

PUBLIC HEARING

September 7, 1951

Town Clerk's Office

8:30 P.M.

Present: Mr. Schmersahl

Mr. Fibble

Mr. Welchman

Mr. Dillon

Absent: Mr. Eberling

Mr. Dillon called the hearing to order, explaining that it was being held to consider an amendment to the Dog Ordinance by repealing Section 3, Article XIX, which provided for a Civil Penalty for allowing Dogs to run loose in the Township. He stated that a recent amendment to the Agriculture and Markets Law had made this section unnecessary.

Mr. Dillon said that the Board would listen first to those in favor of the amendment and then to those in opposition.

No one appeared before the Board to speak for or against the proposed amendment.

Mr. Welchman moved that the hearing be closed.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Hearing closed.

Cary W. Hansen
Town Clerk of Clarkstown

AFA213

PUBLIC HEARING

September 7, 1951

Town Clerk's Office

9:00 P.M.

Present: Mr. Schmersahl

Mr. Fibble

Mr. Welchman

Mr. Dillon

Absent: Mr. Eberling

Mr. Dillon called the hearing to order explaining that it was being held to consider the application of Henrietta Stefan for a change of zoning of her property in Nanuet from "Residence B." to "Business B."

Mr. Dillon said that the Board would listen first to those in favor of the change and then to those in opposition.

Mr. John Stefan came before the Board and spoke briefly in favor of the change.

No one appeared in opposition.

Mr. Welchman moved that the hearing be closed.

Seconded by Mr. Fibble.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Hearing closed.


Town Clerk of Clarkstown

PUBLIC HEARING

September 7, 1951

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9:30 P.M.

Present: Mr. Schmersahl

Mr. Fibble

Mr. Welchman

Mr. Dillon

Absent: Mr. Eberling

Mr. Dillon called the hearing to order, explaining that it was being held to consider the application of Albert Lamborn for a change of zoning of his property in Congers from "Residence A" to "Business B".

Mr. Dillon said that the Board would listen first to those in favor of the change and then to those in opposition.

Mr. Albert Lamborn came before the Board to speak in favor of the change. Mr. Lamborn said that the property was bordered by business property and extended from Lake Road to Swartwout Lake. He also said that it was the logical location for business in that immediate area.

No one appeared in opposition to the change.

Mr. Welchman moved that the Board reserve decision.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Fibble moved that the hearing be closed.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Hearing closed.

Cary A. Hansen
Town Clerk of Clarkstown

AFA213

TOWN BOARD MEETING

September 7, 1951

Town Clerk's Office

8:00 P.M.

Present: Mr. Schmersahl

Mr. Fibble

Mr. Welchman

Mr. Dillon

Absent: Mr. Eberling

Mr. Dillon called the meeting to order.

Mr. John Blumfield of Spring Valley came before the Board in regard to a violation of the Building Zone Ordinance on his property. He said that the car port, which was the subject of the violation, had been torn down with the exception of one side wall that acted as a retaining wall.

Mr. Edward G. Roepe, Town Attorney, informed the Board that he had observed the structure and it was his opinion that the Court ruling had not been complied with, since the physical aspects of the structure were the same as before. He informed Mr. Blumfield that he should not permit his tenants to use the structure as a car port and he advised that it be completely torn down.

Mr. Blumfield told the Board that he would remove the structure and use it as fill for his property.

Mr. Welchman moved that the matter be held in abeyance for one month to give Mr. Blumfield time to comply with the Court Order.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Thomas Jordan of Rose Road, Nanuet, came before the Board and asked if any action had been taken concerning the odors emanating from the Mink Farm in his neighborhood.

Mr. Dillon informed Mr. Jordan that the Health Officer had been away on vacation and could not be contacted, but he said that the members of the Town Board would make a personal inspection of the Farm within the week to determine if any action could be taken.

Mr. Charles Rheinlander of New City came before the Board in regard to the Dog Kennel on the Rogers property.

Mr. Dillon informed Mr. Rheinlander that the Building Inspector had placed a violation on the property. He said that the Town Attorney would be instructed to contact the Building Inspector and find out if the violation had been removed, and in the event that it had not, the Town Attorney would be instructed to take the necessary action.

