Public Hearing to consider the bids on a six wheel truck with tandem drive rear axle was held in the Chili Town Offices, 3235 Chili Ave., December 31, 1956 with the following member of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell S. Lane
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Also present:	
Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Cler	Luraina Robbins
Supt. of Highways	Thomas Pikuet
Deputy Supt. of Highways	Geo. Lusk

Deputy Town Clerk read the notice as it appeared in the Times Union Newspaper on December 31, 1956.

Town Clerk opened and read the following bids:

1. Archer Motor Co., Inc. \$14,752.43 complete, less allowance for 1947 truck \$2545.80, less Federal excise tax, \$936.63, net delivery price 411,270.00.

2. Bean-Mack Sales and Service, Inc. \$16,500.00 less allowance for 1948 Federal Truck \$700.00, net Del price \$15,800.00.

Bids were referred to the Highway Department for further consideration

RESOLUTION NO 181 (OFFERED BY COUNCILMAN KENT)
RESOLVED THAT this meeting be adjourned.
Resolution seconded by Justice Lane and carried.

REcorder of Minutes
Luraina Robbins
Deputy Town Clerk

app. Jan 14, 1957

December 31, 1956

An adjourned Town Board meeting was held in Chili Town Offices 3235 Chili Ave. immediately following the Public Hearings December 31, 1956, with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lowell Lane
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent

Also Present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Town Attorney	Ralph Wickins
Highway Supt.	Thomas Pikuet
Deputy Highway Supt.	Geo. Lusk
Police	Carl Guelzow
Fire Marshall	Wm. Roth
Town Historian	Ruth McFee

The meeting opened with a lengthy discussion re: fire protection for the area known as Chili Fire District #4 on the Monroe County Fire Map. Representatives from the Clifton and Riverdale Fire Departments were present, those being the Two Fire Departments interested in furnishing fire protection for said District. Mr. Raymond Statt, Chief of the Clifton Fire Department was present to report on a meeting held in his District. He stated that it was the opinion of those present that they had adequate and well trained men and modern equipment necessary to furnish fire protection for the district. and they would furnish such protection for \$250.00. Justice of the Peace, Lester Feeley stated that he had made an investigation and also attended a meeting at Clifton at which the problem was explained to the people of that district. He said that they felt furnishing protection for the added area in question held no problem for them.

Mr. Carl Guelzow, from Riverdale Fire Department was present.

It was the decision of the Town Attorney, Ralph Wickins and the members of the Board that representatives from both fire Districts, meet, discuss the problem and arrive at some decision. Both Mr. Guelzow and Mr. Statt agreed to this. Supervisor requested the decision be given to Justice of the Peace, Lester Feeley as soon as possible, so that an amended certificate of boundaries could be filed by the Department that would furnish protection for the area.

Mrs. Ruth McFee, Town Historian, upon request of Supervisor explained to the Member of the Board, the work she had been doing re: Town Flag. Mrs. McFee stated Mr. Walter Latoski, 2029 Westside Drive was perfecting a design which, with Supervisors approval would present to the Board at the January 14th Town Board meeting. Mrs. McFee then presented three colors which she had selected and ask the Boards opinion. She explained that Gold was for Quality, Blue for loyalty and white for purity. The Members of the Board gave their unanimous approval of the colors and also for their use on the new ambulance being purchased by the Town.

Mr. Ralph Reed, representative of Superior Body Sales Inc., Newark, New York was present to advise the Board in selecting the fabric and colors for ambulance. RESOLUTION NO 182 (OFFERED BY JUSTICE FEELEY)
RESOLVED THAT the amount specified in the contract with Superior Body Sales, Inc be increased \$50.00 to cover cost of lettering on ambulance.
Resolution seconded by Justice Lane and carried.

The financial reports for the year 1956 were read for the following Town Officials: Justices of the Peace, Lowell Lane, George Smith, and Lester Feeley, ~~Supervisor Thomas B. Steckel~~ Town Clerk Cornelius Ouweleen and Welfare Officer, Gage Miller.

RESOLUTION NO. 183 (OFFERED BY JUSTICE LANE)
RESOLVED THAT the above Financial Report for 1956 be accepted.
Resolution seconded by Justice Feeley and carried.

