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January 3, 1958

The regular meeting of the Town of the Town of Chili was held in the Chili Town Office, January 3, 1958 at 7:30 P.M. The following members of the Board were present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester E. Feeley
Councilman	Samuel S. Kent
Councilman	Martin J. Wehle, Jr.

Also present:

Town Clerk	Cornelius Ouweleen
Town Attorney	Ralph E. Wickins
Supt. of Hgws. & Bldg.	George K. Lusk

Supervisor Thomas B. Steckel opened the meeting by welcoming the new councilman, Martin J. Wehle, Jr.

The minutes from the previous meetings were read and approved.

The following correspondence was read:

1. Letter from Martin J. Wehle, Jr. re: resignation from Zoning Board of Appeals. Letter accepted and same to be referred to Chairman of the Zoning of Appeals.
2. Letter dated December 27, 1957 from Jordan E. Pappas re: Plozker Co. Letter on file in Supervisor's file.
3. Letter dated December 30, 1957 from G. H. Warner to Monroe County Board of Supervisors, attention of Supervisor Steckel re: Monroe County sales tax. Letter on file in Supervisor's file.
4. Re-read letter dated December 4, 1957 from G. H. Warner to Supervisor Steckel re: Monroe County sales tax. Letter on file in Supervisor's file.
5. Letter dated December 10, 1957 to Supervisor Steckel from G. H. Warner re: Monroe County sales tax. Letter on file in Supervisor's file.
6. Letter dated December 10, 1957 from Paul H. Jones (Evergreen Acres) re: Sewer Dist. Letter on file in Supervisor's file.
7. Letter dated December 30, 1957 from Water Power & Control Commission re: Creekview Subdivison. Letter on file in Supervisor's file.

RESOLUTION NO. 1 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the annual salaries of the elected official shall be as follows:

Supervisor	\$5700.00	(Other expenses \$400.00)
Justices of the Peace 2--	1800.00	(Other expenses \$350.00)
Councilman 2-----	1400.00	(Other expenses \$350.00)
Town Clerk	4900.00	(Office & Other Exp. \$575.00)

The salaries shall be paid monthly, office and other expenses as incurred. RESOLUTION seconded by Justice of the Peace Feeley and carried.

RESOLUTION NO. 2 (OFFERED BY JUSTICE OF PEACE FEELEY)

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

Town Supt. of Bldgs.	\$2500.00	(Other expenses \$400.00)
Welfare Officer	1800.00	(Other expenses \$175.00)
Deputy Town Clerk	3094.00	
Police Chief	1000.00	(Other expenses \$550.00)
Police Officer	900.00	
Dog Warden & Police Off.	450.00	(Other expenses \$200.00)
Attendance Officer & Police	450.00	(Other expenses \$100.00)
Town Nurse	4200.00	(Misc. Expense \$150.00)

Secretary to Supervisor	\$3458.00	
Fire Marshal	500.00	(Other expenses \$75.00)
Reg. of Vital Statistics	45.00	(Other expenses \$5.00)
Secretary to Supt. of Bldg.	450.00	
Town Clerk Clerical	250.00	
Riverdale Water Dist. Sup.	200.00	
Secretary to Supt. of Hgws.	400.00	
Ranchmar Water Dist. Sup.	700.00	
Health Officer	1400.00	(Misc. Expenses \$200.00)

The above salaries are to be paid monthly, office and other and miscellaneous expenses as incurred. RESOLUTION seconded by Councilman Kent and carried.

RESOLUTION NO.3 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Ralph E. Wickins, duly qualified, be appointed Town Attorney of the Town of Chili for the year 1958 at an annual salary of \$3800.00 and other expenses \$525.00, making a total of \$4325.00 and the annual salary to be paid to him monthly. Office and other expenses as incurred. RESOLUTION seconded by Councilman Kent and carried.

RESOLUTION NO.4 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT George K. Lusk, duly qualified, be appointed highway superintendent for one year until December 31, 1958 at an annual salary of \$4900.00, other expenses \$600.00 and the annual salary be paid to him monthly, other expenses as incurred. RESOLUTION SECONDED BY Councilman Kent and carried.

RESOLUTION NO.5 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Charles Mason, duly qualified, be appointed assessor for the Town of Chili for a term of two years until December 31, 1959 at an annual salary of \$2750.00. Office and other expenses \$850.00, and that the annual salary be paid to him monthly. Office and other expenses as incurred. RESOLUTION seconded by Councilman Kent and carried.

RESOLUTION NO.6 (OFFERED BY JUSTICE FEELEY)

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

Johanna Horstman	Secretary to Supervisor
Luraina Robbins	Deputy Town Clerk
Jean Sable	Town Nurse (At large) ?
George Lusk	Supt. of Buildings
Gage Miller	Welfare Officer
Cornelius Ouweleen	Registrar of Vital Statistics
Carl Guelzow	Chief of Police
Clarence Hincer	Police Officer
Donald Rath	Dog Warden & Police Officer.
Velda Lusk	Secretary to Bldg. Supt.
Esther Garrard	Secretary to Supt. of Highways
William Roth	Fire Marshal

RESOLUTION SECONDED by Councilman Wehle and carried.

RESOLUTION NO.7 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mrs. June Yates shall be appointed secretary to the Zoning Board of Appeals and Planning Board and shall serve at the pleasure of the Town Board and she shall be paid a salary of \$10.00 per meeting and shall present a voucher for the same monthly. RESOLUTION SECONDED by Justice Feeley and carried.

RESOLUTION NO.8 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Mrs. Ruth McFee, duly qualified, be appointed Town Historian for the year 1958 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 Feeley and carried.

RESOLUTION NO.9 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT during the year 1958 each member of the Zoning Board of Appeals attending a regular called meeting of the Zoning Board of Appeals shall be paid at the rate of \$5.00 per attendance. RESOLUTION SECONDED BY COUNCILMAN KENT AND CARRIED.

RESOLUTION NO. 10 (OFFERED BY COUNCILMAN WHELE)

RESOLVED THAT during the year 1958 each member of the Planning Board attending a regular called meeting of the Planning Board shall be paid at the rate of \$5.00 per attendance. RESOLUTION seconded by Councilman Kent and carried.

RESOLUTION NO. 11 (OFFERED BY JUSTICE FEELEY)

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 Councilman Kent and carried.

RESOLUTION NO. 12 (OFFERED BY COUNCILMAN WHELE)

RESOLUTION 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 Feeley and carried.

RESOLUTION NO. 13 (OFFERED BY COUNCILMAN WHELE)

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 and the Genesee Valley Union Trust Company of the City of Rochester shall be designated as the trust companies 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 Councilman Kent and carried.

RESOLUTION NO. 14 (OFFERED BY COUNCILMAN WHELE)

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 Councilman Kent and carried.

RESOLUTION NO. 15 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Town Clerk, Deputy Clerk, Assessor, Police, Supt. of Highways, Supt. of Buildings be allowed \$.08 per mile for mileage and total amount not to exceed the amount set up in the 1958 budget. RESOLUTION SECONDED by Councilman Wehle and carried. Town Historian

RESOLUTION NO. 16 (OFFERED BY COUNCILMAN KENT)

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 Councilman Wehle and carried.

RESOLUTION NO. 17 (OFFERED BY COUNCILMAN 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 Feeley and carried.

RESOLUTION NO. 18 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Mr. Winsor Ireland be appointed Chairman of the Planning Board for a period of one year. RESOLUTION SECONDED BY Justice Feeley and carried.

RESOLUTION NO. 19 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Supervisor, Thomas B. Steckel, be appointed official delegate to the Annual Association of Towns meeting to be held February 10 through February 12, 1958 in New York City. RESOLUTION SECONDED by Councilman Kent and carried.

RESOLUTION NO. 20 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Mr. Norman Vail be appointed Insurance Counselor for the Town of Chili for a period one year. RESOLUTION SECONDED BY Justice Feeley and carried.

RESOLUTION NO. 21 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Ria Horstman be appointed to assist Town Clerk, services as required, at the rate of \$1.40 per hour. Resolution seconded by Councilman Kent and carried.

Town Board Meeting January 3, 1958

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

RESOLUTION NO.22 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT this meeting be adjourned until January 22, 1958 at 7:30 o'clock P.M. RESOLUTION SECONDED by Councilman Kent and carried.

Johanna Horstman,
Recorder of Minutes

January 3, 1958

Joint meetings of the Town Boards of the Town of Chili and the Town of Gates was held in the Chili Town Office on January 3, 1958 at 9 o'clock P.M. Supervisor Steckel called the meeting to order with the following members present:

Town of Chili:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester E. Feeley
Councilman	Samuel S. Kent
Councilman	Martin J. Wehle, Jr.

Town of Gates:

Supervisor	Elbert Finch
Justice of the Peace	Charles Eberhard
Councilman	Herbert Porter
Councilman	Raymond Moore

Also present:

Town of Chili Attorney	Ralph E. Wickins
Town of Chili Town Clerk	Cornelius Ouweleen

RESOLUTION NO. 23 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT WHEREAS the dump being used by private collectors of garbage and refuse for the Town of Chili and the Town of Gates is now closed,

WHEREAS the closing of said dump has created a serious health problem in both towns,

WHEREAS Supervisor Finch of the Town of Gates and Supervisor Steckel of the Town of Chili have been negotiating with the City of Rochester looking toward the solution of the health problem by the use of the city incinerator for the disposal of garbage and refuse

WHEREAS as of this date a resolution was passed by the Council of the City of Rochester authorizing the City Manager to execute emergency agreements with the Town of Chili and the Town of Gates for the use of the city incinerator,

NOW THEREFORE BE IT RESOLVED THAT A RESOLUTION of these joint boards, Supervisor Finch and Supervisor Steckel are authorized to negotiate with the City Manager and make arrangements for the use of the city incinerator by private collectors. Said collectors to be designated by said supervisor. Resolution seconded by Councilman Porter and carried.

Supervisor Steckel stated he, Supervisor Finch and Chili Town Attorney Ralph E. Wickins had attended a meeting in the afternoon with the City Council of the City of Rochester.

Supervisor Finch stated Attorney Wickins had presented a very fine case at the City Council in the afternoon and that Attorney Wickins represented his own Town and also the Town of Gates. Supervisor Finch expressed his thanks to Attorney Wickins and Supervisor Steckel on what they presented before the City Council in the afternoon.

Supervisor Steckel stated at this time he would call on Attorney Wickins to give a resume of the afternoon's meeting.

Attorney Wickins stated that the City Council called the meeting to order and the proposed agreement with certain Monroe County Towns for emergency use of the city incinerator was read. Attorney Wickins then read the proposed agreement.

Attorney Wickins stated that he pointed out to the City Council that while he did not believe either of the two supervisors raised great objections to the conditions imposed, that the Town of Chili and the Town of Gates could not enter into such an agreement with the City legally inasmuch as there was no provision in the town law permitting the execution of such an agreement with the City.

Supervisor Steckel stated he had asked Mr. Arthur Gold of B. B. Disposal Service to contact all of the collectors to come to this joint Town Board meeting tonight.

January 3, 1958

Supervisor Steckel then called on Mr. Gold and asked him if he was able to contact all of the men.

Mr. Gold answered he was able to contact five out of six. Butcher and Dugan were missing.

Councilman Kent stated he wondered if collectors would go along with \$6.00 per ton charge requested by the City of Rochester.

Supervisor Steckel then called on the collectors present.

Mr. Huff of 770 Marshall Road stated that the price was ridiculous at \$6.00 per ton, especially when loads were confined to garbage and household rubbish and waste materials. He stated it did not seem fair to inform the people the price would be raised and at the same time tell them what they could put in their rubbish.

Mr. Scanzaroli of 56 Loderdale Road stated he was behind one week now and that he could get two weeks behind. He was wondering if this agreement was only an emergency one, or would it be permissible to use city incinerator at end of 90 day period.

Supervisor Steckel stated they had been contacting city officials for months and assured the collectors that they had tried to come up with the best possible solution that could be arranged at this time. Supervisor Steckel stated "permanent solution" was used several times in the afternoon which lead him to believe that the city will enter into a permanent contract. Supervisor Steckel stated he had made certain too when he talked to the Mayor that the price would eventually be downward just as soon as the volume warranted it. He stated \$6.00 per ton is the cost to the City at the present time.

Supervisor Finch stated he was of the opinion that there was nothing binding in this agreement. If the collectors found another place to dump they could, and if they wanted to use the city incinerator at times, they could. They were under no obligation to use city incinerator.

Mr. Robert Frusci stated apparently it was the only way out. People would have to put up with a little inconvenience until a place could be found to dispose of furniture, grass cuttings, etc. He stated it would be better to have a little inconvenience than no convenience whatsoever.

Supervisor Steckel then asked what other alternatives there were.

Mr. Huff replied: "Dump where we are".

Supervisor Steckel replied that the health authorities were entering into it. The dump on Scottsville Road could not be opened.

Mr. Huff said it was a question of whether at the present price he could operate at \$6.00 per ton.

Supervisor Steckel stated this was the best that could be done. It was now entirely up to the collectors.

Mr. Frusci stated it seemed the only solution to get by this emergency period. The raise in price would have to come in time. He stated that inasmuch as they were a full week behind, they had no other choice, would have to accept it.

Supervisor Finch stated there was always the danger of competitors coming in and underselling. He stated it has happened before and that he would like to keep our good collectors. He stated it was an unpleasant situation and had to be faced at least temporarily.

Supervisor Finch said Mayor Barry stated this price would be based on the amount of material brought into the incinerator. As the volume increased, the price would go down. Supervisor Finch stated he had talked with a number of engineers who install these disposal plants and also talked with George Sells, Consulting Engineer for the Civic Center, and other legal authorities, and that \$3.60 per ton was the cheapest they could incinerator this for. Supervisor Finch stated there was more involved than just incinerating. There was a lot of overhead.

Mr. Gold stated under the circumstances he could say nothing.

Mr. Johnson of the Johnson Disposal stated he worked only part-time. He had approximately 100 customers. He stated that if the price is raised, people would dump along roadsides.

Supervisor Steckel said that he and Supervisor Finch had had endless telephone calls and did everything possible they could and did not like this situation any more than the collectors did. If a better solution could be thought of, it certainly would be presented to the collectors. Reference was made to the articles in tonight's papers.

Supervisor Finch stated that if the collectors were going to raise prices they should consult with the Town Boards, because the Town Boards should know what is going on in the town. It is unfair if the Town Boards do not have an answer to these things.

Mr. Frusci asked when this would take effect.

Supervisor Steckel replied the resolution which was passed by the City Council in the afternoon takes effect immediately. He stated what takes place here tonight is up to the collectors.

B. & B. Disposal, Don Huff Disposal and Gates-Chili Disposal decided to use city incinerator.

Supervisor Finch stated on behalf of the Gates Town Board he would like to thank Supervisor Steckel and Attorney Wickins for the work that had been done by them.

Supervisor Steckel thanked the Gates Town Board for coming.

RESOLUTION NO. 24 (OFFERED BY COUNCILMAN WEHEL)

RESOLVED THAT this joint meeting be adjourned. RESOLUTION SECONDED by Justice Feeley and carried.

Johanna Horstman
Recorder of Minutes

44
January 22, 1958

A Public Hearing to consider the rezoning of the property of John Syracuse on Paul Road in the Town of Chili was held in the Town Offices, 3235 Chili Ave. at 8 O'clock P. M. Justice Lester Feeley called the meeting to order and presided in the absence of Supervisor Steckel. The following members of the Board were present:

Justice of the Peace
Justice of the Peace
Councilman
Councilman
Attorney

Lester Feeley
George Smith
Samuel Kent
Martin J. Wehle Jr.
Ralph Wickins

Also Present
Town Clerk
Deputy Town Clerk
Supt. of Highways & Bldgs.
Fire Marshall
Attorney Thomas White representing

Cornelius Ouweleen
Luraina Robbins
George Lusk
William Roth
John Syracuse

The Town Clerk read the legal notice as it appeared in the Rochester Times Union on January 9, 1958.

Justice Feeley asked if there was anyone to speak for or against the rezoning. There was no one.

Attorney Wickens stated that the Planning Board had held a hearing on rezoning the property and he had checked with Mr. Boyle, Legal Advisor, County of Monroe as the property was across the road from land for the Monroe Sewage Plant. Mr. Wickens recommended that the request of Mr. Syracuse be granted.

Justice Smith inquired of the Town Clerk if there had been any objections from residents.

Arthur

Mr. Ouweleen reported that Mr./Johnson, 64 Flanders Street, Rochester objected.

Mr. Ouweleen also stated that Frank Breiner had wished to be notified of the hearing but would be in Florida at the time.

Decision on rezoning reserved until later time.

RESOLUTION NO 25 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT this Public Meeting be closed.
Resolution seconded by Councilman Kent and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

Legal Notice

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, Monroe County, New York, on January 22, 1958, at 8 P.M. to consider the following application:

Application of John Syracuse, 2713 Chili Avenue, to rezone all that tract or land in the Town of Chili, being part of Town Lots 117 and 132, bordered on the southerly side by Paul Road and on the northerly and easterly sides by the center line of the Little Black Creek, being approximately 13 acres more or less, from residential to industrial.

All interested parties are requested to be present.

By order of the Town Clerk of the Town of Chili.

CORNELIUS OUWELEEN.

14-T-U-Jan. 9

January 22, 1958

An adjourned Town Board meeting was held in the Chili Town Offices, 3235 Chili Ave. on January 22, 1958 immediately following the Public Hearing on the Syracuse property on Paul Road. Justice Lester Feeley called the meeting to order and presided in the absence of Supervisor Thomas B. Steckel.

Roll was called with the following members present:

- | | |
|--|---------------------|
| Justice of the Peace | Lester Feeley |
| Justice of the Peace | George Smith |
| Councilman | Samuel Kent |
| Councilman | Martin J. Wehle Jr. |
| Also present; | |
| Town Clerk | Cornelius Ouweleen |
| Deputy Town Clerk | Luzaina Robbins |
| Supt. of Highways and Bldgs. | George Lusk |
| Fire Marshall | William Roth |
| Attorney Thomas White representing John Syracuse | |

Minutes of the previous meeting were read and approved. Justice Feeley stated that all bills had been audited and ordered same be paid as presented.

The following correspondence was read:

1. Letter dated January 16, 1958 from Robert W. Smith, Commissioner of Elections re: voting machines for primary elections.
2. Letter dated Jan. 8, 1958 from Harold Parshall re: closing of Scottsville dump and reaction of fire companies.
3. Letter dated January 2, 1958 from Health Officer, Dr. Vito Laglia re: problem of health resulting from mismanagement of dump.

With reference to letter from Mr. Parshall, Attorney Wickins stated that the Town Board of the Town of Chili has no control over the fire companies as they operate under contract basis, and that fires on private property are a concern of the property owner. It is up to them to aid fire companies. Mr. William Roth, Fire Marshall was called on to report on the above. Mr. Roth stated that the fire companies had been at the dump three times, but had received no cooperation from the owners of the dump. He added that they had been asked to bulldoze rubbish to aid firemen and had not complied. Seven peices of equipient were used the last time the fire companies were called to the dump.

Justice Feeley suggested letter be held for furthur consideration. Other letters above tabled until February 2nd meeting.

RESOLUTION NO.26 (OFFERED BY COUNCILMAN KENT)
RESOLVED THAT June Yates be appointed for special office work to serve at the pleasure of the supervisor at the rate of \$1.50 per hour and that she present a voucher for same monthly.
Resolution seconded by Justice Smith and carried.

RESOLUTION NO.27 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT Johanna Horstman be appointed substitute Recorder of Minutes to serve at the pleasure of the Town Board and shall be paid a salary of \$10.00 per meeting and shall present a voucher for same.
Resolution seconded by Councilman Wehle and carried.

Mr. George Lusk was called on to furnish information to Board re: water meter payment for Herbert Crippen, 40 Jemison Road. Mr. Crippen owes \$35.00 for water Meter and same was added as delinquent to State, Town and County tax bill for 1958. Mr. Crippen does not think that he should pay the \$35.00 inasmuch as meter has not been installed, and therefore he is not using water.

RESOLUTION NO.28 (OFFERED BY COUNCILMAN KENT)
RESOLVED THAT Mr. Herbert Crippen not be required to pay the \$35.00 for water meter inasmuch as he is not at present using the water, AND BE IT FURTHER
~~RESOLVED that inasmuch as this amount was added to Mr. Crippen's 1958 tax bill~~
the above refund for the Riverdale Water District General Fund will be considered when tax is paid. Resolution seconded by Councilman Wehle and carried.

Justice Feeley ask if the Board wished to take action on the rezoning of Syracuse property.

RESOLUTION NO29 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT WHEREAS, An application was made by John Syracuse to rezone all that tract of land in the Town of Chili being part of Town lots 117 and 132 bordered on the southerly side by Paul Road and on the northerly and easterly sides by the center line of The Little Black Creek, being approximately 13 acres more or less, from D residential to industrial and **WHEREAS**, The Planning Board after Public Hearing duly held has recommended said rezoning and **WHEREAS** a Public Hearing was held by the Town Board of the Town of Chili and Thomas White, Attorney appeared, representing John Syracuse and **WHEREAS**, there was no objection to said request, **NOW THEREFORE BE IT RESOLVED THAT** said request to rezone to industrial the following described property being all that tract of land in the Town of Chili being part of Town lots 117 and 132 bordered on the southerly side by Paul Road and on the Northerly and Easterly sides by the center line of the Little Black Creek being approximately 13 acres more or less is hereby granted and it is further ordered that the zoning map of the Town of Chili be changed to show this rezoning. Resolution seconded by Councilman Wehle and carried unanimously.

The following representatives met with the Town Board to discuss differences re: final payment and inspection charges of the Riverdale water District. Mr. Plotzger, Mr. Stalker and Attorney, Jordon Pappas of A. Plotzger, Contractor Mr. Bradford Squires and Mr. Playford, Wm. S. Lozier & Co., Engineers.

Mr. Jordon Pappas, Attorney stated that the final balance due A. Plotzger & Co. amounted to \$11,371.22 and was being withheld by the Town Board. The amount in dispute and being charged to Plotzger & Co. for inspection charges after contract completion date is \$4,543.90. Mr. Pappas stated that it was their contention that any delay in completion of contract was not their fault and that payment should not be withheld.

Attorney Wickins requested Mr. Pappas to explain the delay in completion of contract.

Mr. Pappas addressing Mr. Squires, of Wm. Lozier & Co. "You rendered a schedule on request on charge breakdown on inspection charges." "Would you like to comment on it?" "Breakdown was not supplied the Town."

Mr. Squires furnished said information.

Mr. Pappas, "In going over bill, we feel some errors have been made. "Date of Contract indicates it was signed August 3, 1955. My copy has 45 days from date of signing or September 18, 1955 to commence work. Completion date to be 210 days from beginning date of contract.

Mr. Squires stated contract called for work to commence 45 calendar days after said date of award which was August 3, 1955 and to be completed 200 calendar days after starting dated.

Mr. Pappas said contractors would accept computation of engineers, and ask Mr. Squires if he had completion date by engineers computations.

Mr. Squires gave the following dates:

Construction started October 19, 1955.

Pipe line laying ordered stopped November 4, 1955.

West Shore Railroad bridge crossing completed December 14, 1955.

Pipe laying operation started January 3, 1956.

New York State Department of Public Works ordered stop work on Scottsville Road, February 6, 1956.

Work resumed May 18, 1956.

Installation of mains completed August 7, 1956.

Work started on house installation services September 12, 1956.

Contract substantially completed November 30th, 1956.

Mr. Pappas "We received a letter from Mr. Ewig dated July 24th purporting to exercise option. The contract completion date was February 28th. March, April, May and June passed before option was exercised." "Why were we not notified earlier?"

Mr. Squires stated completion date on water mains was Oct. 7th and Mr. Ewig's letter was dated July 24th. He continued that several letters were written to Plotzger Co, requesting schedule for completion and that he could find no answer to any of these letters, and therefore could only follow working in book.

Attorney Wickins stated the contract stated what penalties would be incurred if the contractor didn't fulfill contract.

Publish June 25, 1960 and July 2, 1960.

John Syracuse

RESOLUTION

NOTICE IS HEREBY GIVEN that the following resolution was passed at a Regular Meeting of the Town Board of the Town of Chili held on January 22, 1958 at the Chili Town Office.

RESOLVED that whereas, an application was made by John Syracuse to rezone all that tract of land in the Town of Chili being part of Town lots 117 and 132 bordered on the southerly side by Paul Road and on the northerly and easterly sides by the center line of the Little Black Creek, being approximately 13 acres more or less, from D Residential to Industrial,

AND WHEREAS, the Planning Board after public hearing duly held, has recommended said rezoning,

AND WHEREAS, a public hearing was held by the Town Board of the Town of Chili and Thomas White, attorney, appeared, representing John Syracuse,

AND WHEREAS, there was no objection to said request,

NOW THEREFORE BE IT RESOLVED that said request to rezone to industrial the following described property being all that tract of land in the Town of Chili being part of Town Lots 117 and 132 bordered on the southerly side by Paul Road and on the northerly and easterly sides by the center line of the Little Black Creek being approximately 13 acres more or less, is hereby granted and it is further ordered that the zoning map of the Town of Chili be changed to show this rezoning.

CORNELIUS OUWELKEN
Town Clerk of Town of Chili

February 19, 1958

The Town Board Meeting Scheduled for February 19, 1958 was cancelled because of snow storms.

Mr. Pappas stated a request had been made of the engineer to be granted permission to put connections in as they went along to save time and had been refused. Mr. Squires stated the reason was that water had not been available to check mains at that time. Mr. Pappas stated that delays happen in this kind of a contract. A big burden was put on us after July 24th and the bulk we are charged for came after that date. We were never notified that we were in default of contract.

Mr. Squires stated dates that letters had been written, one approximately one month before completion date and at which time 50% of the work was completed. No answer was received and we were notified that you had moved off the job. Mr. Pappas stated then that the New York State Department of Public Works had closed them down on Scottsville Road on February 6 and work resumed on May 18th. During that period it was too wet to work elsewhere in the district. He stated that the starting date was also delayed two months because of a delay in materials.

Mr. Pappas stated that he would again urge the Town Board to pay his client the balance of money not in dispute, and let inspection fees be settled later. Mr. Squires stated they were allowed to withhold 10%, however he stated that it was a legal matter, not an engineering one and he did not wish to advise the board what they should do.

Justice Feeley ask if any member wished to speak on the matter. Mr. Pappas stated that he wanted the record to be clear on State interference. "Scottsville Road was closed on Feb. 6, 1956 and work resumed on May 18, 1956.

Councilman Wehle ask "If the State stopped work on Feb. 6, why did you wait until May 18th to resume work?" Mr. Pappas answered that it was too wet to work elsewhere.

Justice Feeley stated the Board would take the items into consideration and if they had anything to offer, the contractors would hear from the Board through the Town Attorney.

Mr. George Lusk, Supt. of Highways again discussed need for extra storage space for highway equipment. He submitted costs and plans on storage shed manufactured by Butler Mfg. Co. Justice Smith asked the cost of permanent structures which could be added to present Highway Building for housing equipment. Mr. Lusk stated approximately \$9000.00.

The Board requested Mr. Lusk to secure prices on 2 bay addition to present building and present at next Town Board meeting.

Mr. Lusk also submitted price on Brockway Truck, and was requested by the Board to secure prices and specifications on Mack and White and Cumming Deisel and present at the next Town Board meeting.

RESOLUTION NO. 30 (OFFERED BY COUNCILMAN WEHLE)
RESOLVED THAT this meeting be adjourned.
Resolution seconded by Justice Smith and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 2/5/58

February 5, 1958

A regular meeting of the Town Board of the Town of Chili was held in the Town Offices 3235 Chili Avenue on February 5, 1958 at 7:30 O'clock with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester Feeley
Justice of the Peace	George Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways and Buildings	George K. Lusk
Fire Marshall	Wm. Roth

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

Minutes of the previous meeting were read and approved.

Reports of Chili Police and Civil Defense Police were read and ordered filed.

Town Clerk Read the following correspondence:

1 Letter dated January 31, 1958 from Alice Salisbury, Dist. Secretary of Girl Scouts re: utilizing services of local scout troupes at Town functions.

2. Letter dated Jan 31, 1958 from Congressman Harold Ostertag re: Rural Postal Route No. 1, Churchville, New York.

3. Copy of Letter sent by P. O. Regional Director to Congressman Ostertag dated Jan 29, 1958.

4. Copy of letter dated Jan. 28, 1958 directed to Mr. Joseph Boyle, Monroe County Legal Advisor from G. H. Warner re: Sales Tax Law.

5. Letter dated Feb. 4, 1958 from Assistant Director of Equalization re: conference date for Town Board (Town of Chili Feb. 19, 1958 at 20'clock P. M.)

6. Reread letter dated January 2, 1958 to Town Board from Health Officer, Dr. Vito Laglia re: conditions of Scottsville Dump. (Correspondence in Supervisor's file)

Mr. Harold Parshalls, Owner of the private dump on Scottsville Road, appeared before the Board and strongly objected to the publicity given to him as a result of Fire Marshall's statement at the last Town Board meeting. He stated that he did not know the gentlemen who made the statement, but that he felt it was unfair to him because at no time did he refuse to cooperate in fighting fires and bulldozing refuse.

Mr. William Roth, Fire Marshall was asked to verify the statement which he had made at the last Town Board meeting (Jan. 22). Mr. Roth answered that he had made said statement and that he and Mr. Lusk had asked Mr. Parshalls to bulldoze the site so that equipment could be moved in to fight fire. He added that Mr. Parshalls had refused not only on this occasion but anytime that the firemen had made this request. Mr. Parshalls denied this.

Mr. Parshall said that a supervisor at a meeting with the representatives of Disposal companies had questioned one of the disposal men as to why they did not "Sneak in" loads of refuse at night.

Supervisor Steckel stated that he wished to have that statement cleared for the record, adding that Mr. Finch, Gates Supervisor and himself were the only Supervisors present at that meeting. After some discussion, Mr. Parshall stated that Supervisor S Steckel's name had not been mentioned.

Justice Feeley asked Mr. Parshall to explain how the last fire had started. Mr. Parshall answered it had been started with a 5 gallon can of gasoline which someone had brought in and dumped, and added that Mr. Lusk would verify this. was the way the fire started on Christmas Day.

Further discussion ensued and Supervisor stated that the Board would verify that he had on many occasions requested Mr. and Mrs. Parshall to attend Town Board

to agree to certain rules and regulations with regards to operating the dump "You agreed to cooperate and then nothing was done. You also said you would install a pump. Mr. Parshall stated that he did put one in and it was stolen last month. Supervisor asked him if he shouldn't have gotten another one as soon as he was without. Supervisor stated that the Board would be obliged to go along with the recommendation of the Town Attorney (Jan. 22nd meeting)

Supervisor addressing representatives from various disposal companies serving the Towns of Chili and Gates stated "At the time we met with you gentlemen it was agreed, before rates were increased you would get together with the Town Boards and supply them with the figures to substantiate the increase." "Instead the information was printed in the newspaper that you were increasing rates to \$2.75 a month or an increase of 37 1/2%. People will ask us the reason for this and we will be unable to answer them unless you supply us with the information. Donald Scanzarolli of Gates Chili Disposal and Robert Dugan of Dugan Disposal, acting as spokesmen explained the new rates were made necessary because of increased cost of using Rochester City incinerator since closing Scottsville Dump. This does not take into consideration extra insurance costs or materials which cannot be picked up such as Christmas trees, Mr. Dugan said. The new rates quoted by the disposal companies were \$2.75 payable monthly, \$2.58 payable 6 months in advance, and \$2.50 payable yearly. Mr. Scanzarolli stated that 60% of his customers paid either on a 6 months or yearly basis, and he felt the above were fair rates.

Supervisor stated that the companies had agreed on a 90 day waiting period before raising rates. Mr. Scanzarolli insisted that he had agreed to wait only 30 days, Mr. Dugan stated he did not recall of a 90 day agreement. Mr. Huff stated that he had lived up to the 90 day agreement. Justice Feeley warned Disposal Companies that the Town would form its own Disposal District and run it if they increased their rates too much. This would then require companies to be licensed. Mr. Feeley added that the disposal companies considered their business as private as far as increasing rates, but when they had no place to dump refuse it was the Town Boards problem.

Councilman Kent asked which companies had advanced prices. They include the following
 B & B Disposal Co. Johnson Disposal
 Harold Barend Gates Chili Disposal
 Dugan Disposal

Mr. Robert Dugan stated that one contractor was disposing of some of the refuse picked up by him on his own property. However he refused to mention any name. Supervisor Ask Mr. Lusk if he had any knowledge of this. Mr. Lusk replied he had not. Mr. Dugan was asked to name the person he was accusing. He replied that the Town Board should know as it was obvious to many people. He added that the Board would find out but it would not do the contractors any good. Justice Smith took objection to Mr. Dugan's statement, inferring that members of the Board knew about disposing on private property and not doing anything about it. Mr. Dugan stated that perhaps he had made an erroneous statement and named John Huff as contractor he was accusing.

Supervisor Steckel informed Mr. Dugan that if this were true the Town Board would make it their business. and further inquired of Mr. Huff if the accusation was true. Mr. Huff answered that he had burned and buried refuse on his property only during the fire at the Scottsville Dump.

Supervisor Steckel requested the Disposal Companies to supply the Town Board with their reasons in writing for increasing their prices.

Councilman Kent stated that inasmuch as an accusation had been made against Mr. Huff, he would recommend that Mr. Lusk make an inspection of the Property in question so that the Board would have the facts.

Supervisor read the 1958 Youth Recreation Budget.

RESOLUTION NO.31 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the 1958 Chil Youth Recreation Budget be adopted as submitted.

<u>PROJECT</u>	<u>SUPERVISION</u>	<u>BUDGET</u>
Little League	Mrs. Allene Dugan Rev. Lowry McKeown	\$860.00
Swimming	Mrs. Sterling Peckham Rev. Rogers Williams	150.00
Vacation Crafts	Rev. Glenn Barrett Mrs. Allene Dugan	600.00
Drum Bugle	Dr. Herman King Mr. Thomas Steckel	325.00

Roller Skating	Mrs. Esther Kruschke Mr. James Hanson Mrs. Allene Dugan	350.00
Halloween	Rev. William McKee Mrs. Sterling Peckham	200.00
Badminton Archery	Mrs. Sally Tesch Mr. Clarence Willey	120.00
Tennis	Mr. Clarence Willey Rev. Glenn Barrett	0
Dancing Classes Dry Night Club	Mr. James Hanson Reve. Robert Rogers Mrs. Sally Tesch	370.00
Ice Skating	Rev. Roger Williams Rev. Lowry McKeown	0
Administration		25.00
	From N. Y. State \$1000.00 From Town Chili 2000.00	<u>\$3000.00</u>

RESOLUTION seconded by Justice Feeley and carried.

RESOLUTION NO.32.(OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT the following be appointed to the Chili Youth Committee for the year 1958 and shall serve at the pleasure of the Town Board.

Rev. Phillip Johnson	Mrs. Sterling Peckham
Rev. Glenn Barrett	Mrs. Sally Tesch
Mrs. Allene Dugan	Rev. Robert Rogers
Mr. James Hanson	Mr. Clarence Willey
Mrs. Esther Kruschke	Rev. Roger Williams
Rev. Lowry McKeown	Mrs. Harry Pikuert

Resolution seconded by Councilman Kent and carried.

Supervisor Steckel submitted the name of Rev. Phillip Johnson of the Chili First Presbyterian Church to replace the Rev. William McKee as a member of the Chili Youth Recreation Committee. and added that Rev. McKee was leaving town.

RESOLUTION NO.33 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT The Rev. Phillip Johnson of the Chili First Presbyterian Church be appointed to succeed Rev. William McKee as a member of the Chili Youth Recreation Committee.

Resolution seconded by Justice Smith and Carried.

Supervisor stated that it was necessary to purchase a check writer for use in the Town Office. He had priced a reconditioned a Todd electric with a 30 day guarantee for \$200.00 and a new hand operated one with a two year guarantee for \$110.00.

RESOLUTION NO.34 (OFFERED BY COUNCILMAN WEHLE)

Resolved that Supervisor Steckel be authorized to purchase a check writer, Cost not to exceed \$200.00.

Resolution seconded by Justice Smith and carried.

The contract with IBM for billing of Riverdale and Ranchmar Water Districts was discussed. Mr. Steckel stated the charge for this billing if done by IBM for both districts would be \$200.00 per quarter as compared to \$83.33 given six months ago. In view of this fact, he asked members of the board to check into the Royal McBee Billing System, which he thought could be operated for about half of this amount.

Supervisor stated that the Board of Supervisors had passed a resolution on the County Highway Committee's recommendation for mercury lights to be installed on curve on Chili Ave., where recent fatal accident had occurred.

Supervisor Steckel read letter dated Jan. 31, 1958 from Robert Abbott, Director of Civil Defense R: application made for matching funds for radio equipment for use by the Highway Dept. Said application was approved. (Sup. file)

Copy of letter dated Jan 31, 1958 from Robert N. Abbott, Monroe County Director of Civil Defense to Deputy Director Marie Driscoll, State Civil Defense RE: matching funds for radio equipient for Clifton Fire Dept. read.

acknowledgment

<u>LINE NO.</u>	<u>FCDA ITEM NO.</u>	<u>DESCRIPTION</u>	<u>UNIT</u>	<u>QTY.</u>	<u>ESTIMATED UNIT PRICE</u>	<u>TOTAL ESTIMATED COST</u>
1	R-54/T74	Motorola Model #CD L51AJB-1 Base Station Transmitter/Receiver on 37.94 megacycles. 60 watts RF Power	(ea)	1	\$ 816.00	\$ 816.00
2	-	Motorola Model TK-356 Remote Control Adaptor Kit for line 1.	(ea)	1	40.00	40.00
3	-	Motorola Model TA-270 Remote Control Console complete with Micro- phone.	(ea)	1	192.00	192.00
4	-	Motorola DS9677A Antenna for line 1 with Mounting Clamps	(ea)	1	86.00	86.00
5	-	Motorola Model DS9618 Transmission Line Kit with 100' Cable for line 4.	(ea)	1	30.90	30.90
6	-	Complete installation of lines 1-5 including 20' pipe mast for antenna support.	(ea)	1	192.50	192.50
7	M-74	Motorola Model CD-T41GGV-1 Mobile Transmitter/Receiver on 37.94 megacycles. 25- 30 watts, 6/12 volt DC.	(ea)	2	539.50	1079.90
8	M-74	Motorola Model CD-U41GGT- 1000A Mobile Transmitter/ Receiver on 37.94 mega- cycles. 25-30 watts, 12 volt DC	(ea)	6	580.00	3480.00
9	-	Motorola Model TK-272 Weath- erproof Housings with Cabel Entrance Kits.	(ea)	7	40.10	280.70
10	-	Installation of 7 mobile units in trucks	(ea)	7	38.50	269.50
11	-	Installation of 1 mobile unit in Sedan	(ea)	1	33.00	33.00

Copy of agreement for Master Plan for Town of Chili read (To be filed)

RESOLUTION NO.35 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Attorney Wickins and Supt. of Highways, George Lusk be authorized to prepare specifications and advertise for bids for radio equipment for the Highway Dept. as per attached list. Bids to be opened April 26, 1958. Resolution seconded by Justice Smith and carried.