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Miss Eleanora Boggiano of Nanuet came before the Board in regard to the recent change of Bus Stops in Nanuet. Miss Boggiano stated that preference should not have been shown when the Stops were changed and that the Bus Stop on the East side of Main Street should have been placed on the Bank corner. She also said that placing the Bus Stop on Prospect Street had eliminated all parking in the vicinity of her father's store and she did not think it was fair. She asked the Board why they had shown prejudice in the matter.

Mr. Dillon informed Miss Boggiano that the recommendations for the change of Bus Stops had come from the Nanuet Civic Association and the Chief of Police. He emphatically denied that the Board had shown any prejudice in the matter but had acted in good faith in trying to solve a difficult traffic problem to the satisfaction of everyone concerned. Mr. Dillon said that the Board had the power to change the Bus Stops again if they were not satisfactory.

Mr. Robert Meehan, proprietor of one of the two Taxi businesses in Nanuet, said that the change had practically ruined his business. He said that his taxi stand had been moved to Orchard Street just off of Main Street, and that Mr. Rhodes, proprietor of the other Taxi business, had opened up a driveway leading from his property into Orchard Street, and had forced Meehan to move his cabs further up the hill on Orchard Street and away from the Bus Stop. He said that if he did not get relief soon, he might as well go out of business.

The Board discussed the matter and decided to invite all interested parties to the next meeting at which time the problem would be brought up in the hope that a solution could be found.

The Town Clerk was instructed to contact the Nanuet Civic Association and ask them to send a representative to the next meeting.

Chief Wiebecke said that all the Buss' should be moved to Prospect St. except the Southbound Bus.

Isabella Simons of Rose Road, Nanuet, came before the Board and said that the present Bus locations were far from satisfactory and that one central location should be found for the Buss' to load and unload.

Mr. Joseph Nagle came before the Board to protest the change of Bus Stops.

The Board then held a public hearing to amend the Dog Ordinance by repealing Section 3, Article XIX.

No one appeared before the Board to speak for or against the proposed amendment.

Mr. Welchman moved the following resolution:-

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RESOLVED, that Section 3 of Article XIX, Dogs, as follows:-

"SECTION 3. - Any person violating this Article shall be subject to a penalty of ten dollars for each such violation to be recovered in a civil action in the name of the Town,"

be and the same is hereby repealed.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Isabella Simons of Nanuet appeared before the Board and said that the Wilcox property in Nanuet was still being used as a Garbage Dump. Mrs. Simons said that the smell from the dump was terrible. She also said that Mr. Wilcox was operating a Pig and Goat Farm on his property.

The Town Clerk was instructed to notify the Building Inspector to make an inspection of the premises and report to the Board at the next meeting.

The Board then held a public hearing on the application of Henrietta Stefan for a change of zoning of her property in Nanuet from "Residence B" to "Business B."

Mr. John Stefan appeared before the Board to speak in favor of the change.

No one appeared in opposition.

Mr. Welchman moved the following resolution:-

WHEREAS, the Town Board of the Town of Clarkstown by resolution duly adopted on the 3rd day of August, 1951, provided for a public hearing on the 7th day of September, 1951, at the office of the Town Clerk, Main Street, New City, New York, at 9:00 P.M. (Eastern Daylight Saving Time), to consider the application of Henrietta Stefan, to amend the Building Zone Ordinance of the said Town by redistricting property of the 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 said Town be and it hereby is amended be redistricting the following described property at Nanuet in said Town from "Residence B" to "Business B".

BEGINNING at a point in the southerly line of the Nyack Turnpike, and in the middle of the Naurashank Brook and running thence through the middle of said brook southerly as it bends and curves, four hundred twenty-six (426) feet, to a point in line with a post and wire fence and lands formerly of Estate of Charles Kreuder, deceased, new Bollman; thence along said fence and lands, north eighty-eighty (88) degrees, thirty (30) minutes East, three hundred and fifteen (315) feet to a stake in the westerly line of a proposed street;

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thence along said proposed street north ten (10) degrees east four hundred and twenty (420) feet to a post in the southerly line of the Nyack Turnpike aforesaid; thence along said Turnpike north eighty-nine (89) degrees forty (40) minutes west four hundred twenty-five (425) feet to the point or place of beginning. Containing three and 56/100 (3.56) acres of land.