Deputy Supt. of Highways, George Lusk recommended that the bid for a pickup truck be awarded to International Harvester Co., Rochester, New York and that the bid for a tandem truck be awarded to Beam-Mack, Sales & Service Inc.
RESOLUTION NO. 184 (OFFERED BY COUNCILMAN KENT)

RESOLUTION OF TOWN BOARD FOR FIRE PROTECTION CONTRACT

WHEREAS, there has been duly established in this Town, a fire protection district embracing territory in said Town as follows:

ALL THAT PARCEL OF LAND situated within the Town of Chili and including all that part of the Town of Chili not included by annexation to the Gates Fire district and not included in the certificate of incorporation of the Riverdale Fire Police, Inc., as filed in the Monroe County Clerk's Office on the 5th day of December, 1932, and not included in the certificate of incorporation of the Clifton Fire Department, Inc., as filed in the Monroe County Clerk's Office on the 15th day of February, 1935

and,

WHEREAS, it was proposed that a contract be entered into with the Chili Fire Department, Inc., for the furnishing of fire protection to such district, and

WHEREAS, due notice has been given of a public hearing to be held at Chili Town Offices at 3235 Chili Avenue, Town of Chili, New York on the 10th day of December, 1956, at 8:30 in the evening of said date, to consider such a contract, the notice duly specifying the time and place of the hearing as aforesaid and giving in general terms the proposed contract, and all persons interested and appearing having been heard, it is hereby

RESOLVED, that this Town Board contract with the said Chili Fire Department, Inc., for the furnishing of fire protection of such district according to the copy of the proposed contract annexed hereto and made a part hereof; and it is further

RESOLVED, that such contract be executed in behalf of this Board by the members thereof.

PUBLISH -Nov. 30, 1956.

NOTICE OF PUBLIC HEARING ON FIRE PROTECTION CONTRACT

NOTICE IS HEREBY GIVEN THAT a public hearing will be held by the Town Board of the Town of Chili, Monroe County, New York, at the Chili Town Offices at 3235 Chili Avenue, Town of Chili, New York, on the 10th day of December, 1956, at 8:30 o'clock in the evening of that date for the purpose of considering the contracting with the Chili Fire Department, Inc., for fire protection to be furnished by said corporation for the fire protection district established in said Town and generally described as follows:

ALL THAT PARCEL OF LAND situated within the Town of Chili and including all that part of the Town of Chili not included by annexation to the Gates Fire District and not included in the certificate of incorporation of the Riverdale Fire Police, Inc. as filed in the Monroe County Clerk's Office on the 5th day of December, 1932 and not included in the certificate of incorporation of the Clifton Fire Department Incorporated as filed in the Monroe County Clerk's Office on the 15th day of February, 1935, upon the following general terms, to wit:

(a) The fire department, the Chili Fire Department Incorporated, shall answer and attend upon all calls in the above described district.

(b) For such service said corporation shall receive from the Town of Chili contract price not to exceed \$14,700.00

(c) The contract shall continue for a period of one year.

(d) Such other incidental terms as may be necessary or proper in connection with such contracting.

All persons interested in the matter will be heard at such time and place.

Dated: Nov. 29, 1956.

CORNELIUS OUWELEEN
Town Clerk of Town of Chili

TOWN OF CHILI

Supervisor's Report--General Fund

January 1, 1956-December 28, 1956

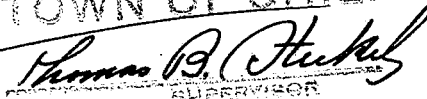
Receipts:

Balance January 1, 1956	\$31,202.84
January	253.06
February	44,616.53
March	356.09
April	10,913.20
May	7,612.06
June	6,625.55
July	5,448.71
August	6,877.17
September	648.72
October	1,136.75
November	20,845.47
December 1-28 Incl.	<u>6,537.25</u>
	<u>143,073.46</u>

Disbursements:

January	3,569.10
February	30,978.56
March	9,134.30
April	3,862.47
May	9,367.81
June	3,964.50
July	7,903.64
August	4,123.41
September	6,147.54
October	6,241.72
November	7,216.09
December 1-28 Incl.	<u>5,494.16</u>
	<u>98,003.30</u>

TOWN OF CHILI



SUPERVISOR

TOWN OF CHILI

Supervisor's Report--Ranchmar Water Dist.

