

PUBLIC HEARING

July 8, 1949

Town Clerk's Office

8:00 P.M.

- Present: Mr. Schmersahl
- Mr. Fibble
- Mr. Welchman
- Mr. Eberling
- Mr. Dillon

Mr. Dillon called the hearing to order, explaining that it was being held to consider the application of Kenneth Baker to change the zoning of his property from Res. B to Bus. B district.

The Town Clerk then read the notice of the hearing, and presented the Affidavit of Publication.

Mr. Dillon then stated that those in favor of the change would be heard first and then those opposed would be given the opportunity to speak.

No one appeared to speak either for or against the proposed change.

Mr. Schmersahl moved the hearing be closed.

Seconded by Mr. Welchman

Carried

Hearing closed.

Corra Marthing MacLean

Town Clerk of Clarkstown

ABH 103

PUBLIC HEARING

July 8, 1949

Town Clerk's Office

8:30 P.M.

Present: Mr. Schmersahl

Mr. Fibble

Mr. Welchman

Mr. Eberling

Mr. Dillon

Mr. Dillon called the hearing to order, explaining that it was being held to consider the application of Bernard C. Smith and Andrina M. Smith for a change in the zoning of their property at Central Nyack from Res. B to Bus. B district.

The Town Clerk read the notice of the hearing and presented the Affidavit of Publication.

Mr. Dillon then stated that those in favor of the change would be heard first and then those opposed would be given the opportunity to speak.

Mr. Smith told the Board that the property is on the corner of Broadway and Waldron Ave. in Central Nyack, and that a store has been on this corner for forty years. He stated that the property runs back about 160 feet along Waldron Ave. He is right opposite the firehouse. He told the Board that the store is getting so small he can't handle his business, that he wants to enlarge the store and put in a new front. He said that he is in Res. A district now, and that he can't make the changes under Res. A district regulations. He told the Board that he wants to improve his property so that it will be an asset to the community.

No one appeared to protest the application.

Mr. Eberling moved the hearing be closed.

Seconded by Mr. Welchman

Carried

Hearing closed.

Cora Marthing Mae Lane
Town Clerk of Clarkstown

TOWN BOARD MEETING

July 8th, 1949

Town Clerk's Office

8:00 P.M.

Present: Mr. Schmersahl

Mr. Fibble

Mr. Welchman

Mr. Eberling

Mr. Dillon

Mr. Dillon called the meeting to order.

Mr. Bernard Garnell appeared and presented an application requesting that the property of Lillie Garnell and Bernard Garnell at New City be changed from Res. A to Res. B district.

Mr. Eberling moved the following resolution:-

WHEREAS, LILLIE GARNELL and BERNARD GARNELL, have petitioned the Town Board of the Town of Clarkstown that the Building Zone Ordinance of the said Town be amended by redistricting property of the said petitioners and in said petition described from "Residence A" to "Residence B",

BE IT RESOLVED, that a public hearing pursuant to Section 265 and 264 of the Town Law be had at the office of the Town Clerk, Main Street, New City, New York, on the 5th day of August, 1949, at 8:00 P.M. relative to such proposed amendment, and it is

FURTHER RESOLVED, that notice of the time, place and purpose of such hearing shall be published in the Journal-News at Nyack, NewYork, in the manner provided by law, and it is

FURTHER RESOLVED, that the Town Attorney prepare notices of such statutory hearing and that the Town Clerk cause the same to be published as aforesaid and file proof there of in the office of the said Clerk.

Seconded by Mr. Welchman

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mrs. Geraldine DeRoche then acting as spokesman for a group of residents of Park Ave. in West Clarkstown, presented a petition to the Board asking that an additional tax be levied against their properties to fix the road, which has become very hazardous. Mrs. DeRoche told the Board that as a matter of fact the road is in such a bad condition that many of the people cannot get bank loans.

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The Board then advised Mrs. DeRoche that they would consider the petition and see what could be done.