Superintendent of Highways, George Lusk submitted prices specifications on various makes of trucks as requested by the Board at the January 22nd Town Board meeting.

RESOLUTION NO. 36 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT The Superintendent of Highways, George Lusk and Town Attorney, Ralph Wickins be authorized to advertise for bids for truck for the Highway Department. Resolution seconded by Justice Feeley and carried.

Mr. Lusk also requested permission to purchase a snow plow.

RESOLUTION NO.37 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Superintendent of Highways George Lusk and Town Attorney Ralph Wickins be authorized to prepare specifications and advertise for bids for a snow plow for the Highway Department. Resolution seconded by Justice Smith and carried.

Town Clerk read the requests of the following personnel to attend the Association of Towns Meeting in New York City.

Supervisor Thomas B. Steckel, Councilmen, Samuel Kent, Martin J. Wehle Jr. Town Attorney Ralph Wickins, Supt. of Highways, George Lusk, Fire Marshall Wm. Roth. Chairman of Zoning Board of Appeals, Bernard Entress, Welfare Officer, Gage Miller. Chief of Police, Carl Guelzow, Town Clerk Cornelius O'Uweleen, and Town Historian, Ruth McFee.

RESOLUTION NO.38 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the above mentioned Town Officials be authorized to attend the Association of Towns Meeting to be held in New York City on Feb. 10,11 and 12, 1958 Expenses to be paid by the Town of Chili and not to exceed \$125.00 per person. Resolution seconded by Councilman Kent and carried.

RESOLUTION NO.39 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT if expenses incurred by the Fire Marshall (William Roth) on his authorized attendance at the Association of Towns Meeting in New York City on February 10, 11 and 12, 1958, are in excess of the amount of appropriation same should be a charge against the Contingent Fund. Resolution seconded by Councilman Kent and carried.

RESOLUTION NO.40 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT THIS MEETING be adjourned. Resolution seconded by Councilman Kent and carried. Recorder of Minutes Luraina Robbins Deputy Town Clerk

aff 3/5/58

FEBRUARY 26, 1958

A meeting of the Board of Health of the Town of Chili was held in the Chili Town Offices, 3235 Chili Ave., on February 26, 1958 at 7:30 O'clock with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin Wehle Jr.
Health Officer	Dr. Vito P. Laglia
Town Attorney	Ralph Wickins

Also present:

Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth
Welfare Officer	Gage Miller

Supervisor stated that the purpose of the meeting was to discuss the action to be taken on Scottsville Dump.

The following letters were read:

Letter dated February 18, 1958 from Dr. Vito Laglia re: Scottsville Dump.

Letter dated February 24, 1958 from Dr. Francis Oliver, N. Y State District Health Officer.

Letter dated Feb. 25, 1958 From Thomas J. Meagher, To Attorney Wickins re: dump. Reference was made to a letter dated Jan. 2, 1958 from Dr. Laglia which was read at Jan. 22nd Meeting.

Attorney Wickins stated that a letter from Dr. Laglia had been received about February 18, and a Board meeting had been called for February 19, 1958. However, due to the violent snow storms; that meeting was cancelled as it was impossible for Dr. Laglia and the Board members to meet on that date, The meeting tonight is an adjourned meeting of the February 19th meeting.

Dr. Laglia stated that he had conferred with Dr. Oliver, New York State District Health Officer and that Dr. Oliver said that he had been contacted by residents in the dump area re: conditions at the dump. Dr. Laglia stated that Dr. Oliver is anxious to have the proper steps taken immediately to correct the nuisance complaint existing at the Scottsville Dump.

Attorney Wickins stated that within the past 2 weeks Thomas Meagher, Attorney retained as council by Mr. and Mrs. Parshall had consulted with him on two different occasions and that Mr. Meagher told him that he had discussed the situation at the Scottsville dump with Mr. and Mrs. Parshall after getting information from Mr. Wickins. The above letter, Mr. Wickins continued confirmed The Parshalls intention to mitigate the present situation.

Attorney Wickins would suggest that in accordance to information and letter received from Dr. Laglia, Health Officer, that we pass a resolution stating that the Scottsville Dump is a nuisance and that the owners must abate said nuisance and owners be so notified and given the opportunity to be heard at the next meeting on March 5, 1958 at 8 O'clock P. M to state steps they will take to abate said nuisance.

This met with the approval of Dr. Laglia, Health Officer.

Justice Feeley asked if the Town bulldozed and covered over the area, if expense incurred could be charged back to the owners.

Attorney stated that it could.

It was Justice Feeley's opinion that this should be done.

RESOLUTION NO. 41 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT pursuant to the recommendation of finding of Dr. Laglia, Health Officer of the Town of Chili and pursuant to inspection made by different officials of the Town of Chili, of the property owned by Mrs. Helen Russell Parshall on Scottsville Road, that this Board hereby declare that the use of said property does constitute a nuisance by reason of the continuous fire on said property and the smoke and odor emanating therefrom, and by the reason of the rodent problem on said property, and BE IT FURTHER RESOLVED THAT a copy of this resolution shall be sent to Mrs. Helen Russell Parshall and she shall be directed to appear before this Board on Wednesday, March 5th, 1958 at 8 O'clock P. M. with the specific proposal of abatement of said nuisance.

Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 42 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT this meeting be adjourned until March 5, 1958 at 8 O'clock P. M.

Resolution seconded by Justice Feeley and carried.

February 26, 1958

An adjourned Town Board meeting was held in the Town Offices, 3235 Chili Avenue on February 26, 1957 immediately following the Board of Health meeting. Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Deputy Town Clerk	Luraina Robbins
Insurance Counselor	Norman Vail
Fire Marshall	Wm. Roth
Welfare Officer	Gage Miller

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

Minutes of the previous meeting were read and approved.

The following correspondence was read:

1. Letter dated Feb. 14, 1958 from Wm. S. Lozier & Co. re: extension of time allotted to A. Plotzgers, Contractors for Riverdale Water District.

Letter dated February 7, 1958 from J. Norman Vail re: recent incident at Ranchmar pumping station.

3. Letter from Board of Equilization dated Feb . 1958 re: change of meeting from Feb. 19, 1958 until March 5th at 20'clock P. M.

4. Letter from Director of Sanitary Engineers (to be turned over to George Lusk)

5. Ambulance report.

Attorney Wickins stated that since the January 22nd Town Board meeting with representatives of Loziers and Plotzgers, he had had several conferences with these man, for the purpose of trying to arrive at some settlement of the moneys in question. He added that Mr. Ewigs proposal to extend to A. Plotzger and Co. two and one half additional months had not been taken in to consideration at that meeting. Attorney Wickins stated that rather than become involved in a possible lengthy and costly lawsuit, it was Mr. Squires and His recommendation that the Town Board offer an extension of five months to A. Plotzger and Son and settle the matter as soon as possible.

Discussion followed on total contract price. Taking into consideration the proposed 5 months extension of time total price would amount to approximately \$9500.00 rather than \$11,371.22.

RESOLUTION NO.⁴³ (OFFERED BY JUSTICE SMITH)
RESOLVED THAT the contract with A. Plotzger & Son, Contractor for the Riverdale Water District be settled by extending the completion date of contract to such a date as would include five months of inspection costs.
Resolution seconded by Councilman Kent and carried. Justice Feeley opposed.

Mr. Morman Vail, Insurance Counselor was present to discuss coverage for Burglary and Vandalism Insurance for the Ranchmar Pumping Station and Insurance Companies'opinion of the recent claim.

It was Mr. Vail's opinion that both Vandalism and Burglary policies be carried on the Pumping Station, so that there would be no question as to the type of loss in case of another similar incident.

Supervisor Steckel stated that he felt in the event that someone broke intothe station and wrécked the equipment, the Board would be criticized for not having coverage.

After a lengthy discussion, Supervisor Steckel suggested that Mr. Vail discuss the matter with GeorgeLusk, Supt. of Bldgs. before the next Town Board meeting and determine

1. How much insurance would be necessary to replace contents.

2. Value of contents of Pumping Station.

Mr. Vail stated that he would submit necessary information and cost in writing.

Supervisor Steckel stated that the meeting with the Board of Equilization had been postponed until March 5th at 2 P. M. because of inclement weather.

Recommendations contained in

The State Auditor's Report covering the years 1955 and 1956 which was recently received by the Supervisor were read and discussed. Supervisor reported to members on how various recommendations had been complied with.

Supervisor Steckel appointed the following as fire wardens for the Town of Chili for the Year 1958. William Roth, Carl Guelzow, Emery Burdette, and Norman McFee.

Supervisor Steckel stated that the Chili Recreation Committee had met on February 20th and had recommended the appointment of Dr. Phillip Johnson, Pastor of the Chili First Presbyterian Church as Chairman of the Chili Youth Recreation Committee.

RESOLUTION NO. 44 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Dr. Phillip Johnson be appointed Chairman of the Chili Youth Recreation Committee for the year 1958.

Resolution seconded by Councilman Kent and carried.

Supervisor stated that he had had an inquiry as to why the Town had an Attendance Officer when the School Budgets provided for them.

Supervisor inquired if the Board members had made any decision re: Dog Ordinance. He stated that it was his opinion that the Town would soon have to have something on the books. In talking with supervisors of other towns about the problem, Supervisor stated that they had told him that adopting a dog ordinance had eliminated many calls and complaints.

Letter from the following residents were read thanking the Highway Department for the exceptional task of snow removal during the recent snow storms.

William C. Heuer, Ruth R. Stiles, C. Raymond Marrimore

Justice Feeley suggested posting the above letters on the Bulletin Board in the Highway Department.

Councilman Kent also suggested that the Town Board offer in some way their personal thanks to the Highway Employees for the tremendous job done.

RESOLUTION NO. 45 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the members of the Town Board of the Town of Chili recognize the tremendous obstacle that faced the Superintendent of Highways and members of the Highway Department during the recent snow storms. This obstacle was met by all the members of the Highway Department without hesitation and without thought of personal sacrifice.

NOW THEREFORE, BE IT RESOLVED THAT, We, the members of the Town Board of the Town of Chili do hereby, express our sincere thanks and appreciation to all the members of the Chili Highway Department for the fine job done during the recent storms and for their loyalty and performance which, is always outstanding.

RESOLVED THAT, this resolution be entered into the minutes and a copy posted on the bulletin board.

Resolution seconded by Councilman Kent and carried.

Justice Feeley stated that he would take the delinquent dog list, for 1958.

With regard to the Ambulance report Justice Feeley suggested that the Fire Department submit a copy of their log monthly to the Town Board. Supervisor Steckel stated that he would request this from the Fire Chief.

Supervisor stated that he had a personal request from the Sheriff's Office for use of the Town Ambulance for any accident in the Town of Chili.

Attorney Wickins stated that the contract specifies ambulance is for use by the residents of the Town only and for emergencies certified by the Supervisor or Fire Chief.

Justice Feeley asked if a charge such as Eastern Ambulance charged could be set for use of the ambulance at such accidents. Attorney Wickins stated that it could not be done. He added that the Supervisor or Fire Chief can authorize its use if they term it an emergency but the fire department could not be given blanket authority to call ambulance on emergency.

Attorney Wickins stated that he would like to report that he had an opportunity

to review the progress made on the Master Plan for the Town of Chili and that he was pleased with the work done so far. He stated that the plan was very basic. The population chart progressed to 1980 and drainage problem was being studied.

RESOLUTION NO.46 (OFFERED BY COUNCILMAN KENT)
RESOLVED THAT this meeting be adjourned.
Resolution seconded by Justice Smith and Carried.

Reorder of Minutes
Luraina Robbins
Deputy Town Clerk

app. 3/15/88

March 5, 1958

A meeting of the Chili Town Board of Health was held in the Town Offices 3235 Chili Ave., at 8 o'clock P. M. on March 5, 1958. The purpose of the meeting is to hear Mr. and Mrs. Parshall's proposal for abatement of fire and rodents at the Scottsville Dump. Roll was called with the following members of the board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Health Officer	Dr. Vito P. Laglia
Town Attorney	Ralph Wickins

Also Present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth
Fire Marshall (Gates)	Wm. Ludwig

Mr. and Mrs. Harold Parshall, Owners of Scottsville Dump.
Thomas J. Meagher, Attorney for Mr. and Mrs. Parshall.

The following correspondence was read:

1. Letter dated Feb. 27, 1958 from Supervisor Steckel to Dr. Francis T. Oliver in answer to Dr. Oliver's letter of Feb. 24th, and quoting the resolution passed by the Town Board on Feb. 26, 1958.
2. Letter dated February 28, 1958 from Supervisor Steckel to Mrs. Helen Russel Parshall quoting the resolution and directing Mrs. Parshall to appear before the Town Board on March 5, 1958.
3. Letter dated Feb. 25th, 1958 to Ralph E. Wickins from Attorney Thomas J. Meagher re: intentions of Parshalls for controlling the problem existing at the Scottsville Dump.

Mr. Meagher, stated that he had consulted with Dr. Oliver to inquire the best way of abating the situation at the dump. He also stated that he had discussed types of poison and proper methods of using them. He stated that he understood it would be a more efficient method to bulldoze trenches and bring the water into them rather than to use a foam to try to smother the fire as the latter would not seep underground.

Mr. Meagher stated that their present status was one of securing guidance in the best solution. The attorney stated that he had also inquired about the water supply and had been advised it would be necessary to pump it from the Genesee River. He stated that he hoped his clients would have the cooperation of the Town in supplying water. Attorney Meagher said that his clients intend to take care of the problem as soon as weather permits. By that he said he was not certain how soon weather would permit proper type of bulldozer to be taken in on that type of land.

Dr. Laglia stated that he had heard what Mr. Meagher had to say and that it sounded sincere and adequate, but that the problem persists until it is remedied and residents are in arms and will not take procrastination for an answer. He asked Mr. Meagher if he could give the Board some practical approach and and definite date that they can offer residents.

Supervisor Steckel stated that in regards to the town cooperating in making water available, it would be impossible to use town funds to improve private property and that he felt this condition should be corrected without further delay. Attorney Meagher thought then it could be worked out with the fire companies. Mr. William Ludwig, Gates Fire Marshall and Wm. Roth, Chili Fire Marshall were called on to give their opinion about the fire.

Mr. Ludwig stated it would be impossible to pump enough water into/ ^{dump to} extinguish fire without having ditches dug and/ ^{it} still would be necessary to pump water day and night for a week. He added that his fire company had spent over 100 hours since August fighting fires at the dump and that they could not tie up their equipment since it meant stand by of the towns, while using his companies equipment.

A lengthy discussion continued on the water supply and type of pump necessary to provide sufficient supply. Fire Marshalls agreed to give advice on fire control if owners would cooperate.

It was Mr. Lusk's opinion that the fire could be controlled at anytime if a Backhoe were to be used and land cut off in blocks and channels dug to let water in. Mr. Lusk advised Attorney Meagher what contractors had this equipment.

Supervisor Steckel stated that it was the Board's opinion that a progress report should be made by next Wednesday, March 12, 1958 and that the Parshalls should

arrange for the proper equipment and complete the job by April 1st.
This met with the approval of Dr. Laia and Attorney Meagher.

Mr. Victor Jensen, Chief of the Chili Fire Dept. stated that Chase Construction Co. had the Necessary pumping equipment, which he felt sure would be available due to the fact that work was slack at this time of year.

RESOLUTION NO.47 (OFFERED BY COUNCILMAN WEHLE)
RESOLVED THAT this Board of Health Meeting be adjourned.
Resolution seconded by Justice Smith and Carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

aff. Mar 26 - 1958

March 5, 1958

A regular Town Board meeting of the Town Board was held in the Town Offices 3235 Chili Ave., immediately following the meeting of the Board of Health. Roll was called with the following members present:

- | | |
|----------------------|---------------------|
| Supervisor | Thomas B. Steckel |
| Justice of the Peace | George Smith |
| Justice of the Peace | Lester Feeley |
| Councilman | Samuel Kent |
| Councilman | Martin J. Wehle Jr. |
| Attorney | Ralph Wickins |

Also present:

- | | |
|-----------------------|--------------------|
| Town Clerk | Cornelius Ouweleen |
| Deputy Town Clerk | Luraina Robbins |
| Fire Marshall | Wm. Roth |
| Fire Marshall (Gates) | Wm. Ludwig |

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

Minutes of the previous meeting were read and approved.

The following correspondence was read:

1. Copy of letter from Postmaster L. B. Cartright dated Feb. 26, 1958 re: changing name of Garden Drive to Shrubbery Lane.
2. Civil Defense Auxiliary Police and Chili Police monthly reports.
3. Letter dated March 3, 1958 from Rochester Telephone Co., re; new dial service.
4. Copy of form letter sent to all subscribers receiving dial service, from Rochester Telephone Company.

In response to a telephone inquiry that Supervisor Steckel had made earlier in the day to the Rochester Telephone Co., in regards to the many complaints he had received re: pairing off on 8 party lines, Mr. Kern, Executive Vice President, appeared before the Town Board to discuss the dial set-up.

Supervisor stated that most of the protest were with regards to the pairing off of subscribers on 8 party lines enabling each party to hear one other ring in addition to their own. Mr. Kern stated that this could not be remedied at the present time. He added that the equipment being used was purchased from the Bell Telephone Co. who used the same system wherever 8 party lines were in use. It was Mr. Kern's opinion that this was the best equipment available for a metropolitan area.

Other protest on rate hikes and service came from Mr. O'Neil, Coldwater Rd. Mr. Chris Pappas, Mr. Knerr, Garden Drive and Mr. and Mrs. Personeus, Coldwater Road. Mr. Kern stated price increases were made necessary because of the added expense of dial equipment and that service would be improved greatly with the installation of the dial system. In answer to inquiries about availability of 4 party lines, Mr. Kern stated their target date for such in the area was 1961. He stated some were available, depending on the location and number of residents in one particular area wanting them.

Deputy Sheriff Gene Boughner was present to request use of the Town ambulance for emergency accidents. He cited two cases occurring within the Town of Chili where time could have been saved in getting patients to hospitals by calling the Town ambulance, rather than Eastern Ambulance. In one instance the sheriff stated that it was 30 minutes before ambulance reached the scene of the accident.

Attorney Wickins stated that the ambulance was bought by the Town after a referendum had been held, and was for the use of the residents of the Town only. He added that the Chief of the Fire Department or Supervisor had the right to authorize it's use in any emergency, but that authority could not be delegated to the Sheriff's Department.

Justice Feeley inquired of Fire Chief, Victor Jensen, what arrangements he used for dispatching the ambulance. Mr. Jensen said he delegated authority to Mrs. Hubbard but that he assumed the responsibility.

Supervisor S Steckel requested Mr. Jensen to submit to the Town Board a monthly log on the ambulance.

RESOLUTION NO. 48 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT upon the recommendation of Postmaster Cartright, the street now known as Garden Drive and located in the Town of Chili be changed to Shrubbery Lane. Resolution to take effect immediately. Resolution seconded by Councilman Wehle and carried.

Supervisor stated that the Water Committee would hold it's final meeting on March 13, 1958 and that the engineer for the district would be present at the March 26th Town Board meeting.

RESOLUTION NO. 49 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT all that tract or parcel of land, situate in the Town of Chili County of Monroe and State of New York more fully described as follows: Commencing at the intersection of the west line of Kuebler Drive and the North line of lot 220 O. K. Ridge Subdivision, section 2 as shown on a map thereof filed in Monroe County Clerk's Office in Liber 131 of Maps, Page 24; thence northerly on a line being the continuation northerly of the west line of said Kuebler Drive a distance of 270 feet to a point; thence easterly making an angle with the last described course in the southeast quadrant of $89^{\circ}43'$ a distance of 60 feet to a point; thence southerly making an angle in the southwest quadrant with the last described course of $90^{\circ}17'$ a distance of 270 feet; thence westerly making an angle in the northwest quadrant with the last described course of $89^{\circ}43'$; a distance of 60 feet to the place of beginning. Being and intending to describe an extension northerly of Kuebler Drive as shown on a map of O. K. Ridge Subdivision, section 2 filed in Monroe County Clerk's Office in Liber 131 of maps, page 24, be taken for dedication by the Town of Chili.

Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO. 50 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the temporary easement given in the dedication of Kuebler Drive accepted by the Town Board of the Town of Chili on Dec. 14, 1955 be abandoned for the purpose of creating a temporary turnaround on lots 230 and 232 on the east side of Kuebler Drive and lots 231 and 233 on the west side of Kuebler Drive. Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO. 51 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT All that tract or parcel of land, being part of lot #2 of the 3000 acre tract, Township #2, Range #1, of the Town of Chili, County of Monroe and State of New York, described as follows: Known and described as that portion of Berna Lane, from Entress Drive, formerly known as Lilac Lane, to Wilelen Road and Entress Drive, formerly known as Lilac Lane as shown on a map of Chestnut Heights Subdivision, Section 3B, which map is filed in Monroe County Clerk's Office in liber 136 of maps, page 35, be taken for dedication by the Town of Chili.

Resolution seconded by Councilman Wehle and carried.

Superintendent of Highways, George Lusk was present and stated that in view of his experience with the Highway equipment during the recent snow storms, he wished to reconsider his recommendation to purchase a truck and snow plow made at the February 5th Town Board meeting. It was Mr. Lusk's opinion that a six wheel truck with tandem rear axle would be more practical at this time and recommended purchase of same. Cost to be about \$18,000 to \$19,200.

RESOLUTION NO. 52 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the resolution passed at the regular meeting of the Town Board held on February 5th, 1958 authorizing Mr. Wickins and Mr. Lusk to prepare specifications and advertise for bids for a truck for the Highway Department be rescinded. Resolution seconded by Justice Feeley and carried.

RESOLUTION NO. 53 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the resolution passed at the regular meeting of the Town Board held on February 5th, 1958 authorizing Mr. Wickins and Mr. Lusk to prepare specifications and advertise for bids for a snow plow for the Highway Department be rescinded.

Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO.54 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town Attorney, Ralph Wickins and Supt. of Highways, George Lusk be authorized to prepare specifications and advertise for bids for one six wheel truck with tandem rear axle for the Highway Department. Bids to^{be} opened March 26th. Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO. 55 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT this meeting be adjourned until March 26, 1958 at 7:30 O'clock. Resolution seconded by Councilman Kent and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

att.
3/26/58

March 26, 1958

A Public Opening of sealed bids for the purchase of a 6 wheel tandem drive dump truck, 572 displacement or equal and also two-way Frequency Modulated Radio equipment for the Chili Highway Department was held in the Chili Town Offices, 3235 Chili Ave., at 8 o'clock P. M. Roll was called with the following members of the Board present:

- Supervisor Thomas B. Steckel
- Justice of the Peace George Smith
- Justice of the Peace Lester Feeley
- Councilman Samuel Kent
- Councilman Martin J. Wehle Jr.
- Attorney Ralph Wickins

Also Present:

- Town Clerk Cornelius Ouweleen
- Deputy Town Clerk Luraina Robbins
- Supt. of Highways George Lusk
- Fire Marshall Wm. Roth
- Assessor Chas. Mason

Representatives of various truck manufacturers. Town Clerk read the legal Notice for a 6 wheel tandem drive dump truck as it appeared in the Rochester Times Union on March 14, 1958.

Town Clerk opened and read the following bids:

1. McKee Sales & Service Co., Rochester, New York, Model 600R-53 Federal Met Del. Price excluding taxes. \$17,400.00.
2. International Harvester Co., Rochester, New York, One Vt 211 A, 1958 six wheel International Truck with 549 cubic inch V-8 engine rated 257 horsepower, net bid price \$13,850.00. Price less all taxes.
3. Beam-Mack Sales and Service, inc. Rochester, New York, 1958 Mack, model B-70S six wheel truck with four wheel drive, 20 speed transmission \$17,499.00.

Town Clerk read the legal notice for the Two-Way Frequency Modulated Radio Equipment for the Highway Department as it appeared in the Rochester Times Union on March 14, 1958.

Town Clerk opened and read the following bid:

1. Motorola Communications and Electronics Inc. Total net bid for equipment and installation--\$6,468.60.

Supervisor Steckel asked if there were any questions regarding the bids. Robert Donlun, representative for International Harvester Co., stated that his bid was so far out of line that he wondered where he was wrong. He stated that the bid met all the specifications with the exception of the engine, which is a V-8 engine. Supervisor requested the Town Clerk to reread the bid from International Harvester Co.

Bids were referred to the Supt. of Highways for further consideration.

RESOLUTION NO. 56 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT this Public Opening of bids be closed.
Resolution seconded by Councilman Kent and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app
4/1/58

Information, including lines carried.
Box XX-1, Times-Union

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 March 26, 1958 at 8 p.m. for the purchase of Two-Way Frequency Modulated Radio Equipment for the Town of Chili Highway Department.
All bids must be endorsed with the title of the purchase to which they relate, the name and address of the bidder, and shall be in conformity with bidding sheets and specifications now available at the Chili Town Office. The Town Board reserves the right to reject any and all bids received.
Dated March 12, 1958.
CORNELIUS OUWEELEN
Town Clerk of Town of Chili
T-U-1x-March 14th

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 March 26, 1958 at 8:00 P.M. for the purchase of the following: 6 wheel tandem drive dump truck, 572 displacement or equal.
All bids must be endorsed with the title of the purchase to which they relate, the name and address of the bidder, and shall be in conformity with bidding sheets and specifications now available at the Chili Town Office. The Town Board reserves the right to reject any and all bids received.
Dated March 12, 1958.
CORNELIUS OUWEELEN
Town Clerk of Town of Chili
T-U-1x-March 14

62
March 26, 1958

An adjourned Town Board meeting was held in the Chili Town Offices 3235 Chili Ave., on March 26, 1958 immediately following the Public Opening of bids.

Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways	George Lusk
Fire Marshall	Wm. Roth
Assessor	Chas. Mason

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

Minutes of the previous meeting were read and approved.

Mr. William Kelly, President of the Chili Fire Company appeared on behalf of the Clifton Fire Dept. and the Chili Fire Company and submitted a petition of about 80 names requesting the legalizing of Bingo in the Town of Chili. Mr Kelly asked that the matter be submitted to referendum prior to the annual Firemen's Carnival which this year is to be held on June 26, 27, and 28th.

Supervisor stated the petition would receive the Board's attention.

Tabled until Attorney Wickins had an opportunity to check on procedure for holding referendum.

Mr. Bradford Squires of Wm. S. Lozier & Co., was present to review petitions for the new water district. Mr. Squires stated that the assessments for individuals who had signed the petition totaled \$3,504,150.00 and for Corporations who had signed \$632,500.00. These totaled about 60% of the total assessment in the New water district, (\$7,407,000.00) And does not include the Rochester Telephone and Rochester Gas and Electric. Mr. Gordon Markey, Chairman for the Water Committee stated that the above mentioned companies had been approached and will consider when tabulation of individual signers has been completed. Attorney Wickins stated it would be necessary for the two companies to sign before the board can take action.

Mr. Markey stated that he had not contacted the Railroad but would do so when he contacts other corporations.

Mr. Squires stated that in the interest of the residents of the Town the water mains should be laid immediately following the sewer installations, and in answer to an inquiry from Councilman Kent about making both installations at the same time, he stated the State Department of Health doesn't permit that to be done. The two installations he added must be 6 feet apart, with water mains at a depth of 4 feet and sewer 8 feet.

Mr. Squires felt that satisfactory progress had been made and that unless unforeseen difficulties arose a public hearing could be held in April and it could be brought before the Water Control Board and State Comptroller in July.

Town Clerk read the following correspondence:

1. Letter dated March 19, 1958 from the Monroe Tree Surgeons, Inc. quoting prices for spraying trees for Dutch Elm Disease.

2. Letter dated March 14, 1958 from Monroe County Bldg. Officials Association, reporting on their program and an appeal for increasing membership.

3. Letter from the U. S. Post Office listing streets to be changed from Churchville to Rochester 24, Mailing address.

Mr. George Lusk recommended that the town trees be sprayed for Dutch Elm Disease before the 15th or 20th of April.

RESOLUTION NO. 57 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Lusk be authorized to contract with the Monroe Tree Surgeons, Inc. to spray ^{approximately 325 trees} ~~the~~ 325 trees belonging to the Town of Chili at \$1.65 per tree. Resolution seconded by Councilman Kent and carried.

Attorney Wickins warned that the Town had no right to contract with the company for individual service. However names of individuals desiring this service could be left at the Town Clerk's office and would be turned over to said company.

MARCH 19, 1958.

Special meeting of the Chili Town Board held in conjunction with the Chili Town Board the purpose of which is to discuss the Refuse Collection and Disposal Ordinance of the City of Rochester and such other business as may come before the Board.

Present: Elbert D. Finch, supervisor; Justices of the Peace: Charles Eberhard and Frank Carroll; Councilmen: Herbert Porter and Raymond Moore; George Biesenbach, highway supt.; George C. Spiegel, town clerk; Chili Town Board: Thomas Steckel, supervisor; Justices of the Peace: George Smith and Lester Feeley; Councilmen: Samuel Kent and Martin Wehle Jr.; Ralph Wickins, town attorney; George Lusk, highway supt.; Mr. Gallivan and Mr. Torkington, representing the City of Rochester; Mr. Fruici and Mr. Johnson, collectors.

Mr. Finch opened the meeting, stating its purpose.

Mr. Steckel wanted to know if a price increase was contemplated.

Mr. Gallivan stated the only change in the Ordinance, as to money is the \$12.00 fee for each and every truck using the City Incinerator; said license can be purchased at the City Hall.

Mr. Torkington quoted the Ordinance stating that all trucks must be licensed and inspected. No fee charged for said inspection.

Mr. Finch pointed out the deplorable condition of Emerson Street entering into the city incinerator site.

Mr. Gallivan sympathized with the truck owners as to the bad condition of some city streets but pointed out that it is not under his jurisdiction so could not discuss repairs but assured the group that annual spring repairing probably would include Emerson Street.

Mr. Finch complimented the City of Rochester on its regard to the size of the city-owned incinerators, pointing out they are large enough to take care of the Metropolitan Area.

Mr. Gallivan pointed out that with additional usage of the incinerators there is no doubt that the price per tonnage will decrease.

Mr. Steckel mentioned recomputing and striking a balance once a year.

Mr. Gallivan quoted that section of the Ordinance.

Mr. Torkington suggested that immediate action be taken as to truck inspection which will take place at the East Side Garage, Mr. Burke, in charge.

Mr. Fruici requested permission to use City land-fill to dump ashes and brush.

~~Mr. Carroll~~ Mr. Gallivan denied the request.

Mr. Carroll moved and Mr. Eberhard seconded the following resolution which was unanimously adopted by both Boards:

~~The following resolution was adopted and approved by the Board:~~

~~Resolved that the Supervisors be authorized to~~

Unanimously resolved that the Supervisors be authorized to sign a temporary agreement with the City of Rochester to extend the time for use of city incinerator to May 15, 1958. All approved.

G. C. Spiegel, town clerk

MARCH 19, 1958.

Special meeting of the Gates Town Board held in conjunction with the Chili Town Board the purpose of which is to discuss the Refuse Collection and Disposal Ordinance of the City of Rochester and such other business as may come before the Board.

Present: Elbert D. Finch, supervisor; Justices of the Peace: Charles Eberhard and Frank Carroll; Councilmen: Herbert Porter and Raymond Moore; George Biessenbach, highway supt.; George G. Spiegel, town clerk; Chili Town Board: Thomas Steckel, supervisor; Justices of the Peace: George Smith and Lester Feeley; Councilmen: Samuel Kent and Martin Wehle Jr.; Ralph Wickins, town attorney; George Lusk, highway supt.; Mr. Gallivan and Mr. Torkington, representing the City of Rochester; Mr. Fruici and Mr. Johnson, collectors.

Mr. Finch opened the meeting, stating its purpose.

Mr. Steckel wanted to know if a price increase was contemplated.

Mr. Gallivan stated the only change in the Ordinance, as to money is the \$12.00 fee for each and every truck using the City Incinerator; said license can be purchased at the City Hall.

Mr. Torkington quoted the Ordinance stating that all trucks must be licensed and inspected. No fee charged for said inspection.

Mr. Finch pointed out the deplorable condition of Emerson Street entering into the city incinerator site.

Mr. Gallivan sympathized with the truck owners as to the bad condition of some city streets but pointed out that it is not under his jurisdiction so could not discuss repairs but assured the group that annual spring repairing probably would include Emerson Street.

Mr. Finch complimented the City of Rochester on its long range planning with regard to the size of the city-owned incinerators, pointing out that he understands they are large enough to take care of the Metropolitan Area.

Mr. Gallivan pointed out that with additional usage of the incinerators there is no doubt that the price per tonnage will decrease.

Mr. Steckel mentioned recouping and striking a balance once a year.

Mr. Gallivan quoted that section of the Ordinance.

Mr. Torkington suggested that immediate action be taken as to truck inspection which will take place at the East Side Garage, Mr. Burke, in charge.

Mr. Fruici requested permission to use City land-fill to dump ashes and brush.

~~Mr. Fruici~~ Mr. Gallivan denied the request.

Mr. Carroll moved and Mr. Eberhard seconded the following resolution which was unanimously adopted by both Boards:

The following bills were audited and approved by the Board.

G. G. Spiegel, town clerk.

EXHIBIT 2

DESCRIPTION

CHILI WATER DISTRICT

All that tract or parcel of land situate, lying or being in Township 2, Range 1, including all or part of the John Smith Allotment and the Fitzgerald Allotment, all in the Town of Chili, Monroe County, New York, more particularly bounded and described as follows:

Beginning at the northwest corner of the Town of Chili, said corner being also the northeast corner of the Town of Riga; thence in an easterly direction, along the north boundary line of the Town of Chili, said boundary line being also the south boundary line of the Town of Ogden and of the Town of Gates, to a point in the water line on the east side of the Barge Canal, which is the northeast corner of the Town of Chili; thence in a southeasterly direction, along said east waterline of the Barge Canal, which is the boundary between the City of Rochester and the Town of Chili, to the corner in the boundary line between the City of Rochester and the Town of Chili at the Barge Canal crossing of the Genesee River; thence southerly, through several courses, along said boundary between the City of Rochester and the Town of Chili, which boundary is also the easterly right-of-way of the Pennsylvania Railroad, a distance of 6300 feet, more or less, to the angle in the City Line at the north line of Weidner Road; thence easterly, along the boundary between the City of Rochester and Town of Chili in the north line of Weidner Road, a distance of 1,000 feet, more or less, to the west bank of the Genesee River; thence southwesterly, through several courses along the west bank of the Genesee River, which is also the boundary line between the City of Rochester and the Town of Chili, a distance of 900 feet, more or less, to a corner in the said boundary line; thence southeasterly, along the boundary line between the City of Rochester and the Town of Chili, a distance of 150 feet, more or less, to the point in the center of the Genesee River which is the corner between the City of Rochester, The Town of Brighton and the Town of Chili; thence southerly and westerly along the boundary between the Town of Brighton on the

on the east and the Town of Chili on the west following the center of the Genesee River to a point in the north boundary line of the New York Central Railroad (West Shore) right-of-way, said point being also the northeast corner of the Riverdale Water District; thence westerly along said north right-of-way line, said right-of-way line being also a north boundary of the Riverdale Water District, 500 feet, more or less, to a point 350 feet west of the centerline of the Scottsville Road, measured at right angles; thence southerly along the line, said being also a boundary of the Riverdale Water District, 350 feet westerly from and parallel with the centerline of Scottsville Road, 1400 feet, more or less, to the north line of the Ballantyne Acres Tract and its westerly extensions; thence westerly along the north line of the Ballantyne Acres tract, said line being also a north boundary of the Riverdale Water District, 2400 feet, more or less, to a point in the west right-of-way line of the Pennsylvania Railroad; thence northeast along said west right-of-way line, said line being also a boundary of the Riverdale Water District, 900 feet, more or less, to the centerline of Big Black Creek; thence in a general westerly direction, along the various courses of the centerline of Big Black Creek, said centerline being also the north boundary of the Riverdale Water District, to a point on the east boundary line of the Baltimore and Ohio Railroad right-of-way, said point being also the northwest corner of the Riverdale Water District; thence continuing in a generally westerly direction, along the various courses of the centerline of Big Black Creek, to the northwest corner of subplot 3 of great lot 16 in the Fitzgerald Allotment; thence in a southerly direction, along the west line of said subplot 3, to the south boundary line of said great lot 16; thence in a westerly direction, along the south boundary line of said great

lot 16, to the southwest corner of said great lot 16, said corner being also a point on the boundary line between the Town of Riga and the Town of Chili; thence in a northerly direction, along the boundary line between the Town of Riga and the Town of Chili, to the northwest corner of the Town of Chili, said corner being also the point of beginning, except the following parcels within the boundary described:

(a) Area known as the Rochester Airport, bounded and described as follows:

Beginning at a point in the northerly line of Scottsville Road at its intersection with the westerly line of the Pennsylvania Railroad and running; thence S-59° - 58'-18"-W, along the northerly line of Scottsville Road, a distance of 369.25 feet to a point; thence northerly, at right angles from Scottsville Road, a distance of 165 feet to a point; thence westerly, parallel with Scottsville Road, a distance of 300 feet to a point; thence southerly, at right angles, a distance of 165 feet to the northerly line of Scottsville Road; thence S-59°-58'-18"-W, along the northerly line of Scottsville Road, a distance of 1,339.82 feet to a point; thence northerly, at right angles, from Scottsville Road, a distance of 165 ft. to a point; thence westerly, parallel with Scottsville Road, a distance of 300 feet to a point; thence easterly, at right angles, a distance of 165 feet to a point in a northerly line of Scottsville Road; thence S-59°-58'-18"-W, along the northerly line of Scottsville Road, a distance of 1,203.22 feet to a point; thence N-2°-57'-11"-W, a distance of 66.28 feet to a point; thence S-86°-56'-53"-W, a distance of 1,200.79 feet to a point; thence S-4°-18'-33"-E, a distance of 669.61 feet to a point in the northerly line of Scottsville Road; thence S-59°-58'-20"-W, along the northerly line of Scottsville Road, a distance of 474.94 feet to an angle point in the northerly line of Scottsville Road; thence S-54°-11'-14"-W, along the northerly line of Scottsville Road, a distance

of 343.20 feet, to the point of intersection of the northerly line of Scottsville Road and the north line of Weidner; thence S-89°-25'-10"-W, along the north line of Weidner Road, a distance of 1,541.18 feet to its intersection with the northerly line of the Niagara, Lockport and Ontario Power Company right-of-way; thence N-55°-30'-20"-W; along the northerly line of the Niagara, Lockport and Ontario Power Company, a distance of 1,177.43 feet to its intersection with the centerline of Beahan Road; thence N-0°-58'-58" W, along the centerline of Beahan Road, a distance of 286.33 feet to an angle point in the road centerline; thence N-86°56'-53"-E, a distance of 257.06 feet to a point; thence N-3°-03'-07"-W, a distance of 445.60 feet to a point; thence S-69°-04'-53"-W, a distance of 425.39 feet to a point in the centerline of Beahan Road; thence N-28°00'-14"-W, along the centerline of Beahan Road, a distance of 146.0 feet to a point; thence N-68°-59'-46"-E, a distance of 250.00 feet to a point; thence N-28°-00'-14"-W, parallel with Beahan Road, a distance of 380.00 feet to a point; thence S-68°-59'-46"-W, a distance of 250.0 feet to a point on the centerline of Beahan Road; thence N-28°-00'-14"-W, along the centerline of Beahan Road, a distance of 785.62 feet to its intersection with the easterly line of the Buffalo, Rochester and Pittsburgh Company, right-of-way; thence N-32°-36'-10"E, along said easterly line of the railroad right-of-way to the north boundary of the Town of Chili; thence easterly along the north boundary of the Town of Chili to a point which lies in the westerly right-of-way line of the Pennsylvania Railroad; thence S-12°-24'-37"-E, along said westerly line of the Pennsylvania Railroad, a distance of 2,048.54 feet to the place of beginning.