January 1, 1956--December 28, 1956

Receipts:

Balance January 1, 1956	\$	384.07
January		-0-
February		639.14
March		281.10
April		756.02
May		396.71
June		260.07
July		517.63
August		333.81
September		184.31
October		79.35
November		800.59
December 1-28 Incl.		<u>252.76</u>
		4885.56

Disbursements:

January	51.04
February	978.50
March	58.30
April	30.26
May	935.36
June	282.71
July	160.21
August	189.45
September	80.03
October	634.82
November	136.04
December 1-28 Incl.	<u>61.54</u>
	3598.26

TOWN OF CHILI

Thomas A. Hickey
SUPERVISOR

TOWN OF CHILI

Supervisor's Report--Riverdale Water Dist.

January 1, 1956--December 28, 1956

Receipts:

Balance January 1, 1956	49,372.75
January	-0-
February	-0-
March	-0-
April	-0-
May	-0-
June	225,491.00
July	-0-
August	-0-
September	2,980.00
October	995.00
November	1,135.00
December 1-28 Incl.	<u>630.00</u>
	280,603.75

280,603.75

Disbursements:

January	4,528.85
February	17,282.30
March	19,132.07
April	-0-
May	1,046.85
June	152,464.37
July	7,693.62
August	741.49
September	5,891.50
October	13,296.04
November	5,313.73
December 1-28 Incl.	<u>2,865.43</u>
	230,256.25

230,256.25
230,347.50

TOWN OF CHILI

Thomas P. Stuebel
SUPERVISOR

TOWN OF CHILI

TOWN OFFICES: 3235 CHILI AVENUE

CHURCHVILLE, NEW YORK

TELEPHONE: GENESEE 3069

REPORT OF LOWELL S. LANE

JUSTICE OF THE PEACE TOWN OF CHILI

1956

Fines & Forfeits
Collected

Dec.	\$ 105.00
Jan.	50.00
Feb.	260.00
Mar.	145.00
Apr.	170.00
May	255.00
June	315.00
July	372.00
Aug.	430.00
Sept.	280.00
Oct.	395.00
Nov.	430.00

Total \$3207.00

Fines & Forfeits
Sent to State Comptroller

Dec.	\$ 105.00
Jan.	50.00
Feb.	260.00
Mar.	145.00
Apr.	170.00
May	255.00
June	315.00
July	372.00
Aug.	430.00
Sept.	280.00
Oct.	395.00
Nov.	430.00

Total \$ 3207.00

Lowell S. Lane
Signed

TOWN OF CHILI

TOWN OFFICES: 3235 CHILI AVENUE

CHURCHVILLE, NEW YORK

TELEPHONE: GENESEE 3069

ANNUAL REPORT - George P. Smith, Justice of the Peace.

1956

SPEEDING-----	27
LICENSE VIOLATIONS-----	23
EQUIPMENT VIOLATIONS-----	56
DRIVING INTOXICATED-----	6
RECKLESS DRIVING-----	1
LEAVING SCENE OF ACCIDENT-----	1
REGISTRATION VIOLATIONS-----	3
SCHOOL BUS VIOLATIONS-----	None
STOP SIGN VIOLATIONS-----	2
SIGNAL LIGHT VIOLATIONS-----	2
MISCELLANIOUS VIOLATIONS-----	11
CONVERSATION VIOLATIONS-----	None
MISCELLANIOUS MISDEMEANORS-----	None
DISORDERLY CONDUCT-----	1
MALICIOUS MISCHIEF-----	None
VAGRANCY-----	None
PUBLIC INTOXICATION-----	2
PETIT LARCENY-----	None
ASSAULT 3rd-----	None
SLOT MACHINE VIOLATIONS-----	None
TOWN ORDINANCE VIOLATIONS-----	None
CIVIL CASES-----	2

