



HICRSVILLE LIONS CLUB has prepared for shipment parcels for 50 local servicemen serving overseas, using names and addresses made available by the Charles Wagner Post, American Lagion. Lawrence McCaffery, at left bought the necessary items and prepared the parcels with the help bf his daughter, Karen, and son, Douglas. He will welcome the names and addresses of servicemen or servicewomen which may have been missed. (Photo by Lion P. Charbonnet).

Legal Action Seeks to Void Approval Given School Budget

The Hicksville Board of Edu-cation, armed with a revised but voter approved budget of \$14,-\$10,000, is expected to officially voter approved budget of \$14, 810,000, is expected to officially set the tax rate at its regular meeting next Wednesday night, Aug. 30, in the School Ad-ministration Building. Mean-while, a resident continued of-forts in Albany before the Ed-uestion Dept. Commissioner and in State Supreme Court to have the results of the voting yes-terday (Wed) declared votd. More than 7000 out of 9848 registered voters cast their ballots yesterday for an all-time peak turnout. The vote was 4,091 in favor and 3,103 opposed for a yes margin of 988, The first budget was defeated by a margin of 1,153 on May 3 and a second budget tost on June 21 by a margin of 972. The third vote found approval in all seven voting districts, although the edge was small in some areas.

although the edge was small in some areas. Charles Fetta of 60 Smith St. has announced to the press that be has started proceedings be-fore Commissioner James E. Allen in Albany against the Board of Education complaining that his efforts to have two questions included in the balloting work rejected. He sought to in-crease the School Board from seven to nine members, subject to public vote, and to give voters the opportunity to vote separately on the question of transportation in excess of legally required dis-tances.

on Tuesday, Aug. 29. Fetta has also instituted pro-ceedings in Supreme Court st Abany against Allen and the Board Members seeking a court order directing the trustess to bold a separate vote on trans-portation. This proceeding is ro-turnable on Sopt. 22. He contends in a press release "If the budget is approved, a re-vote on the budget with the proposition of preserving trans-protation of is a definite pos-ability". Joseph Catalano, attorney for the School District, will appear

Open Broadway Bids Sept. 21 ALBANY -- The State Dept, of Public Works

will open bids here on Sept. 21 on reconstruction of state highway 107 (Broadway, Hicksville) to widen the highway to 90 feet between Marvin Ave. and East Barclay St., a distance of 1.27 miles. The engineering estimate cost is \$1,820,000.

The present roadway will be rebuilt to pro-vide two 25-foot wide cement concrete pavements separated by a raised median generally 20 feet wide, plus two 10-foot wide asphalt concrete strips to serve as road shoulders south of Park Ave. and as parking lanes along the northern half of the project.

The announcement was made here by J. Burch McMorran, state superintendent of Public Works, Monday.



Homecoming Dance on Oct. 7

The Hicksville High School Alumni Association has announced that plans for its 10th Annual Homecoming Dance are completed.

This event will take place on Saturday evening, Oct. 7th, at the American Legion Hall on East Nicholai St. Hicksville.

Dancing to the music of Art Swanson's orchestra will start at 9:00 P.M.

Tickets will include a sumptuous buffet, and will be available shortly from the Home-Coming Committee or any Board of Directors member.

Comparison of Three Budget Votes

| School Voting District | Final Reg. 8/23 | MAY 3 \$15,193,573 YES NO | JUNE 21 \$15,064,698 YES NO | AUG. 23 \$14,810,000 YES NO |
|---------------------------|--------------------|---------------------------------|-----------------------------------|-----------------------------------|
| BURNS AVE | 1141 | 317 647 | 354 263 | 570 323 |
| EAST ST. | 1966 | 317 647 | 445 621 | 781 668 |
| WOODLAND | 1264 | 231 447 | 294 380 | 525 422 |
| LEE AVE | 1927 | 332 633 | 438 641 | 723, 697 |
| FORK LANE | 1389 | 246 359 | 370 388 | 541 396 |
| DUTCH LANE | 994 | 311 266 | 336 219 | 510 195 |
| OLD COUNTRY | 1167 | 236 399 | 272 419 | 441 402 |
| Totals Difference | 9848 | 1922 3075 - 1153 | 2059 2931 - 872 | 4091 3103 - 988 |

THESE WERE AMONG the pictures forwarded to John Pick, Town Commissioner of Public Works, by Hicksville Kiwards, Lions and Rotary Chibs to stress the fifthy conditions found on community stress. Addition full-color pictures taken by Dr. Walter H. Dunhar of the Kiwanis were forwarded with a re-quest for regular pictups, additional litter baskets in parking fields. Listed as distress areas were (above) the west side of Lewittom Parkway and the parking space around the Hicksville RR Station. Rear of some Broadway stores fronting on a parking field is shown below, (Photos by P. Charbonnet).

Oral arguments before Com-missioner Allen on the issues will take place at 2 PM in the State Education Building, Albany,

Dear Sheila:

Dear Sheila: Dear Sheila: Attempt to declines to commend, LEON GALLOWAY, assistant to the flickwrite Superinsedent of Schook, is scheduled to undertake an intervaling and heavy step in a couple of weeks, in connection with the flickwrite Superinsedent of Schook, is scheduled to undertake an intervaling and heavy step in a couple of weeks, in connection with the flickwrite superinsedent of Schook, is scheduled to undertake an intervaling and heavy step in a couple of weeks, in connection with the flickwrite brain (Lincer 1997) JOSEPH HEDM is planning to move is trustee of Helssville Public Linkary......Cousty Electricians and phases is a preparing legislation to licensie home improvement contractors, radio, TV and auto regain shops, electricians and phases in a preparing legislation to licensie home improvement contractors, radio, TA and auto regain shops, electricians and phases in a preparing legislation to licensie home improvement contractors, radio, TA and auto regain shops, electricians and phase davad, we stand then to send a postal. We got it from the Phase of the flickwrite, van the school and first ben scheer the school and the community erer reported at a recent phase davad, we stand then to send a postal. We got it from the Phase of the davade of Mr. and Mrs. Howard Van Allen of 91 MM ALLEY, daughter of Mr. and Mrs. Howard Van Allen of 91 MM ALLEY, daughter of Mr. and Mrs. Howard Van Allen of 91 MM ALLEY, daughter of Mr. and Mrs. Howard Van Allen of 91 MM ALLEY, daughter of Mr. and Mrs. Howard Van Allen of 91 MM ALLEY, daughter of Mr. and Mrs. Howard Van Allen of 91 MM ALLEY, daughter of Mr. and Mrs. Howard Van Allen of 91 MM Mrs. Howard Mrs. Howard Mr. Alley Mrs. Mrs. 192 MM MRS FROCHMAN and A. RICARD WILLEY. 92 MM MRS MRCHAN MILLEY 93 MM MRS MRS FROCHMAN and A. RICARD WILLEY. 94 MM Mrs. Howard Mrs. Howard Mrs. Howard Mrs. 194 More Mrs. Mrs. Howard Mrs. Howard Mrs. 195 More Mrs. Mrs. Howard Mr. And Mrs. Howard Mrs. 195 More Mrs. Howard Mrs. Howard Mrs. 195 More Mr

Parents have been reminded that under the Polio immunization Law effective Jan, 1, the achools must have on file in the health record evidence that children have been adogmently immunized againnt polio hefore he will be permitted to attend school next month. Notices to that effect wont to parents of kindengarten, first thru 12th grades in Jame over the signature of local principals....





WE 1-0441

Hours: Mon. to Fri, 9 to 9. Sat. 9 to 5 Free Porking FIRST NAT'L, CITY FRANKLIN NATIONAL UNICARD Charge Plans

Schools Open Here Sept 7

The Hicksville Public Schools will open for the full session on Thursday, Sept. 7th, Kindergar-ten classes will be from 9:30 -12 and 1-3:30 P.M. Grudes 1, 2,3 are from 9:30-3:30, Grades 4,5,6 from 8:20-2:50, Janker High from 8:20-2:50 and Santor High 8:15-3:00. from 3:00.

3:00, Orientation for all teachers will be held on Wednetsduy, Sept 6th at 10A.M. in the High School. This will include hoth present and new teachers. Marvin Goldberg, President of the School Board, will welcome the faculty and Don-ald -F. Abi, Superintendent of Schools, will address them on the plans for the coming school year.

year. The Hicksville Council of PTA will play host to the over 100 new teachers with a coffee hour. The entire educational staff of the district will include over 700 this year

this year. Schools of the Roman Catholic Diocess of Rockville Centre will open for the new term on Thurs-day, Sept 7, also. Sister Alphonsus Marie of the Dominican Sisters has been nam-ed principal of SL Ignatius Loy-ola School in Bicksville, effect-ive with the new term.

READ IT FIRST IN THE NERALD

LEGAL NOTICE

LEGAL NOTICE PUBLIC NOTICE BE IT ORDANEDD, by the Town Board of the Town of Oyster Bay, County of Nassam, State of New York, that "AN ORDINANCE REGULATING AND LACENISMG DEALERS'S NJUNK" adopted May 4, 1337, as assended, be hereby smeeded in the following form: AMEND Section 2 by deleting the same and substituting there-for a new section as follows: Section 2. The Town Clerk is hereby designshed Licens of Oyster Bay, with the authority to make such rules and reg-ulations and hearings in rela-tion, revocation and suspension of licenses and permits, as set forth in this orthance excent tion, revocation and suspension of licenses and permits, as set forth in this ordinance, except where otherwise provided by

where otherwise provided by law. The Town Clerk shall also have the authority to deny an application for a license or permit without a hearing if he determines that the requiredetermines that the require-ments governing the issuance of a license or permit, or that the rules and regulations gov-erning the issuance of a lithe erning the issuance of a li-cense or permit have not been

LONG ISLAND 4

THE SIGN OF

GOOD BANKING

your neighborhood

LONG ISLAND

NATIONAL BANK Member of F D I.C.

MAIN OFFICE : 60 BROADWAY . HICKSVILLE

WE 1 - 0100

10 CONVENIENT LONG ISLAND NATIONAL BANK OFFICES

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sufficiently complied with. Each applicant for such li-cense shall Faulmi to the Town Clerk a written application, supplying information: That he is a citizen of the United Status; the heas never been convicted of a felony or as to hisgingerience, finactal responsibility, equipment, and nature and location of storage places. No license shall be granted to any person who is not a citizen of the United States, or who has been con-victed of a felony or misde-messor, or who is not a fit and desirable person and capable for which the license is required. If the applicant possesses the required quali-fications, due Two Clerk shall, upon payment by the applicant of the license fe or fees hereinafter prescribed, issue a license to the applicant, ad with such license a license plate or cach vehicle or con-veyance to be used by the li-censes in connection with the sub business.

Sald outser AND further AMEND Section 5 by deleting the same and substituting there-for a new section as follows: Section 5, & Suspension and

or a new section as follows: Section 5. <u>A.</u> Suspension and <u>Revocation.</u> Any license or permit issued pursuant to the provisions of this ordinance may be revoked or saspended by the Town Clork, after a hearing upon notice and the making of find-ings, as hereinsfler provided. A notice of hearing tobs held by the Town Clerk for revoca-tion or suspension of any li-cense or permit the retofore in-sued shall be gives personally to the licensee, or is writing. The notice is writing shall be forwarded by ordinary mail is a securely sealed and post-age preguid envelope to the li-censes at his last inown ad-dress. It is last inown ad-dress. It is last inown ad-dress. It is notice shall advise the bands of the United States Post Office authorities not less than 5 days prior to hearing is to be held, and shall contain a concise statement of the rea-son for the holding of such

a concise statement of the rea-son for the holding of such hearing. Rules of law with respect to the permissibility of evidence in the conduct of hearings shall not apply at such hearing. The Town Clerk shall make a rec-Town Clerk shall make a rec-ord of such findings as he deema to be justified by all the evi-dence presented at such hear-ing, and his findings shall be conclusive as to all matters of fact

of fact. The Town Clerk may revoke any license or permit granted pursuant to the provisions of this ordinance or suspend the this ordinance or suspend the same for a period not to ex-ceed ninety days upon making a finding after the hearing provided for in this section, of the existence of one or more clauses therefor. I. Fraud, misrior essentiation

causes therefor. 1. Frand, misropresentation or faise statement contained in the application for the per-mit or leases. 2. Frand annisrepresentation or faile statements made in the course of carrying on any business or activity which is timenad.

3. Any violation of this or-

diamee. 4. Conviction of any crime or mindemeanor involving moral

A conducting any balances or indicating any balances or in particular in the provide strange of the second strange of the s

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Its unserverses her Town Board 2. Hearings her Town Board Whenever it shall be pro-rided herein that a hearing thall or may be held by the Town Board with respect to weather:

any matter: (a) Such hearing shall be beld on a date and at a place and hour designated by the Town

on a date and at a place and how designated by the Town Board.
(b) The Town Clerk shall give notice thereof, stating the notice thereof, stating the mane and address of the spplication of the hearing and the date, place and how thereof designated thereof to the subject matter of the bearing and the date, place and how thereof designated thereof to the subject matter of the section of the subject matter of the section of such application of such application of the section of the

(Continued on Page 3)

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RELIGIOUS SCHOOL **REGISTRATION SET**

REGISTRATION SET Final religious school regis-tration at Temple Or Elohim Reform Congregation of Jericho, has been set for Thursday Sept. 7 8:30 to 10:30 PM and for Sunday, Sept. 10th, 1967 10 AM to 12 Noon. Temple Or Elohim is located on Tobio Lane in Jericho. For further Infor-mation call OV 1-7229 or WE 5-0384. Classes are held (rom kindergarten through thetweitho grade. A one day parallel school is also available. ON DEAN'S LIST

ALC: NO 2

ON DEAN'S LIST

Wr. JOHN K. Pearce, son of Mr. and Mrs. John H. Pearce of 40 McKinely Ave, Hicksville, waa named to the Dean's List for having atsined aquality point ratio of 3,388 during his spring semester at Clarkson College of methodown Deisdaw, NY Ha Technology, Poisdam, N.Y. He is majoring in Math and is a junior at Clarkson.

(Continued from Page 2)

holder involved shall be en-titled to be represented by legal counsel and to present such competent and material such competent and material testimony or other evidence in his own behalf as may be relevant to the subject mate-ter of the bearing. (e) All witnesses shall be sworn and examined under oath

oath. AND further same and substituting therefor a

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AND hirther same and substituting therefor a new section 5.5 follows: Section 5. In addition to sub-jecting a license' or permit, hereander held, to suspension or revocation, a violation of this ordinance shall be deemed an offense and shall be pun-ishable by a fine of not more than \$100.00, or imprisonment for not more than 15 days, or by both such fine and impris-onment. Such violation shall constitute disorderly conduct as an offense and such per-son shall be deemed a dis-orderly person. Each day on which any violation of any pro-visions of this ordinance con-tiate offense and such perrate offense.

offense. BY ORDER OF THE TOWN BOARD OF THE TOWN OF DYSTER BAT William B, O'Keefe, Town Clerk Michael N. Petito,

Michael N, Petilo, Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,) ss.: TOWN OF OXSTER BAY) I, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodlan of the Records of said Town, DO HEREBY CERTI-FY that I have compared the an-neixed with the original Notice of Revisions, Additions, Deletions and Amendments to the Ordinance Regulating and Licensing Deal-ers in Junk in the Town of Oyster Bay, adopted by the Town Board on August 15, 1967. filled in the Town Clerk's Office and that the same is a true tran-cering thereof, and of the whole of such original. In Testimony Whereof,

ch original. auch original. In Testimony Whereof, I have hereunto signed (SEAL) my name and affixed the seal of said Town this 17th day of August,



Becomes Engaged



Paula Licastre

Mr. and Mrs. John J. Licastro of Hicksville announce the en-gagement of their daughter, Paula Annette to Steven Bradley Shep-pard son of Mr. and Mrs. Harvey P. Sheppard of Hicksville.

