

**HICKSVILLE
JERICHO
EDITION**

**MID-ISLAND
&
PLAINVIEW**

herald

**JERICHO
PLAINVIEW
HICKSVILLE
OLD
ISLAND TREES • WETHPAGE BETHPAGE**

August 24, 1967 **COPY 10¢**



THESE WERE AMONG the pictures forwarded to John Plock, Town Commissioner of Public Works, by Hicksville Kiwanis, Lions and Rotary Clubs to stress the filthy conditions found on community streets. Addition full-color pictures taken by Dr. Walter H. Dunbar of the Kiwanis were forwarded with a request for regular pickups, additional litter baskets in parking fields. Listed as distress areas were (above) the west side of Levittown 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).



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 Nicholas 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.

Preparing Packages for Men Overseas



HICKSVILLE 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 Legion. Lawrence McCaffery, at left, bought the necessary items and prepared the parcels with the help of 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 Education, armed with a revised but 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 Administration Building. Meanwhile, a resident continued efforts in Albany before the Education Dept. Commissioner and in State Supreme Court to have the results of the voting yesterday (Wed) declared void.

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 lost 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.

Charles Fetta of 60 Smith St. has announced to the press that he has started proceedings before Commissioner James E. Allen in Albany against the Board of Education complaining that his efforts to have two questions included in the balloting were rejected. He sought to increase 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 distances.

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

on Tuesday, Aug. 29.

Fetta has also instituted proceedings in Supreme Court at Albany against Allen and the Board Members seeking a court order directing the trustees to hold a separate vote on transportation. This proceeding is returnable on Sept. 22.

He contends in a press release "if the budget is approved, a re-vote on the budget with the proposition of 'preserving transportation' is a definite possibility".

Joseph Catalano, attorney for the School District, will appear

in Albany at the hearing before Commissioner Allen on Aug. 29 and is preparing the district's answer in the Supreme Court proceedings set for Sept. 22.

Marvin Goldberg, president of the School Board, presiding at the official tally of the voting in the High School Auditorium last night expressed thanks and appreciation to "each and everyone" for their help in obtaining passage of the revised budget. All Board members were present except Trustee Thomas Nagle who was absent on vacation. He is due back on Sept. 5.

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 provide 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.

Comparison of Three Budget Votes

School Voting District	Final Reg. 8/23	MAY 3 \$15,193,573		JUNE 21 \$15,064,698		AUG. 23 \$14,810,000	
		YES	NO	YES	NO	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	185
OLD COUNTRY	1167	236	399	272	419	441	402
Totals	9848	1922	3075	2059	2931	4091	3103
Difference		- 1153		- 872		- 988	

Dear Sheila:

Although he declines to comment, LEON GALLOWAY, assistant to the Hicksville Superintendent of Schools, is scheduled to undertake an interesting and happy step in a couple of weeks. In connection with this he will change his longtime Hicksville residence. Another long time resident (since 1929) JOSEPH HEIM is planning to move to the south shore in a month or so. Mr. Heim was for many years a trustee of Hicksville Public Library. County Executive NICKERSON says he is preparing legislation to license home improvement contractors, radio, TV and auto repair shops, electricians and plumbers. The part about radio and TV men should make HENRY WAREWICK happy. He has campaigned for that for a long time. Clean-Up efforts in the community were reported at a recent Hicksville Rotary Club meeting by PETER AMOROSO, chairman of the project for the Rotarians. When VINCE RUSSO told us he was going abroad, we asked him to send a postal. We got it from the Plainview man, postmarked Paris. Someone commented that FRED SCHULTZ seems to be enjoying his efforts at the Post Office more these days than he has some female playmates. LINDA VAN ALLEN, daughter of Mr. and Mrs. Howard Van Allen of 5 Layton Ave., Hicksville, was this week named a \$5,000 winner in the New York State Lottery. The 18-year-old had first been selected as a possible \$100,000 winner. Universal Oil Products Co. has purchased REF Dynamics Corp. for over four million dollars in cash. Attorney MORRIS ROCHMAN and A. RICHARD WILLIS Jr. were principal owners of REF which had sales of over \$5 1/2 million last year. We hear GERTRUDE got her nephew off that fire truck that caught fire near the Police Booth, Thursday night. Nobody is talking much about the incident. A good group of volunteer firemen was up in Albany this week for the State Firemen's Assn. convention and drill. With a budget approved, Hicksville School Board on its busy schedule at a regular meeting next Wednesday night in the administration building will officially set the tax rate for the new fiscal year estimated in the range of \$7.25 per \$100. A business promoter who left a lot of merchants in an east-south community unhappy has now set his sights on Plainview. If in doubt, ask for credentials and do a little checking with your Chamber of Commerce before grabbing for a check book.