(b) Area known as the Ranchmar Water District, described as follows:

ALL THAT TRACT OR PARCEL OF LAND situate in the Town of Chili, County of Monroe and State of New York, being parts of Lots 94 and 111 of the Smith Allotment in Township 2, Range 1 and more particularly bounded and described as follows:

COMMERCING at a monument in the center of the highway where the Ridge Road intersects the highway forming the west boundary of the premises hereby conveyed; thence south $82^{\circ}30'$ east along the center of said Ridge Road 472.6 feet to the northwest corner of land now or formerly owned by Frank Fox; thence south $6^{\circ}45'$ west along said Fox's west line 600 feet to the southwest corner of said Fox's land; thence south $87^{\circ}18'$ east along said Fox's south line 515 feet to the southeast corner of said Fox's land; thence south $80^{\circ}4'$ east along the south lines of premises of Robert Graham and F. K. Kennell 1326 feet to the northwest corner of land formerly owned by C. Kelly; thence south $5^{\circ}33'$ west along said Kelly's west line 396 feet to a jut in said Kelly's west line; thence south $80^{\circ}21'$ west along the north line of said jut 141.2 feet to the northwest corner of said Kelly's land as projected by said jut; thence south $7^{\circ}28'$ west along said Kelly's projected west line 616.5 feet to a point where said Kelly's southwest corner joins the lands of the Nichols' estate; thence north $82^{\circ}10'$ west 848.8 feet along the north line of said Nichols' land to the northwest corner of said Nichols' land; thence south $8^{\circ}12'$ west along said Nichols' west line 654 feet to the center of Chili Avenue; thence southwest along the center of the highway 652 feet to the northeast corner of land of C. A. Nichols; thence north $86^{\circ}25'$ west along said C.A. Nichols' north line 809 feet to the center of the highway; running north and south; thence north $7^{\circ}45'$ east 2143.4 feet along the center of said north and south highway to the southwest corner of the school house lot; thence easterly at right angles with said highway along the south line of said school house lot 115.5 feet to the southeast corner of said school house lot; thence northerly at right angles with said south line along the east line of the school house lot 132 feet to the northeast corner of the school house lot; thence westerly parallel with the south line of said school house lot 115.5 feet to the center of the highway; thence north $7^{\circ}45'$ east along the center of the highway 470.5 feet to the place of beginning, containing 92.10 acres.

Reference being had to a map of said premises made for Nancy J. Chilson by R. E. Gaskin Surveyor, on April 25, 1908 and filed in Monroe County Cler's Office in Liber 17 of Maps, page 22.

EXCEPTING AND RESERVING therefrom the portions thereof conveyed as follows:

(1) Parcel conveyed by Annie Gans to Cornelius A. Nichols by deed dated June 5, 1913 and recorded in Monroe County Cler's Office on June 10, 1913 in Liber 916 of Deeds, Page 15

(2) Parcel conveyed by John Jagla, et al to Edward J. Hancock as trustee for school district No. 11, Town of Chili, by deed dated March 3, 1921 and recorded in Monroe County Clerk's Office on March 5, 1921 in Liber 1130 of Deeds, page 43.

(3) Parcel conveyed by John Jagla, et al to Raymond A. Deverall and Mabel Deverall, his wife, by deed dated and recorded in Monroe County Cler's Office on July 24, 1925 in Liber 1331 of Deeds, page 284.

(4) Parcel conveyed by Carl L. Holderle, et al to Morgan C. Morse as trustee of School Dist. No. 11 of the Town of Chili, by deed dated July 25, 1941 and recorded in Monroe County Clerk's Office on August 5, 1941 in Liber 2046 of Deeds, page 476.

STATE OF NEW YORK }
COUNTY OF MONROE }

SS:

On this _____ day of _____, 19____ before me personally came _____
_____ to me personally known, who, being
by me duly sworn, did depose and say that he resides in _____
_____ that he is the _____
of _____ the Corporation described in, and which
executed, the within instrument; that he knows the seal of said
corporation; that the seal affixed to said instrument is such
cooperate seal; that it was so affixed by order of the Board of
Directors of said corporation; and that he signed his name thereto
by like order.

(Notary Public)

STATE OF NEW YORK }
COUNTY OF MONROE }

SS:

On this _____ day of _____, 19____ before me personally came _____
_____ to me personally known who, being
by me duly sworn, did depose and say that he resides in _____
_____ that he is the _____
of _____ the Corporation described in, and which
executed, the within instrument; that he knows the seal of said
corporation; that the seal affixed to said instrument is such
cooperate seal; that it was so affixed by order of the Board of
Directors of said corporation; and that he signed his name thereto
by like order.

(Notary Public)

Mr. George Lusk, Superintendent of Highways recommended that a Stop Signs be placed at the intersection of Reed and Morgan Roads, at the intersection of Brook and Ballantyne Roads, Fisher and Widener Roads and Hubbard and Buffalo Roads.

RESOLUTION NO.58 (OFFERED BY JUSTICE SMITH) be petitioned
RESOLVED THAT the State Traffic Commission to place stop signs at the following intersections: Reed and Morgan Roads, Brook and Ballantyne Roads, Fisher and Widener Roads, Hubbard and Buffalo Roads.
Resolution seconded by Councilman Wehle and carried.

Discussion was held on charge for building permits for non-taxable properties in the Town. It was the Board's opinion that Mr. Lusk, Supt. of Bldgs. carry on as he had under a resolution passed in 1952 granting issuance of these permits free of charge.

The Board deferred action on the \$75.00 appropriated in the Youth Budget for the Harvest Queen program until the next Town Board Meeting. The appropriation has been criticized by the State auditors.

Attorney Wickins stated there would be a meeting of the Monroe County Water Authority for purpose of discussing expansion of the Water Authority, On April 1st at 2 P. M.

Applications and bonds for Justices Smith and Feeley were submitted for signatures of the Board members.

Mr. William Roth, Fire Marshall asked members of the board if they would reconsider the fire ordinance, which would control burning of rubbish in populated areas and prohibit storage of gas tanks above ground. Mr. Roth reported there were 29 of these tanks in the town. He stated the law permits only 1 gal. to be stored on private property, that insurance becomes void if tanks are the cause of fire.

Supervisor Steckel requested Mr. Roth to submit names of individuals on whose property these tanks were stored.

Mr. George Lusk requested that the Town Board, Town Clerk, ^{Town Attorney} Chairmen of the Zoning and Planning Boards and Supt. of Highways meet and have a round table discussion. This has been under consideration for sometime. However due to a heavy schedule this would have to be postponed until sometime after Easter.

Mr. Lusk, Highway Superintendent reported on bids for truck submitted earlier this evening at Public Hearing. He stated that the Mack Truck met the specifications. Justice Feeley inquired about the bid submitted by International Harvester Co. After further discussion Mr. Lusk was requested to review the bids thoroughly and make his recommendation at the next Town Board meeting.

RESOLUTION NO.59 (OFFERED BY JUSTICE SMITH)
RESOLVED THAT this meeting be adjourned.
Resolution seconded by Councilman Kent and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app.
4/2/58

April 2, 1958

A regular Town Board meeting was held in the Town Office, 3235 Chili Avenue on April 2, 1958 at 7:30 O'clock. Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
also pr Attorney	Ralph Wickins
also present:	
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Bldgs and Highways	George Lusk
Fire Marshall	Wm. Roth

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

Minutes of previous meeting were read and approved.

The monthly report of the Chili Police was submitted for filing.

Attorney Wickins reported on the procedure for holding a referendum for legalizing Bingo. All qualified voters in the Town will be permitted to vote at the referendum. Attorney suggested keeping list of voters with addresses in the Town Office, with each voter signing his own name.

Town Clerk read letter dated 3/14/58 from J. Norman Vail, Insurance Counselor Re: commissions on Town insurance.

Supervisor Steckel ask the Board's opinion on distribution of commissions on Town insurance.

RESOLUTION NO. 60 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT the full amount of commissions from the Town insurance be retained by the Vail Agency.

Resolution seconded by Justice Smith and carried.

Attorney Wickins stated that he and Mr. Squires of Lozier & Co. had met with the Monroe County Water Authority and had been able to clear up any difficulty the town might have with regards to installation of larger feeder lines in the Town of Chili. as discussed at a previous meeting, the Authority would pay the difference between these 36 inch feeder lines and those which the Town of Chile felt were adequate for the Town's use.

Attorney Wickins informed the board that the application of Herman Engfer to erect a gasoline station on the property at the southwest corner of Chili Avenue and Chestnut Ridge Road had been denied by the Zoning Board of Appeals, and was being taken into court and argued on April 10.

Upon the recommendation of Highway Supt. George Lusk the following resolution was offered.

RESOLUTION NO. 61 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the State Traffic Commission be petitioned to place a stop sign at the intersection of Beahan and Widener Roads.

Resolution seconded by Councilman Wehle and carried.

Town Clerk read the following copies of letters from Supt of Bldgs George Lusk,

1. Copy dated March 27, 1958 to David Morrow, 18 Morrison Ave., re: violation of variance granted by the Zoning Board of Appeals Sept. 18, 1956.

2. Copy dated March 31, 1958 to M. & M. Auto Sales, 1735 Scottsville Road re: violation of variance granted Nov. 20, 1956.

Mr. Lusk recommended that Mr. Napolitano of M. & N. Auto Sales be brought before the Town Board. Supervisor Steckel requested Mr. Lusk to notify Mr. Napolitano to appear on April 16, 1958.

Mr. Robert Westbrook, 14 Sequoia Rd. Appeared before the Board and submitted a petition requesting the board to pass restrictions on dogs. Supervisor stated that it would be brought before the Board on April 16, 1958.

Mr. Edgar Gould, 91 Hubbard Drive was present to request consideration of a dog ordinance. A brief discussion followed re: definition of Dog Kennel and Town Ordinances.

Attorney Wickins stated he would not recommend any changes in the zoning laws of the Town at present because of the study being made under the Master Plan.

Mr. George Noeth, 28 Hubbard Dr. asked the percentage that had signed the water petitions. Supervisor Steckel stated that according to the engineer, enough people had signed to total approximately 60% of the total assessed valuation.

Mr. Wm. Roth, Fire Marshall submitted a list of people storing gasoline in tanks above ground as requested by Supervisor Steckel at the last Town Board meeting.

~~Attorney Wickins stated that he had been in contact with Thomas Meagher, Attorney for Mr. and Mrs. Parshall and he believed all difficulties regarding the Scottsville Dump had been ironed out with the exception of the necessary insurance and he understood that would soon be taken care of.~~

Supervisor Steckel stated that the County Highway Committee had granted an increase of 10 cents to the Highway Employees and in view of this fact, he recommended that the Town Board also grant the Town Highway Employees a 10 cent increase.

Mr. George Lusk, Highway Superintendent stated the increased cost to the Town for same would be approximately \$67.50 per week.

RESOLUTION NO. 62 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Town of Chili Highway Employees shall be granted an increase of 10 cents per hour, and that the new rates shall become effective as of April 1, 1958. Resolution seconded by Justice Feeley and carried.

Supervisor Steckel stated that the Round table discussion requested by Mr. Lusk at the March 26th meeting of the Town Board would be held on April 23, 1958. This meeting to include the Town Board, Town Clerk, Chairman of the Zoning and Planning Board, Supt. of Highways and Town Attorney.

Mr. Lusk reported on bids for a 6 wheel tandem drive dump truck for the Highway Dept. He stated that the Federal and International trucks did not meet the specifications and recommended the purchase of the Mack truck, which did meet all specifications.

RESOLUTION NO. 63 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT WHEREAS, The Town Superintendent of Highways did, on the 2nd day of April 1958, duly recommended 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 1958 Mack, Model B.-70S six wheel truck with four wheel drive, 20 speed transmission and all specifications and equipment as per bid submitted ^(B. Brown - Mack Sales) March 26, 1958 for a maximum price of \$17,499.00 delivered at the Town of Chili about July 15, 1958, subject to the approval of the County Superintendent of Highways.

Terms of payment to be as follows:

Check drawn on Machinery Fund	\$2499.00
Check from proceeds of obligation	15,000.00
Total	<u>\$17,499.00</u>

A contract of purchase for the item purchased shall be duly executed between the Town Superintendent of Highways and such vendor, and when duly approved by the County Superintendent 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 contract, and to pay the above amounts specified to be paid by (1) a check drawn on the Machinery Fund (item 3) for \$2499.00. (2) by a check in the amount of \$15,000.00 drawn on the account established from the proceeds of obligations to be issued pursuant to the Local Finance Law to finance such purchase. Such obligation will be authorized to be issued by this Board by a separate resolution. Resolution seconded by Justice Feeley and carried with the following vote:

Supervisor Steckel, Aye, Justice George Smith, Aye, Justice Lester Feeley, Aye Councilman Kent, Aye, Councilman Martin J. Wehle Jr. , Aye.

Mr. Lusk stated that the bid submitted by Motorola Communications and Electronics, Inc. met the specifications and recommended purchase of a two way Frequency Modulated Radio Equipment from said Company.

RESOLUTION NO. 64 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT WHEREAS, the Town Superintendent of Highways did, on the 2nd day of April 1958 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 Superintendent 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

2-way Frequency Modulated radio equipment and all specifications and equipment as per bid submitted on March 26, 1958 for a maximum price of \$6468.60. delivered at the Town of Chili about June 20, 1958, subject to the approval of the County Superintendent of Highways.

Terms of payment as follows:

Check drawn on the Machinery Fund for \$6468.60.

This equipment purchased under agreement with the Federal Government under matching funds.

The Town is to be reimbursed for 50% of purchase price or \$3234.30 under this agreement.

a contract to purchase for the item purchased shall be duly executed between the Town Supt. 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 contract, and to pay the above amounts specified to be paid by check, drawn on the machinery fund, for \$6468.60.

Resolution seconded by Councilman Kent and carried, with the following vote:

Supervisor Steckel, Aye. Justice Smith, Aye, Justice Feeley, Aye, Councilman Kent, Aye Councilman Wehle, Aye.

RESOLUTION NO. 65 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT this meeting be adjourned until April 16, 1958 at 7:30 O'clock.

Resolution seconded by Councilman Kent and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

app 4/16/58

April 16, 1958

An adjourned Town Board meeting was held in the Town Offices 3235 Chili Av., on April 16, 1958 at 7: 30 O'clock with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways and Bldgs.	George Lusk
Fire Marshall	Wm. Roth

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

Minutes of the previous meeting were read and approved.

Town Clerk read the following correspondence:

1. Letter dated April 7, 1958 from the State Traffic Commission re: Town of Chili's recent request for stop signs at the intersections of Brooks and Ballantyne Roads, Fisher and Widener, Buffalo and Hubbard and Reed and Morgan Roads.
2. Than^kyou note from the Ireland family.
3. Copy of letter dated April 4, 1958 from Superintendent of Buildings, to Mr. Domenic Napolitano RE: violation of variance granted November 20, 1956 to park trucks at 1735 Scottsville Rd. until June 1, 1957.
4. Copy of letter dated April 4, 1958 to Mr. Michael Truisi from George Lusk, Supt. of Buildings requesting Mr. Truisi's appearance before the board for violation of variance.

Mr. Napolitano was present to discuss the violation. Mr. George Lusk reviewed the case and stated that Mr. Napolitano had been granted a variance to park trucks at 1735 Scottsville Road until June 1, 1957. All trucks to be licensed and operating and none to be parked any closer than 20 feet from Morrison Ave., or in front of existing building. Mr. Lusk reported Mr. Napolitano was parking cars, unlicensed on the right of way of Morrison and in front of present building, and was also violating the variance by not applying for another variance when the other one expired.

Mr. Charles Vaccarello, Genesee Trucking Co, Owner of trucks parked at 1735 Scottsville Road was present, and stated his last truck was taken out two weeks ago. He added the reason the trucks were not licensed was they law requires them to be insured if licensed. A discussion ensued on parking of cars and Supervisor Steckel stated that Mr. Napolitano would be notified by letter of the Board's decision.

Mr. Michael Truisi appeared to answer to violation of variance granted to erect a two family dwelling at 3270 Chili Avenue. Mr. Lusk stated that Mr. Truisi was housing 3 families in said building, which is not only a violation of the Zoning Laws of the Town, but also of the Multiple Residence Law. Mr. Truisi admitted having three families housed in said building, and stated that he did not know of these laws. A brief discussion followed and Supervisor Steckel advised Mr. Truisi he would be notified by letter of the Board's decision.

RESOLUTION NO.66 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the supervisor be authorized to sign the annual Service Bureau Agreement for the 1958 tax work.

Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO.67 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the/annual agreement with the County Superintendent of Highways for the expenditure of Highways moneys (Item 1) be approved by the members of the Town Board. Resolution seconded by Councilman Kent and carried.

Attorney Wickins reported on the progress on the following;

Bingo The ordinance is drawn up and ready for typing. This will be ready at next meeting. Voting to be in one central location and town board can act as tellers. Notice must be in newspapers 20 days prior to voting-- law requires polls to be open six hours.

DOG ORDINANCE Have not completed this as thought it would be discussed at the informal meeting called for April 23.

ENGINEER PROPERTY Attorney Wickins stated that he had received the court decision and that it had overruled the Zoning Board of Appeal's decision. He stated that he believed that one thing that influenced the judges decision was that the Reynold's case had been taken into court and granted, also the fact that the cider mill was located across the street from this property. Refusing variance the court said would incur unjustifiable hardship. Supervisor Steckel reported that Rev. Donald Murphy had inquired if the Town Could take any further action. Attorney Wickins stated that the attorney for this diocese had been in to see him and they had gone over the case together and that the attorney had not disagreed with Attorney Wickins. He continued that he would advise the board not to argue the case. Cost of Same, Mr. Wickins stated would be between \$300.00 and \$500.00 which the town would be obliged to pay, and there would be little change of upsetting the decision.

Supervisor Steckel recommended that Mr. Frank Bubel, 2872 Chili Avenue for member of the Zoning Board of Appeals to fill the vacancy resulting from the resignation of Martin J. Wehle Jr.

RESOLUTION NO.68 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Frank Bubel be appointed as a member of the Zoning Board of Appeals to fill the unexpired term of Martin J. Wehle Jr., term to expire Oct. 14, 1959.

Resolution seconded by Councilman Wehle and carried.

Mr. Wallace Wood, 54 Laredo Drive inquired what the prospects were of having a dog ordinance in the town. Attorney Wickins replied it would be discussed soon and that there would be a public hearing held on it.

Mr. Wood also reported that he had seen someone dumping refuse in the Ranchmar Service area and also removing containers of dirt from around the tank.

Supervisor requested Mr. Lusk to look into the matter.

Mr. Woods asked about completion date for sewers. Supervisor replied it should be sometime in 1960, However the plans for connection to throughway had held up plans.

Supervisor Steckel stated that he had talked by phone with Congressman Ostertag re: Post Office and reported that he was to meet with Mr. Russel, the real estate agent for the Post Office Department in Buffalo, New York.

RESOLUTION NO.69(OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supervisor Steckel be authorized to meet with Mr. Russel, real estate agent for the United States Post Office Department in Buffalo on April 22, 1958 to discuss details for Chili branch of Rochester Post Office. Expenses to be paid by the Town of Chili, not to exceed \$25.00.

Resolution seconded by Councilman Kent and carried.

Further discussion was held on the violations of Mr. Napolitano and Mr. Truisci and the following resolution was passed.

RESOLUTION NO.70 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mr. Michael Truisci, 3270 Chili Ave., apply and appear before the Zoning Board of Appeals at their next meeting to be held on May 6, 1958.

Upon failure to do so, the penalties imposed by the Zoning Board of Appeals will be enforced.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO.71 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Mr. Domenic Napolitano, 230 Smith Street apply and appear before the Zoning Board of appeals at their next meeting, to be held on May 6, 1958.

Upon failure to do so, the penalties imposed by the Zoning Board of Appeals will be enforced.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO.72 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Councilman Wehle and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

app. 5-7-58

May 7, 1958

A regular Town Board meeting of the Town of Chili was held in the Town Offices, 3235 Chili Avenue, Rochester 24, N. Y. on May 7, 1958 at 7:30 o'clock P.M. Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George P. Smith
Justice of the Peace	Lester F. Feeley
Councilman	Samuel S. Kent
Councilman	Martin J. Wehle, Jr.

Also present:

Town Attorney	Ralph E. Wickins
Town Clerk	Cornelius Cuweleen
Supt. of Hgw. Bldgs. and Utilities	George K. Lusk
Constables	Carl Guelzow and Donald Rath

Rev. Glenn Barrett, minister of Chili Center Baptist Church read a statement labelling bingo as a form of gambling. Said statement was endorsed by five other Protestant clergymen namely, the Rev. Herman King of Parkminster Presbyterian Church, the Rev. Lowry McKeown of North Chili Free Methodist Church, the Rev. Roger Williams, of First Methodist Church, North Chili, the Rev. David Wakely of Four Square Gospel Church, and the Rev. Philip Johnson of First Presbyterian Church.

The Rev. Herman King requested this statement to be put on record. Ordered recorded and filed.

Supervisor Thomas B. Steckel stated that the Town Board had been petitioned to hold a special election on this issue.

Town Attorney Ralph Wickins stated that he did not believe a public hearing was required by law, and that the opponents of legalized bingo were not opposed to bringing the matter to a vote, only to the issue itself.

RESOLUTION ⁷³ (OFFERED BY JUSTICE SMITH) *(Vault - Bond Agreement)*

RESOLVED THAT the attached "Bingo Ordinance" for the Town of Chili be adopted subject to referendum approval. Resolution seconded by Justice Feeley and carried.

RESOLUTION ⁷⁴ (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT a special town election be held on the 14th day of June, 1958, at the Town Hall, in the Town of Chili, located at #3235 Chili Avenue, Town of Chili, New York, with the polls to be opened at 2 o'clock in the afternoon and to be closed at 8 o'clock in the evening, and that the following proposition be voted upon at said special election:

Proposition for a bingo licensing ordinance of the Town of Chili, Monroe County, New York.

Shall the qualified electors of the Town of Chili, Monroe County, New York, approve an ordinance enacted by the Town Board of the Town of Chili, Monroe County, New York, on the 7th day of May, 1958, authorizing, subject to state legislative supervision and control, the conduct of specific games of chance, commonly known as bingo or lotto, except on Sunday, within the territorial limits of this municipality, in accordance with Article 14-G of the General Municipal Law, being Chapter 854 of the Laws of 1957, and any amendments thereto.

FURTHER RESOLVED that the Town Clerk be and hereby is directed to publish and post notices of said special election at the time and in the manner provided by law. Resolution seconded by Councilman Wehle and carried. Adopted by the following vote: Ayes 4 Nays 0

*Bingo Ordinance filed large safe
(Bond Agreements)*

Town Board Meeting May 7, 1958

Mr. James Sherman of 11 Charmaine Road, Rochester 11, New York appeared before the Town Board in response to a letter he had received, stating that he was in violation of the Zoning Ordinance.

Supervisor Thomas B. Steckel asked Mr. Sherman if he was or was not operating a business in a residential district. He also asked if Mr. Sherman wished to present his case at this time.

Mr. Sherman stated that he was not operating a business at 11 Charmaine Road.

Mr. Burton D. Tannenbaum, attorney for Mr. Sherman, stated that his client had advised him of receiving a letter from the Supt. of Buildings requesting him to appear at this meeting this evening and in preparation for this appearance he had talked with his client about whatever conduct maybe taking place at 11 Charmaine Road and on the information he received from him he could not concede or know why Mr. Sherman was requested to appear tonight before the Town Board, nor did he know what the complaints, if any, there had been.

Supervisor stated that he had been told that Mr. Sherman was manufacturing ice cream on his premises at 11 Charmaine Road and selling ice cream; also Mr. Sherman, himself, had told Supervisor Steckel that he was not manufacturing ice cream in the basement, but was doing so in his truck, which to the Supervisor's way of thinking is manufacturing the ice cream in the driveway and Mr. Sherman is in business and doing same on his premises, which according to the Zoning Ordinance is not allowed. Supervisor stated there had also been complaints about selling ice cream at that particular point.

Attorney Tannenbaum stated that he understood that the children in the neighborhood had been able to purchase ice cream either on Mr. Sherman's way in or on his way out of the driveway to go on his established route in the city and county, and that Mr. Sherman was perfectly willing to cease all sales to the children in the neighborhood.

Attorney Tannenbaum stated that with respect to the manufacture of ice cream in the driveway, he wished to state that the ice cream was manufactured in the truck while in transient.

Supervisor then asked Mr. Sherman if what he meant was that the ice cream was manufactured after the truck left the driveway.

Mr. Sherman stated he had to have electricity to start his battery.

Justice Feeley asked Mr. Sherman if he was storing the ice cream in the house.

Mr. Sherman answered it is in the truck.

Supervisor then stated that he understood that large milk trucks were delivering cans of milk and asked Mr. Sherman if he was using this milk to manufacture his ice cream.

Mr. Sherman replied the milk trucks were no bigger than ordinary milk trucks.

Justice Feeley inquired if milk in excess of household requirements was being delivered.

Mr. Sherman replied the milk which was not consumed by his family was used on his truck.

Town Board Meeting May 7, 1958

Attorney Tannenbaum stated it should be made perfectly clear that his client, Mr. Sherman, did not intend to do anything he should not be doing.

Supervisor Steckel asked Attorney Tannenbaum if he had read the Town of Chili Zoning Ordinance.

Attorney Tannenbaum answered he had briefly looked at it that afternoon. He wished to make it clear that Mr. Sherman's activity on the premises insofar as commercial is strictly incidental as to his house business. Attorney Tannenbaum stated commercial transactions take place on every place of residence. He stated when you pay the newspaper boy, it is commercial. In his way of thinking Mr. Sherman was not violating a zoning ordinance as he understood it to be.

Mr. George Bartula of 18 Charmaine Road asked if the ice cream sold in the Bungalow Grocery labelled "Jim's Ice Cream" was being manufactured in Mr. Sherman's home.

Mr. Sherman answered "No".

Mr. George Bartula stated he would like to know how long after Mr. Sherman comes back in at night he runs his generator.

Mr. Sherman stated he does not run it. It shuts off in route. He stated he does not run generator at home at all.

Mr. Bill McGrath, 11 Charmaine Road, asked if there were any restrictions with regards to parking truck of this size.

Town Attorney Wickins replied there were no restrictions.

Mr. George Bartula of 18 Charmaine Road said he would like to know what motors were running, if it is not Mr. Sherman's truck. Mr. Bartula also stated that it appeared that the lights did not go out immediately after Mr. Sherman pulls in his driveway. These bright lights shine through into Mr. Bartula's bedroom.

Mr. Sherman answered he keeps the lights on so he will not run into ditch. There are no motors running. He stated he had his own freezer and own milk cooler. Two 20-cubic foot coolers are on his premises.

Justice Feeley wanted to know if the 20 cubic foot coolers were being used for Mr. Sherman's own use.

Councilman Kent wanted to know how many trucks were involved.

Mr. Sherman answered two trucks which are housed in driveway.

Mr. Richard Harrington, 17 Charmaine Road, stated when the trucks are running and the motors turn on and off, it interferes with his television set. He gets streaks because of the engines. Mr. Harrington also stated that Mr. Sherman had a heavy duty electric cord running from the house which he thought was plugged into the truck and which is also interfering with his television set. Mr. Harrington also stated that he had given his consent for a variance to allow Mr. Sherman to build a garage in the first place. Mr. Harrington also complained about the trucks being parked in Mr. Sherman's yard. Children walk to corner to board school bus and Mrs. Harrington cannot watch children board bus without going outside.

Mr. Bill McGrath, 11 Charmaine Road stated he had checked the Daily Record and had noticed that Mr. Sherman had obtained permission to do business under an assumed name and had given his residence address as his principal address.

Town Board Meeting May 7, 1958

Attorney Tannenbaum stated he had filed the certificate for Mr. Sherman and in order for mail to reach Mr. Sherman, his home address had been given.

Mr. James Newberry, 24 Charmaine Road, wanted to know where Mr. Sherman did his mixing and whether the ingredients were stored on the property at 11 Charmaine Road.

Supervisor Steckel stated that Mr. Sherman had made a statement he did not store anything except on his trucks.

Town Attorney Wickins stated that if the ice cream was manufactured on the premises, it would be a commercial use and would be in violation of the Zoning Ordinance.

Justice Feeley wanted to know if Mr. Sherman had storage.

Mrs. Bartula of 18 Charmaine Road stated they were not objecting to Mr. Sherman being in business for himself. Would like to know why Mr. Sherman cannot take his trucks and business to a suitable place, so it would not interfere with their everyday living.

Town Attorney addressed Mrs. Bartula: "Is this a fair summary of your complaints---trucks parking in driveway, trucks going in and out, interference with television and noise?"

Mrs. Bartula of 18 Charmaine Road stated that about 11 or 12 o'clock at night when the children are in bed sleeping, these trucks come in, and instead of pulling in the driveway, they back in the driveway. This interferes with the television and the children's sleeping.

Justice Feeley asked Mr. Sherman if he was plugging generator into house wiring.

Mr. Sherman answered: "No".

Mr. James Peck of 28 Kuebler Drive, stated that as he understood it as long as everything was taking place on Mr. Sherman's truck, there was no way Mr. Sherman could be prevented from doing business at his home.

Town Attorney Wickins stated that was not exactly what he said.

Attorney Tannenbaum stated: "Is there some reason you disbelieve this?"

Mr. James Peck, 28 Kuebler Drive, stated about disbelieving this, all he could say was there is a motor running. He stated he lives criss cross from Mr. Sherman and when he comes home, he can hear the motor and so can his wife, and so does Mr. Harrington.

Justice Smith inquired how many people were in Mr. Sherman's family.

Mr. Sherman answered 5 children.

Mrs. Bartula of 18 Charmaine Road stated she had 3 children and certainly did not need a 20 cubic foot home freezer and cooler to store milk.

Councilman Wehle inquired how many cans of milk were being delivered, and how much was used by the family.

Mr. Sherman answered five 5 gallon cans were delivered 3 times a week. 15 gallons of milk were used for the family.

Justice Feeley wanted to know if part of the milk was used for commercial use.

Mr. Sherman replied the excess was used in commercial operation.

Town Board Meeting May 7, 1958

Supervisor Thomas B. Steckel stated Mr. Sherman would be notified in writing of the Town Board's decision.

Mr. James Peck of 28 Kuebler Drive stated he would like to know if the present surface water from his cellar which is at present being pumped into ditch in front of his house could be connected into sewer; also if the Town would clean ditch.

Town Attorney Wickins stated he did not have a chance to inspect the water in the ditch and would try to get over there Saturday morning or Monday evening after which either Mr. Lusk or he would get in touch with Mr. Peck and tell him what could be done.

Supervisor Steckel stated that the Zoning Board of Appeals had 21 applications last evening and pointed out the costs covering same. He stated he felt the time had come when a charge should be made to help defray the cost of the legal notices which are published in the paper. This had been tabled until the next meeting.

Discussed Dog Ordinance, and proposed dog ordinance read.

Supervisor Steckel stated it would be an ordinance which would be quite difficult to enforce, but it was his understanding that if this Dog Ordinance should be adopted it could be amended or changed. Supervisor Steckel asked in what manner it could be taken off of the books.

Town Attorney Wickins replied in the same manner it was put on the books, it could be taken off the books.

Mr. Wood, 54 Laredo Road, stated he was in favor of a Dog Ordinance. He stated he was not against having a dog, but felt the time had come when there were too many dogs destroying property. Mr. Wood stated that as far back as he could remember a dog license was \$2.50. Everything else has gone up.

Supervisor Steckel stated they had no control over this. This was established by the State of New York. Town gets 25¢ for each license issued.

Justice Feeley stated as of this date there were 29 unlicensed dogs in the Town of Chili.

Supervisor Steckel stated that dog enumerators were appointed who go from door to door and inquire how many dogs each family has. That is the only check we have. A person may have 3 or 5 dogs and he may say he has one or two. We have no check on this. It is impossible. There are 1100 dogs in the Town of Chili.

75

RESOLUTION (OFFERED BY JUSTICE SMITH)

RESOLVED THAT a Public Hearing be called on May 28, 1958 at 8 o'clock P.M. in the Chili Town Building, 3235 Chili Avenue, Rochester 24, N. Y. for the adoption of a "Dog Ordinance" for the Town of Chili, and that a Public Hearing notice shall be published in an authorized paper. Resolution seconded by Councilman Kent and carried unanimously.

Supervisor Steckel stated he had been presented with water petitions. Tabulation, according to chairman of the Chili Water District, at this point shows residential signatures 61% and combined residential, corporations, industry and utilities 65% plus. This is based on assessed value.

Town Attorney Wickins stated it was necessary to pass a resolution setting a date of Public Hearing for the establishment of this Chili Water District, and that the notices should be posted in 5 public places within the Chili Water District, not more than 20 or less than 10 days before said public hearing.

76

RESOLUTION (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT the Public Hearing on the proposed Chili Water District shall be held on May 21, 1958 at 8 o'clock P.M. at the Chili Town Building, 3235 Chili Avenue, Rochester 24, N.Y. Resolution seconded by Councilman Wehle and carried unanimously. ~~Formal legal notice attached.~~

Supervisor Steckel stated that Town Attorney Wickins did not feel he could take over the legal responsibility of this proposed Chili Water District and the Town Board had the right to hire counsel outside of the Town.

A suggestion was made to pass a resolution retaining Mr. Daniel FitzGerald as attorney of the proposed Chili Water District. Mr. FitzGerald has made a special study of this type of work and was the attorney at the time the Riverdale Water District was established.

77

RESOLUTION (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Town Board of the Town of Chili retain Mr. Daniel FitzGerald as attorney for the proposed Chili Water District, providing proper agreement can be made with regard to fee. Resolution seconded by Justice Feeley and carried.

Supervisor requested minutes of the previous Town Board meeting be read. Minutes were approved as read.

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

Monthly reports of the Chili Police and Auxiliary Police submitted and filed.

Following correspondence read and filed:

1. Letter dated May 5, 1958 from Ellwood M. Hamell, resigning from the office of Assistant Chief of Auxiliary Police in the Town of Chili.

RESOLUTION⁷⁸ (OFFERED BY JUSTICE FEELEY) (Sub file)

RESOLVED THAT, the resignation of Mr. Ellwood M. Hamell, Assistant Chief of Auxiliary Police in the Town of Chili, be accepted with regrets as requested. Resolution seconded by Councilman Kent and carried.

RESOLUTION⁷⁹ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Mr. Stuart Young be appointed Assistant Chief of Auxiliary Police in the Town of Chili and shall serve at the pleasure of the Town Board. Resolution seconded by Justice Feeley and carried.

2. Letter dated May 1, 1958 from Donald B. Warren, Director Planning Commission, County of Monroe regarding the first results secured from the Traffic Accident Survey in the Town of Chili.

Supervisor Steckel stated this letter would be referred to Mr. George Lusk who will report at the next Town Board Meeting.

3. Letter dated May 1, 1958 from Dr. V. P. Laglia to Mr. & Mrs. Bert Covert re: complaint of nuisance existing at 1122 Pixley Road.