BOARD OF APPEALS Regular meeting of the Board of Appeals, Town of Oyster Bay, will be held in the Town Board Hearing Room, Town Hall, Oyster Bay, on Wednesday, August 30, 1967 at 8:00 P.M. <u>RESIDENCE CALENDAR</u> CASE #67.385 ADDELT ANT Decald Sking

CASE 467-385 APPELLANT--Donald Skup-insky, 67 Lantern Road, Hicks-ville, SUBJECT--Variance to erect an attached garage having less rear yard than the Ordinance requires.

requires. LOCATION -- Southwest corner of Lantern Road and Rover Lane, Hicksville.

Hicksville, CASE #67-386 APPELLANT--Paul Carter, 6 High Street, Hicksville. SUBJECT--Variance to erect a second floor addition having one leas side yard and the en-croachment of eave and gatter, with the installation of second kitchen for use as a Mother-Daughter Dwelling. LOCATION--West side of High Street, 167.44 ft. north of King

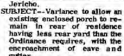
SERVING LONG ISLAND Sutter MONUMENTAL WORKS HICKSVILLE HIGHEST QUALITY WORKMANSHIP Work Erected In ALL WE 1-0076 If no answer call WE 1-3126 295 W. Old Country Rd Hicksville

(Next to Hicksville Cemetery) Open weekdays 9-12, 2-4:30 Seturday 10-12, 2-4:30 Sunday 2-4 6



ville. c/o Eric A, Roscid, Esq., 85 No. Broadway, Hicksville. SUBJECT --Variance to allow an existing fence to reimain having greater height than the Ordi-nance allows. LOCATION--Easterly side of New South Road, 80.55 ft. south of Mapie Avenue, Hicksville. CASE #67-391 APPELLANT--Frank Squillace, c/o DiGengaro & Kops, Mas-sapeous.

APPELLANT--Frank Squillace, c/o DiGemaro & Kops, Mas-sapequa.
 SUBJECT --Variance to allow an existing addition to remain oc-cupying a greaster percentage of building area and having one less side yard and less ag-gregate side yardsthan the Or-dinance requires, with the en-croachment of eave and guiter.
 LOCATION--West side of Kuhi Avenue, 2019, 47 ft. north of West John Street, Hicksville, CASE 467-386
 APPELLANT--E d w a r d and Helen McKema, 66 Burns Ave-me Hicksville, C/o Harold S, Meltzer, Esg., 194 Old Country Road, Mingola.
 SUBJECT--Application for use variance to use premises as a beauty parlor.
 LOCATION--East side of Burns Avenue, 11.66 ft, south of Wind-sor Street, Hicksville.
 CASE 467-400
 APPELLANT---Alexander & Be-atrice Ross, 19 Briar Lane,



CATION--North side of Briar Lane, 223 ft. east of Bounty Lane, Jericho. L

Lane, Jericho. COMMERCIAL CALENDAR COMMERCIAL CALENDAR CASE #67-397 APPELLANT--G e n e r a 1 m-strument Corp., c/o Donald A. Capoblanco, Esq., 55 Jericho Tpice., Westbury. SUBJECT--Special Permit to ob-tain a reduction of off-street parking. LOCATION--Northeast corner of West John Street, and Canti-ague Road, Hicksville. OYSTER BAY, NEW YORK AUGUST 21, 1967

BY THE ORDER OF BY THE DRDER OF THE BOARD OF APPEALS Town of Oyster Bay Raymond H. Schoepflin, Chairman Ellsworth Alle retars

PUBLIC NOTICE BE IT ORDAINED By the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "FANCAB and LIMOUSINE ORDINANCE OF THE TOWN OF OYSTER BAY" adopted December 29, 1959 as amended, be hereby amended in the following form: AMEND Section 8.0, Article VIII dissances of Licenses) by deleting the same and substituting (Continued on Sdes. 4)

(Continued on page 4) -----Reg. \$1.25 size NOW ONLY allerest

PASTEL SHOPS. INC. . N.Y. 11801

NEW BIG ONE" "THE 1967 FORDS ALL MODELS SAVE SSS USED CAR SPECIALS NOTICE! SOME WITH 24-50,000 MILE WARRANTEE AVAILABLE FORD GALAXIE 500, 1966 Magnificient pre-owned 4 dr. hard-top in turquoise with black vinyl rool. Full power and cruissematic Detys. Featured this week for only. \$2299

THUNDERBIRD LANDAU, 1965 And factory sir conditioning. One in a million.

COMET 404, 1965 A gorgeous little 2 door, in burgundy with plastic covers over its original sparkling interior. This is a standard trans-nission suits with padded dash, adiu & climate e norrol, just ake a test drive and you'll immediately record rate its quality \$1399

FORD GALAXIE 1964 Glistening black beauty with matching vinyl interior, Full power and eutomatic trans. Can you match this for cond-\$1099

FORD FALCON FUTURA, 1962 What a delightful odd ball this one is. Did you ever sees Falcon win a Vinyl mof, lactory 4 speed trans-miaston for tinted glass? Well, I have the only one \$799

THUNDERBIRD 1961

Naturally fully powered. Just waiting for some lucky \$899 **BUICK 1962**

We have two of these bables. One a 4 dayr hardlop The other - shiny black convertible. Just iske your choice for only \$799

WE HAVE A LARGE SELECTION

40 More to choose from

Rent A New Ford At Low Cost

Your Hicksville Ford Dealer Opposite Mid-Island Plaza - OV 1-9003 Bethpage Re at Broadway - Hickeville

MIDx8/24-B32

August 24, 1967 - MID ISLAND/PLAINVIEW HERALD - Page 3

Herald Editorial Comment... **Reflections on Third Vote**

comment was written This largely some bours before the results of the third voting upon the Hicksville School District Budget for 1967-68 and thus does reflect fully the outcome of not that expression by the voters thru the secrecy of the polling booth.

We would like to think the various efforts, pro and con, on the third proposed budget well-intentioned and not were calculated to deliberately deceive and confuse. However, we can find no justification for the last minute (day of voting for most part) plastering of the schools and the public structures, traffic warning signs and trees with stickers urging a certain unsigned course of action, offer-ing no arguments or reasons. Signs warning motorists to stop for thru traffic or warning of children at play, erected at considerable taxpayer expense, were thoughtlessly and ruthlessly cov-ered with the "vote no" plast-" ers.

Various dramatic and misleading circulars were delivered to residences up to the day of the voting giving oversimplified reasons for aye or nay voting, apparently timed so they could not be exposed or refuted with facts. During the period of voting election personnel, who for the most part have sincerely and public-spiritedly served in this capacity for years, were subjected to harassment, vilification and threats. Sadly it must be related some of these unadult demonstrations were carried on by persons who pretend

LEGAL NOTICE

(Continued from Page 1) therefor a new section as follows: Article VIII

Anders via Licenses Section 8,0, Town Clerk License Commissioner The Town Clerk is bereby desig-nated License Commissionel of the Town of Oyster Bay Clerk of the Town of Oyster Bay, with the authority to make such rules and regulations and bearings in relation to the issuance, amendment, term-ination, cancellation to the issuance, amendment, term-ination, cancellation, revoca-tion and suspension of licenses and permits, as set forth in this ordinance, except where other-wise provided by law. The Town Clerk shall also have the authority to deny an application for a license or permit without a hearing if be determines that the require-ments governing the issuance of a license or permit, or that the rules and regulations gov-

the rules and regulations gov-erging the issuance of a lior permit have not been great concern for the preservation of the democratic processes of unhamoered voting and individual decision.

By the time you read this the die will have been cast: either Hicksville has a sharply curtailed and restrictive, muchwhittled budget, or is the only school district in Nassau County on an austerity budget. In either case the young people who are the reason for the whole operation will be the losers and we can only hope that in time something can be achieved to make up for the loss.

A special word of thanks is due to those unsung persons who pledged to be available in the community for the full 10-hour voting period, if needed, serving as the volunteer chairmen of voting at the seven polling places: John Maher, Louis Millevolte, Barbara Rosman, Betty Beutelman, Galloway, Leon Nancy Dounton and Herta Ward.

This footnote was added as the final tally was made public: over 7,000 out of 9,848 registerd cast their ballots to approve the reduced budget by a margin of 988 votes. The eventual approval, on the third try, is gratifying; however the fact that 3,103 still held out as opposed should be a matter of some concern. It means than that number of voters remained to the end unconvinced or misled.

It will be months if not years until the scare of this year's unexperience are erased. happy -fjn

by deleting the same and sub-stituting therefor a new section sufficiently complied with. The fees for filing applic-tions bereander which shall be paid to the Town Clerk at the time the application is filed the liber. as follows:

as follows: Article VI Review and Appeal Sertion 5.0, Any person ag-grieved up the Town Clerk's denial of a license or permit or licensee whose license has been revoked or suspended by the Town Clerk shall have the right to appeal to the Town Board for a review of the determination of the Town Clerk.

- k, Such appeal shall be in writing, signed and ac-knowledged, and shall state the ground or grounds to the an or ellant (a) on which the appellant claims that the determination of the Town Clerk was
- tion of the Town Clerk was erroneous. Such appeal shall be filed with the Town Clerk by the appellant within twenty days after notice of the determination of the Town Clerk has been mailed to him or delivered to him in **(b)**
- him or delivered to bim in person. (c) Upon the filing of such ap-peal with the Town Board, it shall hold a hearing the reon as hereinafter poorided. (d) At such bearing the Town Board shall consider the record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may
 - Clerk to such an extent as the Town Board in its dis-cretion deems just and just and

AND further AMEND Section 10.0 of Articles X (Suspension and Revocation of License) by deloting the same and substituting therefor a new substituting un

ection a follows: Article X Procedure on Revocation or Suspension Section 10.0, Any license or permit issued pursuant to the provisions of this ordinance may be revoked or sispanded by the Town Clerk, after a hearing upon notice and the making of fudings, as herein-after convided.

hearing upon notice and be making of findings, as herein-after provided. A notice of hearing to be held by the Town Clerk for revoca-tion or suspension of any li-cense or permit the retofore insued shall be given person-ally to the licensee, or in writing. The notice in writing shall be forwarded by ordinary mail in a securely sealed and postage prepaid envelope to the licensee at his last known address, it shall be placed in the hands of the United States Post Office authorities not less Post Office authorities not less than 5 days prior to hearing date. The notice shall advise the licensee of the time when and the place where the bear-ine is to be hold, and shall and the place where the bear-ing is to be hold, and shall contain a concise statement of the reason for the holding of

contain a concluse states and the reason for the holding of such bearing. Rules of law with respect to the permissibility of evidence in the conduct of hearings shall not apply at such hearing. The Clube shall make a Town Clerk shall make a record of such findings as he deems to be justified by all the evidence presented at such hearing, and his findings shall be conslusive as to all matters of fact.

tact. The Town Clerk may re-license or permit The Town Clerk may re-voke any license or permit granted pursuant to the pro-visions of this ordinance or suspend the same for a period not to exceed ninety days upon making a finding after the hear-ing provided for in this sec-tion, of the existence of one or more causes therefor. more causes therefor.

more causes therefor. 1. Broad misrepresentation or false statement contained in the application for the per-mit or license. 2. Fraud, misrepresentation or false statements mide in the course of carrying on any business or activity which is licensed. 2. Any violation of this or-3. Any violation of this or-

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inance, 4. Conviction of any crime or misdemeanor involving moral turpitude. nural turpitude, 5. Conducting any business or activity which is regulated by this ordinance in such a manner as to constitute a breach of the peace or to endanger the health, safety or general welfare of the public.

oublic public. In furtherance of the fore-going, the Town Clerk upon receiving information giving him reasonable cause to believe that the holder of any

believe that the holder of any license or permit issued pur-suant to this ordinance has violated any provision of this ordinance, or has been com-victed of any crime or mis-demeasor involving moral turpitude, or has been charged with are such crime or is turpitude, or has been charged with any such crime or is guilty of having made a false statement or misrepresenta-tion in his application, may forthwith temporarily sus-pend such license until a hear-ing can be held by the Town Clerk. AND farther DETE Specific 10.1 of

Article X AND further AMEND

Article X AMD article X AMD article XIII Greatical by delet-ing the same and substituting therefore any methods of a solu-child of the solution of a solution of the solution of the solution of mit, heremunder held, to sup-pression or revocation, a viola-tion of this ordinance shall be desmed an offense and such prisomet for not more than 15 days, or by both such fine and imprisoment, Such viola-tion shall constitute disorderly person shall be desmed a dis-orderly person. Each day on which any violation of any pro-tinues shall constitutes a sepa-tion shall constitutes a sepa-

THE OTHERSE. BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY Michael N. Petito, Supervisor

Michael N, Petito, Supervisor William B, O'Keefe, Town Clerk August 15, 1967 STATE OF NEW YORK) COUNTY OF NASSAU)ss.; TOWN OF OYSTEB BAY) 1, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERTIFY that I have compared the amexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Taxi Cab and Limousine Or-dimnee of the Town of Oyster Bay, adopted by the Town Bosrd on August 15, 1967. filed in the Town Clerk's Office and that the same is a true transcript thereof, and of the whole of such original. and of the whole of such original.

the whole of such original. In Testimory Whereof. I have bereanto signed my mame and affixed the seal of said Town this 17th day of August, 1967. WILLIAM B. O'KEEFE Town Clerk, (seal)

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PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "TOWN OF OYS-TER BAY PUBLIC PARKING DISTRICT ORDINANCE" adopted inuary 31, 1961 as amended, be areby amended in the following

AMEND Section XI(Suspen AMEND Section XI(Suspension and Revocation of Permits) by deleting the same and substitut-ing therefore a new section as collows: <u>Section XI A. Town Clark-License Commissioner.</u> The Town Clerk is hereby desig-nated License Commissioner of the Town of Oyster Bay, with the authority to make such

the authority to make such rules and regulations and to conduct investigations and hearings in relation to the ishearings in relation to the is-suance, amendment, termina-tion, cancellation, revocation and suspension of licenses and permits, as set forth in this ordinance, except where other-wise provided by law. The Town Clerk shall also

(Continued on Page 7)

Comparate on Page 784 SHUTTLE TO WORK New Speed Shurthe Los servici from Alckaville goes direct to Engineers Hill and Poloniver in dustriel Parks, where goed jobs ers open. For job Information, call WE 8-9100 or IV 6-3434. For Speed Shurtle schedules, coll 1333-5700. For



\$10
(d) For each taxicab or limousing driver's license \$2
(e) The relocation of any terminals, within the Townof Oyster Bay \$10
(f) For each taxicab or limousing substituted \$4
(g) For replacement of a lincense medallion \$10
(b) For the replacement of each taxife \$2
(i) For replacement of each

(ii)

tanicab or himousine li-cense card \$2

Second-class postage paid at Hicksville, New York PUBLISHED WEEKLY for the Mid Island Community at Hicksville, L.I., N.Y. 0 Press

P.O. BOX 95 HICKSVILLE, N.Y. Zip 11802

Editor and Publisher OWEN H. TARLETON Advertising Manager DANIEL G. CARROLL Business Manager

OFFICE: 22 Intellawns Ave., Hicksville TELEPHONE: WEIIS 1-1400 and WEIIS 1-0346

(b) For each taxicab or limousine owner's supple-mentary license \$10 (c) For each vehicle licensed as a taxicab or limousine \$10

(a)

the time the

For replacement of ear

AND further AMEND Section 5.0. Article VI (Application to Town Board)

For each taxicab or lim-ousine owner's license \$20

SID ISLAND HERALD & PLAINVIEW HERALD



FRED J. NOETH

finding and determination, and in its discretion may receive new or additional evidence. The Town Board, after such hearing may confirm the action of the Town Clerk, or set aside the determination of the Town Clerk, or set aside the (e)

DELETE Section 10.1 of

Deny Mining Application

By Sam Lubitz

J. Marino introduced a resolution denying the application of the Westwood Improvement Corp. for a permit for the excavation of sand, gravel and fill

On July 25th, at a regular meeting of the Town Board of the Town of Oyster Bay, Councilman Ralph

LOTTE C. STEIN, EDITOR EDITORIAL BOARD: Horace Bernstein, Raiph Diamood, Henry Dockswell, Irving Gaft, Art Ros-enthal, Lotte Stein, Nat Warren. STAFF: Elaine Hauptman, Irving Herskovitt, Benryce Shimberg, PHOTOGRAPHER: Horace Bern-stein.