137

MOTOR VEHICLE CASES-----	133
CRIMINAL CASES-----	2
CIVIL CASES-----	2
	<u>137 Total</u>

CONVICTIONS-----	129
WITHDRAWN OR ACQUITTED-----	8

FINES PAID-----	\$1899.00
BAIL FORFEITED (13)-----	\$ 210.00
COMMITTED (13)-----	\$ 540.00
FINES SUSPENDED-----	\$ 35.00
TOTAL FINES-----	\$2684.00

Respectfully submitted,

George P. Smith

TOWN OF CHILI
TOWN OFFICES: 3235 CHILI AVENUE
CHURCHVILLE, NEW YORK

•
TELEPHONE: GENESEE 3069

Town Clerk's Financial Report 1956

Total Tax paid to Supervisor	\$106,084.87
Riverdale Water District	7,091.65
Ranchmar Water District	5,098.87
Fees' paid to Supervisor	7,520.20
Total	<u>\$125,793.09</u>

Paid to Monroe County Treasurer (County share 1956) Taxes	\$3,990.71
" " " " " (Dog license)	2,330.00
State Dept of Health (Marriage License)	14.50
Walter Wickins--Conservation-for 1956	1,960.50
Total	<u>\$8,295.71</u>

Total paid to Supervisor	\$125,793.09
Other Disbursements	8,295.71
GRAND TOTAL	<u>\$134,088.80</u>

Cornelius Ouweleen

Cornelius Ouweleen, Town Clerk

January 2, 1957

Welfare Officer Report December 1956

Disbursements		Receipts
Jan.	148.09	148.89
Feb.	85.46	85.46
Mar.	155.24	155.24
Apr.	134.97	134.97
May.	144.90	144.90
June.	0.0	0.0
July.	0.0	0.0
Aug.	0.0	0.0
Sept.	53.52	53.52
Oct.	101.53	101.53
Nov.	88.00	88.00
Dec.	167.96	167.96

Gage Miller Welfare Officer

December 31, 1956

To the Chili Town Board:

I certify that the following is a complete summary of the proceedings completed before me during the calendar year 1956 and that at the close of business on Dec. 31, 1956, I had \$.22 that amount being moneys received and held by me in my official capacity in pending cases.

Criminal	None
Motor Vehicle	None
Civil	One
Fees Earned and paid to State Comp.	\$6.50

Sincerely yours,

Lester E. Feeley
Lester E. Feeley
Justice/Peace/Child

LEF:S

RESOLVED THAT WHEREAS, the Town Superintendent of Highways did on the 31st day of December 1956 duly recommend the purchase of a new Pickup truck pursuant to the provisions of Section 142 of the Highway Law, and a notice of such recommendation has been duly published as provided in such Section NOW, THEREFORE, BE IT RESOLVED THAT pursuant to Section 142 of the Highway Law, the Supt. of Highways is hereby authorized to purchase from International Harvester Co., with the approval of the County Superintendent of Highways; One 1957 Model S-120 International Pick-up Truck according to the Specifications in the bid submitted by International Harvester Co., Maximum price \$1685.00 less \$185.00 for 1950 Ford Pick-up Truck or a Balance of \$1500.00.

Resolution seconded by Justice Lane and carried with the following vote:
Supervisor Thomas B. Steckel, aye, Justice Lowell Lane, Aye, Justice Lester Feeley Aye
Councilman Samuel Kent Aye.

RESOLUTION NO. 185 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT WHEREAS, the Town Superintendent of Highways did, on the 31st day of December 1956, duly recommend the purchase of certain equipment pursuant to the provisions of Section 142 of the Highway Law,

NOW, THEREFORE, BE IT RESOLVED that pursuant to Section 142 of the Highway Law, the Town Supt. of Highways is hereby authorized to purchase, in accordance with the provisions of Article 5-A of the General Municipal Law, with the approval of the County Supt. of Highways, the following: One (1) new 1957 Mack Dump Truck Model B-62Sx and all specifications and equipment as per bid submitted December 31, 1956, for a maximum price of \$16,500.00 Del. at Town of Chili about April, 1957.