Mrs. Marie Brinkman then appeared to make a protest against George Murdock, who she claimed placed a violation on her property on New Hempstead Road. She told the Board that the place was sold to a man, who was forced out because of the bullets that were shot through the windows. Then Mrs. Brinkman told the Board she rented the house to a soldier, and Mr. Murdock put a violation on the property.

When Mrs. Brinkman told the Board that Mr. Roepe also was in this matter, Mr. Roepe informed the Board that he represented the case in a sale to her brother, who is living in New York. Mr. Roepe further told the Board that he is presently suing the owner under 1448 of the Civil Practice Act, as he didn't take possession of the property.

Mrs. Brinkman then told the Board that she was selling the property to Mr. Robert Wood of Spring Valley.

Mr. Murdock then told the Board that in 1941 Mrs. Brinkman was granted a permit for a garage on her property on West Clarkstown Road. The property according to Mr. Murdock is located in a Res. A zone, and the building in question was converted from a one family dwelling to a two family dwelling. For that reason, he stated, he placed a violation on the premises. He then presented photographs of the front and side of the building. Mrs. Brinkman also extended the outside of the building Mr. Murdock stated by putting on a dormer window on the garage, making it into dwelling quarters. Mr. Murdock further stated that in order to comply with the Zoning Ordinance, you must have a certificate of occupancy, and to get such a certificate, you must have a permit which she didn't get. He told the Board that on May 13th he found that there were two families living in the house with two kitchens, and he put on a violation. He told the Board that as Building Inspector he would suggest that Mrs. Brinkman be required to conform to the Zoning Ordinance.

Mrs. Brinkman then told the Board that Mr. Murdock wrote her a letter and told her to come up to his house, and if she didn't that he would put her in jail.

Mr. Dillon then informed Mrs. Brinkman that Mr. Murdock couldn't put her in jail, as only a Judge can do that.

Mrs. Brinkman then told the Board that she had a colored syndicate coming to look at her property at New City, and that she has listed it elsewhere.

Mr. Dillon then told Mrs. Brinkman that there was nothing to stop her from selling her property to whomever she wished. He then asked her if she had an attorney.

Mrs. Brinkman advised the Board that Mr. Fred Engels was her attorney and that he was supposed to be present tonight.

Mr. Dillon then suggested to Mrs. Brinkman that she have her attorney be present at the next meeting which will be held on August 5th.

Mr. Clifford Freund appeared as attorney for Peter Murdock and Anthony S. Milewski and presented an application requesting that their property be changed from Res. B to Bus. A district.

Mr. Welchman moved the following resolution:-

WHEREAS, PETER MURDOCK and ANTHONY S. MILEWSKI, have petitioned the Town Board of the Town of Clarkstown that the Building Zone Ordinance of the said Town be amended by redistricting property of the said petitioners and in said petition described from "Residence B" to "Business A",

BE IT RESOLVED, that a public hearing pursuant to Sections 265 and 264 of the Town Law be had at the office of the Town Clerk, Main Street, New City, New York, on the 5th day of August, 1949 at 8:30 P.M. relative to such proposed amendment, and it is,

FURTHER RESOLVED, that notice of the time, place and purpose of such hearing shall be published in the Journal-News at Nyack, New York, in the manner provided by law, and it is

FURTHER RESOLVED, that the Town Attorney prepare notices of such statutory hearing and that the Town Clerk cause the same to be published as aforesaid and file proof thereof in the Office of the said Clerk.

Seconded by Mr. Fibble

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Dillon then advised Mrs. DeRoche that he did not believe there was any way the Board can charge extra taxes to fix the road in Park Ave., West Clarkstown. He told her that where a special district is established, this is possible, but not where a road is taken over by the Town, as it becomes a part of the highway structure.

Mrs. DeRoche then told the Board that they intended to build but have been stopped because of the road, as they have been refused a loan by the bank due to the condition of the road. She told the Board that they had been informed that it was possible to pay extra taxes in order to have the road fixed. She said that they could only live there during the summer, as the road is in such bad condition that when the bad weather comes, they can't get in or out.