Town Board Meeting May 7, 1958

Town Attorney Wickins reported Mr. Michael Truisci, 3270 Chili Avenue had appeared before the Zoning Board of Appeals May 6, 1958 and that he had been denied a 3-family house.

Town Attorney Wickins reported Mr. Domenic Napolitano's case will be heard at the next regular scheduled meeting of the Zoning Board of Appeals re: parking trucks at 1735 Scottsville Rd.

RESOLUTION 80 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT a Public Hearing be held on May 21, 1958 at 9 o'clock P.M. at the Chili Town Building, 3235 Chili Avauue, Rochester 24, N. Y. to consider the adoption of an ordinance governing Excavation and Top Soil Removal and that said Public Hearing shall be published as prescribed by law. Resolution seconded by Councilman Kent and carried unanimously.

RESOLUTION 81 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT beginning with the first quarter of 1958 the mileage of \$0.08 per mile paid to water meter readers shall be discontinued,

FURTHER RESOLVED that beginning with the first quarter of 1958 the compensation of the water meter readers shall be computed on a straight unit basis of \$0.15 per meter quarterly with no mileage allowance. Resolution seconded by Councilman Kent and carried.

RESOLUTION 82 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT Mr. William J. Roth be designated as Meter Reader of the Ranchmar Water District,

FURTHER RESOLVED THAT Mr. Leslie Gruendike, an employee of the Highway Department, be designated as Meter Reader of the Riverdale Water District,

FURTHER RESOLVED that the Highway Fund shall be reimbursed quarterly at the established rate of \$0.15 per meter for the Highway Department employee's services in the Riverdale Water District,

FURTHER RESOLVED that this resolution shall become effective as of the first quarter of 1958. Resolution seconded by Councilman Kent and carried.

RESOLUTION 83 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT this meeting shall be adjourned until May 21, 1958 at 7:30 P.M. o'clock. Resolution seconded by Councilman Wehle and carried.

Johanna Horstman,
Recorder of Minutes

PUBLIC HEARING
MAY 21, 1958
PROPOSED CHILI WATER DISTRICT

A public hearing of the Town Board of the Town of Chili was held in the Chili Town Office Building, 3235 Chili Avenue, Rochester 24, New York on May 21, 1958 at 8 P.M. o'clock for the purpose of considering the establishment of the proposed Chili Water District.

Town Clerk called roll with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester E. Feeley
Councilman	Samuel S. Kent
Councilman	Martin J. Wehle, Jr.

Also present were:

Town Attorney	Ralph E. Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina E. Robbins
Constable	Carl Guelzow
Town Assessor	Charles Mason
Fire Marshal	Wm. Roth
Supt. of Bldg., Hgws. and Utilities	George K. Lusk
Attorney	Daniel FitzGerald
Engineer	Bradford Squires, Lozier & Co.

and approximately an audience of 14 people.

Town Clerk read the legal notice as it appeared in the Democrat and Chronicle. Said notice is attached.

Supervisor asked if anyone present wished to speak either for or against this proposal.

Attorney Mooney stated he represented Paige Airways on Scottsville Road and as attorney for Paige Airways, there was no objection to the formation of the proposed Chili Water District. Appreciated need in the area and the work that had been put into this. He stated Paige Airways bought the property on Scottsville Road from the City of Rochester about 15 years ago. There was a water main in front of the property; also a fire hydrant. Paige Airways have an agreement with the City of Rochester whereby water is purchased from the City. Attorney Mooney stated he was here tonight to petition the Town of Chili to exclude the Paige Airways from the proposed Chili Water District and based his claim on Section 194 of the Town Law: "Town Board shall exclude any property that is not benefitted by the district". He further stated that although this district is needed and is going to benefit a great many property owners in the district, Paige Airways should not have to pay for installation and charges in the district and in no way benefit from same.

Attorney FitzGerald retained by the Town as special counsel to take charge of the legal work involved in formation of this district stated he had heard a little bit about this problem and thought the Town Board would like to ask a few questions of Attorney Mooney, namely does Mr. Mooney know the terms of the contract in relationship to the City of Rochester and Paige Airways. In other words does the right to purchase water from the City of Rochester run to the assignee, executors, administrators, etc. of the owners of the property or does it apply only to Paige Airways. Is it a corporation which owns the property.

Attorney Mooney replied he did not, but said the contents of the contract were very thorough in setting out the use of the building and the personal relationship was incidental.

Supervisor Steckel asked Attorney Moohey if the contract between Paige Airways and the City of Rochester was indefinite. Attorney Mooney stated he did not know the terms of the contract.

Attorney FitzGerald stated the Town Board would find it impossible to make a termination without seeing the contract. He stated that assuming Paige Airways sold the property, possibly for construction of a bowling hall, would the City of Rochester still be obliged to furnish water to the bowling hall? He stated they were concerned with the property and not individuals. He stated generally accepted any property is benefitted by being in a water district. Attorney FitzGerald further stated they were concerned with the successors as well as Paige Airways.

Attorney Mooney stated he had the deed in his possession.

Attorney FitzGerald said the Town Board would not be satisfied with the arguments made and the matter would have to be adjourned for further study of documents in question until the Town Board could see the contract.

Attorney Mooney agreed to submit contract for further study.

Town Attorney Wickins was in agreement.

Mr. Bradford Squires of Lozier & Company, engineer in charge of this proposed specific area in question where the question has been raised which is along Scottsville Road stated he was not familiar with the size of the City installation out at the airport. He stated the Town plan calls for extension 12 inch main along Scottsville Road and its entire length. That main is figured large enough to deliver a flow of 1000 gallons per minute. This is in excess of the 20 lb. pressure required by the Underwriters. The station pressure will be somewhat greater than the City pressure, because the tank is somewhat larger.

Supervisor stated he noticed there were several people present in the audience who had worked on the water petition and wished to express thanks and appreciation to all those who had worked so diligently on the waterpetition.

Inasmuch as there was no further discussion, the public hearing was declared closed.

Johanna Horstman
Recorder of Minutes

May 21, 1958

An adjourned Town Board meeting was held in the Chili Town Offices, 3235 Chili Ave., on May 21, 1958 immediately following the Public Hearing on the Chili Water District. Roll was called with the following members of the Board present:

Supervisor	Thomas B. Steckel'
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways and Bldgs.	George Lusk
Fire Marshall	Wm. Roth
Attorney	Ralph Wickins

Minutes of the previous meeting were read and approved.

Discussion held on fee to be charged for variances which are submitted to the Zoning Board of Appeals, Supervisor Steckel stated that he had checked with other towns in the area and found that they charge a fee ranging from \$5.00 to \$10.00.

RESOLUTION NO.84 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT A fee of \$5.00 be charged for every application for variance submitted to the Zoning Board of Appeals, said fee to be paid to the Town Clerk at the time of making application. Resolution to become effective beginning with the applications submitted for the July 1958 Zoning Board of Appeals meeting. Resolution seconded by Councilman Wehle and carried. Councilman Kent objected to the \$5.00 fee stating he felt \$3.00 was sufficient

The following correspondence was read:

1. Reread of letter from Wm. Kuebler dated Sept. 27, 1957 re: release of \$1700.00 road deposit to the Town of Chili.

Letter dated May 21, 1958 from Supt. of Highways, George Lusk recommending that the Town accept \$1700.00 road deposit from Wm. Kuebler for completion of roads.

3. Letter dated May 15, 1958 from Associations of Towns re: Highway School to be held at Cornell University.

4. Letter dated May 13, 1958 from Lozier & Co., re: installation of Utilities (Supervisor's file)

RESOLUTION NO.85 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT inasmuch as William Kuebler finds it is impossible for him to complete the improvements on the streets in SECTION two of O.K. Ridge Subdivision for which he deposited \$1700.00 in escrow to cover the said cost of improvements, and he is releasing and forfeiting to the Town of Chili, the sum of \$1700.00 now held by them, and further releasing any and all claims or liens that he might have to any improvements already made by him or to the sum of money in deposit with the Town, that the \$1700.0 road deposit be transferred from the General Fund to the Highway Fund.

Resolution seconded by Justice Feeley and carried.

Supervisor Steckel stated that there was a three day School for Supervisor's being held at Syracuse University, June 16 thru 18, 1958.

RESOLUTION NO.86 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Supervisor Steckel be authorized to attend the Supervisor's School to be held at Syracuse University on June 16th through June 18th, 1958. Expenses to be paid by the Town of Chili, not to exceed \$75.00.

Resolution seconded by Justice Feeley and carried.

With regards to above letter from Lozier & Co., Mr. Wickins stated that he had been present at the last Planning Board meeting and because of the study being made on the Master Plan had recommended that all future Subdivision plans submitted to the Planning Board be taken to the engineers, Lozier & Co. for checking before the Board approved them. He stated that allowance for this had been made in the budget.

Supervisor Steckel stated that he had talked Mr. Russel of the P. O. Dept on Thursday and that Mr. Russel thought the bids would be let within the next 20 to 30 days for the proposed Chili Post Office.

Supervisor STEckel suggested that some of the Town Officials with Mr. Epping Architect meet with Mr. Russel in Buffalo to discuss any questions t at the Board had concerning the future Chili Branch of the Rochester Post Office.

RESOLUTION NO.87 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Town Officials ~~be authorized to go to Buffalo with Ted Epping Architect to meet with Mr. Russel of the United States Post Office Department,~~ expenses to be paid by the Town of Chili, not to exceed \$75.00.
Resolution seconded by Councilman Wehle And carried.

Attorney Wickins, re: violation of Mr. James Sherman, 11 Charmaine Drive stated that he had been informed by Attorney Tannenbaum that Mr. Sherman would get another place to carry on his business. Supervisor Steckel instructed Attorney Wickins to request a letter from Mr. Sherman stating his proposal.

With regards to the request of Mr. James Peck of 28 Kuebler Drive for the Town to clean ditch in front of his house , (May 7th meeting) Attorney Wickins stated that he had made an inspection of same with Mr. Lusk, Supt. of Bldgs. and the only solution to the problem is for residents to form a drainage district, and then the Town could take the equipment in necessary to clean the ditch.

Supt. of Highways, George Lusk requested the Town Board to consider passing an ordinance, to enable sheriffs, when necessary to make arrest on town roads where stop signs were posted and motorist failed to comply.

Mr. Lusk inquired from the Board if charge backs to the Riverdale Water Dist. can be made for repairs of water meters. Mr. Lusk stated the parts charge is paid by the home owner. The Board agreed that this could be done.

§§

RESOLUTION NO 86 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT The Superintendent of Highways, George Lusk be authorized to attend the School for Highway Superintendents to be held at Cornell University on June 30, July 1 and 2, 1958, expenses not to exceed \$50.00.
Resolution seconded by Justice Feeley and carried.

RESOLUTION NO.89 (OFFERED BY JUSTICE FEELEY) ^{at 7:30 P.M.}

RESOLVED THAT this meeting be adjourned until May 28th at 7:30 O'clock.
Resolution seconded by Councilman Kent and carried.

RECORDER OF MINUTES

Luraina Robbins
Deputy Town Clerk

approved 6/4/58

PUBLIC HEARING
May 21, 1958

EXCAVATIONS AND TOP SOIL REMOVAL ORDINANCE

A Public Hearing of the Town Board of the Town of Chili was held on May 21, 1958 at 9 P. M. O'clock in the Chili Town Hall Office Building, 3235 Chili Avenue, Rochester 24, New York, to consider the proposed ordinance for Excavations and Top Soil Removal.

Town Clerk called roll with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester E. Feeley
Councilman	Samuel S. Kent
Councilman	Martin J. Wehle Jr.

Also present:

Town Attorney	Ralph Wickins
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina E. Robbins
Supt. of Highways & Bldgs. & Utilities	George K. Lusk

Town Clerk read the legal notice as it appeared in the Democrat and Chronicle. Said notice is attached.

Town Attorney Wickins stated the proposed Excavations and Top Soil Removal Ordinance should be read.

Said ordinance was read.

Supervisor asked if anyone present would like to speak either for or against this proposed ordinance.

Town Attorney Wickins asked Mr. Lusk if he, as Building Inspector, felt such an ordinance was necessary.

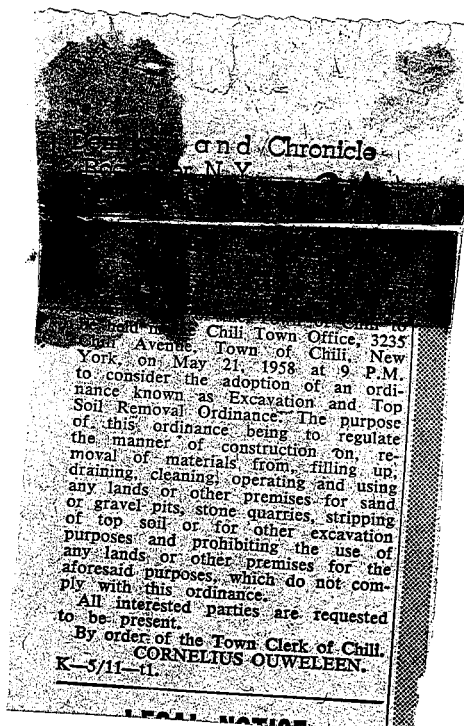
Mr. Lusk stated the Town of Chili should have this ordinance because of the sub-dividers who were coming in; and also to prevent people from stripping the land of top soil.

Mr. Clifford Scott, 54 Everett Drive stated he agreed with Mr. Lusk and further stated he felt this ordinance should have been passed sometime ago.

Inasmuch as there was no further discussion, the public hearing was declared closed.

Recorder of Minutes
Johanna Horstman

app. 6/4/58



81
May 28, 1958

A Public Hearing of the Town Board of the Town of Chili was held in the Chili Town Offices, 3235 Chili Ave., Rochester 24, on May 28, 1958 at 8 o'clock. for the purpose of considering the adoption of a dog ordinance. Roll was called with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldgs & Ut.	George Lusk

The Town Clerk read the legal notice as it appeared in the Rochester Times Union on May 17, 1958.

Town Clerk read the proposed Dog Ordinance.

Approximately 30 residents were present to discuss the ordinance with the following speaking in favor:

Mrs. Geo. Zingg, 2980 Chili Ave.

Mrs. John Boychuck, 27 Chestnut Ridge Road

Sidney Rhodes, 28 Chestnut Ridge Road

Robert Westbrook, 14 Sequoia Drive

Mr. Edward Hould, Hubbard Dr.

Mr. Joseph Wood, 9 Grenell Dr.

Frank Galen, 24 Scott Le.

Richard Harrington, 17 Charmaine Road

William McNeil, 2976 Chili Ave.,

Glen Norton, 9 Sierra Road

Mr. Robert Kretzhmer, Paul Road

John B. Vollertsen, 25 Brookview Road.

Mrs. George Zingg, 2980 Chili Ave., asked Mr. Wickins to explain Section 9 of the ordinance.

She further cited a case of 2 boxes destroying a smaller dog near her home.

Case was reported to Mr. Hinchey.

Mrs. John Boychuck, 27 Chestnut Ridge Road verified above case, stating she had intervened at the risk of her own life. Mrs. Boychuck said that she had a small child and was concerned for it's welfare because of these vicious dogs in the neighborhood. Requested Board to find the owners of the dogs involved in this incident and "keep vigilance."

Sidney Rhodes, 28 Chestnut Ridge Road reported case of large dog preventing him from entering his own home one evening about 12:30 M. when he had returned from work.

Robert Westbrook, 14 Sequoia Dr. questioned there not being anything in ordinance stating that dogs should wear license at all times.

Attorney Wickins answered this was provided for in New York State Law.

Mr. Westbrook stated that he would like to see the ordinance enforced in the Town of Chili.

Mr. Edward Gould, Hubbard Drive stated he was in favor of ordinance. Would like to ask board for definition of a kennel.

Attorney replied there was on in Section 3 of proposed ordinance.

Mr. Joseph Wood, 9 Grenell Drive said that the last time he was at the office he was told there were 29 unlicensed dogs in the Town and wanted to know why.

Justice Feeley stated that he was the justice assigned to taking care of the delinquent dogs this year. He explained out of 50 dogs turned over to him this year many were destroyed, died or given away. This left 29 dogs, to whose owners summons have been issued. Owners must explain what has become of dog or pay fine.

Frank Galen, 24 Scott Le. asked if when taking a written complaint it would be necessary to have license number of the dog. Supervisor Steckel stated the name and address of owner would be necessary, Justice Smith stated a very minute description of dog necessary.

Mr. Galen asked for explanation of damage to property. Justice Smith answered ruinging shrubs, tearing up lawns, etc.

Mr. Glen. "Suppose dog bit child and broke skin.

Justice Smith, "Report to Police officer or sheriff.

Mr. Galen stated this had happened to his daughter on Sunday. Attorney stated it

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should have been reported.

George Bartula, 18 Charmaine Dr. asked about keeping dog over garage. Attorney stated could not be considered damage to property but could be nuisance. Richard Harrington, 17 Charmaine Road stated he was in favor of the ordinance.

Mr. William McNeil, 2976 Chili Ave., asked if owners had over 2 dogs, would they be notified?

Attorney, "This is a public hearing on ordinance. First have to find out if it will be put into effect"

Mr. McNeil asked explanation of Section 3. Ordinance says can have 2 older dogs and any number of puppies. Attorney explained that gives owner six months to license new puppies or to rid of same.

Glen Norton, 9 Sierra Road asked what action will be taken if 2 notices given in a six months period.

Attorney answered that it doesn't matter when 2nd complaint is made.

Mr. Edward Gold, "Is it true that you must have 2 complaints to constitute a violation.

Attorney: "Unless the dog is dangerous to property and person as per section 10.

Mr. Zingg asked if this was the strongest ordinance you can make?

"To me it is sympathetic to dog owners."

Justice Smith stated that the Board did not want to descrimanate against dog owners.

Mrs. Zingg stated she thought if every dog owner was required to keep their dog in own yard for two weeks the owners would find that they were too much trouble.

Supervisor stated that owners pay for license which gives certain priveleges to dogs.

Frank Galens, 24 Scott Lane inquired about fines as stated in Section 13.

If "not to exceed \$150.00 could mean from \$5.00 to \$150.00.

Attorney stated could be suspended sentence.

Mr. Westbrook "Assuming that the board finds residents are in favor of ordinance what is the next step. Will it be approved.

Attorney: "Ordinance cannot be adopted at a Public Hearing. Will be adopted or rejected at Town Board meeting, after Public Hearing and decision will be up to the Board.

Mr. McNeil stated that he felt it was packs of dogs that are tramps that were causing the damage. If something could be done about them, most of the problems would be solved.

Attorney, "There are always going to be difficulties in enforcing the ordinance because of the nature of the animal

Mr. Wood inquired who would enforce dog ordinance.

Supervisor stated complaints are to be made to Town Clerk in writing.

Mr. Robert Kretzhmer, Paul Road, said that he had a dog which he kept tied 90% of the time. The dog barked at anyone coming into the yard. Some would say he was vicious and a nuisance.

Attorney stated coldn't compalin about dog if barked when person came into yard and if dog was kept in own yard.

John B. Vollertsten, 35 Brookview Rd. thought a leash law would be aviseable.

Attorney stated that even the City of Rochester has no leash law.

Supervisor asked how many were in favor of adoption of the Dog Ordinance.

Mr. McNeil stated he objected to number of dogs under six months allowed by one owner. All others in favor. No one opposed.

Supervisor Steckel declared the Public Hearing on the Dog Ordinance be closed.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 6-4-58



May 28, 1958

An adjourned Town Board meeting was held in the Town Offices 3235 Chili Ave. on May 28th, 1958 immediately following the Public Hearing are: Dog Ordinance. Roll was called with the following members present:

- Supervisor Thomas B. Steckel
- Justice of Peace George Smith
- Justice of Peace Lester Feeley
- Councilman Samuel Kent
- Councilman Martin J. Wehle Jr.
- Attorney Ralph Wickins

Also present:

- Town Clerk Cornelius Ouwelen
- Deputy Town Clerk Luraina Robbins
- Supt. of Highways, Bldgs. and Ut. George Lusk

Supervisor stated to dispense with the reading of the minutes.

A group of residence from Shruberry Lane, Wills and Rose Roads were present with Mr. Chris Pappas 13 Shruberry Le. acting as spokesman. Mr. Pappas stated the residents were present to portest the condition of their streets and stated that they had been promised both by the contractor and the Town that the roads would be taken care of. The Town had told him they would make it a first class road this spring. The residents would like to know what the town intended to do about it.

A lengthy discussion followed and Mr. Pappas inquired if the Town had not received more money for the road work.

Supervisor stated that a deposit had been made.

Councilman Kent asked what streets were affected.

Mr. Lusk, Supt. of Highways said that Garden Drive, now Shruberry Lane, Wills and Rose Roads and Golisano Drive had been taken over by the Town.

Mr. Pappas and Mr. Rutan questioned which streets were covered by the deposit.

Attorney Wickins stated that the Town should not be blamed for the existing conditions. That the Town had difficulty in getting any money because of the transferring of ownership from one developer to another. He added that the Town Board realized the residents had a problem and that the Town had been trying to work it out. Attorney asked the residents if they would attend the meeting to be held on June 4th as he would like to review this entire matter.

This met with the approval of the residents.

George Lusk, Highway Supt. reported that there had been 100 loads of gravel drawn in on the roads in question. Mr. Knerr, 15 Shruberry Lane asked about what portion or if all roads would be covered with a hard surface this year.

Mr. Lusk reported that he couldn't promise all or one, that it would depend on how much money was available.

RESOLUTION NO. ⁹⁰ (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT The ~~Excavation~~ and Top soil Removal Ordinance heard at a Public Hearing on May 21, 1957 be adopted by the Town of Chili, said ordinance to become effective July 20, 1958, and furthur be it resolved that the Town Clerk post one copy of said ~~Excavation and Top Soil Removal Ordinance~~

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. ^{91 A} (OFFERED BY COUNCILMAN KENT)

(See attached copy) Chili Water Dist. *next page*

Resolution seconded by Justice Smith and carried with the following vote: Ayes 5, Naves 0

RESOLUTION NO. ^{91 B} (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Dog Ordinance heard at a Public Hearing on May 28, 1958 be adopted by the Town of Chili, said ordinance to become effective July 20, 1958. and furthur be it resolved that the Town Clerk post one copy of said Dog ordinance. Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. ⁹² (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Daniel Fitzgerald, Attorney be retained as counsel for the Town of Chili at a set fee of \$25,000 for the legal service necessary in the formation and completion of the Chili Water District.

Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO. ⁹³ (OFFERED BY JUSTICE SMITH)

RESOLUTION NO. 94 (OFFERED BY JUSTICE SAITH)

BE IT HEREBY RESOLVED THAT VanDeWater, Sykes, Heckler and Galloway of New York City be retained as bonding attorney for the Chili Water District. Resolution seconded by Councilman Wehle and carried.

Town Clerk read the following correspondence.

1. Letter dated May 22nd 1958 from Hubert Oberlies re: resolution covering rental of equipment for county road work. (deferred until next meeting)

2. Letters dated May 26, 1958 from Supt. of Bldgs. George Lusk to the following re: violations of Building Code.

Phillip DeFazio
Myron Woodhams
Joseph Whittaker
Arthur Nichols
Mrs. Frederes

RESOLUTION NO. 95 (OFFERED BY JUSTICE FEELEY)

RESOLVED that this meeting be adjourned.

Resolution seconded by Councilman Wehle and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

EXCAVATIONS AND TOP SOIL REMOVAL ORDINANCE

Public Hearing May 21, 1958

Adopted 5/28/58 - Effective 6/13/58

SECTION I. Title

This ordinance shall be known as the "Excavation and Top Soil Removal Ordinance."

SECTION II. PURPOSE

It is the purpose of this ordinance to regulate the manner of construction on, removal of materials from, filling up, draining, cleaning, operating and using any lands or other premises for sand or gravel pits, stone quarries, stripping of top soil or for other excavation purposes and prohibiting the use of any lands or other premises for the aforesaid purposes, which do not comply with this ordinance.

SECTION III. EXCAVATIONS

(a) No excavations for any purpose other than the construction of a cellar wall, building or part thereof for which permit has been obtained from the Town Clerk or Inspector of Buildings of the Town of Chili pursuant to the ordinance relating to buildings of such town, shall be commenced except in conformity with the provisions of this ordinance.

(b) Before any such excavation is commenced and before any top soil, earth, sand, gravel, rock or other substance is removed from the ground, the owner or lessee of the premises or the agent of either, duly authorized in writing for such purpose, shall obtain a permit therefor, and for that purpose shall file with the Town Clerk of the Town of Chili an application for a permit in such form as the Town Board of the Town of Chili may prescribe. Such application shall contain a detailed statement of the proposed work and a plan setting forth in detail the nature and extent of the proposed excavation. Such statement and plan shall show the exact condition of the plot or premises of land both before and after the proposed excavation. There shall be filed with such application a legal description of the said premises, together with the name and address of the owner of record of such premises. The location of buildings upon said premises shall be set forth upon the diagram accompanying said application, which shall be drawn to scale giving the location and dimensions of any and all buildings or other structures thereon. Such diagram shall further indicate any and all public or private streets or rights of way adjacent to, in or upon said premises. Accompanying the application there shall be presented a guaranteed tax search issued by a responsible abstract of title company showing that all taxes and assessments against said premises have been paid as of the date of such application.

(c) No such excavation shall be made within twenty (20) feet of any street or right of way line, nor in any event, unless adequate barricades are erected and maintained and adequate provisions made upon said premises for the prevention of material excavated therefrom falling upon such street or any undermining of any street or right of way.

(d) Any permit issued hereunder shall be conditioned that the premises upon the conclusion of such excavation shall be filled within a period to be specified therein with clean nonburnable fill containing no garbage, refuse, offal or any deleterious or unwholesome matter and dust preventative or similar material shall be used to prevent the dust from flying from said premises, and that said premises shall be graded to the level of the abutting highway or abutting premises and provided further that in the case of removal of top soil at least four inches (4") of top soil shall be left upon the surface from which top soil is removed and the area from which top soil is taken shall be immediately reseeded with permanent pasture mixture or other fast growing surface vegetation until growth is re-established.

SECTION IV PERMIT

The Town Clerk of the Town of Chili shall, upon the presentation of an application accompanied by the consent in writing of the owner, after requesting an investigation and report from the Inspector of Buildings, issue a permit upon the conditions as herein prescribed, and such other or further conditions as may be imposed by the Town Board of the Town of Chili in a particular case, providing the fees as hereinafter provided are paid and a bond as hereinafter provided is filed with and approved by the Town Board of the Town of Chili.

(a) FEES. The applicant for such permit shall pay to the Town Clerk of the Town of Chili a fee for such permit as follows:

- (1) For an area not exceeding five thousand (5000) sq. ft. \$10.00
- (2) For an area in excess of five thousand (5000) sq. ft. \$10.00; Plus \$2.00 for each additional one thousand (1000) sq. ft. or fraction thereof.

(b) Expiration of permit. Each permit issued pursuant to the terms and conditions of this ordinance shall expire by limitation three (3) months after the date of its issue unless further extended by the Town Board of the Town of Chili.

(c) BOND. Before the issuance of a permit the applicant and the owner of record of the premises shall make, execute and file with the town clerk of the Town of Chili a bond in form to be approved by the Town Board of the Town of Chili and in an amount to be fixed by said board, which said bond shall be conditioned for the faithful performance of the terms and conditions of this ordinance and of the permit to be issued hereunder and further conditioned for the observance of all municipal ordinances, and further to indemnify and save harmless the Town Board of the Town of Chili, and the Superintendent of Highways of such town for any damage to property of the town; and shall further be conditioned upon compliance with the terms and conditions of such permit requiring the filling and levelling off of such excavation. Such bond in the event of default shall be forfeited to the Town of Chili, and the Town of Chili shall be entitled to maintain an action thereupon. Said bond shall remain in full force and effect until a certificate of completion has been issued by the Inspector of Buildings of the Town of Chili certifying that all provisions of this ordinance and the conditions of any permit issued thereunder have been fully complied with.

SECTION V. EXCEPTIONS

(a) Nothing contained in this ordinance shall be construed to prevent a person from removing top soil from one part of his lands to another part of the same premises when such removal is necessary as an accessory use or is made for the purpose of improving said property, nor shall any permit be required in connection therewith.

(b) Excavations for the purpose of constructing a cellar wall, building or part thereof, or for any farm, public or private utility or public use, or septic tank construction, or ground water drainage are expressly excluded from the operation of this ordinance.

SECTION VI. VALIDITY

If any clause, sentence, paragraph or section of this ordinance shall be declared to be invalid by a court of competent jurisdiction, such invalidity shall be expressly limited to such clause, sentence, paragraph or section and shall not affect the remainder of this ordinance.

SECTION VII. VIOLATIONS:

Any person, firm or corporation, who violates any provision of this ordinance shall be guilty of a misdemeanor and subject to a fine of not less than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars (\$500.00) or by imprisonment of not less than one (1) day or more than six ~~six~~ (6) months, or both such fine and imprisonment; and in addition any and all persons who violate any of the provisions of this ordinance or who omit or refuse to do any act required by this ordinance shall for each and every such violation and non-compliance respectively forfeit and pay a penalty of Fifty Dollars (\$50.00). The imposition of all penalties for any violation of this ordinance shall not excuse the violation or permit it to continue. The application of the above penalty or penalties or the prosecution for a violation of the provisions of this ordinance shall not be held to prevent the enforced removal of conditions prohibited by this Ordinance.

Adopted 5/28/58

Effective 6/13/58

DOG ORDINANCE

BE IT ORDAINED, By the Town Board of the Town of Chili, Herkese County, New York that the following Ordinance be, and the same hereby is adopted:

Section 1. This Ordinance shall be known as the "Chili Dog Ordinance."

Section 2. The purpose of this Ordinance shall be to preserve the public peace and good order in the Town of Chili and to contribute to the public welfare and good order of its people by enforcing certain regulations and restrictions on the activities of dogs that are consistent with the rights and privileges of the owners of dogs and the rights and privileges of other citizens in the Town of Chili.

Section 3. No person shall keep or suffer to be kept more than two (2) dogs six months old or older at any one time. Exception: approved kennels.

Section 4. No person shall suffer or permit any dog of dangerous disposition or which is destructive to property, to run at-large.

Section 5. No person shall keep or suffer to be kept on the premises occupied by him any dog in the habit of continually barking, howling or whining.

Section 6. Proper precautions should be taken when a female dog is in heat and said female dog shall not then be allowed to run at-large.

Section 7. No person shall keep or suffer to be kept a dog in the habit of continually chasing or barking at automobiles, bicycles or moving vehicles.

Section 8. No person shall keep or suffer to be kept any dog which kills any other dog, cat or farm animal.

Section 9. Any person who owns a dog must, at all times, have the dog under his control. Under the control of the owner is defined in this Ordinance to mean that the dog will be responsive to the owner and also be well behaved. It does not mean necessarily that the owner must be in attendance with the dog when the animal is off the home premises.

Section 10. All complaints concerning damage or annoyance caused by dogs shall be filed with the Town Clerk and shall be, in writing, and signed by the complainant. Upon receipt of a complaint, it will be investigated and if, in the opinion of the current presiding Justice of the Peace, the dog is of dangerous disposition or is dangerous to human life or property, or is creating an unreasonable annoyance to others, the owner shall be immediately notified and advised to dispose of or confine the animal.

Section 11. In the event that a complaint has been filed with respect to Section 4, 5, 6, 7 or 8 or 9 of this Ordinance or that a dog is found to constitute a nuisance or is destructive to property or attacks domestic or farm animals, then an official warning shall be issued by the Town Clerk and delivered to said dog owner by a Town Constable. In the event that a second complaint is filed and found to be substantiated as outlined herewith, the dog owner shall be guilty of a violation of this Ordinance.

Section 12. Any person harboring a dog for a period of two weeks prior to any violation of the Ordinance shall be held to be the owner of said dog.

Section 13. A violation of this Ordinance shall be punishable by a fine not to exceed \$150.00 or by imprisonment not exceeding 30 days or by both such fine and imprisonment.

Section 14. VALIDITY If any clause, sentence, paragraph or section of this ordinance shall be declared to be invalid by a court of competent jurisdiction, such invalidity shall be expressly limited to such clause, sentence, paragraph or section and shall not affect the remainder of this ordinance.

Section 15. This Ordinance shall become effective immediately upon its adoption by the Town Board of Chili and publication and posting of notice of its adoption as required by law.

EXHIBIT A

DESCRIPTION

CHILI WATER DISTRICT

All that tract or parcel of land situate, lying or being in Township 2, Range 1, including all or part of the John Smith Allotment and the Fitzgerald Allotment, all in the Town of Chili, Monroe County, New York, more particularly bounded and described as follows:

Beginning at the northwest corner of the Town of Chili, said corner being also the northeast corner of the Town of Riga; thence in an easterly direction, along the north boundary line of the Town of Chili, said boundary line being also the south boundary line of the Town of Ogden and of the Town of Gates, to a point in the water line on the east side of the Barge Canal, which is the northeast corner of the Town of Chili; thence in a southeasterly direction, along said east waterline of the Barge Canal, which is the boundary between the City of Rochester and the Town of Chili, to the corner in the boundary line between the City of Rochester and the Town of Chili at the Barge Canal crossing of the Genesee River; thence southerly, through several courses, along said boundary between the City of Rochester and the Town of Chili, which boundary is also the easterly right-of-way of the Pennsylvania Railroad, a distance of 6300 feet, more or less, to the angle in the City Line at the north line of Weidner Road; thence easterly, along the boundary between the City of Rochester and Town of Chili in the north line of Weidner Road, a distance of 1,000 feet, more or less, to the west bank of the Genesee River; thence southwesterly, through several courses along the west bank of the Genesee River, which is also the boundary line between the City of Rochester and the Town of Chili, a distance of 900 feet, more or less, to a corner in the said boundary line; thence southeasterly, along the boundary line between the City of Rochester and the Town of Chili, a distance of 150 feet, more or less, to the point in the center of the Genesee River which is the corner between the City of Rochester, The Town of Brighton and the Town of Chili; thence southerly and westerly along the boundary between the Town of Brighton and the

on the east and the Town of Chili on the west following the center of the Genesee River to a point in the north boundary line of the New York Central Railroad (West Shore) right-of-way, said point being also the northeast corner of the Riverdale Water District; thence westerly along said north right-of-way line, said right-of-way line being also a north boundary of the Riverdale Water District, 500 feet, more or less, to a point 350 feet west of the centerline of the Scottsville Road, measured at right angles; thence southerly along the line, said being also a boundary of the Riverdale Water District, 350 feet westerly from and parallel with the centerline of Scottsville Road, 1400 feet, more or less, to the north line of the Ballantyne Acres Tract and its westerly extensions; thence westerly along the north line of the Ballantyne Acres tract, said line being also a north boundary of the Riverdale Water District, 2400 feet, more or less, to a point in the west right-of-way line of the Pennsylvania Railroad; thence northeast along said west right-of-way line, said line being also a boundary of the Riverdale Water District, 900 feet, more or less, to the centerline of Big Black Creek; thence in a general westerly direction, along the various courses of the centerline of Big Black Creek, said centerline being also the north boundary of the Riverdale Water District, to a point on the east boundary line of the Baltimore and Ohio Railroad right-of-way, said point being also the northwest corner of the Riverdale Water District; thence continuing in a generally westerly direction, along the various courses of the centerline of Big Black Creek, to the northwest corner of subplot 3 of great lot 16 in the Fitzgerald Allotment; thence in a southerly direction, along the west line of said subplot 3, to the south boundary line of said great lot 16; thence in a westerly direction, along the south boundary line of said great

lot 16, to the southwest corner of said great lot 16, said corner being also a point on the boundary line between the Town of Riga and the Town of Chili; thence in a northerly direction, along the boundary line between the Town of Riga and the Town of Chili, to the northwest corner of the Town of Chili, said corner being also the point of beginning, except the following parcels within the boundary described:

(a) Area known as the Rochester Airport, bounded and described as follows:

Beginning at a point in the northerly line of Scottsville Road at its intersection with the westerly line of the Pennsylvania Railroad and running; thence S-59° - 58' - 18" - W, along the northerly line of Scottsville Road, a distance of 369.25 feet to a point; thence northerly, at right angles from Scottsville Road, a distance of 165 feet to a point; thence westerly, parallel with Scottsville Road, a distance of 300 feet to a point; thence southerly, at right angles, a distance of 165 feet to the northerly line of Scottsville Road; thence S-59° - 58' - 18" - W, along the northerly line of Scottsville Road, a distance of 1,339.82 feet to a point; thence northerly, at right angles, from Scottsville Road, a distance of 165 ft. to a point; thence westerly, parallel with Scottsville Road, a distance of 300 feet to a point; thence easterly, at right angles, a distance of 165 feet to a point in a northerly line of Scottsville Road; thence S-59° - 58' - 18" - W, along the northerly line of Scottsville Road, a distance of 1,203.22 feet to a point; thence N-2° - 57' - 11" - W, a distance of 66.28 feet to a point; thence S-86° - 56' - 53" - W, a distance of 1,200.79 feet to a point; thence S-4° - 18' - 33" - E, a distance of 669.61 feet to a point in the northerly line of Scottsville Road; thence S-59° - 58' - 20" - W, along the northerly line of Scottsville Road, a distance of 474.94 feet to an angle point in the northerly line of Scottsville Road; thence S-54° - 11' - 14" - W, along the northerly line of Scottsville Road, a distance

of 343.20 feet, to the point of intersection of the northerly line of Scottsville Road and the north line of Weidner; thence $S-89^{\circ}-25'-10''-W$, along the north line of Weidner Road, a distance of 1,541.18 feet to its intersection with the northerly line of the Niagara, Lockport and Ontario Power Company right-of-way; thence $N-55^{\circ}-30'-20''-W$; along the northerly line of the Niagara, Lockport and Ontario Power Company, a distance of 1,177.43 feet to its intersection with the centerline of Beahan Road; thence $N-0^{\circ}-58'-58''-W$, along the centerline of Beahan Road, a distance of 286.33 feet to an angle point in the road centerline; thence $N-86^{\circ}-56'-53''-E$, a distance of 257.06 feet to a point; thence $N-3^{\circ}-03'-07''-W$, a distance of 445.60 feet to a point; thence $S-69^{\circ}-04'-53''-W$, a distance of 425.39 feet to a point in the centerline of Beahan Road; thence $N-28^{\circ}-00'-14''-W$, along the centerline of Beahan Road, a distance of 146.0 feet to a point; thence $N-68^{\circ}-59'-46''-E$, a distance of 250.00 feet to a point; thence $N-28^{\circ}-00'-14''-W$, parallel with Beahan Road, a distance of 380.00 feet to a point; thence $S-68^{\circ}-59'-46''-W$, a distance of 250.0 feet to a point on the centerline of Beahan Road; thence $N-28^{\circ}-00'-14''-W$, along the centerline of Beahan Road, a distance of 785.62 feet to its intersection with the easterly line of the Buffalo, Rochester and Pittsburgh Company, right-of-way; thence $N-32^{\circ}-36'-10''-E$, along said easterly line of the railroad right-of-way to the north boundary of the Town of Chili; thence easterly along the north boundary of the Town of Chili to a point which lies in the westerly right-of-way line of the Pennsylvania Railroad; thence $S-12^{\circ}-24'-37''-E$, along said westerly line of the Pennsylvania Railroad, a distance of 2,048.54 feet to the place of beginning.