We should have mentioned this some time ago. Glad to see those benches installed at the John F. Kennedy Memorial plaza on Bway and John St. The planting looks good also. Our editor got a pair of puppets from Hank the Bartender and it can honestly be said they eat very little and are fairly housebroken. There have been three small fires in the winter high recently, two on Aug. 9. PATRICK NASO is leaving Hicksville schools to become Senior High School principal in another district. BOTTO BROS. new building is coming along rapidly and when finished the ancient frame structure in front of it will be removed to provide off street parking. It is reported there may be a vacancy of a fire district official shortly.

Parents have been reminded that under the Polio Immunization Law effective Jan. 1, the schools must have on file in the health record evidence that children have been adequately immunized against polio before he will be permitted to attend school next month. Notices to that effect went to parents of kindergarten, first thru 12th grades in June over the signature of local principals.

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Schools Open Here Sept 7

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

Orientation for all teachers will be held on Wednesday, Sept. 6th at 10 A.M. in the High School. This will include both present and new teachers. Marvin Goldberg, President of the School Board, will welcome the faculty and Donald P. Abt, Superintendent of Schools, will address them on the plans for the coming school 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.

Schools of the Roman Catholic Diocese of Rockville Centre will open for the new term on Thursday, Sept. 7, also.

Sister Alphonsus Marie of the Dominican Sisters has been named principal of St. Ignace Loyola School in Hicksville, effective with the new term.

READ IT FIRST IN THE HERALD

LEGAL NOTICE

PUBLIC NOTICE

BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that "AN ORDINANCE REGULATING AND LICENSING DEALERS IN JUNK" adopted May 4, 1957, as amended, be hereby amended in the following form: AMEND Section 2 by deleting the same and substituting therefor a new section as follows:

Section 2. The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension 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 application for a license or permit without a hearing if he determines that the requirements governing the issuance of a license or permit have not been

sufficiently complied with.

Each applicant for such license shall submit to the Town Clerk a written application, supplying under affidavit the following information:

That he is a citizen of the United States; that he has never been convicted of a felony or misdemeanor; and information as to his experience, financial 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 convicted of a felony or misdemeanor, or who is not a fit and desirable person and capable of properly conducting the business for which the license is required. If the applicant possesses the required qualifications, the Town Clerk shall, upon payment by the applicant of the license fee or fees hereinafter prescribed, issue a license to the applicant, and with such license a license plate for each vehicle or conveyance to be used by the licensee in connection with the said business.

AND further, AMEND Section 5 by deleting the same and substituting therefor a new section as follows: Section 5. A. Suspension and Revocation.

Any license or permit issued pursuant to the provisions of this ordinance may be revoked or suspended by the Town Clerk, after a hearing upon notice and the making of findings, as hereinafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit 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 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 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 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 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 pursuant to the provisions of this ordinance or suspend the same for a period 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 therefor.

1. Fraud, misrepresentation or false statement contained in the application for the permit or license.
2. Fraudulent representation or false statements made in the course of carrying on any business or activity which is licensed.
3. Any violation of this ordinance.
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 a breach of the peace or to endanger the health, safety or general welfare of the public.