School Tax Rate Is Set By Bernyce Shimberg

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At its regular meeting on Aug. 10, the Jericho Board of Educa-tion set the school tax rate at \$7.29 per hundred dollars of assessed valutation, for the year 1967-1968.

1957-1968. In addition, the residents pay a library tax rate of 12 cents per \$100 of assessed valuation. The rate is on an assessed val-uation of \$52,835,568 and is an increase of 80 cents over last very. ł year.

Nine Pin Talk By Henry Dockswell

Now we're down to the wire, This was the last week of nor-mal rotation of opponents. Next week is the last night and it's position night. The leading team in each of our two divisions has

in each of our two divisions has a 4 point margin. In Section A Brizel-Stein de-feated the hot Kaplan-Batterman foursome 5-2 in a very hard fought battle. Al Kaplan threw a 205 in the first game and clinched that one for his aide but the second game went to Brizel-Stein even though Dave Batterman came uw with a 205 but the second game went to Brizel-Stein even though Dave Batterman came up with a 205. The third and deciding game went to Brizel-Stein as Julie Stein picked this spot to bowl his first really good one of the summer, a 215. This defeat dropped Kap-lan-Batterman down to 3rd with no chance to sneak in. Holtzman-Reichgott is the team that can sneak in. They were in 3rd place, six points behind. But they clobbered Was-serman-Schwartz with a 7-0 de-feat and slipped into 2nd place only four points behind Brizel-Stein whom they will meet this last position night.

Section B's situation became a little more defined as the league leading Gershen - Truchils lengthened their one point lead to four. As they were defeating Kahn-Kaye 5-2, the 2ad place Sachs-Dockswells were bowing to the Goldenberg-Springers 5-2, The 3rd place Geyer-Simes quar-tet sang their miserable song to a 7-0 shut out by the on-rushing Petholt-Barths who are now tied for 2nd with Sachs-Dockswell, Position night will see Sachs-Dockswell play Ger-shen-Truchil in the final fight for 1st place because they have more total pinal. Then will come the climatic

more total pinfall. Then will come the climatic moment when both division win-ners will meet in a one game playoff for the big Overall Cham-pionship. This will take place immediately after the regular league bowling is over and each of the winning teams has taken a five minute breather. Most of the league usually stave cheer the league usually stays cheer the combatants on. It's a lot of fun

the combatants on. If's a lot of fun. We have a few individual racess going on: Leo Geyer will win HI Average for the men with a 188 but even though he leads in Most 200 Games with 8, Nat Warren with 7 and Herb Brody with 6 are right on his tail. For the women, Bobbi Stoin has HI Average clinched with 150 but for Most 175 Games she is one behind a four-way tie shared by Elaine Brody, Mil-He Kahn, Alice Meadow and Sonia Rosenthal who have 4. This past Monday night was rounded out by Shirley Warren who rolled her first god on, a 175 and, get this, by Sid Simon who crashed a 215, a 257 and a 179 for a 661 series, Sid's 267 HS-Series. Next week and then on to the

was 2 points benny. Hi-Series. Next week and then on to the Golden Meadowbrook Sept. 23.







Recently, Jericho's only Cadette (Junior High) Girl Scout Troop spent a week in Washington D. C. Using Rockwood, the National Girl Scout Camp in Potomac, Maryland, as their home base, 12 girls and two leaders tourod Washington, Arlington, Mount Vernon and the Great Falls of the Potomac River. The climax of their trip, arranged by Congressman Lester Wolff, was a two-hour tour of the Capitol, House and Senate. The girls were shown many areas not usually open to the public, were presented with a flag for their troop which had been flown over the Capitol and ended with lunch in the Congressional Dining Room. Most of the funds for this trip were raised by the girls themselves through collection of old newspapers and the sale of Girl Scout Cookdes. The trip was such a success they are already planning for next summer. On the capitol steps with Arthur Peltz, Administrative Aide to Congressman Wolff who was in the hospital, are: Top row, L to R, Arlene Brimer, Lauren Farber, Karen Mangulis, Gail Spiegel and Cynthia Frame, Bottom row, Caren Kusheer, Luda McCoy, Elaime Brimer, Mrs. Joseph Milner and Mrs. Monroe Farber, co-leaders, Faith Mandell, Kathy Milner, Antoinette Molina and Mr. Feltz.

Peltz.

IS ONE OF LIFE'S DEEPLY REWARDING EXPERIENCES

FINAL RELIGIOUS SCHOOL AND MEMBERSHIP REGISTRATION TO BE HELD AT TEMPLE ON THURSDAY, SEPT. 7th 8:30 - 10:30 P.M. AND ON SUNDAY, SEPT. 10th 10 A.M. TO 12 NOON. FOR INFO. CALL: OY 1-7229 of WE 5-0384

2.冬日日の日本市のためのですのできたからない。 フロンシンシンシンシンシン

Form BCA Mixed Winter Bowling

We are still taking names for our B C A Mixed Winter League. It is every other Sunday night at Syosset Lanes starting on at Syoss Sept. 10.

It will operate the same as last year but with some im-provements. Starting time will be at 8:30 and we plan to have no more than 18 teams participating.

The sooner you register, the less chance you will have of being left out, Remember that B C A members will have preference, Call me if you're Interested. Henry Dockswell OV - 1-0421.

BELONG

TO

Ralph Diamond, a resident of our community, is due to be appointed councilman to the Town of Oyster Bay to fill the vacancy of Oyster Bay to fill the vacancy created by the resignation of Councilman and Town Board majority leader Edward Poulos. Mr. Poulos was appointed to be Commissioner of Conefliation for the Judicial District (Supreme Court) incorporating the County of Nassau. Raiph J. Marino, councilman and member of the Republican majority on the Town Board is scheduled to be designated Ma-jority leader. Diamond presently serves as legal counsel to the Town Board.

See Diamond

On Town Board

TEMPLE OR ELOHIM REFORM CONGREGATION OF JERICHO

material from Brush Hollow Road, Westbury. The

Cantor Gaber At Temple Or Elohim

application was denied.

Temple of Elohim, Reform Congregation of Jericho, will have the services of Cantor David Gaber for the coming year. Cantor Gaber was educated at the New York College of Columbia University and Hebrew Union College. In addition to extensive concertizing he has been Cantor at Temple Beth Jacob in New-burgh, N. Y. for the past five years.

Local Artists To Exhibit By Lee Batterman

Unknown to most of our res-idents, our community is in-babited with many talented ari-ists. Their work can often be seen in local and New York art

seen in local and New York ar shows. The works of Sandy Gross, and Marilyn Kaplan may be eeen on fith St. and Northeast corner of 5th Ave., while Eleanore Kru-ger and Lee Batterman will ex-hibit on 9th St. corthwest corner of 5th Ave., New York City. These exhibits are part of the Outdoor Art Show York City. These exhibits are part of the Outdoor Art Show York City. To all artists that have news to print, kindly contact me at 19 Flower Lane or call OV 1-0664.

LEGAL NOTICE

BE IT ORDAINED, by the Town BE IT ORDAINED, by the Town have Board of the Town of Oyster name Bay, County of Nassau, State of seal New York, that the "ORDINANCE I7th a PROHIBITING THE ERECTION, WILL MAINTENANCE OR USE OF BARBED WIRE FERCES ALONG S-E-A-L OR UPON PUBLIC STREETS MIDX8/24.B7

AND PLACES", adopted June 7, 1938, as amended be hereby amended in the following form: AMEND Section 2 by deleting the same and by substituting therefor a new section as fol-lows. lows:

Department: Elsine Haupt-n - WE 8-1961

o for all insertions: Fri

herefor a new section as fol-ows: Section 2. A violation of this ordinance shall be deemed an offense and shall be punishable by a fine of not more than \$400.00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment. Such violation shall constitute disorderly conduct as an offense, and such per-son shall be deemed a disor-derly person. Each day on which any violation of any provisions of this ordinance continues shall constitute a separate offense. BY ORDER OF THE TOWN BOARD OF THE TOWN OF DYSTER BAY

OYSTER BAY William B. O'Keefs, Town Clerk

Michael N. Petito,

Town Coard Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK, 3: COUNT OF NASSAU, 7 as at TOWN OF OYSTER BAY.) ULIAM B. OYKEEPE, Town COUNT OF NASSAU, 7 as at TOWN OF OYSTER BAY. WILLIAM B. OYKEEPE, Town CHART of the Town of Oyster Bay, and casholian of the Res-ords of said Town, DO HERLEBY CHART of the Town of the Res-ords of said Town, O HERLEBY CHART of the Town of the Res-ords of said Town, DO HERLEBY CHART of the Town of the Res-ords of said Town, DO HERLEBY CHART of the Town of the Res-ords of said Town, DO HERLEBY CHART of the Town of the Res-ords of said Town, DO HERLEBY CHART of Streets and Places in the ordinance Prohibiting the Erec-town Clork for the Town Clork's office and that the same is a true transcript thereof, and the town end afficed the seal of said Town this 17th day of August 1967. WILLIAM B. OYKEEFE Town Clork.



PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Oy-ster Bay, County of Nassau, State of New York, that the "OYSTER BAY SIREMP ORDINANCE" adopted August 23, 1938, as ame be hereby amended in the

ded, be hereby amended in the following form: MEND Section 8 by de-leting the same and substituting therefor a new section as follows: <u>Section 8. A. Town Clerk.</u> License Commissioner, (1) The Town Clerk is hereby desig-nated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and to conduct investigations and hearings in investigations and rearings in relation to the issuance, a-mendment, termination, can-cellation, revocation and sus-pension of licenses and per-mits, as set forth in this ordi-

mits, as set forth in this ordi-nance, except where otherwise provided by law. (2) The Town Clerk shall al-so have the anthority to dery an application for a license or per-mit without a hearing if he de-termines that the requirements governing the issuance of a li-cense or permit, or that the rules and regulations govern-ing the issuance of a license or ing the issuance of a license or permit have not been sufficient. Is complied with.

b) complied with. B; (1) Procedure on Revoca-tion or Suspension Any license or permit issued pursuant to the provisions of this ordinance may be revoked or suspended by the Town Clerk, after a hear-ing upon nocice and the masking of findings, as hereinafter pro-voked ided.

A notice of hearing to be held by the Town Clerk for revoca-tion or suspension of any license or permit theretofore issued shall be given personal-is to the licensee, or in writing. The notice in writing shall be forwarded by ordinary mail in a securely sealed and postage prepaid envelope to the licen-see at his last known address. It shall be placed in the hands of the United States. Post Of-fice authorities not less than 5 days prior to hearing date. The notice shall advise the licen-see of the time when and bhe A notice of hearing to be held police shall advise the licen-see of the time when and the place where the hearing is to be held, and shall contain a con-cise statement of the reason for the holding of such hearing. Rules of law with respect to the permissability of evidence in the conduct of hearings shall not apply at such hearing. The Town Clerk shall make a record of such findings as he deems to of such findings as he deems to be justified by all the evidence

be justified by all the evidence presented at such hearing, and his findings shall be conclusive as to all matters of fact. The Town Clerk may revoke any license or permit granted pursuan to the provisions of this ordinance or suspend the same for a period not to exceed inject days upon making afind-ing after the hearing provided for in this section, of the edus-tion of one or more leause-there of one or more leausetherefor

Broad misrepresentation Broad nusrepresentation or faise statement contained in the application for the per-

Fraud, misrepresentation or false statements made in

the course of carrying on any business or activity which is licensed Are violation of this ordi-

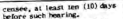
nand nance. 4. Conviction of any crime or misdemeanor involving moral turpitude.

S. Conducting any business or activity which is regulated by this ordinance in such a man-ner as to constitute a breach of the peace or to endanger the health, safety or general wel-fare of the public.

In are of the public. In furtherence of the fore-going, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license of that the holder of any treense of permit issued pursuant to this ordinance has violated any pro-vision of this ordinance, or has been convicted of any crime or misdemeanor involving moral amplitude, or has been charged with any such crime or is guilty with any such crime or is guilty. with any such r line of is guilty of having made a false state-ment or misrepresentation in his application, may forthwith temporarily suspend such li-cense until a hearing can be held by the Town Clerk. (2) Review and Anneal, Any

and proper. (3) <u>Hearings by Town Board</u>. Whenever it shall be provided herein that a hearing shall or may be held by the Town Board with respect to any matter: (a) Such hearings shall be held on a date and at a place and hour designated by the

and hour designated by the Town Board. (b) The Town Clerk shall give (b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or license holder concerned, the subject matter of the hearing and the date, place and hour thereof designated therefor by mailing a copythereal to the applicant or license holder concern at the address show upon the nost recent applica-tion of such applicant or li-



before such hearing.
(c) In the case of a public hearing, the notice required in paragraph (b) of this section shall also be published at least once a week for two successive weeks in a newspaper of general circulation in the Town of Oyster Bay, in the town to be ablication to be all. in the Town of Oyster Bay, the first publication to be al. least ten days before the date fixed for such public hearing. (d) The applicant or license holder involved shall be en-titled to be represented by legal counsel and to present such competent and material tectinerse or other evidence stimony or other eviden his own behalf as may testimony in its own to the subject mat-ter of the bearing. (e) All witnesses shall be sworn and examined under

AND further

AMEND Section 10 (Viola-tion of Ordinance) by deleting the same and substituting there--Section as follows:

Section 10. Violation of Ordi-nance In addition to subjecting a license or permit, hereunder a license or permit, hereunder heid, to suspension or revoca-tion, a violation of this ordi-nance shall be deemed an of-fense and shall be punishable by a fine of not more than \$100,00 or imprisonment for not more than 15 days, or by both such fine and imprison-ment. Such violation shall con-stitute disorderly conduct as an offense and such person shall be of any provisions of this ordinance continues shall constitute a separate offense, BY ORDER OF THE TOWN BOARD OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY

William B. O'Keefe, Town Clerk

Michael N. Petito, Supervisor DATED: Oyster Bay, New York

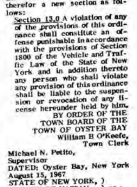
DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK STATE OF NEW YORK, J COUNTY OF NASSAU, J SS.: TOWN OF OYSTER BAY J L, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERTI-FY that I have compared the an-nexced with the original Notice of Revisions, Additions, Deletions and Amendments to the Town of Oyster Bay Shrimp Ordinance, and Amendments to the Town of Oyster Bay Shrimp Ordinance, adopted by the Town Board on August 15, 1967, filed in the Town Clerk's Office and that the same is a true transcript thereod, and of the whole of such original. In Testimery Whereof, I have hereunto signed my name and affixed the seal of said Town this 17

of said Town this 17th day of August, 1967, WILLIAM B. O'KEEFF Town Clerk.