Mr. Dillon then told Mrs. DeRoche that they would ask Mr. Roepe, Town Attorney, to check the law and see if there is anything that can be done legally by the Board, and also that they would have Mr. Klein inspect the road and report back at the

district, itself, could lay the necessary mains and pipes and contract with the water company to supply water. In such a case, however, the Town Board under the law would assess the special district taxes on a benefit basis.

Mr. Roepe then reported on the Prospect Street crossing of the Erie Railroad tracks in Nanuet. He stated that the railroad takes the position that if the Town were to repair the railroad crossing with the railroad's permission, it might be construed as an implied invitation to the general public on the railroad's part to use the crossing. Mr. Roepe also told the Board that it appears to be the railroad's position that the crossing is not a public one and that its use by the public is at the public's own risk. Mr. Roepe then told the Board that it appears that the railroad right-of-way was in existence before Prospect Street was extended beyond the tracks; otherwise it would be a public crossing and not private railroad property.

Mr. Roepe reported that a temporary injunction has been granted against Dora Fishgold. Mr. Fassberg is attorney for Mrs. Fishgold. He said he wants to get the Building Inspector up there, and if it has not been corrected, then they are going on to a final injunction.

The Board then discussed the proposed ordinance regarding nursing, convalescent and rest homes in the Town of Clarkstown.

Mr. Eberling moved the following resolution:-

WHEREAS, it appears desirable and in the public interest that the following proposed ordinances be enacted and adopted.

PROPOSED ORDINANCE

ARTICLES XVII and XVIII of the Town Ordinances adopted December 18, 1945, are hereby renumbered as Articles XVIII and XIX respectively, and a new Article XVII is hereby added to said Ordinances as follows:

ARTICLE XVII - NURSING HOMES, CONVALESCENT HOMES, REST HOMES, SANATORIUMS AND PRIVATE HOSPITALS

Section 1. - Nursing Homes, Convalescent Homes, Rest Homes, Sanatoriums and Private Hospitals are hereby regulated for the purpose of fire prevention and for that purpose are hereby declared to be extra hazardous business.

Section 2. - Within ninety days of the enactment of this ordinance all premises described in Section 1 above within the Town of Clarkstown excluding any incorporated village, shall conform to the following regulations designed for fire prevention.

A. All such premises shall have and maintain in good working order an outside fireproof exit for each story above the first.

B. All such premises shall have on each floor in an accessible place a fire extinguisher or extinguishers of a type approved by the National Board of Fire Underwriters of a minimum size of two and one-half gallons. On each floor of such premises having over three rooms, two such fire extinguishers shall be provided.

C. The kitchen and cellar of all such premises shall have a carbon dioxide extinguisher of at least ten pounds capacity and of a type approved by the National Board of Fire Underwriters.

D. An exit light, red in color and having legibly appearing thereon the word "EXIT" shall be placed and maintained over each exit in such premises.

E. All exit doors in such premises shall be at least three feet in width, shall open outward and all doors on outside fire exits shall be equipped with panic bars.

Section 3. - The Chief Engineer of the Fire Company or the Chief of the Fire Department in the district in which any such premises are situated shall have the right at all reasonable times to inspect any such premises for the purpose of determining whether such premises comply with the provisions of Section 2 hereof.

Section 4.- The Building Inspector shall enforce all the provisions of this Article and may at any time enter upon any such premises for the purposes of inspection.

NOW THEREFORE, be it resolved that a public hearing upon such proposed Ordinance be held at the office of the Town Clerk, Main Street, New City, New York, on the 5th day of August, 1949, at 9:00 in the evening and that notice of such hearing be given by the Town Clerk by publication thereof as provided by law.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Eberling moved the following resolution:-

WHEREAS, the Town Board of the Town of Clarkstown, by resolution duly adopted on the 10th day of June, 1949, provided for a public hearing on the 8th day of July, 1949, at the Office of the Town Clerk, Main Street, New City, New York, at 8:30 in the evening to consider the application of Bernard C. Smith and Andrina M. Smith, to amend the Building Zone Ordinance for the said Town by redistricting the property of said petitioner from "Residence C" to "Business B" and,

WHEREAS, notice of said public hearing was duly published as required by law and said public hearing was duly held at the time and place specified in said notice.