The Town Supt. of Highways is hereby authorized, subject to the approval of the County Superintendent of Highways, to surrender to the vendor one 1947 Federal Truck as part payment for the above (equipment) to be purchased. The terms of payment will be as follows:

Trade in allowance	\$700.00
Check drawn on machinery fund	125.00
Check from proceeds of obligation.	\$15,675.00
Total	\$16,500.00

A contract to purchase for the item(s) purchased shall be duly executed between the Town Superintendent of Highways and such vendor, and when duly approved by the County Supt. of Highways, it shall become effective. When such contract has been duly executed and approved, the Supervisor is authorized to complete such purchase upon delivery of the item purchased in accordance with the terms of such resolution and such, and to pay the above amounts specified to be paid by check or checks. (1) by a check drawn on the Machinery Fund Item (3) for \$125.00, (2) by a check in the amount of \$15,675.00 drawn on the account established from the proceeds of obligations to be issued pursuant to the Local Finance Law to finance such purchase, Such obligations will be authorized to be issued by this Board by a separate resolution.

Resolution seconded by Justice Lane and carried with the following vote: Supervisor, Thomas Steckel Aye, Justice of the Peace, George Smith, Absent, Justice of Peace, Lowell Lane, Aye Justice of Peace, Lester Feeley, Aye, Councilman, Samuel Kent, Aye.

Mr. Geo. Lusk Supt. of Highways recommended that the Highway trucks be painted gold with white lettering (TOWN OF CHILI, HIGHWAY DEPT.)

Supervisor requested the Board's permission to discuss plans for a new Town Building with an architect. This was granted.

RESOLUTION NO. 186 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the supervisor be authorized to transfer funds from the unexpended balance from the contingent fund to the following 1956 budgetary funds in the following amounts;

Purchase of Furniture and fixtures	\$18.50
Repairs, light hear, etc	391.65
Town Hall--other expenses	17.48
Elections--Compensation of employees	263.00
REnt of Polling places	125.00
Official bonds and undertakings	45.61
Printing and advertising	419.22
Planning Board expenses	16.05
Assessor revaluation contract	6067.50
Special Census	775.00
Supt. of Bldgs.--other expense	5.00
Constable--other expense	57.00
Patriotic observances	1.25
Social Security	30.78
Road dedication costs	275.00

Resolution seconded by Justice Feeley and carried.

Supervisor stated that all bills had been audited and ordered same be paid as presented.

RESOLUTION NO. 188 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Justice Lane and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

January 2, 1957

A regular meeting of the Town Board of the Town of Chili was held in the Chili Town Offices, January 2, 1957 at 7:30 O'clock P. M. with the following Members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of Peace	Lowell Lane
Justice of Peace	Geo. Smith
Justice of Peace	Lester Feeley
Councilman	Samuel Kent

Also present:

Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways	George Lusk
Fire Marshall	Wm. Roth
Police	Carl Guelzow

Mr. Herbert Short and Raymond Coyle of the Highway Dept.
Mr. and Mrs. Wm. Wilcox, 432 Paul Road.

Supervisor stated to dispense with the reading of the minutes.
Supervisor stated that all bills had been audited and ordered same be paid as presented.

RESOLUTION NO. 1 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the annual salaries of the elected officials for the year 1957 shall be as follows:

Supervisor	\$5700.00
Justices of the Peace 3@	1800.00
Councilman 1@	1400.00
Town Clerk and Tax collector	4680.00
Supt. of Highways	44500.00
Assessor 1 @	100.00

Salaries as stated above to be paid monthly.
Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 2 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the annual salaries of the following appointed officials and employees for the year 1957 shall be as follows;

Town attorney	\$3500.00
Assessor	2750.00
Deputy Town Clerk	2912.00
Supt. of Bldgs	2500.00
Welfare Officer	1800.00
Police Chief	1000.00
Police Officer*	900.00
Dog Warden and Police	450.00
Attendance Officer and Police	450.00
Fire Marshall	500.00
Registrar of Vital Statistics	45.00
Bookkeeper and Gen. Sec'y	3185.00
Sec'y to Supt. of Bldgs and Highway	400.00
Attorney, Clerical	250.00
Town Clerk, extra help	200.00
Assessor, office and held	500.00
Riverdale water Dist Supt.	200.00
Ranchmar " " "	700.00
Sec'y Zoning and Planning Boards	\$10.00 per meeting

Salaries as stated above to be paid monthly.
Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 3 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Ralph E. Wickins be appointed Town Attorney for the Town of Chili for the year 1957.