MDX8/24B24

PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Dyster Bay, County of Nassau, State of New York, that the "TOW CAR ORDENANCE" adopted between the 1968 as amended. October 6, 1959, as amended be hereby amended in the fol-

lowing form: AMEND Article XIII- Penal-ties - Section 13.0 by deleting



the same and by substituting therefor a new section as fol-

lows:

Michael N. Petito, Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,) ss.: TOWN OF OYSTER BAY) J, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of sald Town, DO HEREBY CERTI-FY that I have compared the an-nexced with the original. Notice of Amendments to the Town Goyster Bay, adopted by the Town Board on August 15, 1967. filed in the same is a true transcript there-of, and of the whole of such original.

of, and of the would original. In Testimony Whereof, I have hereunto signed my name and af-fixed the seal of said Town this 17th day of August, 1967. WILLIAM B. O'KEEFE Town Clerk

SEAL

MID X 8/24 B 11

BE IT ORDAINED, by the Town

Board of the Town of Oyster Bay, County of Nassau, State of New York, that the 'NO TRESPASS-ING ORDINANCE'' adopted May

ING ORDINANCE" adopted May 6, 1958, be hereby amended in the following form: AMEND Section 5 by deleting the same and by substituting therefor a new section as follows:

neretor a new section as IDI-<u>Section 5.</u> A violation of this ordinance shall be deamed an offense and shall be punish-able by a fine of not more than \$100.00 or imprisonment for not more than 15 days, or by both such fine and imprison-ment, Such violation shall con-stitute disorderly conductasan offense, and such person shall be deemeda disorderly person. Each day on which any violation of any provisions of this ordi-nance continues shall const-tute a separate offense. BY ORDER OF THE TOWN BOARDOF THE

TOWN BOARD OF THE

TOWN OF OYSTER BAY William B. O'Keefe,

Town Clerk Michael N. Petito, Supervisor

Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,) SS.: TOWN OF OYSTER BAY) , WILLIAM B, O'NEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREHY CERTI-F) that I have compared the an-neved with the original Notice of said Town, DO HEREHY CERTI-F) that I have compared the an-neved with the original Notice of said Town, DO HEREHY CERTI-F) that I have compared the an-neved with the original Notice of said Town, DO HEREHY CERTI-F) that I have compared the an-neved with the original Notice of Said Town, DO HEREHY CERTI-fy that I have compared the an-neved with the original has the same is a true transcript thereof, and of the whole of such original. In Testimony Whereof, Ihave

al. Testimony Whereof, I have hereunto signed my name and affixed the seal of said Town this 17th day of August, 1967. WILLIAM B, O'KEEFE Town Clurk

Town Clerk

BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "ORDINANCE RESTRICTING THE USE OF FIREARMS WITHIN THE TOWN OF OYSTER BAY" adopted

February 2, 1960, be hereby amended in the following form: AMEND Section 4 by deleting the same and by substituting therefor a new sectionas follows: Section 4, (Pershity) A violation of this ordinance shall be decemed an offense and shall be punishable by a fine of not more than \$100,00 or im-prisonment for not more than 15 days, or by both such fine and imprisonment. Such vio-15 days, or by both such fine and imprisonment. Such vio-lation shall constitute dis-orderly conduct as an offense, and such person shall be deemed a disorderly person. Each day on which any vio-lation of any provisions of this ordinance continues shall con-stitute a separate offense. BY ORDER OF THE TOWN BOARD OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY William B. O'Kesfe,

Town Clerk Michael N. Petito Supervisor

DATED: Oyster Bay, New York August 15, 1967

DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,). ss.: TOWN OF OYSTER BAY) I, WILLIAM B&OKEEFE, Town of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERTIFY that I have compared the amendments to the Ordinance Restricting the Use of Firearms within the Town of Oyster Bay, adopted by the Town of the town Clerk's Office and that the same is a true table of such original. The Testimory Whereof, 1 have hereunto signed my mame and affixed the seal of August 185, 1967. In Testimory Whereof, 1 have hereunto signed my mame and affixed the seal of August 1967. WILLIAM B, OKEEFE SEAL) Town Clerk's MIDX 8/2489

(SEAL) MIDX 8/24B9

PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "OYSTER BAY TOWN NET ORDINANCEF" adopted June 4, 1946, as amended, be hereby amended in the fol-lowing form: AMD/ND Section 3 by deleting the same and by substituting therefor a new section as fel-lows:

lows:

ows: Section 3. A violation of this ordinance shall be deemed an offense and shall be punishable by a fine of not more than \$100.00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment, Sachviolation shall con-clines disorderly conduct as stitute disorderly conduct as an offense, and such person shall be deemed a disorderly shall be deemed a more which any violation of any provisions of this ordinance continues shall constitute a separate offense.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY William B. O'Keefe, Town Clerk.

Michael N. Petito,

Supervisor DATED: Oyster Bay, New York August 15, 1967

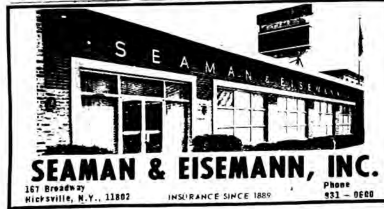
August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU, (ss., TOWN OF OYSTER BAY) I, WILLIAM B. OKEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERT-IFY that I have compared the an-nexed with the original Notice of Ausendments to the Town of Oy-stor Bay net Ordinance adopted by the Town Board on August 15,

ster Bay net Ordinance adopted by the Town Board on August 15, 1967. Mied in the Town Clerk's Office and that the same is a true trans-cript thereof, and of the whole of such original. In Testimony Whereof, Lews Decempton Scher

I have becauto signed my name and affixed the seal of said Town this 17th day of August, 1967. WILLIAM B. O'KEEFE

Town Clerk.

(SEAL) MID X 8/24 B8



(SEAL)

MID x 8/2482

PUBLIC NOTICE BE IT OR DAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "ORDINANCE REGULATING THE TAKING POSSESSION AND TEANSFOR-TATION OF SANDWORMS AND BLOODWORMS FR OM TOWN LANDS AND TOWN LANDS UN-DER WATER IN THE TOWN OF OYSTER BAY" (Sandworm and Bloodworm Ordinance) adopted August 23, 1938, as amended, be hereby amended in the follow-ing form: ing form:

for

e bereby amended in the following form: AMEND Section 5 by deleting he same and substituting there-or a new action as follows: Section 5. A. Town Clerk -Licenze Commissioner: (1) The Town Clerk is here-by designated License Com-missioner of the Town of Oyster Bay, with the authority to make such rules and regu-lations and bearings in rela-tions and to conduct investi-gations and hearings in rela-tion, revocation and suspan-sion of licenses and permits, as set forth in this ordinance, except where otherwise pro-vided by law. (2) The Town Clerk shall also have the authority to dony an application for a license or permit without a bearing if be operating the issuance of a li-cense or permit, or that the rules and regulations gov-erning the issuance of a li-cense or permit aven do been sufficiently complied with. (3) Permitas shall automat-ically terminate and become rul and void if the holder reases to be a resident of the town of Oyster Bay, where-up to the Town Clerk immedi-ately. B_(1) Procedury_M

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mit to the Town Clerk limited ately. <u>B</u> (1) Proceedury OR Revocation or Suspension. Any license or permit issued pursuant to the provisions of this ordiance may be revoked or suspended by the Town Olerk, after a hearing upon notice and the making of find-ings, as hereinafter provided. A notice of hearing to be held by the Town Clerk for revoca-tion or suspension of any li-cense or permit theretofore issued shall be given per-issued shall be given per-sonally to the Heenseo, or in writing. The notice in writing shall be forwarded by ordinary mail in a securely seeled and postage prepaid envelope to the licensee at his last known ad-dreas. It shall be placed in the hands of the United States pad Office authorities not less than 5 days prior to bearing dete. The notice shall advise

the hands of the United States Post Office authorities not less than 5 days prior to hearing date. The notice shall advise the licensee of the time when and the place where the hear-ing is to be held, and shall contain a concise statement of the reason for the holding of such hearing. Rules of law with respect to the permissibility of evidence in the conduct of hearings shall not apply at such hearing. The Town Clerk shall make a record of such findings as he deems to be justified by allthe e vidence presented at such hearing, and his findings shall be conclusive as to all matters of fact. of fact.

of fact. The Town Clerk may revoke any license or permit granted pursuant to the provisions of this ordinance or suspend the same for a period not to ex-ceed mhety days upon making a finding after the lisaring pro-vided for in this section, of the same of one or more support.

vided for in this section, of the existence of one or more causes therefor. 1. Broad milsrepresentation or false statement contained in the application for the per-mit or license. 2. Fraud, misrepresentation or false statements made in the course of carrying on any business or activity which is theore of

Heensed Any violation of this ordi-

nance. 4. Conviction of any crime or misdemeanor involving moral turpitude. 5. Conducting any business or activity which is regulated by

this ordinance in such a man-ner as to constitute a breach

an offense and shall be punish-

an offense and shall be punksh-able by a fine of not more than \$100.00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment. Such violation shall con-stitute disorderly conduct as an offense and such person shall be deemed a disorderly person. Each day on which any violation of any provisions of this ordinance continues shall constitute a separate offense.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY William B. O'Keefe, Town Clerk

William B. O'Keele, Town Clerk Michael N. Petito, Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,) ss.: TOWN OF OYSTER BAY) I, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERTI-FY that I have compared the an-nexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Ordi-mance Regulating the Taking, Posseesion, and Transportation of Sandworms and Tennaportation of Sandworms and TownLands

or Sandworms and Hangbornson from Town Lands and Town Lands Under Water in the Town of Oyster Bay, adopted by the Town Board on August 15, 1967, and that the same is a true transcript thereof, and of the whole of such original. In Testimony Whereof, I have bereunto signed my name and affixed the seal of said Town this 17th day of August, 1967. WILLIAM B, O'KEEFE Town Clerk

LEGAL PUBLIC NOTICE

PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town d'Oyster Bay, County of Nassau, State of New York, that the "ORDINANCE REGULATING USE OF STREETS, HIGHWAYS, SIDE-WALKS AND FUBLIC PLACES" adopted June 2, 1953, as amended be hereby amended in the follow-ing form: AMEND Section 4 by deleting the same and by substituting therefor a new section as fol-lows:

Section 1. A violation of this ordinance shall be deemed an offense and shall be punishable by a fine of not more than \$100,00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment. Such violstion shall constitute disorderly conduct as an offense, and such person shall be deemed a disorderly person. Each day on which any violation of any provisions of this ordinance continues shall constitute a separate of-fense.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY William B. O;Keele, Town Clerk

Michael N. Petito, Supervisor

(SEAL)

lows:

MID x 8/24B22

Town Clerk

the ordinance in such a man-ner as to constitute a breach of the peace or to endanger the health, safety or general weifare of the public. In furtherance of the fore-going, the Town Clerk, upon re-ceiving information giving tim reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any pro-vision of this ordinance, or has been convicted of any crime or misdemeanor involving moral turplude, or has been charged with any such crime or is guilty of having made a false state-ment or misrepresentation in la application, may forthwith temporarily suspend such li-cense until a hearing can be held by the Town Clerk. <u>B (2) Review and Ap-peal.</u> Arr person ascrizeved by the

E (2) Kevrew and hyp-peal, Any person aggrieved by the Town Clerk's denial of a li-cense or permit or licenses whose license has been revoked or suspended by the Town Clerk shall have the right cospeal to the Town Beard for a review of the determination of the Town Clark.

Clerk. (a) Such appeal shall be in white signed and acknowl-(a) Such appeal shall be in writing, signed and acknowl-edged, and shall state the ground or grounds on which the appeliant claims that the determination of the Town Clerk was erroneous.
 (b) Such appeal shall be filed with the Town Clerk has been mailed to him or deliver mination of the Town Clerk has been mailed to him or delivered to him in person.
 (c) Upon the filing of such appeal shall consider the town Cork has been mailed to him or deliver days at the town of the town the the town Clerk has been mailed to him or delivered to him in person.
 (c) Upon the filing of such appeal with the Town Board, it shall hold a hearing thereow Board a shall consider the record before the fown Clerk's finding and determination, and in its discretion may receive new or additional evidence.
 (a) The Town Board, after such bearing may confirm the satisfie the determination for the Town Clerk, or set as the town Clerk, or set as the Town Board in the discretion dee mis just and proger.

From Beard Whenever it shall be pro-vided berein that a bearing that a beard there in that a bearing that a bearing that or may be held by the Town Beard with respect to a with the state of the there is a state of the there is a state of the the state of the state of the state of the the state of the state of the state of the the state of the state of the the state of the state of the the state of the state of the

vided borein that a bearing shall or may be held by the Torm Board with respect to any matter: (a) Such bearing shall be held on a date and ut a place and hour designated by the Torm Board. (b) The Torm Clark shall give notice thereof, stating the name and address of the ap-plicant or license holder con-cerned, the subject matter of the hearings and the date, place and hour thereof desig-nated therefore by mailing a-copy thereof to the applicant or license holder concerned at the address ishown upon the most recent application of such applicant or licensee, at least ten (10) days before such hearing. (c) In the case of a public hearing, the notice required in paragraph (b) of this sec-tion shall also be published at least once a weak for two suc-cassive weeks in a newspaper of general circulation in the Town of Oyster Bay, the first publication to be at least ten days before the date fixed for such public hearing. (d) The applicant or licenses holder involved shall be en-titled to be represented by legal counsel and to present such competent and material testimony or other evidence in his own behall as may be relevant to the subject matter of the earing. (e) All witnesses shall be worn and examined under outh a the applicant of both as may be relevant to the subject matter of the maring.

rther

AND further AMEND Section 8 by deleting the same and substituting there-for a new section as follows: Section 8, in addition to sub-jecting a license or permit, hereunder held, to suspension or revocation, a violation of this ordinance shall be deemed

August 24, 1967 - MID ISLAND/PLAINVIEW HERALD - Page 7

(Continued from page 4)

have the authority to deny an application for a license or permit without a bearing if he ments governing the issuance of a license or permit, or that the roles and regulations gov-or permit have not been suffi-ciently complied with. B. <u>Procedure on Revocation</u> or <u>Supportion</u> any license or <u>rown of the subscreent</u> or <u>Supportion</u> any license or provisions of this ordinance have the rown Clerk, after a making of Indings, as herein-ated to the the subscreent of support of the subscreent of the support of the subscreent provision or subpension of my license or permit there executed to a subpension of my license or permit there personally to the licensee, or ing shall be forwarded by ordi-personally to the licensee, or ing shall be forwarded by ordi-and orderess. It shall be existent provided. The licensee at his last provide the reason for the personalize the licensee of the personalize the licensee of the personalize the licensee of the shall advice the licensee of the bearing is to be held, and uneating to the held, and shall contain a concise state-ment of the reason for the bearing is to be held, and personalize the licensee of the personalize the licens

bearing, and his findings shall be conclusive as to all matters of fact. The Town Clerk may revoke

or tact. The Town Clerk may revoke any license or permit granted pursuant to the provisions of or-dinance or suspend the same for a period not to exceed indety days upon making a finding after the hearing pro-vided for in this section, of the existence of one or more causes therefor. 1. Broad misrepresentation or false statement contained in the application for the permit or license. 2. Fraud, misrepresentation or false statements made in business or activity which is license. 3. Any violation of this ordi-

3. Any violation of this ordi-

3. Any violation of this ordinance. 4. Conviction of any erime or misdemeanor involving moral turpitude. 5. Conducting any business or activity which is regulated by this ordinance in such a man-ner as to constitute a breach of the peace or to endanger the health, safety or general wel-fare of the public. In furtherance of the fore-going, the Town Clerk, upon receiving information giving him reasonable cause to be-lieve that the holder of any li-cense or permit issued pursu-ant to this ordinance has vio-lated any provision of this or-dinance, or has been convicted of any crime or misdemeanor lated any provision of this dr-dinance, or has been convicted of any crime or misdemeanor involving moral turpitude, or has been charged with any such crime or is guilty of having made a false statementor mis-representation in his applica-

(Continued on Page 9)



DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK, 1 COUNTY OF NASSAU, 1 5s.; TOWN OF OYSTER BAY 1 , WILLIAM B O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CRTH-FY that I have compared the am-nexed with the original Notice I Amendments to the Ordina...ce Regulating the Use of Streets, Highways, Sidewalks and Public Piaces in the Town of Oyster Bay, adogded by the Ordina...ce Rogulating the Use of Streets, Highways, Sidewalks and Public Piaces in the Town of Oyster Bay, adogded by the Town Board on August 15, 1967, filed in the same is a true transcript thereof, and of the whole of such original. In Testimory Whereod., I have here unto cigned (SEAL) my name and affixed the seal of said Town this 17th day of Au-gust, 1967. MID x 8/24 B16

PUBLIC NOTICE BE IT ORDANED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "TOWN OF OY-STER BAY HAWKING AND PED-DLING ORDINANCE" adopted December 1, 1955, as amended, be bereby amended in the following form:

December 1, 1935, as a microbiol to bereby amended in the following form: AMEND Section 3, License Re-quired by adding a new provision as subparagraphs. (B) and (C) to read as follows: (B) The Town Clerk is bere-by designated License (om-missioner of the Town of Oyster Bay, with the authority to make such rules and regulations and hearings in relation to the Is-suance, amendment, termina-tion, cancellation, revocation and suspension of licenses and permits, as set forth in this or-dinance, except where other-wise provided by law. (C) The Town Clerk shall al-so have the authority to deny

so have the authority to demso have the authority to demy an application for a license or permit without a hearing if be determines that the require-ments governing the issuance of a license or permit, or that the rules and regulations go-verning the issuance of a li-cense or permit have not been sufficiently complied with. ND for ther

AND further AMEND Section 6-1 (Applica-tion for Vehicle License) to read as follows

Vehicle Identification Num-

ber AND further AMEND Section 8 (b) and Sec-tion 8 (b) (1) (Fees) to read as

(b) For each vehicle not ex-

(b) For each vehicle not exceeding a weight of \$300 pounds laden weight, \$32,00.
(1) for each additional 1000 pounds or major 'rastion thereof, \$25,00
ADD the following new provisions to vection 8 as subsections to read as follows:
(c) For each vehicle substituted, \$10,00.
(d) For replacement of Lost.