NOW THEREFORE, be it resolved that the Building Zone Ordinance of the Town of Clarkstown be and it hereby is amended by redistricting the following described

property from "Residence C" to "Business B".

ALL that certain piece or parcel of land and premises situate, lying and being at Central Nyack, in the Town of Clarkstown, County of Rockland and State of New York, bounded and described as follows:-

BEGINNING at a post in the northerly side of Waldron Avenue, at the Southwest corner of adjoining land formerly owned by Christie White, it being also the Southeast corner of the within described property; and running thence and in a Northerly direction and along the Westerly line of said land formerly owned by Christie White and also along the Westerly line of other property, a distance of one hundred thirty-seven and eight-tenths (137.8) feet to a stake and other land owned by Henry Braun; thence in a Westerly direction and along said other land owned by Henry Braun, a distance of fifty-three and four-tenths (53.4) feet to a stake on the Easterly line of West Broadway; thence in a Southerly direction and along the Easterly line of West Broadway, a distance of one hundred fifty-one and two-tenths (151.2) feet to a stake and the Northerly line of Waldron Avenue; thence in an Easterly direction and along the Northerly line of Waldron Avenue, a distance of fifty-three and five-tenths (53.5) feet to the post at the point or place of beginning.

FURTHER RESOLVED, that notice of said amendment be given by publishing and posting as required by law.

Seconded by Mr. Welchman

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Eberling moved the following resolution:-

WHEREAS, the Town Board of the Town of Clarkstown, by resolution duly adopted on the 10th day of June, 1949, provided for a public hearing on the 8th day of July, 1949, at the Office of the Town Clerk, Main Street, New City, New York, at 8:00 in the evening to consider the application of Kenneth Baker, to amend the Building Zone Ordinance for the said Town by redistricting the property of said petitioner from "Residence B" to "Business B", and

WHEREAS, notice of said public hearing was duly published as required by law and said public hearing was duly held at the time and place specified in said notice.

NOW, THEREFORE, be it resolved that the Building Zone Ordinance of the Town of Clarkstown be and it hereby is amended by redistricting the following described property from "Residence B" to "Business B".

ALL that certain lot, piece or parcel of land and premises, situate, lying and being at Congers in the Town of Clarkstown, County of Rockland and State of New York, and bounded and described as follows, viz:

BEGINNING at a point in the Easterly line of State Road No. 8196 (Route 9W) in the center of the stone and concrete bridge on said road, which is over a brook which runs from Rockland Lake in a Northwesterly direction into Swartwout's Lake; running thence Southerly along the Easterly line of said State Road No. 9196 one hundred (100) feet; running thence along other lands of the said Laura DuBois, South seventy-five (75) degrees thirty (30) minutes East one hundred and fifty (150) feet; running thence Northerly along other lands of the said DuBois, and parallel to said State Road, about one hundred (100) feet to the center of the brook hereinbefore mentioned; and running thence Westerly along the center line thereof, to the point or place of beginning.

FURTHER RESOLVED, that notice of said amendment be given by publishing and posting as required by law.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Dillon then told the Board that he had received word indirectly that the watchman at the Congers Railroad crossing will be discontinued. He said he hadn't received official word himself, but understands that Mr. Festa, Principal of the Congers High School had been so advised.

Mr. Dillon read a letter from the State Traffic Commission in which they advise that the matter of the re-installation of the traffic light at Route 9W and Lake Rd. in Congers is now under consideration, and that they will advise the Board when a decision is reached.

Mr. Dillon read a letter from Gilbert H. Crawford, County Treasurer, relative to 1931 State & County and 1930 School taxes against the property of Mrs. Margaret Ersfeld which have been paid, but which are shown as unpaid.