Seconded by Mr. Fibble.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Dillon presented to the Board the following sealed bids for a new pick-up truck for the Highway Department:-

Sosna Sales and Service, Haverstraw, NY----	Total Bid	\$1870.25
	Less tax and trade-in of 1924	315.19
	Reo Truck	
	Total Price	<u>1555.06</u>
John H. Jensen, Jr., Bardonia, NY GMC		\$1968.32
	Less trade-in of 1924 Reo Truck	251.88
	Total Price	<u>1716.44</u>
Manly Chev., Nyack, NY Chevrolet		\$1837.46
	Less trade-in of 1924 Reo Truck	237.46
	Total Price	<u>\$1600.00</u>
Burnweit Motors, Inc. Nyack, NY International		\$1807.25
	Less trade-in of 1924 Reo Truck	317.25
		<u>\$1490.00</u>

Mr. Welchman moved that the lowest bid be accepted.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Welchman moved the following resolution:-

RESOLVED, that the Superintendent of Highways be authorized to purchase from Burnweit Motors, Inc. of Nyack, New York, one (1) 1951 International Model 120 Pick-up Truck Chassis with Cab and 127" Wheelbase, 7:00 x 16-6 ply tires including spare tire, tube and wheel, Auxiliary Rear Springs, 8 Foot Pick-up Body, Heater and Defrosters, Directional Signal Lights, at a price not to exceed \$2,000.00, including trade-in of 1924 Reo truck.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Dillon read a letter from Lederle Laboratories informing the Board that Lederle would give full cooperation toward reducing the hazardous traffic situation in and around Nanuet.

Mr. Klein reported to the Board that the Town Attorney had informed him that Donald Partidge had said that the property owners along Highland Ave. in West Nyack would stand the expense of putting the road in shape.

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The Town Attorney was instructed to look into the matter.

Mr. Klein reported to the Board that Johnson Lane in New City consisted of a 33 foot right of way, a 50 foot right of way, 2 dead end streets, and approximately 1430 feet of unimproved road. He stated that it would cost about \$3,920.50 to build the road.

Mr. Klein also reported that the Town owned a 7 foot strip of land along Burnside Ave. in Congers, next to the Station Square.

The Town Clerk was instructed to notify Commander Kimbark of the Congers Memorial Post of the amount of land owned by the Town at the Station Square.

Mr. Klein also reported that Stop signs had been erected on Grandview Ave. at the intersection of Prospect Ave. in Nanuet, and a sign for Lakewood Drive in Congers had been ordered.

Mr. Roepe informed the Board that the Town has the right to offer a reward for information leading to the arrest or conviction of any person or persons guilty of wilfully destroying Town property.

Mr. Welchman moved the following resolution:-

RESOLVED, that a reward of \$100 be offered by the Town of Clarkstown for information leading to the arrest or conviction of any person or persons guilty of wilfully destroying Town property, including, but not limited to road signs or highway markers.

Seconded by Mr. Fibble.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Klein reported that he had dumped enough screenings of the road leading to the pool on the Wiebecke property in Bardonia to make the road passable for the fire trucks.

Mr. Klein requested permission to attend the Highway Superintendents Convention to be held at Buffalo on September 13th, 14th and 15th.

Mr. Fibble moved the following resolution:-

RESOLVED, that Supt. of Highways Emil Klein be granted permission to attend the Highway Superintendents Convention to be held at Buffalo on Sept. 13th, 14th and 15th, 1951, the expense to be paid by the Town.

Seconded by Mr. Welchman.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

The Board then held a public hearing on the application of Albert Lamborn for a change of zoning of his property in Congers from "Residence A" to "Business B".

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Mr. Lamborn appeared before the Board to speak in favor of the change. He stated that the property was surrounded by business property and that it was the logical location for business in that area.

No one appeared in opposition to the change.