 (d) For replacement of Lost.
 Plate and Permit, \$10.00
 (e) For replacement of Each
 Lost Permit without Plate, \$2:00

\$2:00 RENUMBER existing subsection (c) covering assessments and payments to (f). AND further AMEND Section 17. Revoca-tion of Licenses by deleting the same and substituting therefor a new subtraction as (offers).

ame and substituting therefor a er section as follows: Section 17. <u>Procedure on Re-vocation or Suspension</u> Any license or permit issued pursuant to the provisions of this ordinance may be revoked or suspended by the Town Clerk, after a bearing upon no-tice and the making of findings, as bereinafter provided. A notice of hearing to be beld by the Town Clerk for revoca-tion or suspension of any li-cense or permit therefolder lis-

tion or suspension of any ll-cense or permit therefoldore ls-sued shall be given personally to the licensee, or in writing. The notice in writing shall be forwarded by ordinary mail in a securely sealed and postage prepaid envelope to the licensee at his last known address. It shall be placed in the hands of the United Nates Post Office authorities not less than 5 days prior to hearing date. The noauthorities not less than 5 days prior to hearing date. The no-tice shall advise the licensee of the sime when and the place where the hearing is to be held, and shall contain a concise statement of the reason for the holding of such hearing. Rules of law with respect to the mormiselfully of peridence

Rules of law with respect to the permissibility of evidence in the conduct of hearings shall not apply at such hearing. The Town Clerk shall make a record of such flodings as he deems to be justified by all the evidence presented at such hearing, and his findings shall be conclusive as to all matters of fact. The Town Clerk may revoke any license or permit granted

The Town Clerk may revoke any license or permit granted pursuant to the provisions of this ordinance or suspend the same for a period not to exceed-ninety days upon making a find-ing after the hearing provided for in this section, of the exis-tence of one or more causes therefore therefor.

1. Fraud, misrepresentation or false statement contained faise statement contained the application for the per-it or license. In the application for the per-mit or license. 2. Fraud, misrepresentation or false statements made in the course of carrying on any business or activity which is

licensed. 3. Any violation of this ordinance Conviction of any crime or misdemeanor involving moral

misdemeanor involving moral turpitude. 5. Conducting any business or activity which is regulated by this ordinance in such a man-ner as to constitute a breach of the peace or to endanger the bealth, safety or general welfare of the public. In furtherance of the fore-going, the Town Clerk, upon re-ceiving information giving him reasonable cause to believe that the holder of are license or per-

reasonable cause to believe that the holder of any license or per-mit issued pursuant to this or-dinance has violated any pro-vision of this ordinance, or has been convicted of any crime or misdemeanor involving moral turpitude, or has been charged with any such crime or is guil-ty of havine made a false statety of having made a false state ment or misrepresentation ment or more presentation, may forthwith temporarily suspend such li-cense until a hearing can be held by the Town Clerk. AND further

Amend Section 18, Appeal by deleting the same and by sub-stituting therefor a new section as follows:

as follows: Section 18. A. <u>Review and</u> Appeal. Any person aggrieved by the Town Clerk's denial of a license or permit or licensee whose license has been revoked or suspended by the Town Clerk stall have the right to appeal to the Town Board for a review of the determination of the Town

lerk. (a) Such appeal shall be in (a) Such appeal shall be in writing, signed and acknowl-edged, and shall state the ground or grounds on which the appellant claims that the de-termination of the Town Clerk. was erroneous.

was erroneous. (b) such appeal shall be filed with the Town Clerk by the ap-pellant within twenty days af-ter notice of the determina-tion of the Town Clerk has been mailed to him or delivered to him or delivered to him in marcon person.

Upon the filing of such ap-

(c) Upon the filing of such appeal with the Town Board, it shall hold a hearing thereon as hereinafter provided. (d) At such hearing the Town Board shall consider the re-cord before the Town Clerk, The Town Clerk's finding and determination, and in its dis-tortion may receive one or

cretion may receive new or additional evidence, (e) The Town Board, after (e) The Town Board, after such bearing may confirm the action of the Town Clerk, or set aside the determination of the Town Clerk to such an ex-tent as the Town Board in its discretion deems just and pro-ter.

per. B. <u>Hearings by Town Board</u>, henever it shall be provided Whenever herein that a hearing shall or may be held by the Town Board with respect to any matter: hay be held by the Iown Board with respect to any matter: (a) such hearing shall be held on a date and at a place and hour designated by the Town Board. (b) The Town Clerk shall give notice thereof.

notice thereof, stating the name and address of the applicam or license holder con-cerned, the subject matter of the hearing and the date, place and hour thereof designated therefor by mailing a copy thereof to the applicant or license holder concerned at the address shown upon the most recent application of such ap-plicant or licensee, at least plicant or licensee, at leas ten (10) days before such hear

(c) In the case of a public hearing, the notice required in paragraph (b) of this sec-tion shall also be published at least once a week for two suc-cessive weeks in a new spaper of secaril comulation in the of general circulation in the Town of Oyster Bay, the first publication to be at least ten days before the date fixed for such public hearing. (d) The applicant or license holder involved shall be en-titled to be represented by legal counsel and to present such competent and material testimony or other evidence is his own behalf as may be in his own behalf as may be

in his own behalf as may be relevant to the subject matter of the hearing. (e) All witnesses shall be sworn and examined under oath. AND further AMEND Section 19. Pensi-ties by deleting the same and by substituting therefor a new sec-tion as follows: Section 19. Pensities, Inad-dition to subjecting the license or permit, hereunder held, to

or permit, bereunder held, to or permit, bereunder held, to suspension or revocation, avi-olation of this ordinance shall be deemed an offense and shall be punishable by a fine of not more than \$100.00, or imprisonment for not more than 15 days, or by both such fine and imprisonment. Such violation shall constitute dis-orderly conduct as an offense, and such person shall be deem-ed a disorderly person. Each Each ed a disorderly person. ed a disorderly person. Each day on which any violation of any provisions of this ordi-nance continues shall con-stitute a separate offense. TOWN OF OYSTER BAY William B, O'Keefe, Town Clerk ichael N. Petto.

Michael N. Petito.

Michael N, Petito. Supervisor DATED: Oyster Bay New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,) ss.: TOWN OF OYSTER BAY) 1, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town. DO HEREBY CENTI-FY that I have compared the an-eved with the original Notice of FY that I have compared the an-nexed with the original Notice of Revisions. Additions. Deletions and Amendments to the Town of Oyster Bay Hawking and Peddling Drdinance, adopted by the Town of Neard on August 15, 1967. filed in the Town Cherk's Office and that the same is a true tran-script the reof, and of the whole of such original. In Testimony Whereof, 1 have herewnto signed my

have hereunto signed my name and affixed the seal of said Town this 17th day of August, 1967.

S-E-A-L WILLIAM B. O'KEEFE Town Clerk MIDX8/24825

PUBLIC NOTICE BE IT ORDAINED, by the Town

BE IT ORDAINED, by De Torm Board of the Torm of Oyster Bay, County of Nassau, State of New York, that the "ORDINANCE REGULATING THE STORAGE OF GASOLINE AND OTHER EX-PLOSIVES AT GASOLINE FILL-ING STATIONS, GARAGES OR ANY ESTABLISHMENT WITHIN THE TOWN OF OYSTER BAY THAT HANDLES AND SELLS THE ABOVE PRODUCTSTOTHE EFTAD. TRADF". effective July THE ABOVE PRODUCTSTOTHE RETAIL TRADE", effective July 5, 1928, as amended, be hereby amended in the following form: AMEND Subparagraph 10 fol-lowing the preamble covering penalties by deleting the same and by substituting therefor a new subparagraph as follows: Subparagraph as follows:

byperagraph is follows: <u>Subparagraph 10.</u> A violation of this ordinance shall be deemed an offense and shall be punishable by a fine of not more than \$100,00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment. Such violation shall con-stitute disorderly conduct as an offense, and such person shall be deemed a disorderly person. Each day on which any violation be decemed a disorder Up per son. Each day on which any violation of any provisions of this ordi-nance continues shall consti-tute a separate offense. BY ORDER OF THE TOWN BOARD OF THE TOWN BOARD OF THE TOWN DO OYSTER BAY William B. O'Keefe, Tom Clerk

Town Clerk Michael N. Petito, upervisor

Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK) COUNTY OF NASSAU)ss.: TOWN OF OVSTER BAY) I, WILLIAM B, OKEEFE, TOWN Cleark of the Town of Ousign Bay. I, WII.LIAM B. O'NEEL E. Clerk of the Town of Oyster Bay, and custodian of the Records of

said Town, DO HEREBY CERTI-FY that I have compared the an-nexed with the original Notice of Amendments to the Ordinance Regulating the Storage of Gaso-line and Other Explosives at Gasoline Filling Stations, Ga-rages or any Establishments within the Town of Oyster Bay that Handles and sells the above products to the retail trade, adopted by the Town Board on August 15, 1967, and that the same is a true transcript thereof, and of the whole of such original. In Testimony Whereof, have bereunto signed my name and aftixed the seal of said Town this 17h day of August, 1967. WILLIAM B, O'KEEFE Town Clerk (SEAL)

(SEAL) MID x 8/24B4

PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that "An OT-dinance Regulating Excavations in Streets or Highways in the Town of Oyster Bay" adopted November 18, 1952 as amended, be hereby amended in the follow-ine form: ing form

November 16, 1952 as allocation of the form: AMEND paragraph (Section) 3 of Article I to read as follows: 3. FEES, Except where other-wise provided by law, or where permits as above are granted for work to be done at the di-rection of the Town Superin-iendent of Highways, each application for such permit shall be accompanied by a fee of Three (S3.00) Dollars to be paid to the Town for each permit issued, The fee and permit herein re-quired shall be in addition to permits required, if any for con-struction of any sidewalk, curb or driveway. ANEND paragraph (Section) 7 of Article I to read as follows: 7. PENALTIES, A violation of this ordinance shall be deemed an offense and shall be punishable ya fine of not more than \$100,00 or imprisonment. Such who person shall be deemed and such person shall be person shall be dee

tinues shall constitute a separate

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY

Michael N. Petito, Supervisor William B. O'Keefe, Town Clerk

Town Clerk DATED: Oyster Eay, New York August 15, 1967 STATE OF NEW YORK) COUNTY OF NASSAU,) ss.: TOWN OF OYSTER BAY) I, WILLIAM B, OYKEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERTIFY that I have compared the amesed with the original Notice of Amendments to the Ordinance Regulating Excava-Ordinance Regulating Excava-tions in Streets or Highways in the Town of Oyster Bay, adopted by the Town Board on August 15, by 196

1967, filed in the Town Clerk's Office and that the same is a true transcript thereof, and of the whole of such original. In Testimony Whereof, I

have hereunto signed my of said Town this 17th day of August, 1967. WILLIAM B. O'KEEFE Town Clerk

M'D X8/24B19

PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "ORDINANCERE-STRICTING TRADE ON MEMO-RIAL DAY" adopted May 13, 1956, as amended, be hereby a-mended in the following form: ADD anew provision, to be designated as sub-paragraph g of Section 2.0, which new pro-

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vision will take into account the event that the 30th day of May falls on a Saturday, as follows: Section 2.0 - g. "Where the 54th day of May known as Memo-rial Day, falls upon a Saturday. AMEND Section 3.0 by deleting therefor a new section as follows: Section 3.0 A violation of this Gridnance shall be deemed an offenae and shall be gunishable by a fale of not more than \$100.00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment, Such violation shall con-stitute disorderity conduct as

stitute disorderly conduct as an offense, and such person shall be deemed a disorderly

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY William B. O'Keefe, Town Clerk

Michael N. Petito.

Michael N. Petito, Supervisor DATED: Oyster Bay, New York /ugust 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,)es.: TOWN OF OYSTER BAY) , WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERTIFY that I have compared the annexed with the original No-CERTIFY that I have compared the annexed with the original No-tice of Amendments to the Or-dinance Restricting Trade on Memorial Day, within the Town of Oyster Bay, adopted by the Town Board on August 15, 1967, filed in the Town Clerk's Office and that the same is a true trans-cript thereof, and of the whole of such original.

In Testimony Whereof, I have bereunto signed my name and affixed the seal of said Town this 17th f said Town 1967. ay of August, 1967. WILLIAM B. O'KEEFE Town Clerk. (SEAL)

MID X 8/24 B10

PUBLIC NOTICE BE IT ORDAINED, by the Town BE IT ORDAINED, by the Town Board of the Town of Owster Bay, County of Nassau, State of New York, that the "ORDINANCE PROHIBITING THE DUMPING OF REPUSE AND GARBAGE WITHIN THE TOWN OF OVSTER BAY" Avorted Ausuret 9, 1955.

WITHIN THE TOWN OF OVYSTER BAY" adopted August 9, 1955, as amended, be bereby amended in the following form: AMEND Section 2 by deleting the same and by substituting therefor a new section as follows: <u>Section 2</u>, A violation of this ordinance shall be deemed an offense and shall be punishable by a fine of not more than \$100,00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment. Such violation shall con-stitute disorderity conduct as an ment. Such violation shall con-stitute disorderly conduct as an offense and such person shall be deemed a disorderly per-son. Each day on which any violation of any provisions of this ordinance continues shall constitute a separate offense. BY ORDER OF THE TOWN BOARD OF THE

TOWN BOARD OF THE TOWN OF OYSTER BAY William B. O'Keefe, Town Clerk

Michael N. Petito,

Town Clerk Michael N. Perito, Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,) SS.: TOWN OF OYSTER BAY.) I, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO HEREBY CERTI-FY that I have compared the amexed with the original Notice of Amendments to the Ordinance Prohibiting the Dumping of Ref-use and Garbage within the Town of Oyster Bay, adopted by the Town Board on August 15, 1967. filed in the Town Clerk's Office and that the same Is a true tran-seript, thereof, and of the whole of such original.

In Testimony Whereof., In Testimony Whereas, I have hereunto signed my name and affixed the seal of said Town this 17th day of Au-gust, 1967. WILLIAM B, O'KEEFE Town Clerk

SEAL MID X 8/24 B13

ELECATION CE PURLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Oystar Bay, County of Nassau, Sate of New York, that the "TOWN OF OYSTER BAY SHELLFISH ORDINANCE" adopted June 7, 1938 as amended, be hereby amended in the following form: AMEND Section 4 by adding a new provision as a fourth and fifth paragraph to read as follows:

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The Town Clerk is hereby designated License Commis-sioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and to conduct investigations and hearings in relation to the issuance, amendment, term-instion, cancellation, revoca-tion and suspension of licenses and permits, as set forth in this ordinance, ex-cept where otherwise provided

by law. The Town Clerk shall also The Town Clerk shall also have the authority to dery an application for a license or permit without a hearing if he determines that the require-ments governing the issuance of a license or permit, or that the rules and regulations governing the issuance of a license or permit have not been sufficiently compiled with. with.