Resolution seconded by Justice Lane and carried.

CORPORATE RESOLUTIONS AUTHORIZING BANK ACCOUNT

Town of Philis - Highway End 3235 Philis Ave. Pharehills, N.Y. ^{January} 19⁵⁷
(Name of Corporation and Address)

At a meeting of the Board of Directors of Town of Philis

a corporation organized under the laws of the State of _____, duly convened and held on January, 19⁵⁷, a quorum being present, and participating throughout, it was, on motion, duly made, seconded and carried.

1. RESOLVED that the Supervisor of this Corporation be and he hereby

is authorized to open and keep an account of deposit and discount with The General Valley Union Trust Co., 19 Main St West Rochester N.Y.

hereinafter called "Bank", in the name and for the use of this Corporation and for that purpose to execute and deliver to said Bank signature cards, deposit agreement and other documents requested by said Bank, to deposit with said Bank moneys, checks, drafts, acceptances or other evidences of indebtedness, whether belonging to this Corporation or otherwise, which may now be or hereafter come into its possession, and said Bank be and it hereby is authorized to make payments from funds of this Corporation on deposit with said Bank upon and according to the check, draft, note or acceptance of this Corporation, signed by the

Supervisor
(Insert Official Titles Only)

countersigned by the _____ under their official titles or under the inscription "Authorized Signature," and said officer (officers) or employee (employees) is (are) hereby authorized to make, sign, endorse, accept, execute and deliver any and all checks, notes, drafts and bills of exchange or other evidences of indebtedness of this Corporation.

2. RESOLVED that said Bank is hereby authorized to pay any and all checks, drafts, notes, bills of exchange, or other orders for the payment of money, and also to receive the same for the credit of or in payment from the payee or any other holder, when so signed, without inquiry as to the circumstances of their issue or the disposition of their proceeds, whether drawn to the individual order of or tendered in payment of the individual obligations of any officer or employee signing the same or any other officer or employee of this Corporation, or otherwise;

3. RESOLVED that the Supervisor

of this Corporation, be and he (they) hereby is (are) authorized in behalf of this Corporation to borrow from time to time from said Bank such sum or sums of money, for such periods of time and on such terms as may to him (them) in his (their) discretion seem advisable and to execute and deliver the note or other obligation of this Corporation in form required by said Bank for the payment of any sum or sums so borrowed and also to endorse and pledge from time to time as required by said Bank any of the bonds, stocks or other securities, accounts and bills receivable, warehouse receipts or other property of this Corporation as collateral therefor;

4. RESOLVED that the Supervisor

of this Corporation be and he (they) hereby is (are) authorized from time to time to discount and rediscount any bills receivable held by this Corporation upon such terms as he (they) may deem proper and said Bank is hereby authorized to charge the same to the account of this Corporation, at or after maturity;

5. RESOLVED that the loans and discounts heretofore effected and at present outstanding with said Bank, and endorsements and powers of attorney made and issued in connection therewith, be and they hereby are ratified and confirmed.

6. RESOLVED that the foregoing powers and authority shall continue until written notice of the revocation thereof has been received by said Bank.

I HEREBY CERTIFY that the foregoing is a true and complete copy of resolutions duly adopted at the meeting of the Board of Directors aforesaid, that said resolutions have not been in anywise rescinded or annulled but are still in full force and effect, and that said resolutions are not contrary to or in conflict with any provision of the Certificate of Incorporation of said Corporation and are in accordance with the provisions of the by-laws of said Corporation.

I further certify that the following persons have been elected, have qualified and are now acting as officers of this Corporation in the capacities set opposite their respective names and that the signatures set opposite such names are their signatures:

NAME	TITLE OF OFFICER	SIGNATURE
<u>Thomas B. Stuebel</u>	<u>Supervisor</u>	<u>Thomas B. Stuebel</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

WITNESS my hand and the seal of the Corporation this 14th day of Jan, 19⁵⁷
(Corporate Seal) Loretta J. Quveen Secretary.