Mr. Fibble moved the following resolution:-

WHEREAS, the Town Board of the Town of Clarkstown by resolution duly adopted on the 3rd day of August, 1951, provided for a public hearing on the 7th day of September, 1951, at the office of the Town Clerk, Main Street, New City, New York, at 9:30 P.M. (Eastern Daylight Saving Time), to consider the application of Albert Lamborn, to amend the Building Zone Ordinance for the said Town by redistricting the property of the said petitioner from "Residence A" 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 at Congers in Said Town from "Residence A" to "Business B".

BEGINNING at a point on the northerly line of the present "Business B" district as shown on the Building Zone Map of the Town of Clarkstown which said point of beginning is 200 feet northerly on a course of north 39 degrees 00 minutes east from a point on the northerly line of Lake Road, the said point on the northerly side of Lake Road being 600 feet easterly from the northeast corner of Lake Road and Route 303 as measured along the northerly side of Lake Road; running from said point of beginning along the northerly line of the present "Business B" Zone north 62 degrees 57 minutes west 260 feet to a point; thence still continuing along the northerly line of the present "Business B" zone north 56 degrees 07 minutes west 140 feet to a point; thence turning and running along the easterly line of the present "Business B" zone north 11 degrees 00 minutes east 275 feet to a point; thence turning and running in a westerly direction along the northerly line of the present "Business B" zone 42 feet to a point; thence turning and running north 65 degrees 47 minutes east 245 feet to a point; thence turning and running south 44 degrees 30 minutes east 400 feet to a point; thence turning and running south 29 degrees 00 minutes west 360 feet to the point or place of beginning.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

The Board then took up the matter of the pollution of the Pascack Creek by the Spring Valley Disposal Plant.

Mr. Roepe informed the Board that he had gone to Albany and conferred with the State Health officials. He read to the Board a copy of a letter which had been sent to Earl Murray, Counsel for the Water Pollution Board, by Mr. Dappert, Chairman of the Water Pollution Board. Mr. Dappert stated in his letter to Mr. Murray that the report of the District Sanitary Engineer, Mr. Hill, said that only treated sewage was flowing into the Creek.

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Mr. Hill's report also stated that the Disposal Plants' Filter Beds were being prepared and would be ready in the near future.

Mr. Roepe explained to the Town Board that the State Health Department could only act if the stream was classified as receiving raw sewage.

Mr. Dillon informed the Board that he had contacted Mr. Hill by telephone and that Mr. Hill had admitted to him that there was raw sewage flowing into the Pascack Creek and that the condition was very bad. Mr. Dillon said that the condition had existed for over a year and it was time that the Town did something about it.

Mr. Roepe said that the Town should retain a Sanitary Engineer and when his report was made it should be submitted to the State. He said that if it could be proven that raw sewage was flowing into the creek, action could be taken under Section 76 of the Public Health Law.

Mr. Dillon said that he would contact the Health Officer and have a test made of the water from the creek to determine if the sewage was being treated.

Mr. Welchman moved that the next regular meeting of the Town Board be held on October 5th, at 8:00 P.M. in the Town Clerk's office.

Seconded by Mr. Schmersahl.

Carried.

Mr. Welchman then moved the following resolution in regard to the improvement of Strawberry Hill Lane:-

BE IT RESOLVED, this 7th day of September, 1951, by the Town Board of the Town of Clarkstown, Rockland County, New York, as follows:-

FIRST: For the object or purpose of the improvement of a portion of Strawberry Hill Lane at West Nyack in the Town of Clarkstown from North Greenbush Road to premises of the estate of Calvin Allison, Deceased, by paving in accordance with Town specifications, and to provide funds to defray the cost thereof, \$4,250.00 of general obligation serial bonds of the Town of Clarkstown, Rockland County, New York, to be of the terms, form, and contents hereinafter provided for, shall be issued pursuant to the provisions of the Local Finance Law of the State of New York.

Second: \$4,250.00 is estimated as the maximum cost of the object or purpose for which serial bonds are to be issued.

THIRD: The plan for the financing of such object or purpose, consists of the issuance of serial bonds of said Town in the principal sum of \$4,250.00 or so much thereof as shall represent unpaid assessments payable in installments pursuant to Section 242 of the Town Law.