AND further AMEND Section 5 to read as follow

Section 5 Application shall be made in writing in the form prescribed by the Town Clerk and shall set forth the Clark and shall set forth the applicant's name, residence with street and number, length of residence in the Town, weight, height, color of hair and eyes. Before issuing a permit the Town Clerk shall be satisfied of the identity and boundide required resi-dence of the applicant ash-mit sworm proof in writing of such residence and that he exhibit to the Town Clerk rent receipts, lease or other rent receipts, lease or other documentary proof of re-quired residence under this of of re-

AND further AMEND Section 7 by de-leting sub-section 2 and the un-numbered paragraph imme-diately following said sub-section dately following said sub-section and by substituting a new pro-vision so that Section 7 reads as hereby amended as follows: <u>Section 7</u> A permit shall automatically terminate and become void if the holder thereof:

thereoff: I. Ceases to be a resident of the Town of Oyster Bay, in which case he shall im-mediately surrender his per-mit to the Town Clerk. Any license or permit (s-sued pursuant to the provi-sions of this ordinance may be revoked or suspended by the Town Clerk, after a bear-ing upon notice and the making of findings, as bereinafter pro-vided. vided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit, there-tofore issued shall be given personally to the licensee, or in writing. The notice in writing shall be forwarded by ordin-ary mall in a securely sealed and postage grepaid envelope to the licensee at his last known address. It shall be placed in the hands of the United States Fost Office au-torities not leas than 5 days prior to hearing date. The notice shall advise the licensee of the time when and and the place where the hear-ing is to be held, and shall contain a concise statement of the reason for the holding of such hearing. Rules of law with respect to the permissibility of evi-dence in the conduct of hear-ing shall not apply at such hearing. The Town Clerk shall

dence in the conduct of hear-ings shall not apply at such hearing. The Town Clerk shall make a record of such find-ings as he deems to be justi-fied by all the evidence pre-sented at such hearing, and his findings shall be con-clusive as to all matters of

fact. The Town Clerk may re-voke any license or permit granted pursuant to the pro-visions of this ordinance or suspend the same for a period of not to exceed ninety days upon making a finding after the hearing provided for in this section, of the existence of one or more causes there-for.

for. 1. Fraud, misrepresenta-tion or false statement con-tained in the application for the permit or license. 2. Fraud, inisrepresenta-tion or false statements made

in the course of carrying on any business or activity which ts II. conted

3. Any violation of this or-

4. Conviction of any crime or misdemeanor involving moral turpitude. 5. Conducting any business or activity which is regulated by this ordinance in such a manner as to constitute or activity which is regulated by this ordinance in such a manner as to constitute a breach of the paces or to endanger the health, anfety or general welfare of the public. In Aurtherance of the force-going, the Town Clerk, upon receiving information giving him reasonable cause to be-lieve that the holder of any license or permit issued pursuant to ordinance has vio-lated any provision of this ordinance, or has been con-victed of any trime or mis-demeanor involving moral targitude, or has been charged with any such crime or is guilty of having made a false statement or misregresenta-tion in his application, may footbuilt improvemently given statement or mirrepresents-tion in his application, may forthwith temporarily sus-pend such license until a bear-ing can be held by the Town Clerk.

ing can be held by the Town Clerk. Review and Appeal, Any per-son aggrieved by the 'Down Clerk's denial of a license or permit or licensee whose li-canse has been revoked or suspended by the Town Clerk shall have the right to appeal to the Town Board for a To-view of the determination of the Town Clerk. (a) Such appeal shall be in writing, signed and acknowl-edged, and shall state the ground or grounds on which the appealiant claims that the determination of the Town Clerk was erroneous. (b) Such appeal shall be filed with the Town Clerk by the appealiant within twenty days after notice of the determina-tion of the Town Clerk has been mailed to him or delivered to him in person.

tion of the Town Clerk has been mailed to him or delivered to him in person. (c) Ugon the filing of such appeal with the Town Board, it shall hold a hearing there-on as hereinafter provided. (d) At such bearing the Town Board shall consider the rec-ord before the Town Clerk, the Town Clerk's finding and determination, and in its dis-cretion may receive new or additional evidence. (e) The Town Board, after such hearing may confirm the action of the Town Clerk to such an extent town Clerk to hole an extent as the Town Board in its dis-cretion deems just and proper.

Hearings by Town Whenever it shall be p provided

Whenever it shall be provided herein that hearing shall or may be held by the Town Board with respect to any matter: (a) Such hearing shall be held on a date and at a place and hour designated by the Town Board.

hour designated by the Town Board. (b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or license holder concerned, the subject matter of the hear-ing and the data, place and hour thereof designated there-for by mailing a copy thereof to the applicant or license holder concerned at the ad-dress shown upon the most recent application of such ap-plicant or licensee, at least ten (10) days before such hear-ing.

(c) In the case of a public hearing, the notice required in paragraph (b) of this section shall also be published atleast once a week for two suc-cessive weeks in a newspaper of general circulation in the

sublication to be at least ten days before the date fixed for such public hearing. (d) The applicant holder '-Town of Oyster Bay, the first such public hearing. (d) The applicant or license holder involved shall be en-titled to be represented by legal counsel and to present such competent and material testimony or other evidence in his own behall as may be relevant to the subject matter of the hearing.

(e) All witnesses shall be sworn and examined under

oath. AND further AMEND Section 10 to read

AND further AMEND Section 10 to read as follows: <u>Section 10</u> No seed clams of any kind, no hard-shelled clams measuring less than one inch in thickness across the hinge, and no soft-shelled clams measuring less than two inches on the longest diameter, shall be taken from the Town lands under water in the Town licenses may this not more than two and one-half bushels of soft-shelled clams and not more than two and one-half bushels in any one day and that no hard-selled clams shell be bushels of hard-shelled clams in any one day and that no hard-shelled clams shall be taken from land under water any clams of any type from the Town lands under water on Sundays from May first to October first, both in-clusive. This restriction shall not apply to the holder of a commercial license. ND further

AND further AMEND Section 14 by de-leting the same and by sub-stituting therefor a new section as follows:

s follows: <u>Section 14</u> in addition to subjecting the license or per-mit, hereunder, held, to sus-pension or revocation, a viola-tion of this ordinance shall be deemed an offense and shall be deemed an offense and shall be punishable by a fine of not more than \$100.00, or im-prisonment for not more than 15 days, or by both such fine and imprisonment, such violation stall constitute disorder-ly conduct as an offense, and such person shall be deemed a disorderly person. Each day on which any violation of any provisions of this ordinance continues ahall constitute a separate offense. AND further

separate offense. AND further AMEND Section 15 by de-leting the last sentence thereof so that Section 15 as hereby amended reade as follows: Section 15 This article shall not apply to: The hold-ers of leases of lands under water of the Town of Oystar Bay for shellfish cutivation, while operating upon the waters covering such leased lands, or avigating between the same and their respective docks, anchorages or moorings.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY el N. Petito, Micha

TOWN OF OTSTEAR ANT Michael N. Pedito. Supervisor William B. O'Keefe, Town Clerk DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK) COUNTY OF NASSAU,) ss.: TOWN OF NESSAU,) ss.: TOWN OF OYSTER BAY) I, WILLIAM B. O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Records of said Town, DO'HEREBY CER-TIFY that I have compared the annexed with the original Notice of Revisions, Additions, De-letions and Amendments to the Town of Oyster Bay Shellfah Ordinance, adopted by the Town Oard on August 15, 1967, filed in the Town Clerk's Office and that the same is a true transcript thereof, and of the whole of such original. SEAL whole SEAL

AL In Testimony Whereof, I have hereunic signed my name and affixed the seal of said Town this 17th day of August, 1967. WILLIAM B, O'KEEFE Town Clerk

MIDX8/24 B23

LEGAL NOTICE

(Continued from Page 7) tion, may forthwith temporar-ily suspend such Heense until a bearing can be held by the Town Clerk.

a mearing can be need by the Town Clerk. C. <u>Review and Appeal</u>. Any person aggrieved by the Town Clerk's denial of a license or permit or licensee whose U-cense has been revoked or suspended by the Town Clerk shall have the right to appeal to the Town Board for a review of the determination of the Town Clerk. (a) Such appeal shall be in writing, signed and acknowl-edged, and shall state the ground or grounds on which the appeilant claims that the deter-mination of the Town Clerk was erromeous.

et roneous.

erroneous. (b) Such appeal shall be filed with the Town Clerk by the ap-pellant within twenty days after notice of the determination of the Town Clerk has been mailed to him or delivered to him in person.

person. (c) Upon the filing of such ap-peal with the Town Board, it shall hold a hearing thereon as hereinafter provided. (d) At such hearing the Town Board shall consider the rec-

Board shall consider the rec-ord before the Town Clerk, the Town Clerk's findings and de-termination, and in its discre-tion may receive new or addi-tional evidence. (e) The Town Board, after such hearing may confirm the action of the Town Clerk, or set as the the determination of the Town Clerk to such an extent as the Clerk to such an extent as the Town Board in its discretion

Town Board in its discretion deems just and proper, D. <u>Hearings by TownBoard</u>, Whenever it shall be provided herein that a hearing shall or may be held by the Town Board with respect to any matter; (a) Such hearing shall be held or a date and at a place and hour designated by the Town Board

Board, (b) The Town Clerk shall give (b) The Town Clerk shall give notice thereof, stating the name and address of the applicantor license holder concerned, the subject matter of the hearing and the date, place and hour thereof designated therefor by mailing a copy thereof to the applicant or license holder concerned at the address shown upon the most recent applica. upon the most recent applica-tion of such applicant or li-censee, at least ten (10) days censee, at least ten (10) days before such hearing. (c) In the case of a public hearing, the notice required in garagraph (b) of this section shall also be published at least once a week for two successive weeks in a newspaper of gen-eral circulation in the Town of Oyster Bay, the first publica-tion to be at least ten days be-fore the date fixed for such public hearing.

fore the date fixed for such public bearing. (d) The applicant or license holder involved shall be en-tilled to be represented by legal counsel and to present such competent and material testimony or other evidence in his own behaft as may be rele-vant to the subject matter of

the hearing. (c) All witnesses shall be sworn and examined under aworn oath,

AND further, AMEND Section XVII (Viola-tions' and Penalty) by deleting the same and substituting there-

he same and substituting there ore a new section as follows: <u>Section XVII Violations and</u> <u>Penalty</u>, h addition to subject-ing a license or perruit, here-under held, to suspenation or revocation, a violation of this ordinance shall be deemed an offense and shall be punishable by a fine of not more than \$100,00, or imprisonment for not more than 15 days, or by both such fine and imprisos-ment, and in addition thereto; any license or perruit herean; license or permit bereun-held shall be subject to and incluses shall be subject to suspension or revocation. Such violation shall constitute dis-orderly conduct as an offense and such person shall be deemed a disorderly person. Each day on which any viola-tion of any provisions of this ordinance continues shall con-stitute a separate offense. BY ORDER OF THE TOWN BOARD OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY William B, O'Keefe, Town Clerk (ichael N. Petito,

Michael N. Petito,

Town Clerk Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK, 1 COUNTY OF NASSAU, 185. TOWN OF NASSAU, 185. TOWN OF OYSTER BAY I, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custollan of, the Records of said Town, DO HEREBY CERTI-FY that I have compared the annexed with the original Notice of Revisions, Additions, Dele-tions and Amendments to the Town Odyster Bay Public Park-ing District Ordinance adopted by the Town Board on August 15, 1967, filed in the Town Clerk's Office and that the same is a true transcript thereot, and of the whole of such original. In Testimony Whereot, I have hereunto signed SEAL MultiAM B, O'KEEFE WILLIAM B, O'KEEFE Town Clerk.



SERVING LUNCHEON, DINNER & SUPPER DAILY FRANK'S ALIBI RESTAURANT Catering To Weddings And Parties 50 Old Country Road Hicksville, Long Island Telephone WElls 1-6872 **HENRY'S**





BABY SITTER

BABY SITTER, I LARA SEI LIP 5-1656

AUTOS - JUNK

AUTOS, JUNK JUNK CARS WANTED *826-4593°

MISCELLANEOUS

SI BSCRIPE TO THE HERALI and save. Three dollars a year sent to PN Box 95, Hicksville, X.Y., brings 52 (Issues of your home town newspaper.

EXPRESS VOLRSELF with a letter to the iterald editor. Mail to Pri Box 95, illexissife, N.5. Local topics most desired.

FOR SALE

WaTERFRONT BUNGALOW and property. Hot water heat, two bedrooms; new buikhead dock. 5722 Sommer Set Dr., Seaford. Dial 826-4395. Asking \$15,900.

Cabin on one Acre Wooded and secluded. walk to beach

S5,250.00 - Easy Terms Marmers, Mantauk Pry-Bridgenempton

PETS FOR SALE

POIDDLES, Home raised, Aprica miniatures, paper trained, Adult Innoculations. Also tiny pocket toy silvers. By appointmentanty, WE 5-8972. After 7 PM 273-1921 1921.

HOUSE FOR SALE

RONKONKOMA, 3 bedroom ran-ch, storms, screens, garage, fireplace, extras. \$17,500. Call 585-8449.

BE IT ORDAINED, by the Town BE IT ORDAINED, by be Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "TOWN PARE ORDINANCE OF THE TOWN OF OYSTER BAY" adopted July 23, 1951, as amended, be hereby a-mended in the following form: AMEND Section 24 by deleting the same and by substituting therefor a new section as fol-lows:

Section 24. (Violation of Or-dinance) A violation of this dinance) A violation of this ordinance shall be deemed an offense and shall be purish-able by a fine of not more than \$100,00 or imprisonment for not more than 15 days, or by both such fine and imprison-ment. Such violation shall comment. Such violation shall con-stitute disorderly conductas an offense, and such person shall be deemed a disorderly person. Each day on which any violation of any provisions of this ordi-nance continues shall consti-bute a separate offense. BY ORDER OF THE TOWN BOARD OF THE TOWN BOARD OF THE TOWN DO FOYSTER BAY William B. O'Keefe, Town Clerk, ichael N. Fedto,

Michael N. Petito. visor

Supervisor DATED: Gyster Bay, New Yors Augus: 15, 1967 STATE //F AUW YORK, 1 COUNTY OF SASSAL, 555. TOWN OF ONSTER BAY 1 DWN OF ONSTER BAY 1 1.55.0

TOWN OF OWSTER BAY 1 I, WILLIAM B. OWEFFT, Town Cierk of the Town of Owster Bay, and custodian of the Beerds of said Town, Di HEREBL CHETH-FY that I have compared the an-nexed with the original Notice of Amendments to the Town Fark Ordinance of the Town of Oyster Bay, adopted by the Town Board

ARE You having a problem with alcohol "laye you tried to "ket off the shiff" on your own only to fail flat on your face again in a matter of days, weeks or months, so did we. If you want help call litchsville $A_{s,h}$ Jim, 19 5-6051,

PERSONAL

WANTED TO BUY HI YING U.S. COINS and Stamps, Write Box 153, Sea Cliff, N.Y.

HELP WANTED

GIRL TO CLEAN professional office and home weekday morn-ings. \$2 an hour, Call WE 1-5483.

Wanted - Bookkeeper. Tues weds. IV 3-4100.

TRUCKING

WNER OPERATOR with one half ton panel truck for hire. PY-5-5586. x9/14

SERVICES OFFERED

TELEVISION SERVICE I makes and models, color and black & white Dealer of Emerson & Philco AUD-RA-TEL ált.