(b) Area known as the Ranchmar Water District, described as follows:

ALL THAT TRACT OR PARCEL OF LAND situate in the Town of Chili, County of Monroe and State of New York, being parts of Lots 94 and 111 of the Smith Allotment in Township 2, Range 1 and more particularly bounded and described as follows:

COMMENCING at a monument in the center of the highway where the Ridge Road intersects the highway forming the west boundary of the premises hereby conveyed; thence south $82^{\circ}30'$ east along the center of said Ridge Road 472.6 feet to the northwest corner of land now or formerly owned by Frank Fox; thence south $6^{\circ}45'$ west along said Fox's west line 600 feet to the southwest corner of said Fox's land; thence south $87^{\circ}18'$ east along said Fox's south line 515 feet to the southeast corner of said Fox's land; thence south $80^{\circ}4'$ east along the south lines of premises of Robert Graham and F. K. Kennell 1326 feet to the northwest corner of land formerly owned by C. Kelly; thence south $5^{\circ}33'$ west along said Kelly's west line 396 feet to a jut in said Kelly's west line; thence south $80^{\circ}21'$ west along the north line of said jut 141.2 feet to the northwest corner of said Kelly's land as projected by said jut; thence south $7^{\circ}28'$ west along said Kelly's projected west line 616.5 feet to a point where said Kelly's southwest corner joins the lands of the Nichols' estate; thence north $82^{\circ}10'$ west 848.8 feet along the north line of said Nichols' land to the northwest corner of said Nichols' land; thence south $8^{\circ}12'$ west along said Nichols' west line 664 feet to the center of Chili Avenue; thence southwest along the center of the highway 652 feet to the northeast corner of land of C. A. Nichols; thence north $86^{\circ}25'$ west along said C.A. Nichols' north line 809 feet to the center of the highway; running north and south; thence north $7^{\circ}45'$ east 2143.4 feet along the center of said north and south highway to the southwest corner of the school house lot; thence easterly at right angles with said highway along the south line of said school house lot 115.5 feet to the southeast corner of said school house lot; thence northerly at right angles with said south line along the east line of the school house lot 132 feet to the northeast corner of the school house lot; thence westerly parallel with the south line of said school house lot 115.5 feet to the center of the highway; thence north $7^{\circ}45'$ east along the center of the highway 470.5 feet to the place of beginning, containing 92.10 acres.

Reference being had to a map of said premises made for Nancy J. Chilson by R. E. Caskin Surveyor, on April 25, 1908 and filed in Monroe County Cler's Office in Liber 17 of Maps, page 22.

EXCEPTING AND RESERVING therefrom the portions thereof conveyed as follows:

(1) Parcel conveyed by Annie Gans to Cornelius A. Nichols by deed dated June 5, 1913 and recorded in Monroe County Cler's Office on June 10, 1913 in Liber 916 of Deeds, Page 15

(2) Parcel conveyed by John Jagla, et al to Edward J. Hancock as trustee for school district No. 11, Town of Chili, by deed dated March 3, 1921 and recorded in Monroe County Clerk's Office on March 5, 1921 in Liber 1130 of Deeds, page 43.

(3) Parcel conveyed by John Jagla, et al to Raymond A. Deverall and Mabel Deverall, his wife, by deed dated and recorded in Monroe County Cler's Office on July 24, 1925 in Liber 1331 of Deeds, page 284.

(4) Parcel conveyed by Carl L. Holderle, et al to Morgan C. Morse as trustee of School Dist. No. 11 of the Town of Chili, by deed dated July 25, 1941 and recorded in Monroe County Clerk's Office on August 5, 1941 in Liber 2046 of Deeds, page 476.

At a meeting of the Town Board of the Town of Chili, Monroe County, held at the Town Office in the Town of Chili, County of Monroe, State of New York, on the 28th day of May, 1958.

PRESENT:

Thomas B. Steckel, Supervisor,
Samuel S. Kent, Councilman,
Martin J. Wehle, Jr., Councilman,
Lester E. Feeley, Justice of Peace,
George P. Smith, Justice of Peace.

IN THE MATTER

OF

The Petition for the establishment of a
Water District in the Town of Chili,
Monroe County, New York.

WHEREAS, a petition for the creation of a Water District to be known as the Chili Water District in the Town of Chili, Monroe County, New York, the said petition, being dated May 7, 1958, was duly presented to this Town Board, together with the necessary map and plan attached thereto, and whereas an order was duly adopted by the Town Board on May 7, 1958, reciting the filing of said petition, the improvements proposed, the boundaries of the proposed district, and the estimated expense thereof and specifying May 21, 1958 at 8:00 o'clock P.M. as the time and the Town Office in said Town as the place where the said Board would meet to consider the petition and to hear all persons interested in the subject thereof, concerning the same, and whereas such order was duly posted, published and served as required by law, and whereas a hearing in the matter was duly held by the Board on the 21st day of May, 1958, commencing at 8:00 o'clock P.M. at the Town Office in said Town, and considerable discussion upon the matter having been had, and all persons desiring to be heard, having been duly heard, including, among others,

Daniel F. Fitzgerald, Jr., Esq., special counsel retained for legal work in connection with the proposed district, A. Bradford Squire, Esq., an engineer with the William B. Lozier Company, and various other persons speaking in favor of the establishment of the proposed district, and Robert J. Mooney, Esq., an attorney representing Page Airways, speaking in opposition thereto,

Now, upon the evidence given upon such hearing, and upon motion of Samuel S. Kent and seconded by George P. Smith, it is

RESOLVED AND DETERMINED, that (a) the petition aforesaid is signed and acknowledged or proved as required by law, it duly complies with the requirements of Section 191 of the Town Law as to sufficiency of signers with respect to the boundaries of the proposed district as herein approved and it is otherwise sufficient; (b) all the property and property owners within the proposed district are benefited thereby; (c) all the property and property owners benefited are included within the limits of the proposed district; and it is in the public interest to grant in whole the relief sought; and it is further

RESOLVED AND DETERMINED, that the establishment of a water district as proposed in said petition be approved; that the improvement therein mentioned be constructed upon the required funds being made available or provided for; and that such district shall be designated and known as the Chili Water District and shall be bounded and described as follows:

(SEE EXHIBIT "A" HERETO ANNEXED)

and it is further

RESOLVED that the proposed improvement, including cost of rights of way, construction costs, legal fees and all other expenses, shall be financed through the sale of bonds; and it is further

RESOLVED that the Town Clerk of this Town shall within ten

days after the adoption of this resolution file certified copies thereof in duplicate in the office of the State Department of Audit and control at Albany, New York, together with an application by this Board in duplicate for permission to create such district as provided for by Town Law, Section 194; and that such application shall be executed by and in behalf of the Town Board by the Supervisor of the Town.

TOWN BOARD OF THE TOWN OF CHILI,
MONROE COUNTY, NEW YORK.

BY:

Thomas B. Stukely
Supervisor

Samuel S. Kent
Councilman

Marion J. Walker Jr
Councilman

Rexter E. Feeley
Justice of the Peace

Samuel J. Smith
Justice of the Peace

June 4, 1958

A regular Town Board meeting of the Town Board of the Town of Chili was held in the Town Offices, 3235 Chili Avenue on June 4, 1958 at 7:30 O'clock.

with the following members of the board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester Feeley
Councilman the Peace	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways and Bldgs.	George Lusk
Fire Marshall	Wm. Roth

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

Minutes of the previous meetings were read and approved.

The following correspondence was read:

1. Letter dated May 28, 1958 to Ralph H. Wickins, re: Mr. James Sherman's plans (21 Charmain Drive) from Attorneys, Culley, Corbett & Tannenbaum.
2. Letter dated May 29, 1958 to Thomas B. Steckel from Harol Ostertag, Congressman re: change in Mailing address for residents along Westside Dr. from
3. Letter dated May 28, 1958 to Harold C. Ostertag from Postmaster L. B. Cartright re: residents postal address (Westside Dr.)
4. Letter dated May 26, 1958 to Harold C. Ostertag From Regional Director of Post Office.
5. Letter dated May 29, 1958 from District Engineer, B. F. Perry RE: conference to be held at Rundel Library June 10, 1958.
6. Letter dated May 27, 1958 from Town Officials of Greece-Inviting Town Board to join them in a tour of Town of Greece.
7. Reread of Hubert Oberlies letter of May 22, 1958 re: Rental of Town Highway equipment for county road work.

Monthly report of Chili police for May submitted for filing.

RESOLUTION NO. 98 (OFFERED BY COUNCILMAN KENT)

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 enter into such contract on behalf of the Town of Chili 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 Supt. of Highways, one of which will be returned for the Town File. Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 4, Nays 0

Regarding the matter of Mr. Sherman on Charmaine Drive, Attorney Wickins stated that at the last meeting Mr. Harrington and another resident of Charmaine Drive told him that Mr. Sherman had done considerable to correct the annoyance at 21 Charmaine Drive. However, the truck was still parked in the yard. He (Mr. Wickins) had discussed it with Attorney Tannenbaum, Attorney for Mr. Sherman and was told by him that housing trucks is too expensive for the business to warrant it. Mr. Wickins said that he told Mr. Harrington to have residents from Charmaine Dr. at the meeting to-night to discuss this further. Supervisor asked if there were any residents from Charmaine present. There were none.

Discussion on the vote on bingo to be held June 14, 1958 with polls open from 2 until 8 P. M. Members stated times they would be present to help.

Residents from Shrubbery Lane, Rose and Wills Roads were present as requested by Attorney Wickins at the last Town Board meeting.

Supervisor Steckel requested Mr. George Lusk, Supt. of Highways to make a statement re: decision they had arrived at for schedule for roads and give the residents of these streets a definite date when work would be completed exclusive of excessive rain. Supt. of Highways, "You cannot pin me down to a definite date." Supervisor "We feel safe in telling you the work will be finished by August 15th, unless we have bad weather".

Mr. Lusk stated that there was a deposit made with the town of \$6500.00 for completion of roads which included, Shrubbery Lane, Wills, Rose and Golisano Roads. Mr. Chris Pappas asked what the reason was in doing roads where there were no houses.

Mr. Lusk stated he would not be doing Golisano at present but would do Wills, Rose roads and Shrubbery Lane.

Discussion on roads covered by deposit. Supervisor requested Deputy Town Clerk to read resolution passed Dec. 5, 1956 taking dedication of these roads.

Supervisor Steckel "We have roads that have been used 15 years and Mr. Lusk has that work outlined and has an agreement with the company furnishing the materials for these. Said roads are in Riverdale Section.

Residents of Rose Road reported that there were no drains from the front of their homes to street drains. Supervisor assured residents that they will do the best they can with the money that is available. Mr. Pappas asked if that will include the ditches. Mr. Lusk answered they would go as far as possible with the \$6500.00 which was deposited for this purpose.

Residents of Shrubbery Lane next reported Hazard at #19 Golisano Drive. Supervisor requested that residents find out who owns property and the Board would take care of it.

Residents of Shrubbery Lane asked if street sign would be changed from Garden Drive to Shrubbery Lane.

Mr. Joseph Hynes was present to discuss donating 15 feet for rightaway in the Hynes Subdivision. Attorney Wickins stated the town, under law cannot have less than 60 feet total, so would be necessary to have more than the 15 feet offered by Mr. Hynes. Matter referred by Mr. Steckel to Attorney Wickins, and Supt. of Highways, George Lusk to be worked out with Mr. Hynes.

Fire Marshal, Wm. Roth submitted an interest Bulletin R^H: Fire prevention code.

RESOLUTION NO. 97 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Councilman Kent and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 6/25/58

June 14, 1958

A special meeting of the Town Board of the Town of Chili was held on Saturday, June 14th with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester Feeley
Justice of the Peace	George Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.

Also Present

Deputy Town Clerk	Luraina Robbins
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The following letter read:

Mr. C. W. Luffman, District Principal of Gates Chili Central School District dated May 27, 1958 to Mr. William C. Kelly, President of Chili Fire Dept. regardin the use of school busses in connection with Chili Recreational Projects app approved by the New York State Youth Commission.

Mr. Kelly requested transportation for members of the Chili Drum and Bugle Corps and Mr. Luffman stated in his letter that requests of this nature should come from the Town of Chili.

This matter was also discussed with Mr. C. E. Olmstead, Supervising Principal of the Churchville Chili School District.

The following resolution was passed requesting use of the Churchville-Chili School busses for transporting the Chili Drum and Bugle Corps to parades within the county of Monroe.

RESOLUTION NO. 98(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Town of Chili sponsor the Chili Drum and Bugle Corps as one of the projects approved by the New York State Youth Commission. Bus service to be furnished by the Churchville-Chili Cetral School District at no cost to the Town for bus service.

Resolution seconded by Justice Feeley and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

June 14, 1958

SPECIAL TOWN BOARD MEETING

I, hereby, waive notice as required under Section 62 of the Town Law for the special meeting of the Town Board of the Town of Chili held on June 14, 1958.

Signed Thomas B. Steckel
Supervisor, Thomas B. Steckel

George R. Smith
George R. Smith, Justice of Peace

Lester E. Feeley
Lester E. Feeley, Justice of Peace

Samuel S. Kent
Samuel S. Kent, Councilman

Martin J. Wehle Jr.
Martin J. Wehle Jr., Councilman

June 25, 1958

An adjourned Town Board meeting was held in the Town Offices, 3235 Chili Avenue, Rochester 24, N. Y. at 7 P. M. on June 25, 1958 with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Lester Feeley
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.

Also present:

Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldgs. and Mt.	George Lusk
Fire Marshall	Wm. Roth

Minutes of the previous meetins were read and approved.

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

The following correspondence was read:

1. Letter dated June 5, 1958 from Martin E. Brandt re: rezoning of frontage on Union St. and deeding five acres of land for a park. (Hubbard property springs area)

2. Letter dated May 26, 1958 from State Traffic Commission re: stop signs at four intersections in town and denial of request for one at intersection of Hubbard Drive and Route 33.

3. Letter dated June 17, 1958 from New York State Bureau of Planning re: special Planning Board meeting requested, preferably June 16 for the purpose of discussing Urban Planning Assistance Project for the Town of Chili to be completed August 15, 1958.

4. Letter dated June 23, 1958 from Gordon A. Howe, Chairman of the Board of Supervisors re: appointment of a member from Chili to Monroe County Planning Council.

5. Thank you letter from Chili Baptist Church dated June 18, for the building permit given for church manse on Paul Road.

6. Letter dated June 12, from William W. Wilson requesting inspection on new house built by Nick Pascarell and Charles Glidden Sr. next to 4435 Buffalo Road. (letter to be answered stating proper action has been taken variance granted in 1952 to build houses on lots less than 90 ft. in width.)

7. Letter from Richard F. Melvin 2177 Westside Dr. requesting police protection of property while on vacation. (referred to Mr. Hincer by Mr. Steckel 6/23/58)

8. Ambulance log for May submitted for filing. (6/4/58)

Mr. Howard Parker of the Board of trustees of Roberts Wesleyan College was present to discuss proposition stated in above letter from Martin Brandt, Business manager of the college. This included making a grant to the town of Chili of five acres of land situated at Buffalo Road and Union Street to be used by the Town for a park and to finish Parkway Drive to Union Street, thus resulting in the College gaining five saleable lots.

Supervisor reviewed former proposition made in 1956 by the college of leasing this land to the town and explained that town could not improve land unless it was an outright grant.

Supervisor Steckel stated that the Board members had inspected the land referred to to-night and they felt it had very promising possibilities and he was in favor of accepting the proposition. He stated that he had informed the trustees that the Town could not put in black top road, but it would be gravelled in 1959, and that they would do everything they could to see that road would be put in in due time.

Supervisor asked for comments from the board members.

Councilman Kent "I think it would be a wonderful addition to the town. I think the college is giving us an offer that should be considered very thoroughly. Supt. of Highways, George Lusk was asked for his recommendation. He stated the property could be made into park that would be an asset to the Town. Property has two artesian wells, which would afford a skating rink in winter. It would take six years to completely develop the park. Mr. Lusk continued that there was 640 feet of road from Union Street to Parkway and estimated the cost of the road at approximately \$4000.00.

Supervisor Steckel said " Our aim would be to clean up the front of the park area this year and to construct skating rink and then make yearly improvements.

Councilman Kent recommended that a letter be sent to the Board of Trustees of the College stating the action decided upon by the board.

All members of the Board favored accepting the proposition offered the Town by Roberts Wesleyan College.

RESOLUTION NO. 99 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Town accept the offer of Roberts Wesleyan College to deed five acres of land to the Town of Chili for park purposes, located at Buffalo Road and Union Street, known as Hubbard Spring Site and to send a letter stating the Board had considered their offer and informing them how it would be handled. Resolution seconded by Justice Feeley and carried with the following vote Ayes 4, Nays 0

RESOLUTION NO. 100 (OFFERED BY JUSTICE FEELEY) *application in full (Bond Agreement)*

RESOLVED THAT THE License for Bingo be granted to the Chili Fire Dept., Inc. in accordance with the Bingo Ordinance of the Town of Chili. Resolution seconded by Councilman Wehle and seconded.

Supervisor Steckel recommended Winsor Ireland be considered as a member of the Monroe County Planning Council from Chili in view of his 6 years of experience on the Town Planning Board.

RESOLUTION NO. 101 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Winsor Ireland be Named to serve as a member of the Monroe County Planning Council. Resolution seconded by Councilman Kent and carried.

Supervisor Steckel stated that he had been in touch with the Post Office Dept. and was told he would be notified concerning bids.

Supervisor Steckel referring to the letter from the New York State Dept. of Commerce stated that there would be a meeting of the Planning and Town Boards for the purpose of discussing the Urban Planning Assistance Project for the Town of Chili with representatives from State Dept. of Commerce, July 16-8P. M.

Supervisor stated that a tennis instruction program sponsored by the Junior Chamber of Commerce of Rochester would commence Monday, June 30th and continue every Monday and Wednesday mornings at 9 A. M. for children 8 to 12 years of age and for a second group consisting of children 13 and older.

Mr. Steckel reported notices for curtailing sprinkling in the Ranchmar Tract were ready for distribution Thursday morning.

Mr. George Lusk, Supt. of Highways recommended by letter dated June 24, 1958 that the town return \$4500.00 of the \$5000.00 deposit made by Shulman and Wickins for Harry Pikuet for the completion of Entress Drive and Berna Lane, and hold back \$500.00 until the last house on street is built. This amount Mr. Lusk stated would be sufficient to clean ditches, if necessary for the town to do the work.

RESOLUTION NO. 102 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT \$4500.00 of the \$5000.00 deposit for road completion made by Shulman and Wickins for Harry Pikuet be returned and that \$500.00 be withheld until such time as roads are fully developed or completion of shoulders and ditches.

(Entress Dr. Berna Lane)

Resolution seconded by Justice Feeley and carried with the following vote Ayes 4, Nays 0

The Town Clerk reported on the matter of the proposition for the authorization to conduct bingo games in the Town of Chili. The result of the vote in the special town election which was held on June 14, 1958 on this proposition was as follows:

Total number of ballots cast	641
Total " " " " for	357
Total " " " " against...	270
Total " " " " void.....	14

RESOLUTION NO 103 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT A Town Ordinance License for displaying fireworks on June 26, 27, and 28th 1958 be issued, ^{without fee} to the Chili Fire Department. Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Aye, Justice Feeley aye, Councilman Kent Aye, Councilman Wehle Aye
A discussion of Parkway extension was held. Mr. George Lusk, Supt. of Highways stated that he had received a check for \$2000.00 for completion of this portion of said road and recommended that the Town accept this amount from Milburn Builders for the completion of sub base of the extension of Parkway.

Mr. Lusk reported that the baseball diamonds are now in shape, - they have built 2 and have the dirt on a third. However he stated that 2 dugouts and a sign should be erected. This he felt could be done very reasonably.

Supervisor asked the opinion of Board members. It was Councilman Kent's opinion that comfort stations should first be built.

Supt. of Highways, George Lusk reported on road work accomplished so far this year. This included hard top on Tarrytown, Brewster, Chestnut, .8 mile on Ballantyne (County) Old Chili Scottsville Road and Stryker, Surface treated Old Beaver Road Dust Oil on Springbrook, Miller, Chester, Charles, Alfred, Thuron, Lester and Black Creek, Ext. of Parkway. Under Construction Kuebler, Jensen and Scott Le. The latter to be completed by the middle of next week and will be a har top.

RESOLUTION NO 104 (OFFERED BY JUSTICE FEELEY)

RESOLVED THAT New York State Traffic Commission be petitioned to post the feeder roads in the Ranchmar Tract limiting the weight of trucks travelling on them to 4 tons and to post Chestnut Drive limiting the weight of trucks to 8 tons. Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO 105 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT New York State Traffic Commission be petitioned to post stop signs at the intersections of Chestnut Drive and Westside Drive and also at the intersection of Chestnut Drive and Chili Ave.

Resolution seconded by Councilman Wehle and carried with the following vote Ayes 4, Nays 0

Supervisor Steckel asked for a resolution to establish a 25 MPH speed limit on Chestnut Drive. Resolution was offered by Martin J. Wehle Jr. and Supervisor Steckel seconded it. However Councilman Kent and Justice Feeley opposed and Councilman Kent offered a resolution for a 30 MPH speed limit on said street. This was seconded by Justice Feeley with Supervisor Steckel opposing the motion and Councilman Wehle failed to voice his vote. Supervisor asked that a poll be taken, with the following results: Supervisor no, Councilman Wehle no, Justice Feeley yes, Councilman Kent yes. Justice Feeley objected to Councilman Wehle's vote because he had abstained from voicing his vote previously. Supervisor stated his ruling of a tie vote stands until overruled by Attorney Wickins

RESOLUTION NO 106 (OFFERED BY COUNCILMAN KENT)

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

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 7/2/58

July 2, 1958

A regular Town Board meeting was held in the Town Offices 3235 Chili Avenue, Rochester 24, at 80'clock P. M. on July 2, 1958 with the following members present:

- Supervisor Thomas B. Steckel
- Justice of the Peace, George Smith
- Justice of the Peace, Lester Feeley
- Councilman Samuel Kent
- Councilman Martin J. Wehle Jr.
- Attorney Ralph Wickins

Also present:
Town Clerk Cornelius Ouweleen

Minutes of the previous meeting were read and approved.

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

The following correspondence was read:

1. Copy of letter dated June 30, 1958 from Thomas B. Steckel, Supervisor to Martin E Brandt, business manager of Roberts Wesleyan College, N. Chili advising him of the favorable action taken by the Chili Town Board to accept the generous offer of the Board of Trustees of Roberts Wesleyan College to deed the area the college owns along Union Street, south a distance of approximately 600 feet to the Town of Chili for park purposes with the understanding that, the Town of Chili will continue Parkway Drive to Union Street as soon as the legal matters are taken care of. Arrangements to clear some of the park area and make provisions for a skating rink during the current year also will be made and also plans to continue Parkway Drive to Union Street and to provide for a gravel roadbed during the year 1959.

RESOLUTION NO. 107 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the following changes be made in the Chili Youth Budget:

	<u>Reduction</u>	<u>Increase</u>	
DANCING INST.	\$87.50	Sup. of crafts	\$70.00
DANCING CLASSES (SUPPLIES)	10.00	JANITOR	2.50
SWIM PROGRAM TRANSPORTATION	50.00	DANCING CLASSES	
		ORCHESTRA	40.00
	50.00	ORCHESTRA (2 sessions	
		& film rental, halloween	85.00
	<u>\$197.50</u>		<u>\$197.50</u>

Resolution seconded by Councilman Martin Wehle Jr. and carried with the following vote: Ayes 4, Nays 0.

RESOLUTION NO. 108 (OFFERED BY JUSTICE SMITH) *vault (Boulgoum)*

resolved that Supervisor, Thomas B. Steckel be authorized to sign the contract with the City of Rochester on behalf of the Town of Chili for the use of the West Side City Incinerator.

Resolution seconded by Councilman Kent and carried with the following vote: Ayes 4, Nays 0.

RESOLUTION NO. 109 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$54.93 be transferred from the Contingent Fund to Fire and Liability insurance in the General Fund.

Resolution seconded by Councilman Kent and carried with the following vote: Ayes 4, Nays 0

RESOLUTION NO. 110 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT \$676.90 be transferred from the Contingent Fund to the Employees Retirement System (Town's Share) in the General Fund. The bill received from the Retirement System was in excess of amount shown in the 1958 budget by this amount.

Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 4, Nays 0

111

RESOLUTION NO. (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Paul Dugan be appointed to assist director of Vacation Crafts, services as required at the rate of \$1.00 per hour. Resolution seconded by Justice of the Peace Lester Feeley and carried with the following vote: Ayes 4, Nays 0.

RESOLUTION NO. 112 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT \$131.25 be transferred from the contingent fund to insurance on debt paid from General Fund, which represents insurance on ambulance bonds which was inadvertently omitted from 1958 budget.

Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 4, Nays 0

RESOLUTION NO. 113 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned

Resolution seconded by Justice Lester Feeley and carried.

Recorder of Minutes

Cornelius Ouweleen

Town Clerk

app 7/16/58

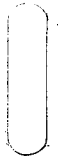
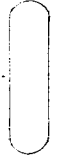


EXHIBIT A

DESCRIPTION

CHILI WATER DISTRICT

All that tract or parcel of land situate, lying or being in Township 2, Range 1, including all or part of the John Smith Allotment and the Fitzgerald Allotment, all in the Town of Chili, Monroe County, New York, more particularly bounded and described as follows:

Beginning at the northwest corner of the Town of Chili, said corner being also the northeast corner of the Town of Riga; thence in an easterly direction, along the north boundary line of the Town of Chili, said boundary line being also the south boundary line of the Town of Ogden and of the Town of Gates, to a point in the water line on the east side of the Barge Canal, which is the northeast corner of the Town of Chili; thence in a southeasterly direction, along said east waterline of the Barge Canal, which is the boundary between the City of Rochester and the Town of Chili, to the corner in the boundary line between the City of Rochester and the Town of Chili at the Barge Canal crossing of the Genesee River; thence southerly, through several courses, along said boundary between the City of Rochester and the Town of Chili, which boundary is also the easterly right-of-way of the Pennsylvania Railroad, a distance of 6300 feet, more or less, to the angle in the City Line at the north line of Weidner Road; thence easterly, along the boundary between the City of Rochester and Town of Chili in the north line of Weidner Road, a distance of 1,000 feet, more or less, to the west bank of the Genesee River; thence southwesterly, through several courses along the west bank of the Genesee River, which is also the boundary line between the City of Rochester and the Town of Chili, a distance of 900 feet, more or less, to a corner in the said boundary line; thence southeasterly, along the boundary line between the City of Rochester and the Town of Chili, a distance of 150 feet, more or less, to the point in the center of the Genesee River which is the corner between the City of Rochester, The Town of Brighton and the Town of Chili; thence southerly and westerly along the boundary between the Town of Brighton on the

on the east and the Town of Chili on the west following the center of the Genesee River to a point in the north boundary line of the New York Central Railroad (West Shore) right-of-way, said point being also the northeast corner of the Riverdale Water District; thence westerly along said north right-of-way line, said right-of-way line being also a north boundary of the Riverdale Water District, 500 feet, more or less, to a point 350 feet west of the centerline of the Scottsville Road, measured at right angles; thence southerly along the line, said being also a boundary of the Riverdale Water District, 350 feet westerly from and parallel with the centerline of Scottsville Road, 1400 feet, more or less, to the north line of the Ballantyne Acres Tract and its westerly extensions; thence westerly along the north line of the Ballantyne Acres tract, said line being also a north boundary of the Riverdale Water District, 2400 feet, more or less, to a point in the west right-of-way line of the Pennsylvania Railroad; thence northeast along said west right-of-way line, said line being also a boundary of the Riverdale Water District, 900 feet, more or less, to the centerline of Big Black Creek; thence in a general westerly direction, along the various courses of the centerline of Big Black Creek, said centerline being also the north boundary of the Riverdale Water District, to a point on the east boundary line of the Baltimore and Ohio Railroad right-of-way, said point being also the northwest corner of the Riverdale Water District; thence continuing in a generally westerly direction, along the various courses of the centerline of Big Black Creek, to the northwest corner of subplot 3 of great lot 16 in the Fitzgerald Allotment; thence in a southerly direction, along the west line of said subplot 3, to the south boundary line of said great lot 16; thence in a westerly direction, along the south boundary line of said great

lot 16, to the southwest corner of said great lot 16, said corner being also a point on the boundary line between the Town of Riga and the Town of Chili; thence in a northerly direction, along the boundary line between the Town of Riga and the Town of Chili, to the northwest corner of the Town of Chili, said corner being also the point of beginning, except the following parcels within the boundary described:

(a) Area known as the Rochester Airport, bounded and described as follows:

Beginning at a point in the northerly line of Scottsville Road at its intersection with the westerly line of the Pennsylvania Railroad and running; thence S-59° - 58'-18"-W, along the northerly line of Scottsville Road, a distance of 369.25 feet to a point; thence northerly, at right angles from Scottsville Road, a distance of 165 feet to a point; thence westerly, parallel with Scottsville Road, a distance of 300 feet to a point; thence southerly, at right angles, a distance of 165 feet to the northerly line of Scottsville Road; thence S-59°-58'-18"-W, along the northerly line of Scottsville Road, a distance of 1,339.82 feet to a point; thence northerly, at right angles, from Scottsville Road, a distance of 165 ft. to a point; thence westerly, parallel with Scottsville Road, a distance of 300 feet to a point; thence easterly, at right angles, a distance of 165 feet to a point in a northerly line of Scottsville Road; thence S-59°-58'-18"-W, along the northerly line of Scottsville Road, a distance of 1,203.22 feet to a point; thence N-2°-57'-11"-W, a distance of 66.28 feet to a point; thence S-86°-56'-53"-W, a distance of 1,200.79 feet to a point; thence S-4°-18'-33"-E, a distance of 669.61 feet to a point in the northerly line of Scottsville Road; thence S-59°-58'-20"-W, along the northerly line of Scottsville Road, a distance of 474.94 feet to an angle point in the northerly line of Scottsville Road; thence S-54°-11'-14"-W, along the northerly line of Scottsville Road, a distance

of 343.20 feet, to the point of intersection of the northerly line of Scottsville Road and the north line of Weidner; thence $S-89^{\circ}-25'-10''-W$, along the north line of Weidner Road, a distance of 1,541.18 feet to its intersection with the northerly line of the Niagara, Lockport and Ontario Power Company right-of-way; thence $N-55^{\circ}-30'-20''-W$; along the northerly line of the Niagara, Lockport and Ontario Power Company, a distance of 1,177.43 feet to its intersection with the centerline of Beahan Road; thence $N-0^{\circ}-58'-58''-W$, along the centerline of Beahan Road, a distance of 286.33 feet to an angle point in the road centerline; thence $N-86^{\circ}56'-53''-E$, a distance of 257.06 feet to a point; thence $N-3^{\circ}-03'-07''-W$, a distance of 445.60 feet to a point; thence $S-69^{\circ}-04'-53''-W$, a distance of 425.39 feet to a point in the centerline of Beahan Road; thence $N-28^{\circ}00'-14''-W$, along the centerline of Beahan Road, a distance of 146.0 feet to a point; thence $N-68^{\circ}-59'-46''-E$, a distance of 250.00 feet to a point; thence $N-28^{\circ}-00'-14''-W$, parallel with Beahan Road, a distance of 380.00 feet to a point; thence $S-68^{\circ}-59'-46''-W$, a distance of 250.0 feet to a point on the centerline of Beahan Road; thence $N-28^{\circ}-00'-14''-W$, along the centerline of Beahan Road, a distance of 785.62 feet to its intersection with the easterly line of the Buffalo, Rochester and Pittsburgh Company, right-of-way; thence $N-32^{\circ}-36'-10''-E$, along said easterly line of the railroad right-of-way to the north boundary of the Town of Chili; thence easterly along the north boundary of the Town of Chili to a point which lies in the westerly right-of-way line of the Pennsylvania Railroad; thence $S-12^{\circ}-24'-37''-E$, along said westerly line of the Pennsylvania Railroad, a distance of 2,048.54 feet to the place of beginning.

(b) Area known as the Ranchmar Water District, described as follows:

ALL THAT TRACT OR PARCEL OF LAND situate in the Town of Chili, County of Monroe and State of New York, being parts of Lots 94 and 111 of the Smith Allotment in Township 2, Range 1 and more particularly bounded and described as follows:

COMMENCING at a monument in the center of the highway where the Ridge Road intersects the highway forming the west boundary of the premises hereby conveyed; thence south $82^{\circ}30'$ east along the center of said Ridge Road 472.6 feet to the northwest corner of land now or formerly owned by Frank Fox; thence south $6^{\circ}45'$ west along said Fox's west line 600 feet to the southwest corner of said Fox's land; thence south $87^{\circ}18'$ east along said Fox's south line 515 feet to the southeast corner of said Fox's land; thence south $80^{\circ}4'$ east along the south lines of premises of Robert Graham and F. K. Kennell 1326 feet to the northwest corner of land formerly owned by C. Kelly; thence south $5^{\circ}33'$ west along said Kelly's west line 396 feet to a jut in said Kelly's west line; thence south $80^{\circ}21'$ west along the north line of said jut 141.2 feet to the northwest corner of said Kelly's land as projected by said jut; thence south $7^{\circ}28'$ west along said Kelly's projected west line 616.5 feet to a point where said Kelly's southwest corner joins the lands of the Nichols' estate; thence north $82^{\circ}10'$ west 848.8 feet along the north line of said Nichols' land to the northwest corner of said Nichols' land; thence south $8^{\circ}12'$ west along said Nichols' west line 664 feet to the center of Chili Avenue; thence southwest along the center of the highway 652 feet to the northeast corner of land of C. A. Nichols; thence north $86^{\circ}25'$ west along said C.A. Nichols' north line 809 feet to the center of the highway; running north and south; thence north $7^{\circ}45'$ east 2143.4 feet along the center of said north and south highway to the southwest corner of the school house lot; thence easterly at right angles with said highway along the south line of said school house lot 115.5 feet to the southeast corner of said school house lot; thence northerly at right angles with said south line along the east line of the school house lot 132 feet to the northeast corner of the school house lot; thence westerly parallel with the south line of said school house lot 115.5 feet to the center of the highway; thence north $7^{\circ}45'$ east along the center of the highway 470.5 feet to the place of beginning, containing 92.10 acres.

Reference being had to a map of said premises made for Nancy J. Chilson by R. E. Gaskin Surveyor, on April 25, 1908 and filed in Monroe County Cler's Office in Liber 17 of Maps, page 22.

EXCEPTING AND RESERVING therefrom the portions thereof conveyed as follows:

(1) Parcel conveyed by Annie Gans to Cornelius A. Nichols by deed dated June 5, 1913 and recorded in Monroe County Cler's Office on June 10, 1913 in Liber 916 of Deeds, Page 15

(2) Parcel conveyed by John Jagla, et al to Edward J. Hancock as trustee for school district No. 11, Town of Chili, by deed dated March 3, 1921 and recorded in Monroe County Clerk's Office on March 5, 1921 in Liber 1130 of Deeds, page 43.

(3) Parcel conveyed by John Jagla, et al to Raymond A. Deverall and Mabel Deverall, his wife, by deed dated and recorded in Monroe County Cler's Office on July 24, 1925 in Liber 1331 of Deeds, page 284.

(4) Parcel conveyed by Carl L. Holderle, et al to Morgan C. Morse as trustee of School Dist. No. 11 of the Town of Chili, by deed dated July 25, 1941 and recorded in Monroe County Clerk's Office on August 5, 1941 in Liber 2046 of Deeds, page 476.

July 16, 1958

An adjourned Town Board meeting was held on July 16, 1958 in the Chili Town Offices, 3235 Chili Avenue, Rochester 24, New York with the following members present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldgs, and Uts.	George Lusk
Ch. of Planning Bd.	Winsor Ireland and the following members of the Planning Board: Seldon Craw, Frederick Bean, Martin Brandt and John Walls

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

Minutes of the previous meeting were read and approved.

The following correspondence was read:

Letter dated July 7, from Roberts Wesleyan College re: decision of Town Board on Hubbard property Springs area.

Letter dated July 3, from Donald B. Warren, Director of County Planning Commission re: hazardous traffic conditions at Paul and Coldwater Roads and Chili Avenue.

Letter dated June 26 from Hugh J. Lee, Henrietta Recreation Commission re: invitation to participate in program relating to their recreational program.

Letter dated July 11, from State Dept of Audit and Control and duplicate copy of order granting application for Chili Water Dist.