Mr. Welchman moved the following resolution:-

RESOLVED, that the Supervisor be authorized to pay to the County Treasurer the sum of \$9.24 covering 1931 State & County Tax and 1930 School Tax erroneously shown as unpaid against the property of Mrs. Margaret Ersfeld, said property being Lots 101 and 102, Sec. E of Boston Improvement Company, the tax having been paid to the Receiver of Taxes which is shown by receipted bill.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Dillon read a letter from the Public Service Commission regarding the steps to take for the establishment of a public railroad crossing.

The letter was referred to the Town Attorney for checking.

Mr. Dillon presented the reports of the following Town Officers covering the month of June, 1949:-

Supervisor's Report and Trial Balance
 Town Clerk's Report
 Building Inspector's Report
 Police Department Report
 Welfare Officer's Report
 Receiver of Taxes Reports for months of Jan., Feb., Mar., April,
 May and June, 1949

Mr. Welchman moved the reports be approved and accepted.

Seconded by Mr. Eberling

Carried

Mr. Dillon read a letter from Glatzer, Glatzer & Diamond regarding the accident one of the police cars had with a truck of the New York Telephone Co. on Dec. 16th, 1948. They request the Board to recommend an attorney to represent the insurance company in Rockland County in the event an action is brought against the Telephone Co.

There was no action taken by the Board on this letter.

Chief Liebert then requested permission to attend the Police Chiefs' Convention at Niagara Falls on July 26, 27 and 28th.

Mr. Welchman moved that Walter Liebert, Chief of Police, be granted permission to attend the Police Chiefs' Convention at Niagara Falls on July 26, 27, and 28th, the expense to be paid by the Town.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Dillon read a letter from C. Elsie Haerle Monneret, Rec. of Taxes, advising that she is without janitor service, and that there has not been any service in her office since June 16th. She requested permission to re-hire the janitor at \$25.00 per month.

The Board, after discussing the matter at length, decided to see if they couldn't get someone to do the work in the Receiver's office.

Mr. Dillon read a letter from John Elliott, Chairman of the Clarkstown Planning Board, advising that Mr. Vodak has agreed to accept the appointment as a member of the Planning Board.

Mr. Schmersahl moved that James J. Vodak be appointed a member of the Clarkstown Planning Board for a term of five years, commencing July 12th, 1949 and ending July 12th, 1954.

Seconded by Mr. Fibble

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

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Mr. Dillon then read a letter from Dave Breger, in which he advised that he was required to pay a penalty of \$7.34 on his 1948 State and County Taxes, as his original check, dated Jan. 31, 1948 was lost in the mail, and he was not aware that he was delinquent until he called the Rec. of Taxes.

Mr. Welchman moved the following resolution:-

RESOLVED, that the Supervisor be authorized to pay to Dave Breger the sum of \$7.34 covering the penalty fee on 1948 State, County and Town taxes, due to the fact that the original payment by check #1291, dated Jan. 31, 1949 was lost in the mail.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Welchman moved that Mac Arthur Barr be appointed a member of the Clarkstown Planning Board for the unexpired term of Mr. George M. Schofield, resigned.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Dillon read a letter from the Palisades Interstate Park Commission, advising that Buda Lane, in West Clarkstown will be dead-ended when the Parkway is built, but that other rumors regarding Ludvigh Road in Bardonia, are untrue.

Mr. Dillon then told the Board that he felt they should pass a resolution saying the Board objects to the dead-ending of Buda Lane or any other Town road.

Mr. Welchman moved the following resolution:-

RESOLVED, that the Town Board of Clarkstown strongly opposes the dead-ending of Buda Lane in New City and any other Town road, and further

RESOLVED, that a copy of this resolution be forwarded to the Palisades Interstate Park Commission.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Welchman moved the following resolution:-

RESOLVED, that the Supervisor be authorized to transfer \$2.00 from the Current Surplus account to Cemeteries account.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Eberling moved the following resolution:-

RESOLVED, that the Supervisor be authorized to transfer \$600.00 from Current Surplus account to Town Office Furniture and Equipment Account.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

The Board then considered the appointment of School Attendance Officers.