194 Old Country Road WE 1-4046

is ATTIPUL PHOFURICAPITS ommercial - Weddings, all Frank Mallett, 143 Plaintew

ummertia) - Woddings. (all rank Mallett, 145 Plainstew ad Hicksville, (Fils 1-1460, FREE ESTIMATES - Rich-Tone Cleaning Inc. Carpeting, walls, upholstered furniture, hard floors, wood polishing, 731-4610



on August 15, 1967, filed in the Town Clerk's Office and that the same is a true transcript thereof, and of the whole of such original. In Testimony Whereof, I have hereunto sigmed my name and affixed the seal of said Town this 17th day of August, 1967. WILLIAM B, OKEE FE Town Clerk

Town Clerk (SEAL)

MID x 8 24B3

MID x 8 24B3 <u>PUBLIC NOTICE</u> BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "BASEBALI ORDINANCF" adopted July 8, 1936, be hereby amended in the following form: <u>AMEND Section 1 by deleting</u> the same and by substituting therefor a new section as follows: <u>Section 1</u>, Pursuant to the pro-visions of section 2145 of the Penal Law as amended it shall be tawful to engage in the pub-lic sport known as baseball be lawful to engage in the pub-lic sport known as baseball in the Town of Oyster Bay on Sundays after five minutes past one o'clock in the after-noon.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OVSTER BAY William B. O'Keefe, Town Clerk

Michael N. Petito,

Michael N. Petito, Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK, COUNTY OF NASSA', 1 85.1 TOWN OF OYSTER BAY 1, WILLIAM B, O'REEFE, Town Clerk of the Town of Owster Bay, and custodian of the Records of said Town, De JEREBY CERTI-FY that 1 have compared the annexed with the original Notice

SERVICES OFFERED

CARPETS, RUGS, CLEANED, Shampooed, stored, PY 6-7200, Mayflower Rug Cleaning Co.

EXPERT PAPERHANGING, No job too big or too small all work guaranteed, OV 1-5760.

.PERIENCED FAINTER - In-teritor - Exterior - Wallpaper-ing, sanitas, flock, foil - Rea-sonable rates - free estimates, William Moelius WE 5-1343.

GEORGE'S Mower Service Mawer Service Trade Up To A New •AMF •Hahn Eclipse •Cooper •Pennsylvania All Makes Serviced 153 Woodbury Rd. WE 5 - 3188 Briggs & Straton Louson Tecumseh Proteis • Storege • Parts

CONVERT WANT NOTS into cash, Clean out that attic with a Herald Want Ad. One dollar for 15 words with cash. Dial, WE 1-1400 or better yet write PO dox 95, Hicksville, N.Y.

SEAMSTRESS, Light alterations of coats and dresses. Reason-able prices. WE 5-0002.



of Amendments to the Baseball or Amendments to the Baseoau Ordinance of the Town of Oys-ter Bay, adopted by the Town Board on August 15, 1967. filed in the Town Clerk's Office and that the same is a true tran-script thereof, and of the whole of such original.

iginal. Testimony Whereof., I have hereunto signed my name and affixed the seal of said Town this 17th day of Au-gust, 1967. In (SEAL) gust, 1967. WILLIAM B. O'KEEFE Town Clerk

SEAL. MID X 8/24 B 12

PUBLIC NOTICE EF IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "BOAT ORDINANCE OF THE TOWN OF OYSTER BAY" adopted January 31, 1950, be hereby amended in the following form: AMEND Section 12 by deleting the same and by substituting therefor a new section as fol-lows:

lows

hereiof a new section as for-section 12. A violation of this ordinance shall be deemed an offense and shall be punish-able by a fine of not more than \$100.00, or imprison-ment for not more than 15 days, or by both such fine and imprisonment. Such viola-tion shall constitute disorder-ly conduct as an offense, and such person shall be deemed a disorderly person. Each day on which any violation of any provisions of this ordinance continues shall constitute a separate offense.

separate offense. BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER EAY Michael N, Peilto.

WELLS 1-1400

RATES - Want ads - \$1,00 for first insertion 15 words - 106 each additional word. Repet 56 word, 756 minimum. IMPORTANT: If not accomponied by cash or poid by doy of publication, 256 billing chorge is added. DEADLINE Tuesday, 5 p.m.

Supervisor

Supervisor William B, O'Keefe, Town Clerk DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK) COUNTY OF NASSAU,) ss: TOWN OF OYSTER BAY) I, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Rec-ords of said Town, DO HEREBY CERTIFY that I have compared the annexed with the original Notice of Amendments to the Boat Ordinance of the Town of Oyster Bay, adopted by the Town Board on August 15, 1967. filed in the Town Clerk's Office and that the same is a true transcript that the same is a true transcript thereof, and of the whole of such original. SE AL

AL In Testimony Whereof, I have hereunto signed my name and affixed the seal of said Town this 17th day of August, 1967.

ugust, 1967. WILLIAM B. O'KEEFE Town Clerk MIDX8/24 B6

PUBLIC NOTICE BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "OVSTER BAY TOWN ORDINANCE TO RE-HABILITATE CLAMS AND WORMS" adopted January 28, 1947, be berehv amended in the

WORMS" adopted January 28, 1947, be hereby amended in the following form: AMEND Section11 by deleting the same and by substituting therefor a new section as follows:

therefor a new section as fol-lows: Section 11, No person shall Take worms, shellfish, or dig, churn or disturb the bay bot-tom of West Harbor, Oyster Bay at arcss designated as prohibited areas from time to time when the Town Board shall so designate such area as being a prohibited area provided the area be proper-ly sign posted so as to sig-nify that such activity is pro-hibited in said area. AMEND Section 11 by delet-ing the same and by substituting therefor a new section as fol-lows:

herefor a new section as fol-ows: Section III. A violation of this ordinance shall be deemed an offense and shall be punish-able by a fine of not more than \$100.00, or imprisonment for not more than 15 days, or by both such fine and im-prisonment. Such violation shall constitute disorderly conduct as an offense, and such person shall be deemed a disorderly person. Each day on which any violation of any provision of this ordinance continues shall constitute a separate offense. BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY dichael N. Petito

Michael N. Petito

Super visor William B. O'Keefe Town Clerk

) 56.;

DATED: Oyster Bay New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU, TOWN OF OYSTER BAY) WILLIAM B. O'KEEFE, Town

I, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay, and custodian of the Re-cords of said Town, DO HERE-BY CERTIFY that I have com-pared the annexed with the ori-ginal Notice of Amendments to the Town of Oyster Bay Ordi-nance to Rehabilitate Clams and Worms, adopted by the Town Board on August 15, 1967 filed in the Town Clerk's Office and that the same is a true trans-cript thereof, and of the whole JERICHO ORT CHAPTER Jericho Chapter of ORT cor-dially invites you to a gala Labor Day cochtall party, Sunday, Sept. 3rd at 8:30 p.m. at the home of Mr. and Mrs. Charles Kallins, 72 Orange Drive, Jer-icho, Danee under the stars to a live band, have docktails and late supper, Have lots of fun and bring your friends. Call Mrs. Ruth Weiss, WE 6-6553, Pro-ceeds to the Israet Emergency Fund, Rain date Sept. 9th. that the same is a true trans-cript thereof, and of the whole of such original.

original. Testimony Whereof, I have hereinto signed my name and affixed the seal of said Town this 17th day of August, 1967. WILLIAM B, O'KEEFE Town Clerk In Town Clerk

MID X8/24 B14

NOTICE IS HEREBY GIVEN that License No.67L 27I has been issued to Cottage Im to sell wine, liquor and beer at 476 Broadway, Hicksville, Nassau County, New York, for on premises con-sumption under the Alcoholic Beverage Control Law, Harold Golwell dba Cottage Im Midx8/31-B33

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Midx8/31-B33

MacAdage Im Mided/31-B33 STATE OF NEW YORK-DEPARTMENT OF CONSERVATION WATER RESOURCES COMMISSION PUBLIC NOTICE A public hearing will be held in the afflee of the Commis-bar, New York on Sept. 6, 1967, at 10 A.M. or the splication of THE 366 BOMAR COMPANY made under Section 476 of the Conservation Law, for approval of the Sinking of a well on its property located at 366 North Broadway, Jericho, town of Oy-ster Bay, Nassau County, Pro-posed will is to have an 8-inch casing sunk to a depth of about 400 feet and its to be equipped with a pump having a capacity of 310 gallons a min-ute. The water is to be used for sit-conditioning and condenser pooling purposes. All water pumped after use will be tro-lurned to the ground through a diffusion well, The Total use of water will not exceed 26.8 million gallons a year. Papers filed may be heard only on written objections, specifying

York. Objectors may be heard only on written objections, specifying the grounds thereof, filed in the above office not later than Sep-tember 5, 1967 Westbury, New York August 21, 1967

Robert A. Cook Secretary to the Commission MID X 8/24-B28

MID X 8/23-B28 PUBLIC NOTICE STATE OF NEW YORK PUBLIC SERVICE COMMISSION ALBANY, Case 21203 Name of applicant: Students Bus Transportation, Inc. Nature of application: Applicant seeks a permit to operate as a

seeks a permit to operate as a contract carrier of passengers

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seeks a permit to operate as a contract carrier of passengers by motor vehicle, as described in application verified August 1, 1967. APPLICATION FOR FURTHER EXTENSION. Applicant's address' 638 Inter-laken Lane North Babylon, N. Y. 11703 August 14, 1967 NOTICE is hereby given that a public hearing will be held in the above matter before Examiner Philip Wexler, at the office of this Commission, 199 Church Street, New York, N. Y., on Tuesday, Sept. 12, 1967, at 10:00 a.m., Eastern Daylight Time. SAMUEL K. MADISON Secretary MIDx8/Z4-B27

MID:8/24-827 Notice 1s hereby given that Wholesialer's Beer License No. C-287 has been issued to the undersigned to selbeer at whole-saie under the Alcoholic Bever-age Control Law in the premises located on West Barclay Street, Town of Oyster Bay, Hicksville, Nassau County, New York. PABST BREWING COMPANY West Barclay Street Hickaville, New York MD:8/82-27-826

MIDx8/24-B27

MIDx8/31-2T-B26 JERICHO ORT CHAPTER <u>PUBLIC NOTICE</u> BE IT ORDAINED, by the Town Board of the Town of Orster Bay, County of Nassau, State of New York, that the "WASTE DIS-POSAL ORDINANCE OF THE TOWN OF OYSTER BAY" adopted April 9, 1965, as amended, be hereby amended in the following form: AMEND Section VI (Permits) by deleting the same and sub-

by deleting the same and sub-stituting therefor a new section as follows:

s follows: Sections VI. Permits. Town Clerk - License Commis-alconer, The Town Clerk is bereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regu-lations and to conduct in-vestigations and bearings in relation to the issuance, amendment, termination, can-cellation revocation and suscellation, revocation and sus-pension of licenses and permits, as set forth in this ordinance, except where otherwise provided by law, The Town Clerk shall also have the authority to deny an appli-cation for a license or permit without a hearing if be deter-mines that the requirements governing the insuance of a license or permit, or that the regulations govern-ing the insuance of a license or permit have not been sufcellation, revocation and sus-

ing the issuance of a incense or permit have not been suf-ficiently complied with. Permits shall be issued by the Town Clerk upon payment by the applicant of a fee of Twenty-five (\$25,00) Dollars for each track wason or convergence. The applicate is needed independent frue (\$25,00) Dollars for each track, wagon or conveyance used by the applicant in such, removal or transportation. With each permit issue, the Town Clerk shall issue a plate which shall be permanently fastened and displayed at all times in a complexous place on the right front side of the track, wagon or conveyance. Upon the filing of an affidavit and such other proof as may be required by the Town Clerk a substitute permit and plate or replacement of a fee of Ten (\$10,00) Dollare; and a replacement permit card of Ten (\$10.00) Dollars; and a replacement permit card not requiring the issuance of a plate may be issued upon the payment of a fee of Two (\$2.00) Dollars. Each permit issued hereunder shall be issued as of the date of the granting thereof and shall ex-pire on the first day of February next succeeding such date, unless sooner sus-pended or revoked. ended or revoked.

pended or revoked, AND further AMEND Section XV (Sus-pension and Revocation of Licenses) by deleting sub-sec-tions (1) and (2) and substituting (2) therefor new sub-sections (1) and (2) as follows:

Section XV, Suspension and Revocation I. Procedure on Revocation or Suspension, Any license or permit issued pursuant to the provisions of this or-dinance may be revoked or suspended by the Town Clerk, after a bearing upon motice and after a hearing upon notice and the making of findings, as bere-

SOLID BRASS

inafter provided. A notice of hearing to be heid by the Town Clerk for revocation or assepantion of any license or permit there-tofore issued shall be given personnally to the licensee, or in writing. The notice in writing shall be forwarded by ordinary mail in a securely sealed and postage propaiden-velope to the licensee at his be placed in the hands of the United States Post Office au-torities not less than 5 days provide to hearing date. The notice shall advise the licenses of the time when and the place where the hearing is to be held, and shall contain a concise statement of the reason for the holding of such hearing. The reached such findings as he deems to be justified by all the visione presented at such bearing, and his findings shall be conclusive as to all matters of fact. A notice of hearing to be held by the Town Clerk for

The Town Clerk may revo The Town Clerk may revoke any license or permit granted pursuant to the provisions of this ordinance or suspend the same for a periodnot to exceed minety days upon making a find-ing after the hearing provided for in this section, of the axistence of one or more causes therefor. I. Broad misrepresentation or false statement contained in the application for the permit or license,

or licen

or license, 2; Fraud, misregresentation or false statement made in or false statement made in the course of carrying on any business or activity which is licensed,

Any violation of this ordinance. 4. Conviction of any erime or misdemeanor involving moral

turpitude. 5. Conducting any business or activity which is regulated by this ordinance in such a manner as to constitute a breach of the peace or to endanger the health, safety or general weißare of the public. In furtherence of the fore-going, the Town Clark, upon receiving information giving him reasonable cause to

him him reasonable cause to believe that the holder of any believe that the holder of any license or permit lesued pur-suant to this ordinance has violated any provision of this ordinance, or has been coh-victed of any crime or mis-demeanor involving moral turplude, or has been charged with any such crime or is guilty of having made a false statement or misrepresenta-tion in his application, may forthwith temporarily suspend such license until a hearing can be held by the TownClerk. 2. Roview and Appeal. Any can be held by the TownClerk. 2. <u>Roview and Anneal</u>. Any person aggrieved by the Town Clerk's denial of a license or permit or licensee whose li-cense has been revoked or sus-pended by the Town Clerk shall have the right to appeal to the Town Board for a review of the determination of the Town Clerk.

Michael N. Petito,

Michael N. Petito, Supervisor DATED: Oyster Bay, New York August 15, 1967 STATE OF NEW YORK,) COUNTY OF NASSAU,) ss.: TOWN OF OYSTER BAY) I, WILLIAM B, O'KEEFF, Town Clerk of the Town of Oyster Bay, and custodian of the Records of gaid Town, DO HEREBY CERTIFY that I have compared the annexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Waste Disgosal Ordinance of the Town of Oyster Bay, adopted by the Town Bortf on August 15, 1967.

by the form benefit the same the office and that the same is a true transcript thereof, and of the whole of such original. In Testimony Whereof, I have bereanto signed my name and affixed the seal of said Town this 17th day of August, 1967. William B, O'Keefe Town Clerk (SEAL)

(SEAL) MIDX 8/24B17

PUBLIC NOTICE Pursuant to the provisions of the Town Law of the State of New York as amended, the Town Board of the Town of Oyster Bay, dam bereby ordalized and exact the follow

BECOMES TRUSTEE

BECOMES TRUSTEE FRANK WITTMAN, president of Frank Wittman, Inc., specializ-ing in apprainals and miscs, be-came a Trustee of The biscole Savings Bark, according to an announcement by Michael J. Burke, president, A resident of Sands Point, he is active in real estate circles, having served on various committees of the New York Roal Estate Board. He has been on the teaching staff of Adelphi University and has given guest lectures at New York Uni-versity on real estate aggraising.