Letter of resignation dated July 11, from Lester E. Feeley, Justice of the Peace

Letter from State Traffic Commission dated July 10 re: stop signs on Chestnut Drive and truck weight limits on Chestnut Drive and the Ranchmar feeder roads, (no action taken until attorney checks law)

Petition from approximately 60 residents of Chestnut Ridge Road, Paul Road and Starlite Drive requesting speed restrictions.

RESOLUTION NO. 114 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the State Traffic Commission be petitioned to reduce the speed on that section of Paul Road lying between Chili Avenue and Chestnut Ridge Extension and to extend the present 35 MPH speed zone on Chestnut Ridge Road from its present termination to the intersection of Chestnut Ridge Extension and Paul Road.

Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 3, Nays 0.

RESOLUTION NO. 115 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the resignation of Lester E. Feeley as Justice of the Peace, Town of Chili be accepted with regret.

Resolution seconded by Councilman Wehle and carried with the following vote; Ayes, 3, Nays 0.

Mr. Daniel Fitzgerald, Attorney for Chili Water Dist. was present and stated that the approval of Dept. of Audit and Control of the Chili Water Dist. had been received and the next step was for the Town Board to sign order to make said water District legal.

RESOLUTION NO. 116 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT a water district be established in the said Town of Chili, Monroe County, New York as described in the order of the State Comptroller aforesaid to be designated as the Chili Water District of the Town of Chili and to be of the following description and boundary, to wit: - (See Exhibit A hereto annexed)

*(File of Dist. 1
Chili Water dist)*

Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 3, Nays 0.

RESOLUTION NO 117 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Supervisor Steckel be authorized to make application to the Water, Power and Control Commission for approval of the Chili Water District. Resolution seconded by Councilman Kent and carried with the following vote: Ayes 3, Nays 0.

RESOLUTION NO 118 (OFFERED BY COUNCILMAN KENT) *File 4, Permes!*

RESOLVED THAT Supervisor Steckel be authorized to sign contract between the Town of Chili and the Wm. S. Lozier and Co., Engineers, covering the preparation of definite plans and specifications and pertinent information for the construction of the Chili Water District. Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 3, Nays 0.

Mr. Ralph Barnes, State Dept. of Commerce, Floyd Walkley, Engineer, Mr. Bradford Squires and Mr. Bishop of Wm. S. Lozier Co., Engineers were present to discuss and review the Master Plan Study being made for the Town of Chili. The Plan provides for a long range outline for future growth, including several industrial areas with buffer zones, shopping centers with adequate park areas and schools. Mr. Walkley emphasized the importance of the town starting a plan immediately to acquire lands for these park areas. Population was estimated to reach 31,000 by 1980. Residential areas with 200 foot square lots are recommended for the southern part of the town where septic tanks would continue to be in use. The plan for the most part concerned that portion of the town located north of Black Creek. This portion being that which would be served by sewers and water within approximately the next 18 months. Recommended lot size for this area 100 x 200 feet. The southern part of the town would be too costly to service with water and sewers at the present time, Mr. Walkley stated because a large part of it is below flood level and the land does not lend itself to subdivision building. Mr. Walkley also discussed projected Highway program stating that the State would make Chili and Union Streets four lane highways.

Mr. Squire suggested that the town require sewer districts to be formed when subdivisions are laid out to alleviate drainage problems after homes were built. Town Board and Planning Board members were asked to study plans and make their recommendations to Mr. Squires within the next two to three weeks.

RESOLUTION NO 119 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Supervisor and Councilman Wehle together with Mr. Mason Assessor be designated as the Board of Review for the Year 1958. Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 3, Nays 0.

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RESOLUTION OFFERED BY COUNCILMAN KENT)

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

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

August 2, 1958

A special Town Board meeting was held on August 2, 1958 at 10:30 A. M. with

the following members present:

Supervisor	Thomas B. Steckel
Justice of Peace	George P. Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.

Also Present:

Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldgs. and Uts.	George Lusk

Minutes of the previous meeting were read and approved.

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

The following correspondence was read:

1. Request for change in Youth budget which was returned and accepted by New York State Youth-Commission. (July 30, 1958)
2. Letter from State Traffic Commission dated July 30, 1958 acknowledging receipt of application requesting the restriction of speed on Paul Road and Chestnut Ridge Extension.
3. Copy of letter dated July 28th to Chili Fire Dept. Inc. from Supt. of Bldgs. George Lusk, re: removal of barn on Chestnut Ridge Rd., on property now owned by Earl C. Hibbard (Once known as the Jensen Farm)
4. Letter dated July 21, 1958 from Oliver Perry re: \$5000.00 Deposit for David Drive. Said deposit to be put at the disposal of Supt. of Highways for the purpose of blacktopping said street.
5. Letter of complaint and petition dated July 18, 1958 re: dog owned by Wesley f. W. Moffett Jr., 3024 Chili Road.
6. Chili Ambulance log for June.
7. Civil Defense Auxiliary Police report for May and June
8. Letter from A. H. Russel, Regional Real Estate Officer for Post Office Department dated July 30, 1958 re: Chili Branch of Rochester Post Office.
9. Letter dated July 21, 1958 from Ralph M. Barnes State Bureau of Planning re: recent meeting with Town and Planning Boards.
10. Copy of letter dated July 29, 1958 from Supervisor to Harold C. Ostertag RE: Chili Branch of Post office.

RESOLUTION NO. 121 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Bincense for Bingo be granted to the Clifton Fire Dept in accordance with the Bingo Ordinance of the Town of Chili. resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 122 (OFFERED BY COUNCILMAN MARTIN J. WEHLE)

RESOLVED THAT the Gates Chili Central School District be asked to permit the Chili Recreation Committee to use school ground facilities at the Florence Brasser School for Recreational activities.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 123 (OFFERED BY COUNCILMAN KENT)

Resolved that Supervisor Steckel be authorized to go to Buffalo, with Ted Epping Architect to meet with Mr. Russel of the United States Post Office Dept. Expenses to be paid by the Town, not to exceed \$25.00.

Resolution seconded by Councilman Wehle and carried.

RESOLUTION NO. 124 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT DONALD G. Rath be appointed School Attendance Officer for the period of July 1, 1958 to June 30, 1959.

Resolution seconded by Councilman Kent and carried.

RESOLUTION NO. 125 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT the \$5000.00 deposit made by Oliver Perry to the Town of Chili as guarantee of completion of David Drive and forfeited to the Town by Oliver Perry be transferred to Item 1 of the Highway Fund.

Resolution seconded by Justice Smith and carried.

RESOLUTION NO. 126 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT John Walls be appointed as a member of the Planning Board for a period of five years commencing August 4, 1958 and ending August 4, 1963. Resolution seconded by Councilman Kent and carried with following vote: Supervisor Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 127 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the permit under section 149 of the Highway Law be issued to Fago Bros. Contracting Company, Inc. to install outfall and trunk sewers for the Gates-Chili-Ogden Sewer District, Sections A and C. within the portion of the highway of the Town of Chili as shown on the Construction Plans.

Resolution seconded by Councilman Kent and carried with the following vote: Ayes 3, Nays 0

RESOLUTION NO. 128 (OFFERED BY MARTIN J. WEHLE JR.)

RESOLVED THAT permit under section 149 of the Highway Law be issued to V. F. Capaldi Construction Corp. to construct sanitary sewers with laterals, of various diameters as per plan submitted by them on Town Highways listed on said permit.

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

Supervisor Steckel stated that he had discussed the speed restrictions on Chestnut Drive with Deputy Gene Boughner and that it was the deputy's feeling that there was need on said street for speed restriction of 25 MPH.

RESOLUTION NO. 129 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT The State Traffic Commission be petitioned to restrict the speed to 25 MPH on Chestnut Drive, a Town road in the Town of Chili.

Resolution seconded by Councilman Wehle and carried with the following vote: Ayes 3, Nays 0

RESOLUTION NO. 130 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the prescribed fee of \$5.00 for each Zoning Variance for use of either the School house located on Stottle Road or #7 School house on Union St., as a meeting place be waived. (American Legion Park)

Resolution seconded by Councilman Kent and carried with the following vote: Ayes, 3, Nays 0

RESOLUTION NO. 131 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Justice Smith and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

aff
8/20/58

August 2, 1958

SPECIAL TOWN BOARD MEETING

I, hereby, waive notice as required under Section 62 of the Town Law for the special meeting of the Town Board of the Town of Chili held on August 2, 1958.

Signed

Thomas B. Steckel
Thomas B. Steckel, Supervisor

George F. Smith
George F. Smith, Justice of the Peace

Samuel S. Kent
Samuel S. Kent, Councilman

Martin J. Wehle, Jr.
Martin J. Wehle, Jr. Councilman

August 6, 1958

The regular Town Board meeting of August 6, 1958 was called to order by Supervisor Steckel. However inasmuch as a quorum was not present, Supervisor Steckel being the only member present the meeting was adjourned until August 20, 1958.

REcorder of Minutes
Cornelius Ouweleen
Town Clerk

aff 8/20/58

In the Matter of the Construction of
a Water System in the Chili Water
District in the Town of Chili, Monroe
County, New York

PETITION TO THE
BOARD OF SUPERVISORS

TO THE BOARD OF SUPERVISORS OF THE COUNTY OF ~~MONROE~~
IN THE STATE OF NEW YORK

The Town Board of the Town of Chili, Monroe County, New York,
hereby petitions your Honorable Board, pursuant to paragraph 5 of
Section 104.10 of the Local Finance Law, for authority to issue the
obligations of the Town described in the bond resolution adopted by
the Town Board of said Town on August 20th, 1958, which resolution
is attached hereto and made a part hereof.

The improvement proposed to be paid for by the issuance of such
obligations consists of the construction of a water system in the
Chili Water District in said Town, authorized by the Town Board of
said Town pursuant to Article 12 of the Town Law after a public
hearing had been duly called, held and conducted.

Dated: August 20th, 1958

TOWN OF CHILI, NEW YORK

By Thomas B. Stechel
Supervisor

Samuel S. Kent
Councilman

Martin W. Elle Jr.
Councilman

Justice of the Peace

Justice of the Peace

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August 20, 1958

An adjourned meeting of the Town Board of the Town of Chili was held in the Town Offices 3235 Chili Ave., at 7:30 P. M. The meeting was called to order with the following members of the Board present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Clerk	Luraina Robbins
Supt. of Highways, Bldgs. and Ut.	George Lusk

Ted Epping, Architect for proposed Town Hall

Daniel Fitzgerald Jr., Attorney for the Newly formed Chili Water Dist. was present, stating that he had received papers from the bonding attorneys in New York relative to Chili Water District and he read a letter which he had received from them.

RESOLUTION NO 132 (OFFERED BY COUNCILMAN KENT)

RESOLVED (See attached Bond Resolution for Chili Water Dist.)

Resolution seconded by Councilman Wehle and carried with the following vote:

Supervisor Steckel, Aye, Councilman Kent Aye, Councilman Wehle Aye. Justice Smith Absent

RESOLUTION NO 133 (OFFERED BY COUNCILMAN WEHLE)

(See attached resolution--petition to Board of Supervisors--Chili Water Dist)

Resolution seconded by Councilman Kent and carried with the following vote:

Supervisor Steckel, Aye, Councilman Kent Aye, Councilman Wehle Aye. Justice Smith Absent

Attorney Fitzgerald told the Board that legal papers had been served on the Town of Chili by Attorney Mooney, representing Page Airways re: their exemption from the newly formed Chili Water District. (see public Hearing on Chili Water Dist, May 21, 1958) Returnable Sept 8, 1958 in Supreme Court. Mr. Fitzgerald said that he was preparing necessary papers.

Attorney Fitzgerald stated he had returned letter to Water Power and Control Commission for appointment for hearing and had received an answer that date would be set as soon as they had reviewed application. Mr. Fitzgerald's opinion was that this would not be before Sept. 20th.

Town Clerk Read letter dated August 7, 1958 from William Kelly re: needs for Ambulance Operation Equipment. Supervisor Steckel stated that the Town Board appreciated the way the rescue Squad had handled ambulance operations. Vernon Johnson, Captain of the Rescue Squad was present and submitted an itemized list of equipment, which the squad felt was needed. Mr. Johnson thought the cost could be kept under \$500.00. Supervisor Steckel informed Mr. Johnson that no action could be taken at this time because there had been only \$300.00 allotted in this year's budget for this purpose. Mr. Johnson asked if something could be done about the resisitor. Supervisor stated not until the 1959 budget was accepted. Mr. Edwin Haschmann, 4 Kuebler Drive stated that he attended the meeting of the Rescue Squad when the list was discussed and the squad had considered every penny in making up this list. Supervisor stated the Board would give the matter every consideration.

Supervisor Steckel stated that the Post Office Department has posted notice for bids for space for the Chili Branch of the Rochester Post Office. Artist sketch of the proposed Town Hall, which includes space for Post Office was displayed.

RESOLUTION NO 134 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Supervisor of the Town of Chili, Thomas B. Steckel is hereby empowered and authorized to sign and submit a bid to the United States Post Office Department as and for space for a Post Office in the proposed new Town Hall, and to sign any other papers necessary in conjunction therewith included but not limited to any lease that might be entered into.

Resolution seconded by Councilman Wehle and carried with the following vote:

Supervisor Steckel, Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 135 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT WHEREAS, the Town Board of the Town of Chili, New York, after due Public notice, by a resolution duly adopted on the 2nd day of April, 1958 authorized the Town Superintendent of Highways to purchase certain machinery for highway construction and maintainance at a total cost of \$17,499.00 subject to the approval of the County Superintendent of Highways and provided that \$15000.00 of such cost was to be paid from the proceeds of obligations to be issued pursuant to the Local Finance Law, and Whereas, a contract of purchase for such machinery was duly entered into by the Town Superintendent of Highways on the 2nd day of April (Beam Mack) which contract has been duly approved by the County Superintendent of Highways, NOW THEREFORE BE IT RESOLVED:

1. The specific object or purpose for which obligations are to be issued pursuant to this resolution is to finance the cost of one new 1958 Mack, Model B-70S six wheel truck with four wheel drive, 20 speed transmission and all specifications and equipment as per bid submitted March 26, 1958.

2. The maximum cost of this machinery is \$17,499.00, for the Beam Mack truck and the plan of financing such cost is as follows:

-0- is to be provided by machinery trade in pursuant to Section 142 of the Highway Law of the Value of -0- (by current funds in the amount of \$2499.00 to be paid from the Machinery fund.)

The balance of cost is to be provided by the issuance of Serial Bonds in the amount of \$15,000.00 pursuant to this resolution.

3. The following determinations are hereby made:

(a) The period of probable usefulness of such (Machinery) is five years

(b) The subdivision of paragraph (a) of section 11.00 of the Local Finance Law which is applicable in the circumstances is subdivision "28"

(c) The proposed maturity of the obligations authorized by this resolution will not be in excess of five years.

4. That the Town of Chili issue its Serial Bonds in the amount of \$15,000.00 to finance such cost in accordance with the financial plan set forth above. Such bonds shall be dated approximately as of the date of the delivery of such machinery and the power to fix and determine the exact date of such bonds is hereby delegated to the Supervisor.

5. Such bonds shall be numbered 1 to 5 inclusive, shall be in denominations of \$3000.00, each and shall mature in numerical order in annual installments in the years and amounts as follows: 1959, \$3000.00, 1960, \$3000.00, 1961, \$3000.00, 1962, \$3000.00, 1963, \$3000.00

The power to determine the date upon which such installments shall become due and payable is hereby delegated to the Supervisor. The Bonds shall be issued in bearer form without coupons, and shall not contain a power to convert to registered form. The bonds shall bear interest at a rate not exceeding _____ per centum per annum payable (annually). Payments of such interest shall be evidenced by notation thereof on the bonds at the time of the payment.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Councilman Kent, Aye, Councilman Wehle Aye.

Supt. of Highways, George Lusk reported on the above new truck which was delivered to the Highway Dept on July 31st.

Supervisor stated that he had sent letters to the various fire Depts. requesting them to submit their budgets for the year 1959. and that he had received replies from Mayor Carver of Scottsville, and the Board of Directors of the Clifton Fire Dept. Clifton's request is for \$1650.00--Scottsville's for \$200.00. Chili Fire Company Inc. is to submit their budget on Sept. 3,

RESOLUTION NO. 136 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT public hearings be held on Sept. 17th, 1958 to consider the Fire Protection contracts between the Clifton Fire Dept. and the Town of Chili, Chili Fire Dept, Inc. and the Town of Chili, and the Village of Scottsville Fire Protection District and the Town of Chili. *Scottsville 8, Clifton 8:30 Chili 9:00*
Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel, Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 137 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Town of Chili sponsor the swimming program at the Arnett Branch of the YMCA formerly sponsored by the Florence Brassier P.T. A. at no cost to the Town. Bus service to be furnished by the Gates Chili Centralized School District. Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

At a Regular meeting of the Town Board of the Town of Chili, Monroe County, New York, held at Chili Town Office, in said Town, on the 20th day of August, 1958, at 8:00 o'clock P.M., Eastern Daylight Saving Time, there were

PRESENT: Thomas B. Steckel, Supervisor
Samuel S. Kent, Councilman
Martin J. Wehle, Councilman

ABSENT: George P. Smith, Justice of the Peace

The following resolution was proposed by Councilman Kent, who moved its adoption, seconded by Councilman Wehle, to-wit:

BOND RESOLUTION DATED AUGUST 20th, 1958.

A RESOLUTION AUTHORIZING THE CONSTRUCTION OF A WATER SYSTEM IN THE CHILI WATER DISTRICT IN THE TOWN OF CHILI, NEW YORK, AT A TOTAL ESTIMATED COST OF NOT EXCEEDING \$2,930,000, AND AUTHORIZING THE ISSUANCE OF NOT EXCEEDING \$2,930,000 SERIAL BONDS OF SAID TOWN TO PAY THE COST THEREOF.

WHEREAS, this Town Board pursuant to the provisions of the Town Law, including particularly a petition dated May 7, 1958 and the map and plan accompanying the same, has heretofore authorized the creation of the Chili Water District in the Town of Chili, New York, and the construction of a water system therein, at a total estimated cost of not exceeding \$2,930,000; and

WHEREAS, the Comptroller of the State of New York has approved the creation of such district by an order dated July 11, 1958; and

WHEREAS, it is now desired to provide for the financing thereof;
NOW, THEREFORE, BE IT

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

Section 1. The construction of a water system in the Chili Water District in the Town of Chili, New York, including mains and connecting pipes and all incidental equipment, including acquisition of necessary

lands and rights of way therefor, in accordance with the petition and map and plan heretofore filed with the Town Board, is hereby authorized at a total estimated cost of not exceeding \$2,930,000.

Section 2. The plan for the financing of such object or purpose consists of the issuance of serial bonds of said Town in the principal amount of not exceeding \$2,930,000, which are hereby authorized therefor, and in anticipation of the issuance of said bonds, the temporary financing of said object or purpose by the issuance of bond anticipation notes.

Section 3. It is hereby determined that the period of probable usefulness of the aforesaid object or purpose is, pursuant to subdivision 1 of paragraph a of Section 11.00 of the Local Finance Law, forty years.

Section 4. It is further determined that the proposed maturity of the obligations authorized hereby will be in excess of five years, and such bonds will mature in annual installments in conformity with law.

Section 5. Subject to the provisions of the Local Finance Law, the power to authorize the issuance of and to sell bond anticipation notes in anticipation of the issuance and sale of the serial bonds herein authorized, including renewals of such notes, is hereby delegated to the Supervisor of said Town, the chief fiscal officer. Such notes shall be of such terms, form and contents, and shall be sold in such manner, as may be prescribed by said Supervisor, consistent with the provisions of the Local Finance Law.

Section 6. The faith and credit of said Town of Chili, New York, are hereby pledged for the payment of the principal of and interest on said bonds as the same become due and payable. The principal and interest on said bonds shall be payable in the first instance from assessments upon real property within said Water District to be assessed in proportion as nearly as may be to the benefit which each lot or parcel will derive therefrom, but if not paid from such source, all the taxable real property in said Town shall be subject to the levy of an ad valorem tax without limitation as to rate or amount sufficient to pay said principal and interest as the same become due and payable.

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

1. Such obligations are authorized for an object or purpose for which said 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 obligations are authorized in violation of the provisions of the Constitution.

Section 8. This resolution, which takes effect immediately, shall be published in full in the Rochester Democrat and Chronicle 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>Thomas B. Steckel, Supervisor</u>	VOTING	<u>yes</u>
<u>Samuel S. Kent, Councilman</u>	VOTING	<u>yes</u>
<u>Martin J. Wehle</u>	VOTING	<u>yes.</u>
_____	VOTING	_____
_____	VOTING	_____

The resolution was thereupon declared duly adopted.

RESOLUTION NO. 138 (OFFERED BY WEHLE)

(Vault, Bond agreement)
 RESOLVED THAT the plan (Archer Road) prepared at the request of this board for the improvement of town highways and covering all projects contemplated by it, pursuant to Chapter 824 of the laws of 1950 as filed in the office of the Town Clerk of the Town of Chili, County of Monroe on the 20th day of August 1958, be and the same is hereby adopted and be it further RESOLVED, THAT Copies of such plan be filed in the appropriate State and County Offices in accordance with the provisions of Section 2, Chapter 824 of the Laws of 1950

Resolution seconded by Councilman Kent and carried with the following vote:
 Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 139 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT \$65.65 be transferred from the contingent fund to the Insurance Fund.
 Resolution seconded by Councilman Wehle and carried with the following vote;
 Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

Town Clerk read the following correspondence:

1. Copy of letter sent to William Kelly, Pres. Chili Fire Dept, Inc. from Supervisor Steckel re: budget figures for the year 1959.
2. Letter dated August 8, 1958 from Lloyd Maeder, Director of State Traffic Comm. re: recent request of Town Board for speed restriction of 25 MPH on Chestnut Dr.
3. Supervisor's answer to above letter to Lloyd Maeder, dated August 12, 1958.
4. Letter dated August 7, 1958 to the Town Board from New York Ass'n of Town Supt. of Highways, Inc. re: annual Convention in Syracuse Sept, 10, 11, and 12th.
5. Monthly report of Chili Auxiliary Police for filing.
6. Thank you notes from Velda Lusk and Wm. Roth.
7. Request of Deputy Town Clerk to attend Town Clerk's School to be held in Albany, New York on September 8, 9, and 10th.

Formal action on Oliver Perry's letter of August 2, to be taken at the next Town Board meeting.

RESOLUTION NO. (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Deputy Town Clerk, Luraina Robbins be authorized to attend the School for Town Clerks to be held in Albany, New York on Sept. 8, 9, and 10th, Expenses to be paid by the Town of Chili, not to exceed \$100.00.

~~Resolution seconded by Councilman Wehle and carried with the following vote:~~
 Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

Minutes of the previous meeting were read and approved.

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

RESOLUTION NO. 141 (OFFERED BY COUNCILMAN KENT)

RESOLVED that this meeting be adjourned.

Resolution seconded by Councilman Wehle and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

app 9-3-58

September 3, 1958

A regular Town Board meeting of the Town Board was held in the Town Offices, 3235 Chili Avenue Rochester 24, New York with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace,	George P. Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways	
Bldgs and Uts.	George Lusk
Insurance Counselor	Norman Vail
Wm. Kelly	Pres. Chili Fire Co., Inc.

Minutes of the previous meeting were read and approved.

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

The following correspondence was read:

1. Letter dated August 29, from Oliver Perry re: forfeiture of \$5000.00 deposited with Town for completion of David Drive and Portion of Keith Terrace.
2. Letter dated August 27, 1958 from Mortimer M. Kassell, Counsel to the Commissioner of Motor Vehicles and directed to George J. Nier Jr., Assistant Dist. Att. Rochester, in answer to letter to Attorney General re: Sections 1660 and 1661 relative to placing stop signs and establishing speed limits in Town of Chili.
3. Letter dated August 28, 1958 from State Traffic Commission re: limitation of speed on Chestnut Drive.
4. Letter dated August 27, 1958 to Ralph Wickins from Donald E. Robinson Re: inability of Angelo Golisano and wife to obtain Bldg. permits for lots 7,8,15 and 16 on Chili-Paul Gardens.
5. Letter dated ~~Sept. 2, 1958 to Donald Robinson from Supt. of Bldgs. Geo. Lusk~~ in reply to above. Bldgs permits to be issued as soon as Mr. Golisano submits new maps.
6. Letter dated August 22, 1958 from State Traffic Commission re: stop signs on Chestnut Drive at its intersections with Westside Dr. and Chili Ave.
7. Letter dated August 21, 1958 from C. W. Luffman, Dist. Principal of Gates Chili Central School Dist. re: use of Florence Brassler School for primary day and also use of playground facilities at that school.
8. Letter dated August 26, 1958 from Harry Chamberlain, Clerk of Churchville Chili Central School re: availability of sewer and water connections from the new high school near Fairbanks Road to the Chili Systems. (Letter re: sewers answered by Attorney for Sewer Dist. Regarding water Mr. Steckel will be instructed by Water Authority.
9. Copy of letter from Supervisor Steckel to Ralph Barnes, dated Aug. 29. and setting Septem September 22 as date to meet with representatives of Dept. of Commerce, Urban Planning.
10. Letter dated July 30, 1958 from Robert N. Abbott, Director of Monroe County Civil Defense re: application for matching funds for 2 additional radios for the Chili Fire Dept.
11. Letter dated August 20, 1958 from Supt. of Highways, Geo. Lusk recommending acceptance of \$5300.00 road deposit from Charles S. Glidden for completion of Wesley Ave., from Sunnyside Lane, east to Sunnyside Lane and Sunnyside Lane south from Wesley Ave., to Berry Lane.
12. Letter dated Sept. 2, from Supt. of Highways recommending that the Town of Chili accept as a town road approximately 1264 ft. on Ivamae Drive and 360 ft. on Keith Terrace from Ivamae north to intersection of David Drive.
13. Letter dated Sept. 3, 1958 from Supt. of Highways recommending acceptance of \$5500.00 road deposit from Oliver Perry for guarantee for completion of approximately 1264 ft. on Ivamae Drive and approximately 360 ft. from Ivamae Drive north to the intersection of David Drive on Keith Terrace.
14. Letter dated August 5, 1958 from Harry A. Willey Chairman, Church Board Chili Baptist Church re: speed limit on Paul Road in front of the Church.

Monthly reports of the Chili Police for August.

Ambulance log from July 8th to July 21, 1958.

Request from Supt. of Highways, Geo Lusk to attend A.W.W.A. Water meeting to be held at Lake Placid on Sept. 10, 11 and 12.

RESOLUTION NO 142 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT inasmuch as Oliver Perry finds it is impossible for him to complete the improvements on David Drive and portion of Keith Terrace for which he deposited \$5000.00 in escrow to the Town of Chili to cover the said cost of improvements and he is releasing and forfeiting to the Town of Chili, the sum of \$5000.00 now held by them and further releasing any and all claims or liens that he might have to any improvements already made by him or to the sum of money in deposit with the Town, that the \$5000.00 road deposit be transferred from the General Fund to the Highway Fund. Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, councilman Wehle Aye.

RESOLUTION NO 143 (OFFERED BY JUSTICE SMITH)

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 Ivamae Drive and part of Keith Terrace, as shown on a map of Westside Manor Addition No. 3, on file in the Monroe County Clerk's Office in Liber 139 of Maps, at Page 7, and more particularly described as follows: Ivamae Drive, from the west line of Union Street as shown on said map, running thence westerly to Keith Terrace, and Keith Terrace, as shown on said map, running southerly from a line which is a prolongation easterly of the southerly line of lot No. 231, as shown on said map and a prior map of Westside Manor Addition No. 2, on file in Monroe County Clerk's Office in Liber 133 of Maps, at Page 59, to a line which is a prolongation easterly across Keith Terrace, of the southerly line of Lot, No 339 as shown on said map filed in Monroe County Clerk's Office in Liber 139 of Maps, at Page 7. *be dedicated to town of Chili*
Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 144 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT upon the recommendation of the Supt. of Highways, George Lusk, the Town of Chili accept the cash bond of \$5500.00 made by Oliver Perry as a guarantee for the completion of approximately 1264 ft. on Ivamae Drive and approximately 360 ft. on Keith Terrace from Ivamae north to the intersection of David Drive. Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 145 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT upon the recommendation of Supt. of Highways, George Lusk the cash bond of \$5300.00 deposited with the Town of Chili by Charles Glidden as guarantee for the completion of Sunnyside Lane and Wesley Ave. be accepted by the Town of Chili. Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 146 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$15.03 for mileage be transferred from the Contingent Fund to Expense and Mileage account of Chief of Police, Carl Guelzow. Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Councilman Kent Aye, Justice Smith Aye, Councilman Wehle Aye.

RESOLUTION NO 147 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the resolution adopted at the Town Board Meeting held on August 2, 1958 for the forfeiture of \$5000.00 road deposit made by Oliver Perry for completion of David Drive and transferral to Item 1 of the Highway Fund be rescinded.

RESOLUTION NO 148 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Supt. of Highways, George Lusk be authorized to attend the A.W.W.A. Water meeting to be held at Lake Placid, New York on Sept. 10, 11 and 12. Expenses to be paid by the Town of Chili, not to exceed \$125.00.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

A discussion was held on the vouchers received from the American Legion Post for room rent for meeting places.

RESOLUTION NO 149 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the rental vouchers of \$200.00 for the year 1957 for the American Legion Post and the rental voucher for \$100.00 for the year 1958 for the American Legion Post is to be paid upon submitting of proper vouchers.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

Supervisor read copy of letter that he sent to William Kelly, President of Chili Fire Co., Inc. requesting the amount of contract for 1959. Attorney stated that this information would be necessary this evening to enable him to advertise for public hearing. Matter to be worked out between Attorney Wickins and Mr. Kelly later this evening

RESOLUTION NO 150 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the State Traffic Commission be petitioned to restrict the speed on Paul

Road to 25 MPH commencing at a point 300 ft. west of Chili Center Baptist Church to a point approximately 300 ft. east of Chili Center Baptist Church at the intersection of Chili and Paul Roads.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Wehle Aye.

RESOLUTION NO. ¹⁵¹ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the voucher of Monroe Tree Surgeons for the spraying of 387 town trees at \$.65 per tree be paid.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

Supervisor stated with regards to the above letter to Ralph Barnes of the State Commerce Dept. that he had set meeting time for Town and Planning Boards to meet with the representatives of said Dept. for September 22, 1958.

RESOLUTION NO. ¹⁵² (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$99.63 be transferred from the contingent fund to the Traffic Fund.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye, Justice Smith Aye.

RESOLUTION NO. ¹⁵³ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Superintendent of Highways, George Lusk be authorized to prepare specifications and advertise for bids for the 1958-1959 sand supply for the Highway Dept. (App. 2231 yards. Bids to be opened at a Public Hearing on Oct. 1, 1958.

Resolution seconded by Justice Smith and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. ¹⁵⁴ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supt. of Highways, George Lusk be authorized to prepare specifications and advertise for bids for the 1958-1959 salt supply for the Highway Dept. being approximately 3552 cwt. Bids to be opened at a Public Hearing on Oct. 1, 1958.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. ¹⁵⁵ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supt. of Highways, George Lusk be authorized to prepare specifications and advertise for bids for the 1958-1959 fuel oil supply for the Highway Dept. being app. 12070 gallons. Bids to be opened at a Public Hearing to be held on Oct. 1, 1958.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. ¹⁵⁶ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supt. of Highways, George Lusk be authorized to prepare specifications and advertise for bids for the 1958-1959 supply of gasoline for the Highway Dept., being approximately 35,000 gallons. Bids to be opened at a Public Hearing to be held on Oct. 1, 1958.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

Mr. Lusk, Supt. of Highways recommended the Purchase of a Vplow and 1-way plow for use with the new truck recently purchased. Cost to be approximately \$5100.00.

RESOLUTION NO. ¹⁵⁷ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT Supt. of Highways, George Lusk be authorized to prepare specifications and advertise for bids for a Vplow and a 1-way plow for the Highway Department. Bids to be opened at a Public Hearing to be held on Oct 1, 1958.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

Attorney Wickins reported on Sections 1660 and 1661 of the Highway Law. He stated that with regards to letter from the State Traffic Commission, he had written to the Attorney General for an opinion on these sections, inasmuch as there was a question as to the rights of the town in posting stop signs on town roads and establishing speed limits.

RESOLUTION NO. ¹⁵⁸ (OFFERED BY JUSTICE SMITH)

RESOLVED THAT pursuant to Sections 1651 and 1660.1 of the newly effective Rules of the Road Section of the Vehicle and Traffic Law that stop signs be placed at the following designated places and that the Town Supt. of Highways is designated to place stop signs pursuant to this resolution.

Reed and Humphrey Roads, stop sign on Reed

Brooks and Ballantyne Roads with 2 signs on Brooks

Widener and Fisher Roads, sign on Widener

Humphrey and Ballantyne, sign on Humphrey Road

Reed and Morgan Roads, Sign on Reed Road

Chestnut Drive and Westside Dr. sign on Chestnut Drive.

Stryker and Humphrey Roads, sign on Stryker Road
Stryker and Stottle, sign on Stryker Road

Bowen and Stottle Roads, sign on Bowen
Bowen and Union Streets, sign on Bowen Road

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Steckel Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

George Lusk, Supt. of Highways, reported on complaint made by George Garnham, 805
Marshall Road, regarding trees ruined with road spray--trees located on Highway property.
Supervisor recommended letter be written to property owner.

Mr. Lusk also reported on ties in ditch line in front of Donald Palmer's residence
884 Marshall Road. Insurance Counselor had informed Mr. Lusk that the town would be r
held responsible in case of accident. Supervisor requested matter be discussed with family

RESOLUTION NO 156 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT this meeting be adjourned until Sept. 17, 1958 at 7:30 P. M.
Resolution seconded by Councilman Kent and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

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 Chittenden, Vermont, at the Town Office, New York, at the hour of 9 o'clock, on the 17th day of September, 1958, at the purpose of considering the contract 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 PART OF THE TOWN OF CHITTENDEN, COUNTY OF MONROE AND STATE OF NEW YORK, described as follows: commencing at a point on the west bank of the Genesee River where owned by Stuart Tracy Interests, the river bank, thence eacy intersects the Lacy's line and said line continued to the northwest corner of land now or formerly owned by Henry Edson; thence eacy intersects the line of land now or formerly owned by Henry Edson; thence eacy intersects the line of land now or formerly owned by Edward Morgan; thence in a westerly direction to the northwest corner of the lands owned by the late Louis Galusha; thence in a southerly direction along Louis Galusha's west line and said line continued to the north line of lands now or formerly owned by Joseph Murphy; thence westerly along Joseph Murphy's north line to the center of the Scottsville-Chittenden Scantsville-Chitt highway to the northeast corner of property now or formerly owned by W. Merrett; thence westerly along said W. Merrett's north line to the northwest corner of said W. Merrett's lands; thence southerly along the north line of said W. Merrett's lands to a point in land; thence east along the north line of said Town of Wheatland to the bank of the Genesee River; thence in a northerly direction along the west bank of the Genesee River to the place of beginning.
(a) The fire department, Village of Scottsville (Scottsville Fire Department) upon all calls in the above described district.
(b) For such service said corporation shall receive from the Town of Chittenden a contract price not to exceed \$200,000.00.
(c) The contract shall continue for a period of one year from the 1st day of January, 1959, to the 31st day of December, 1959.
(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: September 4, 1958
CORNELIUS OLWELDEN,
Town Clerk of Town of Chittenden.
T-U-18-9/6

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 Chittenden, Vermont, at the Town Office, New York, at the hour of 9 o'clock, on the 17th day of September, 1958, at the purpose of considering the contract 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 OR LAND situate within the Town of Chittenden and Chitt not included part of the Town of 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, 1952 and not included in the certificate of incorporation of the Chittenden Fire Department, incorporated as filed in the Monroe County Clerk's Office on the 15th day of February, 1955, upon the following general terms, to-wit:
(a) The fire department, the Chittenden 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 Chittenden a contract price not to exceed \$19,000.00.
(c) The contract shall continue for a period of one year from the 1st day of January, 1959, to the 31st day of December, 1959.
(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: September 4, 1958
CORNELIUS OLWELDEN,
Town Clerk of Town of Chittenden.
9/6

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 Chittenden, Vermont, at the Town Office, New York, at the hour of 7:30 P. M., on the 17th day of September, 1958, at the purpose of considering the contract 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 OR LAND situate within the Town of Chittenden and Chitt not included part of the Town of 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, 1952 and not included in the certificate of incorporation of the Chittenden Fire Department, incorporated as filed in the Monroe County Clerk's Office on the 15th day of February, 1955, upon the following general terms, to-wit:
(a) The fire department, the Chittenden 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 Chittenden a contract price not to exceed \$19,000.00.
(c) The contract shall continue for a period of one year from the 1st day of January, 1959, to the 31st day of December, 1959.
(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: September 4, 1958
CORNELIUS OLWELDEN,
Town Clerk of Town of Chittenden.
7:30 P. M.
9/6

September 17, 1958

A Public Hearing to consider the contract between the Village of Scottsville (Scottsville Fire Department Incorporated) and the Town of Chili was held in the Chili Town Offices, 3235 Chili Ave., at 8 o'clock P. M. with the following members of the Board present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth

Messers Clayton Ess, Paul White, Attorney Wm. Kelly

Town Clerk read the legal notice as it appeared in the Rochester Times Union on September 6, 1958. Contract for \$200.00. Supervisor Steckel asked if there was anyone present to speak for or against said contract.

William Roth, Fire Marshall, stated he thought the amount specified in the contract to be reasonable.

Inasmuch as there was no further discussion, Supervisor declared this Public Hearing closed.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

September 17, 1958

A Public Hearing to consider the contract between the Clifton Fire Department Inc. and the Town of Chili for the year 1959 was held in the Town Offices, 3235 Chili Ave., at 8:30 o'clock with the following members of the board present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth

Town Clerk read the legal notice as it appeared in the Rochester Times Union on September 6, 1958. Supervisor Steckel read the budget of the Clifton Fire Department Inc. as it was presented.

William Kelly asked ~~how long the contract was for.~~

Supervisor answered contract was for one year.

Supervisor asked if there was anyone who wished to discuss the matter further.