FOURTH: It is hereby determined that the object or purpose for which serial bonds are to be issued falls within sub-paragraph 20 of Subdivision (a) of Section 11 of the Local Finance Law,

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and that the period of probable usefulness of such object or purpose is five years.

FIFTH: The proposed maturity of the serial bonds hereby authorized will not be in excess of five years.

SIXTH: The said serial bonds shall be in equal denominations numbered from 1 to 4, inclusive, maturing in numerical order, 1, 2, 3, and 4 years respectively from their date of issuance and shall bear interest at a rate not exceeding five per centum per annum payable at maturity.

SEVENTH: The said bonds shall be designated as "Serial Bonds of the Town of Clarkstown, Rockland County, New York, of 1951, in a sum not in excess of \$4,250.00, for the improvement of a portion of Strawberry Hill Lane at West Nyack in said Town".

EIGHTH: Except as herein expressly provided, the said bonds shall be of the terms, form and contents as the Supervisor of the Town of Clarkstown shall determine and execute, consistent, however, with the provisions of the Local Finance Law.

NINTH: Each of said bonds shall be executed in the name of the Town of Clarkstown by the supervisor of said Town and sealed with the corporate seal of the Town of Clarkstown and attested by the Town Clerk.

TENTH: The bonds shall be sold at public or private sale by the Supervisor of the Town of Clarkstown at a price not less than the par value of, and accrued interest, if any, and the proceeds of the sale shall be applied solely for the purpose aforesaid.

ELEVENTH: Upon due execution and sale of said bonds, the same shall be delivered to the purchaser upon payment of the purchase price in cash to the Supervisor of the Town of Clarkstown, and the receipt of said Supervisor shall be a full acquittance to said purchaser who shall not be obliged to see to the application of the purchase money.

TWELFTH: The full faith and credit of the Town of Clarkstown, Rockland County, New York, are hereby pledged to the punctual payment of the principal of and interest on said bonds.

THIRTEENTH: This resolution shall take effect immediately.

Seconded by Mr. Fibble.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Fibble moved the following resolution:-

BE IT RESOLVED, that the Supervisor of the Town of Clarkstown, Rockland County, New York, shall be and he hereby is empowered and directed to authorize the issuance and to issue bond anticipation notes of this Town,

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and renewals of any and all such notes at such times and under such times and under such circumstances as he deems proper and adviseable; and to prescribe the terms, form and contents thereof, to execute the same in the name of and on behalf of the Town and to sell at private sale and deliver the same; and the full faith and credit of the Town of Clarkstown are hereby pledged to the punctual payment of the principal of and interest on all notes issued pursuant hereto by said Supervisor; all in pursuance to and consistent with the provisions of the Local Finance Law of the State of New York; provided, however, that the Supervisor shall not issue any note or notes in a principal amount exceeding \$4,250.00 nor bearing a rate of interest in excess of five per centum per annum.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Dillon read a letter of resignation from Patrolman Vernon Matthews. Patrolman Matthews said in his letter that he would accept an appointment as Special Patrolman if it was agreeable with the Chief of Police and the Town Board.

Mr. Welchman moved the following resolution:-

RESOLVED, that Vernon Matthews, Route 304, Bardonia, New York, be appointed as Special Patrolman to the Clarkstown Police Department, at a salary of \$12.00 per day, the appointment to become effective immediately.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Councilman Fibble informed the Board that Election District #7, Congers was in need of a new table and 3 new Ballot Boxes.

Mr. Fibble was told to have the table and ballot boxes made and send the bill to the Board.

Mr. Dillon presented a copy of a resolution from the Zoning Board of Appeals denying a variance to Olga Hone Rogers for a Dog Kennel.

Mr. Dillon read a letter from Bouton's in Pearl River advising the Board that their rate for the servicing of typewriters was \$9.00 per year and that all machines could be placed under a blanket service contract.

Since the rate was lower than the one now being paid by the Town, the Board instructed the Town Clerk to cancel existing contracts with Remington Rand as they expired and turn them over to Bouton.