(a) Such appeal shall be in writing, signed and acknowl-edged, and shall state the ground or grounds on which the appellant claims that the determination of the Town Clerk was erroneous.

(b) Such appeal shall

(b) Such appeal shall be filed with the Town Clerk by the appellant within twenty days after notice of the determina-tion of the Town Clerk has been mailed to him or de-livered to him in person. (c) Upon the filing of such appeal with the Town Board, it shall hold a hearing thereon as hereinether nurvided.

it shall hold a hearing thereon as horeinsfler provided. (3) At such hearing the Town Board shall consider the record hefore the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence. (a) The Town Board, after such hearing may confirm the action of the Town Clerk, or set asjde the determination of the Town Clerk to such an extent as the Town Board in its discretion deems just and proper.

AMEND Section XV, sub-section 3, by adding thereto the caption "Hearings by Town Boards". The said sub-section is retained in its present form,

AND further AMEND Section XII (Pamily for Violation) by deleting the same and ambetiniting therefor a new section as follows:

new section as follows: Section XII, Peanler for Yio-lation. In addition to subjecting a license or permit, hereunder beik, to susponsion or revoca-tion, a violation of this or-dimence shall be beemed an offense and shall be punishable by a fine of not more than \$100,00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment, and in addition thereto, any license or permit here-

both such me and imprison-ment, and in addition thereto, any license or permit here-under held shall be subject to suspension or revocation. Such violation shall constitute discussion of the state of the state of the discussion of the state of the st

Such violation shall constitute disorderly conduct as an offense and such person shall be deemed a disorderly person. Each day on which any vio-lation of any provisions of this ordinance continues shall con-stitute a separate offense. By ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY William R, O'Keefe, Town Clerk (chael N. Petito.

except as berein amen AND further

AND farther

EXPLOSIVE ORDINANCE

EXPLOSIVE ORDINANCE OF THE TOWN OF OYSTER BAY <u>Socian 1</u> The Fireworks and Explosives Ordinance beretutors adopted on the 28th day of August 1928 as amand-ed, be and the same is repealed,

ed, be and the same is repealed, rescinded and encouled. <u>Section B</u> it shall be unisw-ful for any firm, corporation, company or person to keep, store, transport, or have in their possession any high or low explosives, fuse or electric blasting caps, fireworks of any description or any other ex-plosive compound without ob-taining a cermit from the Town plosive compound without ob-taining a permit from the Town Clerk of the Town of Oyster Bay, except such articles as defined by the Interstate Com-merce Commission regula-tions for the transportation of explosives or other dangerous articles, unless these explos-ives are stored used or transives are stored, used or trans-ported in conformity with the regulations of the State of New York and Public Safety Bureau of the Nassau County Police Department.

of the Nassau County Pollee Department. <u>Section III</u> No person, firm or corporation shall sell, ex-pose for sale or give away any loaded cartridges, blank cart-ridges, caps, percussion cape, fuse or electric blasting cape, dynamike, fire-crackers or other fireworks or any other explosive materials of any de-scription without first obtain-ing a permit from the Clark of the Town of Oyster Bay. <u>Section IV</u> No person shall discharge any firesarms, rock-ets, gun-powder, fire-crackors, torpedoes, blasting cape, dynamike or other ex-plosive within the Town of Oyster Bay, except that per-cus piosive within the Town of Oyster Bay, except that per-sons having a duly leased license or permit to carry or possess cancealed wappas and persons having duly issued gunning or gunning licenses or permit shall not be required to first obtain the permit bereinbefore mentioned in Sec-tion III bereof before using such firearms so permitted within the interior of such license such firearms so permit within the intent of such lice

such the intert of such license or permit. <u>Section V</u> No permit shall be issued without first obtain-ing the approval of the Bureau of Public Safety, Nassau County Police Department, in writing, this approval to be attached to the application before being acted upon. <u>Section V</u> A fee of \$10.00 shall be charged for each per-mit issued, providing, how-ever, that there shall be nofee for the issuance of a permit to a school or educational institu-tion approved by the Board of

tion approved by the Board of Regents of the State of New York, Such permit when issued shall be in force from the date

Solar is a set of the set of the

shall be deemed a disorderly person. Section VIII Nothing con-tained in any provision of Sec-tion I applies to any offense committed or other acts done at any times before the day when such Section takes effect. Such an offense must be pusished according to and such act must be governed by the provisions of law existing when it is done or committed in the same man-ner as if this ordinance had oot been passed. And offense specified in such Section takes effect, must be panished ac-cording to the provisions of such Section and not otherwise. Section IX II any clause. ection IX If any clause,

sentence, puragraph, sec or part of this article shal adjudged by any Court of or patent jurisdiction to be valid; such julgement shall affect. human tion to be invalid, such juggement shall not affect, inguir, or invalidate the remainder of this article, but shall be confined in its operation to the clause, sum-tence, paragraph, section or part thermol directly involved in the Higgstion in which sech indgement shall have been resā.

Socian X This ordinance shall be known as the "Ex-plosive Ordinance of the Town of Oyster Bay" and shall take of Og effe

THE TOWN OF OYSTER BAY el N. Petito, Mich

> William B. O'Ke Town Cl Clerk

DATED: Oyster Bay, New York

rvis

August 15, 1967 STATE OF NEW YORK) COUNTY OF NASSAU,) MAL TOWN OF OYSTER BAY) L, WILLIAM B, O'KEEFE, TOW TOWN OF DYSTER BAY) 1, WILLIAM B, O'REEFF, Town Cherk of the Town of Oyster Bay, and custodian of the Re-cords of said Town, DO HERE-BY CERTFY that I have com-pared the annexed with the ori-gical Notice Repealing the Fire-works and Explosives Ordinance and adoption a new Ordinance known as The Explosive Ordinance known as The Explosive Ordinance Bay, adopted by the Town Sourd on August 15, 1967. filed in the same is a true transcript thereof, and of the whole of mach original. Town is a true transce the whole of su horig In Testimory Wh

I have hereanto adgess (SEAL) my same and affined the scal of ask Town this 17th day of As-gast, 1967. WILLIAM B. O'KEEPFE MID X8/24 BI Town Clerk I have bee

PUBLIC NOTICE BE IT ORDADNED, by the Town Board of the Towned Oyslav Bay, County of Nassain, States of Naw York, that the "PARKING OP MOTOR VERICLES AND MOOR-ING OP BOATS, stc. - CLOCKS BOULEVARD ORDBMANCE" clocked Arrell 11 1925 as

DNG OP BOATS, sic. - CLOCKS BOULEVARD ORDBANCE* adopted April 11, 1993, as annahed, be horeby amended in the following form: AMEND Subparagraph 4 following preamble covering pre-altics by deleting the same and by substituting threafor a serv subgaragraph 5, A violation of Eths ordinence shall be punish-able by a fine of not more than \$100,00, or imprisonment for not more than 15 days, or by both such fine and imprison-ment, such violation shall con-stitute disorderly convected as an offense, and such person shall be deemed a disorderly person, Each day on which any violation of any provisions of this ordinance continues shall constitute is separate offense, BY ORDER OP THE TOWN OP BOARD OF THE TOWN OF BOARD Sectors and sector person shall bo of the ordinance shall constitute a separate offense, BY ORDER OF THE TOWN OF BOARD OF THE TOWN OF BOARD Sectors and sectors and other ordinance continues and sectors and board of the ordinance offense.

BOARD OF THE TOWN OF OYSTER BAY Michael N. Petito,

Supervisor William B. O'K

Supervisor Supervisor But and the second Milliam B, O'Keele, Town Clerk DATED: Oyster Bay, New York Aggment 15, 1967 STATE OP NEW YORK,) COUNTY OF NASSAU) se.: TOWN OF O'STER BAY) I, WILLIAM B, O'KEEFE, Town Clerk of the Town of Oyster Bay and custodian of the Records of said Town, DO HEREBY CERTIFY that I have compared the annuesd with the original Notice of Amendments to the Parking of Motor Vahicles and Mooring of Bosts, etc. - Clocka Boulevard Ordinance of the Town of Oyster Bay, adopted by the Form Board con August 15, 1967. Tied in the Town Clerk's Office and that the same is a true transcript thereof, and of the whole of asch original. In Testimony Whereof. I have hereunto signed my mame and affined the seal of said Town this 17th day of asid Town this 17th day

(SEAL)

MIDX8/24 B5



PUBLIC NOTICE

BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "ORDINANCE RECULATING THE RENTING OF FISH, SHELLFISH OR BIRDS FROM THE TOWN WATERS" adopted August 23, 1938, as a-mended be hereby amended in the following form: AMEND Section 4 by deleting the same and substituting there-for a new Section as follows: Section 4 A Tom Clerkt

or a new Section as follows: <u>Section 4. A. Town Clerk</u> <u>License Commissioner.</u> (1) The Town Clerk is here-by designated License Com-missioner of the Town of Ors-ter Bay, with the authority for make slich rules and regula-tions and to conduct invest-gations and bearings in re-lation to the issuance, amend-ment, termination, cancella-tion, revocation and suspension of licenses and permits, as set forth in this ordinance, except where otherwise pro-lived by law.

except where otherwise pro-level by law. (2) The Town Clerk shall also have the authority to deny an application for a license or permit without a bearing if he determines that the re-quirements governing the issu-ance of a license or permit, or that the rules and regula-rions governing the issuance of or that the rules and regula-tions governing the rissuance of a license or permit have not been sufficiently complied with. (3) Any such license, priv-liege or concession shall auto-matically terminate and be-rome void if the holder thereof reases to be a resident of the Town of Dyster Bay, in which case he shall immediately sur-render the same to the Town Clerk. Clerk

E. (1) Procedure on Revoc-ation or Suspension .

ion or Suspension, Any license or permit issued pursuant to the provisions of this ordinance may be revoked or suspended by the Town Clerk, after a bearing upon notice and the making of find-ions, as buscinative provided ings, as bereinafter provided. A notice of hearing to be held by the Town Clerk for revoca-

tion or suspension of any li-cense or permit theretofore is-sued shall be given personally to the licensee, or in writ-ing. The notice in writing shall be formative in writing shall to the licensee, of in writ-ing. The notice in writing shall be forwarded by ordinary mail in a securely sealed and post-age prepaid envelope to the licensee at his last known add-reas. It shall be placed in the hands of the United States Post Office authorities not less than 5 days prior to hearing date. The notice shall advise the licensee of the time when and the place where the hear-ing is more held, and shall contain a concise statement of the reason for the holding of such hearing. Rules of law with respect to

such hearing. Rules of law with respect to the permissibility of evidence in the conduct of hearings shall not apply at such bearing. The Town Clerk shall make a refown Clerk shall make a re-cord of such findings as be deems to be justified by all the evidence presented at such hearing- and his findings shall be conclusive as to all matters of fact.

The Town Clerk may revoka The Town Clerk may revoke any license or permit granted pursuant to the provisions of this ordinance or suspend the same for a period not to ex-ceed ninety' days upon making a finding after the hearing pro-vided for in this section, of the existence of one or more causes therefor. causes therefor.

Broad misrepresentation or false statements contained in the application for the per-mit or license.

mit or license. 2. Fraud, misrepresentation or false statements made in the course of carrying on any business or activity which is licensed. Any violation of this ordinance

 Conviction of any crime or misdemeanor involving moral turpitude.
 Conducting any business or activity which is regulated or activity which is regulated by this ordinance in such a manner as to constitute a breach of the peace or to en-danger the health, safety or general welfare of the public, 0. In furtherance of the form-going, the Town Clerk, upon receiving information giving him reasonable cause to be-lieve that the holder of any license or permit issued pur-suant to this ordinance has violated any provision of this ordinance, or has been con-victed of any crime or mis-demeanor involving moral tur-pitude, or has been charged with any such crime or is guilwith any such crime or is guilwith any such crime or is guil-ry of baving made a false state-ment or misrepresentation in his application, may forthwith temporarily suspend such li-cense until a bearing can be beld by the Town Clerk.

<u>B.</u> (2) Review and Appeal Any person aggrieved by the Town Clerk's denial of a li-cense or permit or licensee whose license has been re-voked or suspended by the Town Clerk shall have the right or screen to the Town Poard

Town Clerk shall have the right to appeal to the Town Board for a review of the determin-ation of the Town Clerk. (a) Such appeal shall be in writing, signed and acknowl-edged, and shall state the ground or grounds on which the appellant claims that the determination of the Town Clerk was erroneous. determination of the Clerk was erroneous.

Clerk was erroneous.
(b) Such appeal shall be filed with the Town Clerk by the appellant within twenty days after notice of the deter-mination of the Town Clerk bias been mailed to him or delivered to him in person.
(c) Upon the filing of such appeal with the Town Board, it shall bold a bearing therroon as bereinafter provided.
(d) At such bearing the Town Board shall consider the re-cord before the Town Clerk. The Town Clerk's finding and determination, and in its dis-cretion may receive new or

additional evidence. (e) The Town Board, after

additional evidence. (e) The Town Board, after such bearing may confirm the action of the Town Clerk, or set aside the determination of the Town Clerk to such an extent as the Town Board in. its discretion deems just and proper.

B. (3) Hearings by Town Foard Whenever it shall be provided

herein that a bearing shall or may be held by the Town Board

6 out of 7

with respect to any matter; (a) Such hearing shall be held on a date and at a place and hour designated by the Town Board. (a)

beld on a date and et a place and hour designated by the Town Board.
(b) The Town Clerk shall give notice therrof, stating the name and address of the sp-plicant or license holder con-cerned, the subject matter of the bearing and the date, place and hour thereof designated therefor by mailing a copy thereof to the applicant or license holder concerned at the address shown upon the most recent application of such applicant or licensee, at least ten (10) days before such bearing.
(c) In the cause of a public hearing, the notice required in paragraph (b) of this section shall also be published at least oace a week for two suc-ceaster weeks for two suc-ceaster such publication in the Town of Oyster Bay, the first publication to be at least ten days before the date fixed for such public bearing.
(d) The applicant or license in bia own behalf as may be relevant to the subject mat-ter of the bearing.
(e) All witnesses shall be sworn and examined under oath.
ND further

oath. AND further AMEND Section 7. Violation



PASTEL SHOPS, INC. 879 Seffolk Mall, Inc. Hicksville, N.Y. 11801 (In Mid Island Shopping Plaza) of Ordinance by deleting the same and substituting therefor and substituting therior a new section as follows: Section 7. Violation of Oc-

Section

Section 7. Valation of the innoce. In addition to subjecting a li-cense or permit, hervouch er held, to suppossible thervouch er held to suppose the suppose shall be deemed an offense and shall be deemed an offense and shall be deemed an offense and shall be granishable by a fine of not more than \$100.00 or imprisionment for not more than 15 days, or by both such fine and imprisonment. Such violation shall constitute dis-orderly conduct as an offense and such person shall be deem-ed a disorderly person. Each day on which any violation of any provisions of this ordin-ance continues shall constitute a separate offense. a separate offen

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER William B. O'Keefe, Town Clerk

Michael N. Petito, Supervisor

Dated: Oyster Bay, New York August 15, 1967 MIDX8/24 B 15



Kolestral hair condi-tioner takes the worry out of what bleaches, tinks, permanents, and even weather can do to your hair! Gives even damaged hair a beauti-fully healthy look. Try it! Your hairdresser encommends it Your recommends it. Your hair depends on it. And we have it for just 394 Reg. \$1.00

PASTEL SHOPS, INC. 879 Suffelt Mall, Witte

Hicksville, H.Y. 1180 (In Mid-Jaland Shopping Conter)

members of the Oyster Bay Town Board **Voted For**

the recreation program for

handicapped children

but NOT

Supervisor Michael Petito

makes you wonder what he stands for, other than re-election.

PAID FOR BY TOWN OF O YSTER BAY REPUBLICAN COMMITTEE

9]