William Roth, Fire Marshall stated he felt the amount of \$1650.00 was a reasonable amount. Inasmuch as there was no further discussion, Supervisor declared the Public Hearing closed.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

September 17, 1958

A Public Hearing to consider the contract between the Chili Fire Department, Inc. and the Town of Chili was held in the Town Offices, 3235 Chili Ave., at 9:0'clock P. M. Meeting was opened with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius O _u weleen
Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth

Wm. Kelly, President Chili Fire Dept. Inc. Clayton Ess Deputy Fire Chief, Chili Fire Dept. Raymond White Fire Chief, Chili Fire Dept. Inc.

Town Clerk read the legal notice as it appeared in the Rochester Times Union on September 6, 1958.

Upon the request of Supervisor Steckel, William Kelly, President of the Chili Fire Company, Inc. submitted the budget for the year 1959. Mr. Kelly stated that he had understood that the budget for the fire district funds were not required to be submitted to the Town until September 20th-30th and asked why the Town Board had requested it at this time.

Supervisor stated that the Town Board wished to have a uniform date for all fire contracts to enable them to consider them at the same meeting.

Mr. Kelly stated that the legal notice had stated the contract price not to exceed \$19,000.00 and that the fire department under the current situation and considering future expenditures, was submitting a budget for \$17,200.00 for the year 1959. This amount, he stated was \$10,000.00 under what necessary to operate the company. The balance to be raised by firemen's carnivals, donation, etc. Councilman Kent asked what the rate would be based on the proposed budget of \$17,200.00. Mr. Kelly answered it would be the same as last year namely \$2.45 per thousand.

Inasmuch as there was no further discussion, this public hearing was declared closed.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

*Budgets in 1959 Budget folder
file 1, Drawn!*

app 12/18/58

September 17, 1958

An adjourned Town Board meeting was held in the Town Offices 3235 Chili Avenue on September 17, 1958. Meeting was opened at 8:20 O'clock P. M. with the following members of the Board present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth

Minutes of the previous meeting were read and approved. Meeting adjourned at 8:30 O'clock to continue with Public Hearing on the Scottsville Fire Protection District.

The adjourned Town Board meeting was reopened at 8:38 O'clock with the following members present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth

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

Town Clerk read the following correspondence:

1. Letter dated Sept. 3, 1958 from C. W. Luffman District Principal of Eates Chili Central School Dist. approving request of Town to furnish bus service for the swimming program at the Arnett Branch of the YMCA and supervised by the Florence Brassler PTA.
2. Letter dated Sept. 5, 1958 from John H. Nixon State Dept. of Commerce re: meeting on Sept. 22, 1958 with the Chili Town and Planning Boards.
3. Letter dated Sept. 12, 1958 from State Traffic acknowledging receipt of application forms relative to 25 MPH speed limit on Paul Rd.
4. Reports of Chili Auxiliary Police for July and August for filing.
5. Letter dated Sept. 17, 1958 from George Lusk, Supt. of Highways recommending acceptance of \$250.00 road deposit made by Earl Hibbard for 80' on Kuebler Drive extension.

RESOLUTION NO 160 (OFFERED BY COUNCILMAN KENT) *In vault No. 1*

RESOLVED THAT the Town of Chili enter into a contract with the Village of Scottsville (Scottsville Fire Dept, Inc.) for fire protection to be furnished by said corporation for the Fire protection District established in said Town and described in the contract annexed hereto and for such services said corporation shall receive from the Town of Chili contract price not to exceed \$200.00.

Said contract shall continue for a period of one year from the 1st day of January 1959 to the 31st day of December 1959.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 161 (OFFERED BY COUNCILMAN WEHLE) *In vault No. 1*

RESOLVED THAT the Town of Chili enter in to contract with the Clifton Fire Dept, Inc. for fire protection to be furnished by said corporation for the fire protection to be furnished by said corporation for the fire protection district established in said Town as described per contract annexed hereto. For such service said corporation shall receive from the Town of Chili contract price not to exceed \$1,650.00 and the contract shall continue for the period August 5, 1958 to December 31, 1959.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor STEckel Aye, Councilman KENT Aye, Councilman Wehle Aye.

Attorney Wickins reported on the New York Central lawsuit against the Town of Chili on assessment of property owned by them, returnable in Supreme Court November 3rd. Attorney recommended that Wm. J. Richards of Associated Surveys be contacted in regards to testifying in said case. Councilman Kent asked what reduction of assessment was requested by the New York Central R.R.

Supervisor stated 15% reduction. It was the opinion of Supervisor and Attorney that assessment of property should not be based on a persons or corporations income but on the value of the property itself.

Town Meeting adjourend at 8:55 P. M. until after Public Hearing on Chili Fire Dept. Inc. Contract.

The adjourend Town Board meeting was reopened at 9:10 P. M. with the following members present:

Supervisor	Thomas B. STEckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Fire Marshall	Wm. Roth

RESOLUTION NO. 152 (OFFERED BY COUNCILMAN WEHLE) *Filed in vault 1st drawer.*

RESOLVED THAT the Town of Chili enter into a contract with the Chili Fire Department, Inc. for fire protection to be furnished by said corporation for the fire protection district as described per annexed contract. Said contract shall continue for a period of one year from the 1st day of January 1959 to the 31st day of December 1959, for such service said corporation shall receive from the Town of Chili contract price not to exceed \$19,000.00.

Resolution seconded by Councilman Kent and carried with the following vote:

Superviosr STEckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

~~RESOLUTION NO. 163 (OFFERED BY COUNCILMAN KENT)~~

~~RESOLVED THAT upon the recommendaation of Supt. of Highways, George K. Lusk, the Town of Chili accept the cash bond of \$250.00 made by Earl C. Hibbard as Guarantee for the completion of approximately 80 feet on Kuebler Drive extension.~~

~~Resolution seconded by Councilman Wehle and carried with the following vote:~~

~~Supervisor Steckel, Aye, Councilman Kent Aye, Councilman Wehle Aye.~~

RESOLUTION NO. 164 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$604.89 be transferred from the contingent fund to the Fire and Liability Inurance Fund.

Resolution seconded by Councilman Kent and carried with the following vote:

Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 165 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT \$99.63 be transferred from the Contingent Fund to the Traffic Fund.

Resolution seconded by Councilman Wehle and carried with the following vote:

Supervisor Steckel Aye, Councilman Kent aye, Councilman Wehle Aye.

RESOLUTION NO. 166 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned.

Resolution seconded by Councilman Wehle and carried.

RECORDER OF MINUTES

Luraina Robbins

Deputy Town Clerk

app 10/8/58

October 1, 1958

A Public Hearing was held in the Chili Town Offices, 3235 Chili Avenue, Rochester 24 on October 1, 1958 at 8 o'clock P. M. to consider bids for the following supplies for the Highway Department.

1. 1958-1959 weather season supply of salt for the Highway Dept. being app. 3,552 CWT. (More or less)
2. 1958-1959 weather season supply of sand for the Highway Dept. being app. 2,231 yds.
3. 35,000 Gallons of regular gasoline for period of Oct. 1958 to Oct. 1, 1959.
4. 12,070 gallons #2 Fuel Oil for period from Oct. 1, 1958 to Oct 1, 1959.
5. One "V" Type Hydraulic Snow Plow and 12 ft Hydraulic wing.

In the absence of Supervisor Steckel, Justice George Smith opened the Public Hearing and presided. The following members of the Board were present:

Justice of the Peace	George P. Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldgs & Uts.	George Lusk

Town Clerk read the five legal notices as they appeared in the Rochester Times Union on Sept. 18, 1958.

There were no bids submitted for the supplies of sand, salt, gasoline and fuel oil. Attorney stated there had been an error in the publication of the Legal Notice for Fuel Oil. The amount stated in the legal notice being 1270 gallons, rather than 12,070 gallons. Inasmuch as there were no bids submitted on the above supplies for the Highway Department, Attorney Wickins stated it would be necessary to readvertise with bids to be opened at a Public Hearing to be held on November 5, 1958.

Town Clerk opened and read the following sealed bids for equipment:

1. T. E. Potts Equipment Co., Inc.

1 Frink Model 469 S. "V" plow	\$1440.00
1 Frink Model 440 one way plow with adapter	\$975.00
Total	\$2415.00

2. P-D Service, Inc.

1 Hydraulic front mounted power take off, Pump Universal joint and adapter.	
1 Class 3 Heavy duty front frame hitch.	
1 Ross 12 inch Heavy duty Snow wing with full power hydraulic Mounted on your truck	\$3,100.00

Justice Smith asked Mr. Lusk if he had any comments on any of the bids. Mr. Lusk stated that with regards to gasoline the Socony Co. did not know whether they would have the state price this year or whether it would be turned back to the Atlantic refining Co., With regards to the salt supply, Mr. Lusk stated that there was only one place it could be purchased. Attorney Wickins stated the salt would still have to be put to bid.

Inasmuch as there was no further discussion, Justice Smith declared this Public Hearing closed.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

October 1, 1958

A regular Town Board meeting was held in the Town Offices 3235 Chili Ave., Rocheseter 24, New York with the following members present:

Justice of the Peace	George P. Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins
also present:	
Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways,	
Bldgs & Uts.	George Lusk
Fire Marshall	Wm. Roth
Insurance Counselor	Norman Vail

In the absence of Supervisor Steckel, Justice of the Peace, George Smith presided.

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

Attorney Wickins stated that it would be necessary to readvertise for the Highway supplies of gasoline, fuel oil, salt and sand, and that the bids for snow plow and 12 ft. hydraulic Wing be turned over to the Supt. of Highways. Attorney requested that Mr. Lusk have the specifications for supplies to be readvertised in his office by Oct. 21st.

Justice Smith asked if the Fire Contracts had been returned. Town Clerk stated the Clifton Fire Department contract and Chili Fire Contract and Riverdale Fire Dept. budget had been returned. Scottsville had not returned their contract. Town Clerk submitted the estimates for the preliminary budget for 1959 to the Town Board.

Town Clerk read the following correspondence:

1. Copy of letter dated Sept. 19, 1958, to Robert P. Dye, Dist Supt. of Schools from C. W. Luffman, Dist. Principal of Gates Chili Centralized School re: literacy tests.
2. Letter dated Sept. 19, 1958 to Thomas B. Steckel from Thomas J. Connor, Dist. Principal Wheatland Chili Central School re: literacy tests.
3. Letter dated Sept. 18, 1958 from Wm. C. Kelly President of the Chili Fire Dept. Inc. and directed to Supervisor Steckel re: Chili Fire Dept. Inc. partial assignment of Fire contract proceeds for the year 1959 to the Genesee Valley Union Trust Co.

Attorney Wickins stated that Mr. Kelly had discussed this matter with him. Part of the money paid to the Chili Fire Co., Inc. under the annual contract would be assigned to the Genesee Union Trust Co., This amount being \$7000.00. Attorney stated that he would suggest to the Supervisor that two checks be drawn to Chili Fire Dept. if this met with the approval of the bank and Mr. Kelly. Mr. Kelly stated this would be acceptable to the Fire Dept.

Attorney Wickins requested that the Town Board authorize him with Mr. Charles Mason Town assessor, and Supervisor Steckel to go to Albany, New York for the New York Central Lawsuit on assessments. Mr. Wickins stated that he had received a letter from Mr. William Richards, Associated Surveys informing him that he would appear to testify. Fees for same to be \$100.00 for the first day and \$75.00 for any subsequent day to include expenses.

RESOLUTION NO. 167 (OFFERED BY COUNCILMAN Wehle)

RESOLVED THAT, Attorney Wickins, Supervisor Steckel and Charles Mason, Assessor be authorized to go to Albany, New York to consult with the State Board of Equalization and Assessment re: the lawsuit pending against the Town of Chili by the New York Central Railroad on Monday, October 6, 1958. Expenses to be paid by the Town of Chili and not to exceed \$50.00 per person.

Resolution seconded by Councilman Kent and carried with the following vote: Justice Smith Aye, Councilman Kent Aye, Councilman Aye.

Attorney Wickins reported on conferences with the Monroe County Water Authority and the Towns of Odgen and Riga. The agreement being that Chili will have the right to sell water outside of their own district with the right to charge whatever they pay the Water Authority plus a carrying charge. Attorney Wickins stated that he had also

discussed the matter with Mr. Squires of Lozier & Co. and Mr. Judson.

RESOLUTION NO. ¹⁶⁸(OFFERED BY JUSTICE SMITH)

RESOLVED THAT \$200.00 be transferred from the Contingent fund to Veteran's Organization for room rental.

Resolution seconded by Councilman Kent and carried with following vote: Supervisor Aye

Councilman Kent Aye, Justice Smith Aye, Councilman Wehle Aye.

RESOLUTION NO. ¹⁶⁹(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT, Cornelius Ouweleen, Town Clerk be and hereby is authorized to dispose of record items numbers 2,3,5,27,30, 37,38,40,44,46,49,52,60,68,70,71,79, 169, 174 on Records Disposition Request List number 22 TX-1 issued pursuant to section 114 of the Regulation of the Commissioner of Education, and the hereto attached list of records not shown on REcords Disposition Request List Number 22Tc-1 AND BE IT FURTHER RESOLVED that the clerk of this Board be, and hereby is directed to furnish a certified copy of this resolution to Cornelius Ouweleen, Town Clerk to be forwarded to the Commissioner of Education.

REsolution seconded by Councilman Wehle and carried with the following vote: Justice of the Peace, Smith, Aye, Councilman Wehle Aye, Councilman Kent Aye.

RESOLUTION NO. ¹⁷⁰(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until October 8, 1958 at 7:30 O'clock P. M.

Resolution seconded by Councilman Wehle and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

10/8/58

app

October 8, 1958

An adjourned Town Board meeting was held in the Chili Town Offices 3235 Chili Ave., Rochester 24, New York at 7:30 O'clock P. M. Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldg. and Uts.	George Lusk
Insurance Counselor	Norman Vail

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

Minutes of the previous meetings were read and approved.

Town Clerk read the Preliminary budget for 1959.

Supervisor asked if anyone had any questions concerning the budget.

Supervisor stated the next step was to hold a Public Hearing on the budget at which time discussion of items would be held. Date of Public Hearing was set for Nov. 5, at 8 O'clock P. M.

RESOLUTION NO. 171 (OFFERED BY COUNCILMAN KENT) *(file 1 - Dr 1) Budget 1959*
 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, 1958 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 Office in the Town of Chili at 8 O'clock P. M. on the 5th day of November 1958 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 22 and 23, 1958 in the Rochester Times Union 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 designate for such Public Hearing.
 Resolution seconded by Councilman Wehle and carried with the following vote:
 Supervisor Steckel, Aye. Councilman Kent Aye. Councilman Wehle Aye.
 Mr. Walter Pelkey, 7 Sierra Drive questioned increases for Town Attorney, Supervisor and Justices. Mr. Pelkey stated he did not know how the Town could justify increases at this time when school taxes are so high and many residents are on short work weeks. He inquired if the attorney handled any of the work for special districts. Supervisor stated "apparently you are not familiar with the work and hours that are put in by your public servants." Mr. Steckel reviewed his salary for the past years which included on year as full time employee at part time salary (1956)

Mr. Gould questioned salary of Supt. of Highways & Buildings and inquired who the deputy Bldg. inspector was. Supervisor stated that there was no Deputy at the present time but allowance was made in budget for one in case it was necessary to hire one. Mr. Gould questioned if it were possible for one man to efficiently handle the work of Highways & Buildings. Mr. Steckel stated as far as the board was concerned, they were very satisfied with Mr. Lusk's work and that they had not had one complaint about him being able to handle the work.

Mr. Pelkey asked about the rate of tax for 1959. Supervisor answered that this could not be determined until the county figures were received, which would be about the first week in December. Mr. Steckel stated the Town tax for 1958 was reduced \$3.06 per thousand.

Supervisor Steckel recommended that Election Inspectors for the Town of Chili be paid at the rate of \$16.00 per day regardless of the hours worked, rather than \$15.00 per short day and \$17.00 for a long day.

RESOLUTION NO. 172 (OFFERED BY COUNCILMAN KENT)
 RESOLVED THAT the compensation of Election Inspectors for 1958 be set at the rate of \$16.00 per day.

Resolution seconded by Councilman Wehle and carried with the following vote:
 Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 173 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Election Inspectors be allowed \$.08 Per mile for mileage for two trips per year (Primary and Elections) to the Board of Elections and return. Vouchers for payment to be submitted to the Town of Chili.

Resolution seconded by Councilman Kent and carried with the following vote:
Supervisor Steckel Aye, Councilman Kent aye, Councilman Wehle Aye.

Attorney Wickins reported on the trip to Albany regarding the New York Central Railroad's lawsuit on assessments against the Town of Chili. Mr. Wickins stated that he and Mr. Mason, assessor had a fruitful interview and were informed that Chili was the first town to consult with the state Board of Equalization and assessment re: railroad assessments. Also stated the Board had been making a study of which the conclusion will be available to Mr. Wickins when they are ready.

Attorney Wickins inquired of Supt. of Highways, George Lusk if the Bids for Snow Plow and equip ent submitted at the Public Hearing on October 1, 1958 conformed to the specifications of the town of if he did approve same.

Mr. Lusk stated that bids did meet specifications and that he recommended the purchase of equipment a sper bids submitted on Oct. 1st.

RESOLUTION NO. 174 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT WHEREAS, THE town Superintendent of Highways, did, on the 8th day of October 1958 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 Superintendent of Highways is hereby authorized to purchase, in accordance with the provisions of Article 5A of the General Municipal Law with the approval of the County Superintendent of Highways, the following: One(1)

1-Frink Model 469 S "V" plow and

1-Frink Model 440 one way plow with adapter with all specifications as per bid submitted October 1st, 1958 by Potts Equipment Co., Inc. Buffalo 17, New York for a maximum price of \$2415.00

Terms of payment will be as follows:

Out of current Highway funds Item 3 \$2415.00

A contract to purchase for the item purchased shall be duly executed between the Town Superintendent of Highways and such vendor, and when duly approved by the County Superintendent 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 contract, and to pay the above amount specified to be paid by check drawn on the Highway Machinery Fund, Item 3, for \$2415.00.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

175

RESOLUTION NO. 175 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT WHEREAS, the Town Superintendent of Highways did, on the 8th day of October 1958 duly recommend the purchase of certain equipment pursuant to the provisions of Section 142 of the Highway Law, NOW THEREFORE BE IT RESOLVE D THAT pursuant to Section 142 of the Highway Law, the Town Superintendent of Highways is hereby authorized to purchase, in accordance with the provisions of Article 5A of the General Municipal Law, with the approval of the County Superintendent of Highways the following: (One) Hydraulic front mounted power take-off, pump, universal joint and adapter (1) Class 3 Heavy duty front frame hitch (1) Ross 12" Heavy duty snow wing with full power hydraulic controls both up and down on the wing with all specifications and equipment as per bid submitted Oct. 1st, 1958 by P. D. Serivce, Inc. Pavilion, New York

Terms of payment will be as follows:

out of current Highway FUnds, Item 3 \$2750.00

A contract to purchase for the item purchased shall be duly executed between the Town Superintendent of Highways and such Vendor, and when duly approved by the County Superintendnet 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 contract and to pay the above amount specified to be paid by check drawn on the Highway Machinery Fund, Item 3 for \$2750.00.

Resolution seconded by Councilman Kent and carried with the following vote:
Supervisor Steckel Aye, Councilm an Kent Aye, Councilman Wehle Aye.

Mr. Lusk, Supt. of Highways requested approval of the Town Board for the purchase of a Utility Car. This he stated could be maintained less expensively than he could operate his personal car. Mr. Pilkey inquired about housing such a car and if it would be used for town business only. Supervisor Steckel stated that inasmuch as Mr. Lusk is on 24 hour call it would be housed at the Supt. of Highways home. Mr. Pelkey inquiry about insurance was answered by Insurance Counselor Norman Vail.

He stated that if there is any negligence on the part of the Town of Chili, they are covered even if it isn't being used for town business.

RESOLUTION NO 176 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Superintendent of Highways, George Lusk is hereby authorized to prepare specifications and advertise for bids for a Utility Car for the Town of Chili. Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor STEckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

~~RESOLUTION NO 177 (OFFERED BY COUNCILMAN KENT)~~

~~RESOLVED THAT Cornelius Strassner be appointed as a member of the Zoning Board of Appeals for a period of five years, ending October 14, 1963.~~

~~Resolution seconded by Councilman Wehle and carried with the following vote Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.~~

RESOLUTION NO 178 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT Earl Phillips (Edward Crone) remaining \$10.00 delinquent connection charge for Riverdale Water District be added to the 1959 tax bill.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor S_teckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 179 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until Oct. 29th at 7:30 P. M. Resolution seconded by Councilman Wehle and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 10/29/58

October 29, 1958

A Public Hearing of sealed bids for the purchase of the 1958-1959 winter supply of salt for the Highway Department, estimated at 3552 Cwt. was held in the Chili Town Offices at 80'clock on October 29, 1958. Roll was called with the following members of the Board present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldgs. and Uts.	George Lusk

Town Clerk read the legal notice as it appeared in the Rochester Times Union on October 18, 1958.

Town Clerk opened and read the following bid:

1. International Salt Co. Sterling Retsof "H-CC" Rock salt at \$.445 cwt. F. O. B. truck, Retsof, New York mine.

Inasmuch as there was no one who wished to speak for or against said bid, it was referred to the Supt. of Highways for further consideration and this public hearing is declared closed.

October 29, 1958

A Public Hearing of sealed bids for the purchase of 35,000 gallons of regular gasoline for the Highway Department was held in the Chili Town Offices 3235 Chili Ave., Rochester 24, N. Y. at 80'clock P. M. Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luzaina Robbins
Supt. of Highways, Bldgs and Uts.	George Lusk

Town Clerk read the legal notice as it appeared in the Rochester Times Union October 18, 1958.

Town Clerk opened and read the following sealed bids:

1. Socony Mobil Oil Co., Inc.--New York State price \$11.27 cents per gallon on Mobilgas "R" regular grade for a period from April 1, 1958 to March 31, 1959.
2. Webaco Oil Co., Inc. --15.3 cent per gallon, subject to a decrease or increase in posted price at Rochester, New York

Bids referred to Supt. of Highways for further consideration.

Inasmuch as there was no further discussion Public Hearing is declared closed.

October 29, 1958

A Public hearing of sealed bids for 12,000 gallons #2 fuel oil for the Highway Dept. was held in the Chili Town Offices, 3235 Chili Ave., Rochester 24 at 80'clock P. M. Roll was called with the following members of the Board present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Bldgs Highways and Uts.	George Lusk

Town Clerk read the legal notice as it appeared in the Rochester Times Union on Oct. 18, 1958.

Town Clerk opened and read the following sealed bids:

1. Webaco Oil Co., Inc. #2 Fuel Oil at 13.42 ¢ per gallon del. into town tank subject to an increase or decrease in the posted price of #2 fuel oil at Rochester.
2. J. H. Rae Oil Co., Inc. Price to be posted tank wagon price per gallon at Rochester on date of shipment less a discount of .0261 ¢. Today's posted price--14.90 per gallon less discount of .0261 or del. price of 12.29 per gal.
3. Langie Fuel Service, Inc. Local prevailing tank wagon price less 1 1/2 ¢ per gallon.
4. Laube's Contracting Corp. --posted retail consumer price less 1.3¢ per gallon Current price 14.9¢ per gal., less 1.3¢ or Actual price of 13.6¢ per gallon

Inasmuch as there was no one who wished to speak for or against said bids, this public hearing of sealed bids was declared closed and bids were referred to the Supt. of Highways for further consideration.

October 29, 1958

A Public Hearing of sealed bids to consider the purchase of one Station Wagon Custom 4 Door 9 Passenger V8 Engine was held in the Chili Town Offices, 3235 Chili Ave. at 80'clock. ^{Oct 29 1958} Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbind
Supt. of Highways, Bldgs & Uts.	George Lusk

Town Clerk read the legal notice as it appeared in the Rochester Times Union on October 18, 1958.

Town Clerk opened and read the following sealed bids:

1. E&K Motors 1959 Plymouth Station Wagon, Custom 4Door 9 Passenger V8 Standard Transmission, to meet all specifications as to Town Copy with gas, oil and antifreeze-- del. price \$2695.00.
2. Don Starkweather Chevrolet, Inc. 1959 Chev.9 Passenger Station Wagon with V8 engine \$2537.60.

Bids were referred to Supt. of Highways for further consideration.

Inasmuch as there was no one present to speak in favor or against said bids, this Public Hearing is declared closed.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 11/5/58

October 29, 1958

An adjourned Town Board meeting was held in the Chili Town Offices, 3235 Chili Ave. On October 29, 1958 immediately following the Public Hearings on highway supplies and Utility Car. Roll was called with the following members of the Town Board present:

Supervisor	Thoms B. Steck31
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways	
Bldgs. & Uts.	George Lusk

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

Minutes of the previous meeting were read and approved.

Town Clerk read the following correspondence:

1. Letter dated September 18, 1958 from Frank J. Schmitt, Director of Street lighting Rochester Gas and Electric Corporation re: increase in street lighting rates (Clifton lighting District)
2. Letter dated 10/9/58 from Hubert H. Oberlies, Director of Public Works re: contract for snow and ice removal.
3. Letter dated October 28, 1958 from Winsor Ireland, Chairman of Planning Board re: approval to build Convalescent Hospital on the west side of Scottsville Rd. north of Brook Rd.
4. Letter dated Oct. 17, 1958 directed to Charles E. Walker from Robert Brown, Public Health Engineer re: plans for Jensen Meadows.
5. Letter dated Oct. 16, 1958 from Winsor Ireland Ch. of Planning Board re: installation of sewers prior to issuance of Bldg. permits.

6. Ambulance log for period of 8/2/58 to 9/30/58 and Chili Police report for filing.
7. Supervisor's letter of Oct. 14 and Mr. Abbott's letter of Oct. 16, 1958 re: matching funds for Clifton Fire Dept. read and discussed.

Regarding letter above from Mr. Frank J. Schmitt, a discussion was held on rate increases Mr. Schmitt stated increase would be approximately 7% on the town's contract. Gas and Electric Corporation had requested increase in 1951 from Public Service Commission and had been granted only 50%. This was subsequent to the date of the Town of Chili's contract. After that time Public Service Commission granted remainder of increase. Mr. Schmitt continued that the Rochester Gas and El. Corp. was striving to keep rate above no return. Cost have increased 100%. Attorney asked if 7% brings rate up to place where it returns increase in costs. Mr. Schmitt stated it did not.

The agreement between the Monroe County Water Authority and the Town of Chili was discussed. Town Clerk read paragraph 11 which referred to increased size water mains.

RESOLUTION NO. 180 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Supervisor Steckel be authorized on behalf of the Chili Water Dist. to execute contract with Monroe County Water Authority to supply water to said District. *filed in vault under Chili Water Dist*
Resolution seconded by Councilman Wehle and carried with the following vote
Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

With reference to Mileage listed in Mr. Oberlies letter, Supt. of Highways stated that there was 1 1/4 miles of 4 lane highway (Scottsville Road) which was not listed. Mr. Lusk was instructed to discuss it with Mr. Oberlies.

RESOLUTION NO. 181 (OFFERED BY COUNCILMAN WEHLE)

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 Superintendent 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 Councilman Kent and carried with the following vote:
Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 182(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the Agreement dated November 2, 1949 between the County of Monroe and the Town of Chili relating to the performance of the work of control of snow and ice on State Highways be and the same is hereby extended for an additional period of one year.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

Supervisor Steckel stated that he had received notice of tentative state equalization rate which was 32%. (filed in Supervisor's file)

It was the opinion of the Attorney that any request for increase on rate would not be granted.

Mr. Winsor Ireland Ch. of Planning Board was present and discussed above request for hospital on Scottsville Rd. Attorney Wickins stated he had discussed matter with Attorney Horton for hospital and advised him to make application to the Zoning Board of Appeals for variance to build. In answer to inquiry by Mr. Phillips who favored re-zoning of property, Attorney Wickins stated a variance need not be limited, and that it could be granted on land use without tying anyone down. Board members expressed approval of hospital locating in Town of Chili.

Mr. Ireland, Ch. of Planning Board referring to copy of letter from Robert Brown, Public Engineer explained procedure for checking subdivision plans for sewage disposal. He stated town would be receiving copies of this type of letter.

Attorney Wickins commented on the letter from Mr. Ireland re: his recommendation to the Town Board for arrangements for installation of sewers before issuance of bldg. permits. Attorney stated this is a responsibility of the Planning Board and that he had previously recommended that all subdivision plans be checked by an engineer. Mr. Lusk was directed to discuss matter with Mr. Ireland.

RESOLUTION NO 183(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT An employee of the Chili Town Highway Dept. replace Wm. J. Roth as Meter reader for the Ranchmar Water Dist. beginning with the November 1, 1958 reading. Mr. Roth requested to be relieved of this duty.

Resolution seconded by Councilman Wehle and carried, with the following vote:
Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 184(OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$14.88 be transferred from the Contingent Fund to Constable Carl Guelzow mileage and Expense Account.

Resolution seconded by Councilman Kent and carried with the following vote:
Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 185(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Phyllis G. Titus be appointed to assist Mr. Charles Mason Assessor at the rate of \$1.60 per hour.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

George Lusk, Supt. of Highways requested permission to purchase building 20x25 ft. to be used for storage of Highway equipment. Said bldg. to cost \$799.00 plus \$275.00 for door. Town Board approved Mr. Lusk's request.

Upon recommendation of Supt. of Highways, the following resolution was offered.

RESOLUTION NO 186(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the bid submitted by the International Salt Company for the 1958-1959 supply of Salt for the Highway Dept. at \$.445 cwt. be accepted.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

Supt. of Highways recommended that the bid of the Socony Mobil Oil Co. for Gasoline at 11.27¢ per gallon for period from April 1, 1958 to March 31, 1959 be accepted.

RESOLUTION NO 187(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT THE bid of Socony Mobil Oil Co for gasoline at 11.27 ¢ per gallon for period from April 1, 1958 to March 31, 1959 be accepted.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 188(OFFERED BY COUNCILMAN KENT)

RESOLVED THAT \$184.21 be transferred from the Riverdale Water District General Account unexpended Balance to the Riverdale Water District Maintenance Budget Account.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

Low bid for fuel oil was submitted by J. H. Rae Oil Co. Supt. of Highways recommended acceptance of bid from J. H. Rae Oil Co. for #2 fuel oil.

RESOLUTION NO. 189 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT bid submitted by the J. H. Rae Oil Co., Inc. for #2 fuel oil as per bid dated October 28th, 1958 be accepted.

Resolution seconded by Councilman Kent and carried with the following vote: Supervisor Steckely Aye, Councilman Kent Aye, Councilman Wehle Aye.

BIDS for Utility car were reviewed by the Town Board. It was noted by the Town Attorney that bid submitted by Don Starkweather, Chevrolet, Inc. makes no reference to town specifications. therefore, bid had to be rejected. Bid submitted by D&K motors, Inc meets all specifications.

RESOLUTION NO. 190 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the bid submitted by D&K Motores, Inc. for 1959 Plymouth Station Wagon at a delivered price of \$2695.00 be accepted.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Councilman Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 191 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT Cornelius Ouweleen, Town Clerk be, and hereby is authorized to dispose of record items number 31,33,34,38,43,50,51,80,81,98,107 on local records Disposition request list No. 101-TC-5 and nos 166, 192 and 252 on local records disposition request list no. 114-TX-6S issued pursuant to Section 114 of the Regulations of the Commissioner of Education, and be it further Resolved that the clerk of this Board be, and hereby is, directed to furnish a certified copy of this resolution to Cornelius Ouweleen, Town Clerk to be forwarded to the Commissioner of Education.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

Councilman Kent stated he had a request from residents of Springbrook and College Drives for a 30 MPH speed limit on these street.

RESOLUTION NO. 192 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT the State Traffic Commission be petitioned to restrict the speed to 30 MPH on Springbrook Drive and College Drive.

Resolution seconded by Councilman Kent Aye, Councilman Wehle Aye.

Resolution no. 193 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Aye, Councilman Kent Aye, Councilman Wehle Aye.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app. no. 5-19 58

PRELIMINARY BUDGET
FOR TOWN OF CHILI --1959

general fund-Appropriations
GENERAL GOVERNMENT

TOWN BOARD:

TOWN HALL AND OFFICES:

A. Rentals (Board Room, Offices, Elections, Etc.)	\$200.00
b. Compensation of employees (Total Before deductions)	2,040.00
c. Purchase of furniture and equipment	750.00
d. Repairs, light, heat, telephone and water	22,000.00
e. Other expenses	750.00

ELECTIONS:

a. Compensation of election officials (incl. mileage)	2,500.00
b. Rent of Polling places	800.00

INSURANCE:

a. Compensation insurance	2,784.65
b. Official bonds and undertakings	317.50
c. Fire and liability	4,580.13
d. Other	766.42

DUES FOR MEMBERSHIP IN ASSOCIATION OF TOWNS 100.00

PRINTING AND ADVERTISING (all departments) 1,800.00

SERVICES OF ENGINEER AND EXPENSES 11,500.00

ANNUAL AUDIT AND EXAMINATION 300.00

EMPLOYEES' RETIREMENT SYSTEM (Town share) 6,150.00

PAYMENT TO STATE FOR SOCIAL SECURITY (Town share) 2,700.00

Total Town Board \$30,038.70

SUPERVISOR:

a. Salary (Total before deductions)	6,500.00	
b. Compensation of employees	-0-	
c. Office and other expenses	400.00	
Total Supervisor		6,900.00

JUSTICES OF THE PEACE:

a. Salaries (Total before deductions)	3,900.00	
c. Office and other expenses	350.00	
Total Justices of the Peace		4,250.00

COUNCILMEN:

a. Salaries (Total before deductions)	2,800.00	
b. Office and other expenses	300.00	
Total Councilmen		3,100.00

TOWN CLERK:

a. Salary (Total before deductions)	5,400.00	
b. Compensation of employees	3,300.00	
c. Office and other expenses	600.00	
Total Town Clerk		9,300.00

Amount carried forward 53,588.70

	Amount carried forward	53,588.70
ASSESSORS:		
a.	Salaries (Total before deductions)	3,000.00
b.	Compensation of employees	500.00
c.	Office and other expenses	350.00
	Total Assessors	3,850.00
TOWN ATTORNEY:		
a.	Salary (Total before deductions)	5,000.00
b.	Compensation of Employees	720.00
c.	Office and other expenses	275.00
	Total Town Attorney	5,995.00
BOARD OF APPEALS:		
a.	Compensation of employees (Total before deductions)	625.00
b.	Office and other expenses	180.00
	Total Board of Appeals	805.00
PLANNING BOARD:		
a.	Compensation of employees (Total before deductions)	730.00
b.	Office and other expenses	175.00
	Total Planning Board	905.00
	TOTAL GENERAL GOVERNMENT	<u>\$65,143.70</u>

PUBLIC SAFETY

POLICE, CONSTABLES AND DEPUTY SHERIFFS:		
a.	Compensation (Total before deductions)	1,900.00
b.	mileage and other expenses	650.00
c.	Purchase of equipment	200.00
	Total Police, Constables and Deputy Sheriffs	2,750.00
TRAFFIC:		
a.	Signs and signals	500.00
		500.00
DOG WARDEN: AND POLICE		
a.	Compensation (Total before deductions)	900.00
b.	Other expenses & Mileage	250.00
	Total Dog Warden and Police	1,150.00
FOREST FIRES:--FIRE MARSHALL		
a.	Compensation of Fire Wardens and laborers	500.00
b.	Other expenses	100.00
	Total Foreet Fires--Fire Marshall	600.00
INSPECTION COSTS:		
a.	Building Inspection Compensation-total before deductions Supt. of Bldgs.	2500.00
b.	Bldg. Supt. other expenses	250.00
c.	Compensation of employees (total before deductions)	1040.00
d.	Clerical	648.00
	Total Inspection costs	4,438.00
FIRE FIGHTING EXPENSES PAID FROM GENERAL FUND		
CIVIL DEFENSE		500.00
	TOTAL PUBLIC SAFETY	<u>\$2,938.00</u>

EDUCATION

TOWN HISTORIAN:

B. Other expenses	\$450.00	
TOTAL --EDUCATION		\$450.00

RECREATION

PARKS AND PLAYGROUNDS:

a. Compensation of employees (Total before deductions)	\$500.00	
b. other expenses	2,000.00	
c. Patriotic observances (Memorial Day, Etc.)	150.00	

YOUTH AGENCY:

a. New York State Recreation Project	3,500.00	
TOTAL -- RECREATION		\$6,150.00

WELFARE

SALARY OF WELFARE OFFICER (TOTAL BEFORE DEDUCTIONS)	1,800.00	
Office and other expense (Expenses \$175.00 clerical 200.00)	375.00	
Home Relief (Including Veterans)	2,800.00	
Burials	500.00	5,175.00
TOTAL WELFARE		\$5,475.00

ENTERPRISES

a. Cemeteries	50.00	
TOTAL ENTERPRISES		50.00

MUNICIPAL INDEBTEDNESS AND INTEREST

REDEMPTION OF DEBT (PRINCIPAL PAID FROM GENERAL FUND ONLY)

Bonds

a. Town Bldg. Serial Bonds 1948	2,000.00	
b. Ambulance " " 1957	1,250.00	

INTEREST ON DEBT (PAID FROM GENERAL FUND ONLY)

a. Town Bldg. Serial Bonds-1948	480.00	
b. Ambulance " " 1957	131.25	

TOTAL INTEREST ON BONDS

611.25

TOTAL --MUNICIPAL INDEBTEDNESS AND INTEREST

\$3,861.25

CONSTRUCTION AND PERMANENT IMPROVEMENTS

NATURE OF IMPROVEMENTS:

a. Town Bldgs	\$2,500.00	
TOTAL -CONSTRUCTION AND PERMANENT IMPROVEMENTS		2,500.00

MISCELLANEOUS

VETERAMS ORGANIZATIONS FOR ROOMS	200.00	
Ambulance-Misc. Expense	1,000.00	
TOTAL-Miscellaneous		1,200.00