**Corporate Resolutions
Authorizing Bank Account**

TO

Dated

RESOLUTION NO. 4 (OFFERED BY JUSTICE LANE)

RESOLVED THAT Mr. Charles Mason, be appointed sole assessor for the Town of Chili for the year 1957.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 5 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following be appointed to the following positions and shall serve at the pleasure of the Town Board of Chili

Deputy Town Clerk	Luraina Robbins
Bookkeeper and General Sec'y	Johanna Horstman
Supt. of Bldgs.	George Lusk
Welfare Officer	Gage Miller
Fire Marshall	Wm. Roth
Town Nurse	
Registrar of Vital Statistics	Cornelius Ouweleen
Police Chief	Carl Guelzow
police Officer	Clarence Hinch
Dog Warden & Police Officer	Donald Rath
Attendance Officer and Police Off.	Donald Rath
Sec'y to Supt. of Bldgs	Velda Lusk
Sec'y to Zoning and Planning Boards	June Yates
Sec'y Supt. of Highways	ESTher Gerrard

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 6 (OFFERED BY JUSTICE LANE)

RESOLVED THAT Secretary to the Zoning Board of Appeals and Planning Board shall be paid at the rate of \$10.00 per meeting and to present a voucher for the amount due.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 7 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mrs. Ruth McFee be appointed Town Historian at no salary.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 8 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Town Board meetings of the Town of Chili shall be held on the first Wednesday in every month, time 7:30 P. M.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 9 (OFFERED BY JUSTICE LANE)

RESOLVED THAT The Times Union, Democrat and Chronicle and the Gates-Chili Press shall be official newspapers for the Town of Chili for the year 1957.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 10 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT The Central Trust Company shall be the depository for the Supervisors General Funds and that the Security Trust Co. shall be the Depository for the Town Clerks and Tax Collectors Funds.

Resolution seconded by Justice Lane and carried.

RESOLUTION NO. 11 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Genesee Valley Union Trust Co. be the depository for the Supervisors Highway Fund.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 12 (OFFERED BY JUSTICE LANE)

RESOLVED THAT the Town Clerk, Deputy Town Clerk, assessor, police, Supt. of Highways, Supt. of Bldgs. shall be allowed \$.08 per mile for mileage, the total amount not to exceed the amount set up in the 1957 budget.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 13 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the vouchers for Town claims may be audited, allowed and paid, if certified to be true and correct in a statement signed by or on behalf of the claimant on a form similarly presented and approved and presented in the same manner as the verified voucher.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 14 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mr. Bernard Entress shall be appointed Chairman of the Zoning Board of Appeals of the Town of Chili for the year 1957.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 15 (OFFERED BY JUSTICE LANE)

RESOLVED THAT Mr. Winsor Ireland be appointed Chairman of the Planning Board of the Town of Chili for the year 1957.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 16 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Norman Vail be appointed Insurance Counselor of the Town of Chili for the year 1957.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 17 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Supervisor, Thomas B. Steckel, be appointed official Delegate, and Superintendent of Buildings, George Lusk alternate to attend the Annual meeting of the Association of Towns of the State of New York, to be held at Buffalo, New York on February 12th, 13th, and 14th, 1957 and to cast the vote of the aforesaid Town.

Resolution seconded by Justice Smith and carried.

Mr. George Lusk, Supt. of Highways informed the Town Board that he had made the following appointments, which met with the approval of the Town Board.

Mr. Herbert Short, foreman at \$2.10 per hour.

Mr. Raymond Coyle, Shop foreman at \$2.10 per hour.

Mr. Lusk also reported on the following

Bridge on Humphrey Road

Herst Pond

Skating Rink, in rear of Town Hall

Morrow property on Lester Street

Mr. Lusk also stated that the property at 40 Lester Street had been condemned by Dr. Laglia, Town Health Officer.

RESOLUTION NO. 18 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT THIS MEETING be adjourned until January 14, 1957 at 7:30 O'clock.

Resolution seconded by Justice Smith and carried.

R. Lusk