Mr. Eberling moved that the following School Attendance Officers be appointed for a term of one year at the salary specified.

<u>DISTRICT</u>	<u>NAME</u>	<u>SALARY</u>
#1 and #2	George Hamblin	\$170.00
#4	David Johnstone	100.00
#5	A. A. Gazan	100.00
#6 and #10	Richard Martin	100.00
#8	George Morgan	130.00

Seconded by Mr. Welchman

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

It was then brought to the Board's attention that a request had been received for a blinker light at the railroad crossing on Convent Road in Nanuet.

Mr. Welchman moved the following resolution:-

RESOLVED, that the Erie Railroad be requested to install a blinker light at the railroad crossing on Convent Road in Nanuet.

Seconded by Mr. Eberling

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On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Chief Liebert then reported that he had received complaints about the speeding of cars in West Clarkstown, but that when he investigated the matter, he found that none of the accidents that occurred there was due to speeding. He said he felt the matter was exaggerated.

Bills Nos. 554 to 623 on Warrant #7, amounting to \$7,679.04 were audited and ordered paid.

There being no further business, Mr. Eberling moved the meeting be adjourned.

Seconded by Mr. Welchman

Carried

Meeting adjourned.

Town Clerk of Clarkstown

Mr. Welchman moved the following resolution:-

Upon review and study of the Regulations of the Town Planning Board and it appearing that the general public not having had an opportunity of expressing its sentiments at a public hearing before adoption thereof,

NOW THEREFORE, be it resolved that the said regulations controlling land sub-division of the said Planning Board be and they are hereby suspended and it is further

RESOLVED, that said Planning Board prepare new regulations and have a public hearing thereon to become effective subject to the approval of the Town Council.

Seconded by Mr. Eberling

On roll call, the vote of the Board was as follows:-

AYES - Messrs. Schmersahl
Fibble
Welchman
Eberling
Dillon

NAYS - None

Mr. Welchman moved the following resolution:-

RESOLVED, that the Supervisor be authorized to transfer \$2.00 from the Current Surplus account to Cemeteries account.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Mr. Eberling moved the following resolution:-

RESOLVED, that the Supervisor be authorized to transfer \$600.00 from Current Surplus account to Town Office Furniture and Equipment account.

Seconded by Mr. Schmersahl

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

The Board then considered the appointment of School Attendance Officers.

Mr. Eberling moved that the following School Attendance Officers be appointed for a term of one year at the salary specified.

*

<u>DISTRICT</u>	<u>NAME</u>	<u>SALARY</u>
#1 and #2	George Hamblin	\$ 170.00
#4	David Johnstone	100.00
#5	A. A. Gazan	100.00
#6 and #10	Richard Martin	100.00
#8	George Morgan	130.00

Seconded by Mr. Welchman

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

It was then brought to the Board's attention that a request had been received for a blinker light at the railroad crossing on Convent Road in Nanuet.

Mr. Welchman moved the following resolution:-

RESOLVED, that the Erie Railroad be requested to install a blinker light at the railroad crossing on Convent Road in Nanuet.

Seconded by Mr. Eberling

On roll call, the vote of the Board was as follows:-

Mr. Schmersahl	Yes
Mr. Fibble	Yes
Mr. Welchman	Yes
Mr. Eberling	Yes
Mr. Dillon	Yes

Chief Liebert then reported that he had received complaints about the speeding of cars in West Clarkstown, but that when he investigated the matter, he found that none of the accidents that occurred there was due to speeding. He said he felt the matter was exaggerated.

Bills Nos. 554 to 623 on Warrant #7, amounting to \$7,679.04 were audited and ordered paid.

There being no further business, Mr. Eberling moved the meeting be adjourned.

Seconded by Mr. Welchman

Carried

Meeting adjourned.

Cora Marthing Mae Dean
 Town Clerk of Clarkstown