CONTINGENT PURPOSES

TOTAL- for contingent purposes		7,500.00
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GENERAL FUND--ESTIMATED REVENUES

STATE AID:

a. Per capita	\$32,922.70	
b. For home relief	1,350.00	
c. For burials	250.00	
d. For welfare administration	250.00	
e. Mortgage tax	10,000.00	
f. Youth bureaus	1,000.00	
TOTAL STATE AID		\$45,772.70

INTEREST AND PENALTIES ON TAXES (EXCLUSIVE OF FEES)
LICENSES AND PERMITS:

500.00

a. Dog Licenses (received from County)	1,200.00	
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LICENSES AND PERMITS (CONTINUED)

b. Other licenses and permits (town sources)
 TOTAL LICENSES AND PERMITS

5,000.00
 \$6,200.00

DEPARTMENTAL EARNINGS:

a. Fees of Town Clerk
 b. Fees of Justices of the Peace
 TOTAL DEPARTMENTAL EARNINGS

900.00
 1,500.00
 \$2,400.00

WELFARE REFUNDS Revolving Fund

750.00

UNEXPENDED BALANCE

20,000.00 20,000.00

TOTAL GENERAL FUND--ESTIMATED REVENUES

75,622.70

GENERAL FUND--SUMMARY

APPROPRIATIONS: HEALTH

1,650.00

GENERAL GOVERNMENT

65,143.70

PUBLIC SAFETY

9,938.00

EDUCATION

450.00

RECREATION

6,150.00

WELFARE

5,475.00

ENTERPRISES

50.00

MUNICIPAL INDEBTEDNESS AND INTEREST

3,861.25

CONSTRUCTION AND PERMANENT IMPROVEMENTS

2,500.00

Miscellaneous

1,200.00

FOR CONTINGENT PURPOSES

7,500.00

TOTAL APPROPRIATIONS--GENERAL FUND

\$103,917.95

TOTAL ESTIMATED REVENUES--GENERAL FUND

75,622.70

AMOUNT TO BE RAISED BY TAXES FOR GENERAL FUND

28,295.25

HEALTH FUND--APPROPRIATIONS

BOARD OF HEALTH:

a. Salary of Health Officer (Total before deductions)

\$1,400.00

b. Other health expenses

200.00

TOTAL BOARD OF HEALTH

1,600.00

REGISTRAR OF VITAL STATISTICS:

a. Compensation (Total before deductions)

45.00

b. Other Expenses

5.00

TOTAL REGISTRAR OF VITAL STATISTICS

50.00

TOTAL APPROPRIATIONS--HEALTH FUND

1,650.00

AMOUNT TO BE RAISED BY TAXES FOR HEALTH FUND

1,650.00

HIGHWAY FUND

HIGHWAY FUND (Item 1) Appropriations:

General repairs, including sluices and culverts

35,000.00

TOTAL APPROPRIATIONS

35,000.00

ESTIMATED REVENUES:

2,656.50

State Aid

2,656.50

Unexpended Balance

1,693.50

TOTAL ESTIMATED REVENUES

4,350.00

AMOUNT TO BE RAISED BY TAX FOR HIGHWAY FUND (Item 1)

30,650.00

BRIDGE FUND (Item 11)--APPROPRIATIONS:

Labor, equipment rental, repairs and maintenance of bridges

500.00

Materials for repair and maintenance of bridges

500.00

TOTAL APPROPRIATIONS

1,000.00

ESTIMATED REVENUES:

Unexpended Balance \$887.36
 TOTAL ESTIMATED REVENUES \$887.36

AMOUNT TO BE RAISED BY TAX FOR HIGHWAY FUND
 (Item I) 112.64

MACHINERY FUND (ITEM III)--APPROPRIATIONS:

Purchase of machinery, tools, and equipment 20,000.00
 Repair of machinery, tools and equipment 15,000.00
 Gasoline or oil for machinery rented to county
 or village 4,500.00
 Redemption of bonds, principal only 11,100.00
 Interest on bonds and notes 1,400.00
 TOTAL APPROPRIATIONS \$52,000.00

ESTIMATED REVENUES: MATCHING FUNDS-Radio 286.50

Rental of Machinery, other municipalities 10,500.00
 Miscellaneous revenues State & County 14,000.00
 Unexpended balance 3,000.00

TOTAL ESTIMATED REVENUES 27,786.50
 AMOUNT TO BE RAISED BY TAX FOR HIGHWAY FUND
 (ITEM III) \$24,213.50

SNOW AND MISCELLANEOUS FUND (ITEM IV)--APPROPRIATIONS:

Salary of Town Supt. (Total before deductions) \$5,200.00
 Expenses of Town Supt. 250.00
 Removing obstructions caused by snow 31,000.00
 Cutting and removing noxious weeds and brush
 & Replacing trees 7,000.00
 Other miscellaneous purposes 9,500.00
 TOTAL APPROPRIATIONS \$52,950.00

ESTIMATED REVENUES:

Miscellaneous revenues 25,000.00
 Unexpended Balance 250.00

TOTAL ESTIMATED REVENUES \$25,250.00
 AMOUNT TO BE RAISED BY TAX FOR HIGHWAY FUND
 (ITEM IV) 27,700.00

~~TEN YEAR TOWN HIGHWAY PROGRAM--APPROPRIATIONS: 13,230.00~~

AMOUNT TO BE RAISED BY TAX FOR HIGHWAY FUND (ITEMS
 II, III & IV) 52,026.41

TEN YEAR TOWN HIGHWAY PROGRAM--APPROPRIATIONS:

TOTAL APPROPRIATIONS 13,230.00

ESTIMATED REVENUES:

State Aid, Chapter 824, Laws of 1950 3,307.50
 TOTAL ESTIMATED REVENUES 3,307.50

AMOUNT TO BE RAISED BY TAX FOR
 TEN YEAR TOWN HIGHWAY PROGRAM \$9,922.50

TOTAL ASSESSMENT 11,578,127.00

SUMMARY OF TOTAL TAXES TO BE RAISED--ALL FUNDS

GENERAL FUND	\$28,295.25
PART TOWN FUNDS	-0-
HIGHWAY FUND (ITEM I)	30,650.00
HIGHWAY FUND (ITEMS II, III & IV)	52,026.14
TEN YEAR TOWN HIGHWAY PROGRAM	<u>(9,922.50)</u>
TOTAL	120,893.89

SPECIAL DISTRICTS (from separate schedules):

Chili Fire Dept. Inc.	\$17,200.00
Clifton Fire Dept.	1,650.00
Riverdale Fire Dept.	5,000.00
Chili-Scottsville Fire Dept.	200.00

November 5, 1958

A Public Hearing of the Preliminary Budget for the Town of Chili for the fiscal year

1959 was held in the Chili Town Offices at 80'clock P. M. November 5, 1958. Roll was called with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George P. Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways	George Lusk
Fire Marshall	Wm. Roth

Town Clerk read the legal notice as it appeared in the Rochester Times Union, a daily newspaper published in Monroe County. Said notice was published in said newspaper on two consecutive days October 22, and 23, 1958.

Five copies were ordered posted in five conspicuous places, as follows: Chili Town Office, Clifton Post Office, North Chili Post Office, Firehouse #3 on Chestnut Drive and Frank's Super Market, Scottsville Road. 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 read the preliminary budget as it was presented.

Supervisor asked if there was anyone present who wished to speak for or against the budget as presented.

Michael Truisi, 3270 Chili Ave., asked to have contingent fund explained, questioned highway estimates for equipment and repairs and objected to all salary raises for 1959. Mr. Truisi also questioned who is authorized to give final approval of budget. Attorney stated the Town Board. Mr. Truisi objected. Attorney stated that was the law.

Charles Quinn, 324 Chestnut Ridge Road asked what allowance is made for the working personnel of Highway Department and what % of raise they would be given in comparison to raises given Town Board members. Supervisor stated there was no across the board increase. Budget for Highway Dept. which includes employees wages is submitted by Supt. of Highways. Attorney explained the county wage scale and stated the town paid same scale.

Mrs. Peter Vealekoop, 700 Chestnut Ridge Road asked Supervisor to explain separate items for burials.

James Menara, 42 Everett Dr. stated he was in favor of increased salaries of the Town Board as given in the budget.

Mr. Frank Craig questioned item for \$14,000.00 in Highway Dept budget. This Mr. Steckel explained was a revenue not an expenditure.

John B. Mennihan, 45 Laredo Dr. questioned salaries of Justices in comparison with Henrietta. Supervisor stated salaries of Justices in Town of Chili is \$1950.00. Henrietta has one part time and one full time Justice with a total of \$7200.00 for salaries. Mr. Mennihan stated he had been informed Justices were getting 30% increases, and that he had been misinformed.

Henry Szetela, 34 Chestnut Ridge Road stated that he was in favor of all increases and felt that the town was fortunate in having men of such high caliber to represent them. He stated that the attorney could save the town many times his salary in lawsuits. Also that he knew the Supervisor had given up a good paying position to serve the Town.

Charles Quinn stated that his salary would not keep up with the yearly increase in taxes. Supervisor Steckel stated tax in 1957 was \$13.06 per thousand and had been reduced to \$10.00 per thousand in 1958, a decrease of \$3.06 per thousand. He added that the unexpended balance was the reason for part of this decrease and that by economizing \$20,000.00 unexpended balance was shown in the current budget.

Harry Boeff, 31 Laredo Drive questioned increase for the Town Assessor and also the assessment on his home. Supervisor stated that he understood Mr. Boeff was assessed for a finished 2nd floor, which wasn't the case. This was undoubtedly brought about by the appraisal firm not making an inside inspection at the time appraisal was made. Mr. Steckel further stated that the assessor was at present making an investigation and would make the necessary adjustments.

Mr. Henry Szetela stated he was glad to be living in a town such as the Town of Chili where such grievances were handled in the manner in which Mr. Steckel had handled this one. Especially since Mr. Steckel took time to discuss this at a public hearing.

Mr. Michael Truisi asked what the town proposed to do about the parks.

Supervisor stated the Town park now included a tennis court, baseball diamond

and skating rink. The Town plans to open another park in North Chili on property which is in the process of being deeded to the Town by Robert Wesleyan College. However this is a long term program and will require additional funds to prepare and keep in operation. Supervisor stated it was his opinion that funds spent on youth of the Town was well spent. Attorney Wickins stated it would be impossible for the town to spend \$15,000.00 in one year on parks as this would increase tax rate considerably.

Mr. Gordon Montgomery, Clifton asked the total amount of indebtedness of the Town and stated he did not think that large purchases which were paid for over a period of years gave a true picture of the Town's indebtedness. Attorney stated this was the practice throughout New York State and most purchases such as those made for the highway equipment were on a 5 year basis.

Mr. Craig, stated that he was in favor of raises thought the organization, but thought it should be a 5% or 10% to everyone. Supervisor stated that he would agree with Mr. Craig if salaries had been on scale as they should have been. Supervisor explained, as example that he had worked full time in 1956 for a part time yearly salary of \$3000.00

Mary Parkhurst, 10 Brookview stated she would like to address Mr. Truisi in favoring the raise for the Supervisor. Mrs. Parkhurst stated Mr. Steckel's proposed salary was not out of order when the responsibilities and hours spent in executing his duties are taken into consideration, and also the outstanding manner in which he performs them.

Inasmuch as there was no further discussion, this Public Hearing is declared closed.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

app 11-19-58

November 5, 1958

An regular Town Board meeting was held in the Chili Town Offices, 3235 Chili Ave., immediately following the Public Hearing of the Preliminary Budget. Roll was called with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of Peace	George Smith
Councilman	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways	George Lusk
Fire Marshall	Wm. Roth

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

Minutes of the previous meeting were read and approved.

RESOLUTION NO. 194 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Preliminary Budget for the fiscal year 1958 as read and presented be adopted as the annual budget for 1959.

Resolution seconded by Councilman Kent and carried with the following vote:

Supervisor STECKEL Aye, Justice Smith Aye, Councilman Wehle Aye, Councilman Kent Aye.

Police report submitted for filing.

RESOLUTION NO. 195 (OFFERED BY COUNCILMAN KENT)

RESOLVED THAT this meeting be adjourned until November 19, 1958 at 7:30 O'clock.

Resolution seconded by Justice Smith and carried with the following vote:

Supervisor Aye, Justice Smith Aye, Councilman Kent Aye, Councilman Wehle Aye.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

off 11-19-58

November 19, 1958

An adjourned Town Board meeting was held in the Town Offices, 3235 Chili Avenue, Rochester 24, at 7:30 O'clock with the following members of the Town Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Deputy Town Clerk	Luraina Robbins
Supt. of Bldgs. Highways & Uts.	George Lusk
Fire Marshall	Wm. Roth

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

Minutes of the previous meeting were read and approved.

The following correspondence was read:

1. Letter dated November 18, 1958 from Daniel F. Fitzgerald Jr. Attorney for the newly formed Chili Water Dist. re: Approval of Water Power and Control Commission. (filed with Chili Water Dist. folder)
2. Letter dated Nov. 11, 1958 from New York Board of Fire Underwriters, Bureau of Electricity re: electrical code (draft enclosed)
3. Letter dated Nov. 14, 1958 from Lloyd A. Maeder, Director State Traffic Commission re: speed restriction request for Springbrook Drive and College Drive.
4. Letter dated Nov. 5, 1958 --resignation of Samuel Kent as Councilman.
5. Letter from Oakley B. Decker Advising Town to purchase town utility car elsewhere, inasmuch as his garage had been closed due to illness.

Report on Town ambulance for November.

Official return on recent election of Mr. Kent as Justice of the Peace.

Youth Budget for 1959.

Town Board discussed appropriations for little league, vacation crafts and dancing classes.

RESOLUTION NO. 196 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT THE 1959 Youth Recreation Budget be adopted as submitted.

Little League	\$1030.00
Swimming	125.00
Vacation Crafts	770.00
Drum and Bugle	325.00
Roller Skating	400.00
Halloween	150.00
Archery	125.00
Tennis	-0-
Dancing Classes	400.00
Dry Night Club	135.00
Ice Skating	-0-
Administration	40.00
TOTAL	\$3500.00

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

Superintendent of Highways, stated he had received a request for placing school bus stop signs on highways, both county and state. It was the decision of the Board to have Mr. Lusk discuss the problem with Mr. William Walters, inasmuch as it was questionable whether the town has the right to place signs on county and state roads.

Mr. Lusk requested approval of the Board for fencing in area at the rear of the Town Bldg. as an area in which to keep highway equipment, inasmuch as there is not ample room inside of town garage for all equipment. The Board recommended that Mr. Lusk check further into prices of buildings to house equipment. It was their opinion that equipment would depreciate if kept outside.

RESOLUTION NO. 197 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT The resolution adopted October 29, 1958 awarding bid to D&K Motors for 1959 Plymouth Station Wagon at a delivered price of \$2695.00 be recinded.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Steckel Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 198 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT inasmuch as D. & K. Motors, Scottsville, New York has been closed and they are unable to fulfill their contract with the Town of Chili for one 1959 Plymouth Station Wagon as per bid submitted on Oct. 29th, 1958 the Town Board therefore authorizes Town Attorney and George Lusk Supt. of Highways to draw up specifications and readvertise for bids for a town utility car.

Resolution seconded by Justice Kent and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 199 (OFFERED BY JUSTICE SMITH)

In accordance with the Dept. of Audit and Control examiner's report for the period January 1, 1955 to December 31, 1956 the transactions of the Riverdale Water Dist. account have been analyzed and the balance comprising bond monies is \$2549.50

NOW THEREFORE BE IT RESOLVED that this amount \$2549.50 be transferred from the Riverdale Water District General Account to the Riverdale Water District Bond Account.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 200 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT A corrected Ranchmar Water Bill in the amount of \$2.66 be issued to Harry Boeff, 41 Laredo Drive for the period from Feb. 8, 1958 through Oct. 31, 1958 due to incorrect readings.

Resolution seconded by Justice Smith and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 201 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the Clifton Fire Department be refunded their portion of Civil Defense reimbursement in the amount of \$294.25 (No. 893 (57) OCPM NY000-534(57).

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 202 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT REV. RODRIGO De Estrada be appointed to replace Rev. Roger Williams as a member of the Chili Youth Committee, inasmuch as Rev. Williams has moved out of town.

Resolution seconded by Justice Kent and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 203 (OFFERED BY JUSTICE KENT)

RESOLVED THAT there be two dog enumerators for the Town of Chili for 1958 and the distance to be covered shall be divided as follows: One enumerator for all that part of Chili lying north of Chili Avenue and the other enumerator for that part of the Town of Chili, south of Chili Avenue and that the following enumerators be appointed:

Mrs. Gurney Dillingham, 700 Morgan Road and John Schneider, 2465 Westside Dr.

Resolution seconded by Justice Smith and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

Inasmuch as it was impossible for Mr. Salone, Chestnut Ridge Road to be present at tonight's meeting as requested by Building Inspector, George Lusk, Mr. Lusk reported on said case. Mr. Salone whose home recently had been damaged by fire wished to move a trailer on the above property until such time as he can rebuild the house. The case was discussed. However, Attorney Wickins stated that the Town Board could not take any action without a formal request from the owner. Mr. Salone will be notified to be present at the next meeting by Supervisor Steckel.

Fire Marshall Wm. Roth stated that the number of above gas tanks were becoming more numerous and created a hazard.

Supervisor stated he felt some kind of control of this could be incorporated in the Master Plan.

RESOLUTION NO. 204 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT \$23.84 be transferred from the Riverdale Water District General Account unexpended Balance to the Riverdale Water District General Purchase of Water Budget Account.

Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 205 (OFFERED BY JUSTICE SMITH)

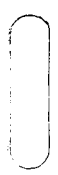
RESOLVED THAT \$24.80 be transferred from the Contingent Fund to Carl Guelzow, Constable mileage fund.

Resolution seconded by Justice Samuel Kent and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO²⁰⁶(OFFERED BY JUSTICE KENT)
RESOLVED THAT this meeting be adjourned.
Resolution seconded by Justice Smith and carried.

Recorder of Minutes
Luraina Robbins
Deputy Town Clerk

at 11:00



December 3, 1958

A Public Opening of sealed bids to consider the purchase of one Station Wagon Custom 4 door 8 Passenger V8 Engine, was held in the Chili Town Offices, 3235 Chili Avenue at 8:00 O'clock P. M. Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Samuel Kent
Councilman	Martin J. Wehle Jr.

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways, Bldgs	George Lusk
Fire Marshall	William Roth

Town Clerk read the legal notice as it appeared in the Rochester Times Union on November 22, 1958.

Town Clerk opened and read the following sealed bids:

1. Heinrich Motors, Inc. Kingswood 9 Passenger Wagon, Total net price	\$2381.50
2. Don Starkweather Chevrolet, Inc. Kingswood, 9 Passenger station wagon	2637.60
3. Petherbridge Motors, Inc. Kingswood 9 Passenger Station Wagon	2448.50
4. Hallman's Central Chevrolet " " " " "	2390.00
5. H. M. Brown Chev Corp " " " " "	2794.56
6. Rowley Chev. Inc. " " " " "	2811.00

Supervisor requested Clerk to turn bids over to Supt. of Highways for further consideration.

Inasmuch as there was no further discussion, this Public Opening of sealed bids was declared closed.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

December 3, 1958

A regular Town Board meeting was held in the Town Offices 3235 Chili Avenue, Rochester 24, immediately following the Public Opening of Bids. Roll was called with the following members of the Board present:

Supervisor	Thomas B. Steckel
Justice of the Peace	George Smith
Justice of the Peace	Samuel Kent
Councilman	Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways and Bldgs	George Lusk
Fire Marshall	Wm. Roth

Minutes of the previous meeting were read and approved.

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

Town Clerk read (10 letter dated 11/26/58 from Ronald Dunlop, requesting extension of time for parking trailer on property at 144 Chili Scottsville Road. (2) request from Mrs. Allice Love, 383 Weidener Road, to park trailer on that property for recreational use.

Mrs. Love was present to discuss above request. She stated she had intended to enlarge her home in the spring, however this had been delayed because of the death of the owner of the land which she had hoped to purchase for this addition. She told the board she wanted to place the trailer on property as a place where her 11 year old grandson could practice saxophone and for sleeping purposes. Supervisor stated that the trailer ordinance allows parking of a trailer on private property 72 hours in 90 days. Mrs. Love said if they did not build in the spring she would move the trailer. At present Mrs. Love has a 50 foot lot and is hopeful of obtaining the property adjacent on which to build an addition. Supervisor informed Mrs. Love it was a matter which the board would have to discuss further with the Attorney and that she would be notified of the Board's decision.

Mr. Ronald Dunlap was present and stated that he was under the impression that a trailer could be parked on property for a period of 30 days instead of 72 hours in 90 days. Mr. Dunlap stated that they were presently using the trailer for sleeping quarters and also having their meals in it. The family was in the process of being evicted and the new home which he is building would be completed in 15 days. Supervisor Steckel stated Mr. Dunlap would be notified of the Board's Decision.

Ambulance reports and Auxiliary police reports for November were submitted for inspection and filing.

RESOLUTION NO. 207 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT A corrected Riverdale Water District bill in the amount of \$17.95 be issued to Henry Magin, 29 Lester St. for the period from January 16, 1958 through November 19, 1958 due to meter trouble.

Resolution seconded by Justice Kent and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Aye.

RESOLUTION NO. 208 (OFFERED BY JUSTICE KENT)

RESOLVED THAT the deposit of \$12,387.72 for the Town of Chili Time Deposit Open Account (Town Bldg. Fund be transferred to the General Fund)

Resolution seconded by Justice Smith and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 209 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT All salaries for the month of December be paid on December 15, 1958. Resolution seconded by Councilman Wehle and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 210 (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$442.67 be transferred from the contingent fund to the Printing and Advertising Fund.

Resolution seconded by Justice Smith and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 211 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT \$37.23 be transferred from the Contingent Fund to the Fire and Liability Insurance Fund. Resolution seconded by Justice Kent and carried with the following vote: Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

Mr. Norman Vail, Insurance Counselor was present and recommended approval of bond in the following amounts.

RESOLUTION NO. 212 (OFFERED BY JUSTICE SMITH)

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 amounts.

Thomas B. Steckel, Supervisor's Bond	\$25,000.00
Thomas B. Steckel, Highway Fund Bond	\$50,000.00
Cornelius Ouweleen, Tax Collector	20,000.00
Justice of the Peace, Samuel Kent	\$4,000.00

and that the following bonds shall be renewed for the duration of the term of Office.

Cornelius Ouweleen, Town Clerk	\$4000.00
Luraina Robbins, Deputy Town Clerk	\$4,000.00
George P. Smith, Justice of the Peace	\$4,000.00
George Lusk, Supt. of Highways	\$4,000.00
Carl Guelzow, Constable	\$4,000.00
Gage Miller, Welfare Officer	\$4,000.00

Resolution seconded by Councilman Wehle and carried with the following vote:

Supervisor Steckel Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

Supt. of Highways George Lusk reported that the Monroe Tree Surgeons had been dumping tree limbs on Scottsville Dump property, Scottsville Road. The Board recommended that the matter be discussed with Attorney.

Mr. Lusk also recommended purchase of radio for the Highway Department under matching funds from the Federal Government. Mr. Lusk stated that funds were available for same in the 1959 budget. Supervisor stated that he would contact Robert Abbott, Director of Civil Defense regarding the matter.

William Roth Fire Inspector reported that there were tires being burned on the property at 1080 Scottsville Rd. Next to the Barge Canal. Supervisor recommended writing to Railroad Company.

Mr. William Steane, Engineer with Lozier & Company, was present to discuss with the Board the problem of establishing a policy for the installation of utilities in new subdivisions in the Town. Mr. Steane reviewed the procedure for obtaining approval for new subdivisions. It was his opinion that the Towns should collect a fee from the developer at the time of approval to cover engineering costs for layout or reviewing services. The subdivider should also be required to post a bond with the Town to guarantee completion of proper installations of utilities. It is a general policy of the developer to pay for all utilities without and charge to the Towns, Mr. Steane stated. Therefore, the Towns must find some method of guaranteeing these costs for installations. The Bond posted by the subdivider should be retained by the Town until such time as everything is acceptable to standards set up by the Town. In this way other citizens of the Town are also protected against the possibility of subdividers starting and not completing a new development. Mr. Winsor Ireland, Chairman of the Planning Board asked Mr. Steane about Mr. Jensens tract located off Chestnut Ridge Road, which had already been given planning Board and County Health Department approval. Mr. Steane stated that the Town would not be able to withhold building permits to make builder conform to new regulations. Mr. Steane said that all subdivision plans should be reviewed by an engineer before approval was given. If the developer wished to develop his own system and ask only for a review by an engineer, the cost would be approximately \$.331/3 per linear foot. However, if the developer wished to have complete planning done by an engineer, the cost would be \$1.00 per linear foot. Mr. Ireland asked how the Town was to estimate the fee to be charged for each subdivision. Mr. Steane stated this information should come from the developer.

Mr. Amico and Mr. Fallone, prospective developers discussed cost for installations in subdivision in Town of Chili. On the bases of the information given by Mr. Steane, the Town Board requested Lozier & Co. to prepare proposition for the Town of Chili in writing.

RESOLUTION NO. 213 (OFFERED BY JUSTICE KENT)

RESOLVED THAT Ronald Dunlop be granted permission to park trailer at premises at 144 Chili Scottsville Road until December 20th, 1958.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 214 (OFFERED BY JUSTICE KENT)

RESOLVED THAT Mrs. Alice Love be denied permission to park a trailer on premises at 383 Weidener Road.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

Supt. of Highways, George Lusk reported to the Town Board on the bids that were received and opened on the purchase of a 9 passenger Station Wagon and advised the Board that in reviewing bids he noted an error of \$10.00 in the bid of Hallman's Central Chevrolet Company, Inc. The net amount is shown as \$2390.00 in the bid. However, the amounts listed in the bid for the individual items totaled \$2380.00, which is \$10.00 less. Therefore, Hallman's Central Chevrolet is the low bid submitted.

RESOLUTION NO. 216 (DEFERRED BY COUNCILMAN WEHLE)

RESOLVED THAT upon the recommendation of Supt. of Highways, George Lusk, on Dec. 3, 1958 the bid from Hallman's Chevrolet Company, Inc. for a 1959 Chevrolet Custom 4 Door 9 passenger V8 engine station wagon be accepted. To be paid by check drawn on Hgs. Mach. Fund Item No. 3 for \$2380.00.
Resolution seconded by Justice Kent and carried with the following vote:
Supervisor Steckel Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 217 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT \$166.62 be transferred from the Riverdale Water District General Account unexpended Balance to the Riverdale Water District General Purchase of Water Budget Account.

Resolution seconded by Justice Kent and carried with the following vote:
Supervisor Aye, Justice Smith Aye, Justice Kent Aye. Councilman Wehle Aye,

RESOLUTION NO. 218 (OFFERED BY JUSTICE KENT)

RESOLVED THAT this meeting be adjourned until December 17th, 1958 at 7:30 O'clock P. M.

Resolution seconded by Councilman Wehle and carried.

Recorder of Minutes

Luraina Robbins

Deputy Town Clerk

December 17, 1958

An adjourned Town Board meeting was held in the Chili Town Offices 3235 Chili Ave., on December 17, 1958 at 7:30 O'clock. Roll was called with the following members present:

Supervisor	Thomas B. Steckel
Justice of the Peace	Samuel Kent
Councilman	Martin J. Martin J. Wehle Jr.
Attorney	Ralph Wickins

Also present:

Town Clerk	Cornelius Ouweleen
Deputy Town Clerk	Luraina Robbins
Supt. of Highways and Bldgs.	George Lusk
Insurance Counselor	Norman Vail
Fire Marshall	Wm. Roth

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

Minutes from the previous meeting were read and approved.

Town Clerk read the following correspondence:

1. Letter dated 12/12/58 from Rochester, Gas and Electric re: contract for Clifton Lighting Dist. Supervisor stated no action could be taken on this matter until contract was received which would be sometime in February.
2. Letter dated December 12, 1958 from State Traffic Commission re: Town's request for speed limit on Paul Road in the Vicinity of its intersection with 33A. Request was denied.
3. Letter dated December 5, 1958 from B. F. Perry State Dist. Engineer, Dept. of Public Works re: construction job on Jemison and Greyson Roads done by Town Highway Department.
4. Letter dated November 11, 1958 from Chairman of the Planning Board, Winsor Ireland recommending adoption of Master Plan and set of Subdivision rules.
5. Letter dated December 11, 1958 from Iola Sanitorium re: mass X-Rays taken in the Chili Gates program.
6. Letter dated Nov. 24, 1958 from Supt. of Highways, George Lusk recommending acceptance by the Town of road deposit for \$4500.00 made by Charles Glidden as guarantee for completion of Sunnyside Le and Irvington Dr.

Monthly report of the Chili Police submitted for filing.

Mr. Norman Vail, Insurance Counselor was present and requested the following resolution.

RESOLUTION NO. 218 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT WHEREAS, Justice of the Peace, Lester E. Feeley filed a bond issued by the Maryland Casualty Insurance Co. for the term of his elected Office, said Bond to be renewed on December 31, 1958 and

WHEREAS, on July 16, 1958 Justice Feeley resigned his office as Justice of the Peace for the Town of Chili, NOW THEREFORE IT IS RESOLVED THAT The Town of Chili hereby consents and releases the Maryland Casualty Insurance Company for any liability which may be sustained after the date of resignation but not including any liability for any loss caused by the said Justice Feeley during the term of his Office or prior to his resignation.

Resolution seconded by Justice Kent and carried with the following vote: Supervisor Steckel Aye, Justice Kent Aye, Councilman Wehle Aye.

Mr. Vail Discussed with the Board members the classification of the Riverdale Fire District with regards to insurance rates. The district is presently classified as "C". According to a letter from Robert E. Farnung of the New York Fire Insurance Rating Organization the District with the exception of the south side of Greyson Road meets the requirements for "B" classification. Attorney Wickins stated that when the district was first formed the Town had been informed by the Department of Audit and Control that there was not enough assessments in the District to warrant installation of a stand pipe, which is the only method by which the pressure could be brought up to requirements. However rates could be lowered where pressures met requirements. It was the Attorney's opinion that this information should be given to the engineers, Lozier & Company and that in all fairness to the people the matter should be given further consideration.

Regarding a claim submitted by a fireman for eyeglasses broken.

while on a mutual aid fire call in July, Mr. Vail stated payment of bill had been refused under town's coverage and should be paid by the Insurance Co. covering the town where fire occurred. Claim is now in hands of referee of Compensation Board.

RESOLUTION NO. 219 (OFFERED BY JUSTICE KENT)

RESOLVED THAT the expenses incurred by the meeting attended by Supervisor Steckel with Mr. Russel, Real Estate Agent for U. S. Post Office Department in Buffalo, New York on December 15, 1958 be paid for by the Town of Chili, not to exceed \$20.00.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Councilman Wehle Aye, Justice Kent Aye.

with him
Supervisor Steckel stated that Mr. Bradford Squires in reviewing/cost for installations in the Riverdale Water District had recommended the Town establish a flat rate of \$135.00 per installation. Board members questioned Supt. of Bldgs. and Highways, George Lusk on the amount of the fee. Mr. Lusk estimated the costs for labor and materials and stated that the town would not be making anything on these installation. Mr. Lusk also recommended to the Board that persons engaged to make these installations be bonded.

RESOLUTION NO. 220 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$135.00 per unit be charged to anyone connecting into the Riverdale Water mains, said fee to include cost of corporation stop, curb stop and meter and BE IT FURTHER RESOLVED THAT anyone tapping into the Riverdale Water Lines and working on Highway property carry a \$5000.00 Bond. Said resolution to become effective January 1, 1959.

Resolution seconded by Justice Kent and carried with the following vote: Supervisor Steckel Aye, Councilman Wehle Aye, Justice Kent Aye.

Mr. Lusk, Supt. of Bldgs. and Highways stated he had not received the data on the buildings requested by the Town Board. It will be available at the next Town Board meeting.

RESOLUTION NO. 221 (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$13.76 be transferred from the Contingent Fund to Constable Carl Guelzow Mileage Account.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 222 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$99.84 be transferred from the Contingent Fund to Fire & Liability Account.

Resolution seconded by Justice Kent and carried with the following vote: Supervisor Steckel Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. 223 (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$41.38 be transferred from the Contingent Fund to Home Relief Fund.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye: Justice Kent, Aye: Councilman Wehle Aye:

RESOLUTION NO. 224 (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$11.00 be transferred from the Contingent Fund to the Printing and Advertising Fund. Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye: Justice Kent Aye: Councilman Wehle Aye:

RESOLUTION NO. 225 (OFFERED BY JUSTICE KENT)

RESOLVED THAT Upon the recommendation of Supt. of Highways, George Lusk, the Town of Chili accept the \$4500.00 road deposit made by Charles S. Glidden as guarantee for completion of hardtop road beginning at the intersection of Irvington and Sunnyside, west going east 485 feet to the intersection of Sunnyside and Irvington: intersection Sunnyside corner Wesley, a distance of 675 feet north to Sunnyside Drive or a grand total of 1160 feet.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Kent Aye, Councilman Wehle Aye:

Regarding the 1959 Dog Census, Supervisor reported that Mrs. Freida Lapenske, 2503 Scottsville Road, who was appointed on November 19, 1958 was unable to do the work. It was the Board's recommendation that Mr. John Schneider complete the entire dog census for the Town of Chili.

RESOLUTION NO 226 (OFFERED BY COUNCILMAN WEHLE)

The Town of Chili has lost a devoted public servant in the recent passing of Clarence G. Hincer, NOW THEREFORE TO RECORD our esteem for our late associate BE IT RESOLVED THAT, the members of the Town Board of the Town of Chili, do hereby express our deep feeling in the death of Clarence G. Hincer, late constable of the Town of Chili.

Resolution seconded by Justice Kent and carried unanimously.

RESOLUTION NO 227 (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$14,000.00 be transferred from Item 4 in the Highway Account to Item 3 in the Highway Account.

Resolution seconded by Councilman Wehle and carried with the following vote:

Supervisor Steckel Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO 228 (OFFERED BY COUNCILMAN WEHLE)

RESOLVED THAT \$9911.67 be transferred from the Erwin Act Account to the General Repairs Item 1 of Highway Account.

Resolution seconded by Justice Kent and carried with the following vote:

Supervisor Steckel Aye, Justice Kent Aye, Councilman Wehle Aye.

December 30, 1958

An adjourned Town Board meeting was held in the Chili Town Offices, 3235 Chili Ave., Rochester 24, N. Y. with the following members of the board present:

- Supervisor Thomas B. Steckel
- Justice of the Peace George Smith
- Justice of the Peace Samuel Kent
- Councilman Martin J. Wehle Jr.

Also present:

- Town Clerk Cornelius Ouweleen
- Deputy Town Clerk Luraina Robbins
- Supt. of Highways & Bldgs. George Lusk

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

Minutes of the previous meeting were read and approved.

Town Clerk read the following correspondence:

1. Letter dated December 17, 1958 re: installations in subdivisions from Bradford Squires, Lozier & Co., (Letter requested by Board in November)

Members discussed suggested fee of \$15.00 per lot for review by engineer. It was the opinion of the members that said fee was too high for this service.

2. Letter dated Jan. 1, 1959 from Alvin Blair & Co., re: watermains repairs and maintenance house service installations. (wage rate and equipment rental schedule enclosed)

The Board discussed rates submitted and the possibility of the town doing this work. Supt. of Bldgs and Highways, George Lusk stated the town did not have equipment for this and that the cost of same would be too great to charge to the present water dist. He added it would be possible when the new Chili Water District is in operation.

3. Copy of letter dated Dec. 29, 1958 from J. D. Jarms Credit Manager, American Vitriified Products Co., re: account of Fago Brothers for clay pipe purchased and delivered for the Gates-Chili & Ogden Sanitary Sewer Project.

RESOLUTION NO. 229 (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$29.50 be transferred from the Contingent Fund to the Printing and Advertising Fund.

Resolution seconded by Justice Smith and carried with the following vote: Supervisor Steckel Aye, Justice Smith, Aye; Justice Kent Aye; Councilman Wehle Aye.

RESOLUTION NO. 230 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT \$95.37 be transferred from the Riverdale Water Dist. General Account Unexpended Balance to the Riverdale Water Dist. General Purchase of Water Budget Account.

Resolution seconded by Councilman Wehle and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

The financial reports for the following Town Officials for the year 1958 were submitted and read: (files 1 - Dec 1 - Copy Budget folder)

- Supervisor Steckel.....General Fund
- " "Highway Fund
- " "Riverdale Water Dist. General Acc't
- " "Riverdale Water Dist. Bond Acc't.
- " "Ranchmar Water Dist.
- " "T.D.O.Fund
- " "Historical Bldg. Fund
- " "Road Guarantee Deposit Fund

- Town Clerk, Cornelius Ouweleen
- Justice of the Peace, George P. Smith
- Justice of the Peace, Samuel Kent (commencing Nov. 5, 1958
- Justice of the Peace, Lester Feeley Jan 1, through July 11, 1958.

Welfare Officer - - Page Miller

RESOLUTION NO. 231 (OFFERED BY JUSTICE SMITH)

RESOLVED THAT the above Financial reports for the year 1958 be accepted as submitted.

Resolution seconded by Justice Kent and carried with the following vote: Supervisor Steckel Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. ~~232~~ (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$63.84 be transferred from the Riverdale Water Dist. General Fund to the Riverdale Water Dist. General Fund maintenance account.
Resolution seconded by Councilman Wehle and carried with the following vote; Supervisor Steckel Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. ~~233~~ (OFFERED BY JUSTICE KENT)

RESOLVED THAT \$288.26 be transferred from the Contingent Fund to the Home Relief Fund.
Resolution seconded by Justice Smith and carried with the following vote: Supervisor Aye, Justice Smith Aye, Justice Kent Aye, Councilman Wehle Aye.

RESOLUTION NO. ~~234~~ (OFFERED BY JUSTICE KENT)

RESOLVED THAT this meeting be adjourned.
resolution seconded by Councilman Wehle and carried.