Mr. Dillon informed the Board that a Bookkeeper should be appointed to work on the Tax Roll.

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Mr. Welchman moved the following resolution:-

RESOLVED, that a Bookkeeper be appointed to work on the Tax Roll in the Supervisor's office.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Dillon presented to the Board a petition from a group of residents of the Glen at West Nyack. The residents asked the Board to do something about the railroad crossing on the private road leading to their homes. The petition stated that the crossing was very hazardous and mentioned that there was a law requiring the railroad to provide a safe crossing.

No action was taken on this matter since the road in question was not a Town highway.

Mr. Dillon presented the monthly reports of the following Town Officers-

Supervisor

Building Inspector

Town Clerk

Police Department

Welfare Officer

Mr. Welchman moved that the reports be accepted.

Seconded by Mr. Schmersahl.

Carried.

The Board approved and signed a Street Opening Permit for Mauro Toto of Central Nyack.

The Town Clerk was instructed to forward it to the County Superintendent of Highways for his approval.

A copy of a Zoning Ordinance violation against Julian Gorsky of Old Haverstraw Road, Congers, was presented to the Board.

Mr. Dillon informed the Board that a "Stop" sign had been requested at the point where the access road leads into the south side of Route 59 from the east side of Route 303.

Mr. Welchman moved that the Town Clerk be instructed to forward the request to the State Traffic Commission.

Seconded by Mr. Schmersahl.

Carried.

Mr. Dillon read a letter from Ira Hartwick of Central Nyack informing the Board that a member of the Planning Board was using his influence to stop any rezoning to business along Kings Highway in Valley Cottage. Mr. Hartwick stated that he owned property in this section and that he felt it was the logical place for business.

The Town Clerk was instructed to write to Mr. Hartwick and inform him that the Planning Board did not have the authority to grant or deny zoning changes, but could only make recommendations to the Town Board.

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Mr. Dillon requested a resolution to transfer \$20.00 from Current Surplus to Services of Attorney.

Mr. Fibble moved the following resolution:-

RESOLVED, that Supervisor Irvin F. Dillon be authorized to transfer \$20 from the Current Surplus Account to the Services of Attorney Account.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Fibble moved the following resolution:-

RESOLVED, that mileage not to exceed 6¢ per mile be paid to the Chief of Police for the use of his personal car while pursuing Town business.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Welchman informed the Board that he had received requests for the installation of two (2) hydrants on Caravella Lane, two (2) on Lexow Ave., and one (1) on Loran Court in Nanuet.

Mr. Welchman moved the following resolution:-

RESOLVED, that two (2) hydrants be installed on Caravella Lane, two (2) on Lexow Ave., and one (1) on Loran Court in Nanuet, and,

FURTHER RESOLVED, that the Spring Valley Water Works and Supply Company be requested to make the necessary installation as soon as possible.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

The Town Clerk was instructed to notify the Water Company to make the installations and also inform them of the low water pressure on Grandview Ave. in Nanuet.

Mr. Welchman also requested the installation of a street light on Pole #215 on Route 59, just east of Smith Street, Nanuet.

Mr. Welchman moved the following resolution:-

RESOLVED, that a street light be erected on Pole #215 on Route 59 in Nanuet, and,

FURTHER RESOLVED, that the Rockland Light & Power Company be requested to make the necessary installation as soon as possible.

Seconded by Mr. Schmersahl.

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

AYES: Messrs. Schmersahl, Fibble, Welchman, Dillon.

NOES: None.

Mr. Dillon informed the Board that the 1950 Census revealed that the population of Clarkstown was 15,574.

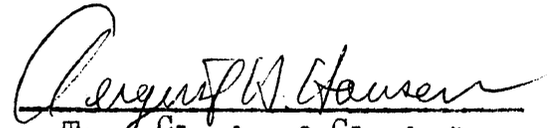
Bills Nos. 772 to 874 on Warrant #9 in the amount of \$6,648.60 were audited by the Board and ordered paid.

There being no further business to come before the Board, Mr. Schmersahl moved adjournment.

Seconded by Mr. Fibble.

Carried.

Meeting adjourned.


Town Clerk of Clarkstown