In furtherance of the foregoing, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision of this ordinance, or has been convicted of any crime or misdemeanor involving moral turpitude, or has been charged with any crime or is guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

B. Review and 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 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 acknowledged, and shall state the grounds on which the appellant claims that the determination of the Town Clerk was erroneous.
- (b) 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 person.
- (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 record before the Town Clerk, the Town Clerk's findings and determination, and in its discretion may receive new or additional evidence.
- (e) The Town Board, after such hearing 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.

C. Hearings by Town Board

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 on a date and at a place and hour designated by the Town Board.
- (b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or licensee 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 licensee holder concerned at the address shown 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 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, the first publication to be at least ten days before the date fixed for such public hearing.
- (d) The applicant or licensee

(Continued on Page 3)



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RELIGIOUS SCHOOL REGISTRATION SET

Final religious school registration 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, Temple Or Elohim is located on Tobie Lane in Jericho. For further information call OV 1-7229 or WE 5-0384. Classes are held from kindergarten through the twelfth grade. A one day parallel school is also available.

ON DEAN'S LIST

Mr. John K. Pearce, son of Mr. and Mrs. John H. Pearce of 40 McKinley Ave., Hicksville, was named to the Dean's List for having attained a quality point ratio of 3.388 during his spring semester at Clarkson College of Technology, Potsdam, N.Y. He is majoring in Math and is a junior at Clarkson.

(Continued from Page 2)

holder involved shall be entitled to be represented by legal counsel and to present such competent and material testimony or other evidence 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 same and substituting therefor a new section as follows:

Section 6. In addition to subjecting a license or permit, hereunder held, to suspension 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 imprisonment. 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 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. Pettito,
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 CERTIFY
that I have compared the annexed
with the original Notice of
Revisions, Additions, Deletions
and Amendments to the Ordinance
Regulating and Licensing Dealers
in Junk in 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
thereof, and of the whole of
such original.

In 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 Clerk

MIDX8/24B18

Becomes Engaged



Paula Licastro

Mr. and Mrs. John J. Licastro of Hicksville announce the engagement of their daughter, Paula Annette to Steven Bradley Sheppard 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.

RESIDENCE CALENDAR
CASE #67-385
APPELLANT--Donald Skupinski, 67 Lantern Road, Hicksville.

SUBJECT--Variance to erect an attached garage having less rear yard than the Ordinance requires.
LOCATION--Southwest corner of Lantern Road and Rover Lane, Hicksville.

CASE #67-386
APPELLANT--Paul Carter, 6 High Street, Hicksville.
SUBJECT--Variance to erect a second floor addition having one less side yard and the encroachment of eave and gutter, 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

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Country)
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2-4:30
Saturday 10-12, 2-4:30
Sunday 2-4

Street, Hicksville.

CASE #67-388
APPELLANT--John J. Danzono, 79A New South Road, Hicksville. c/o Eric A. Roski, Esq., 85 No. Broadway, Hicksville.
SUBJECT--Variance to allow an existing fence to remain having greater height than the Ordinance allows.

LOCATION--Easterly side of New South Road, 80.55 ft. south of Maple Avenue, Hicksville.

CASE #67-391
APPELLANT--Frank Squillace, c/o DiGennaro & Kops, Massapequa.

SUBJECT--Variance to allow an existing addition to remain occupying a greater percentage of building area and having one less side yard and less aggregate side yards than the Ordinance requires, with the encroachment of eave and gutter.

LOCATION--West side of Kuhl Avenue, 2019.47 ft. north of West John Street, Hicksville.

CASE #67-396
APPELLANT--Edward and Helen McKenna, 66 Burns Avenue, Hicksville. c/o Harold S. Meltzer, Esq., 194 Old Country Road, Mineola.

SUBJECT--Application for use variance to use premises as a beauty parlor.

LOCATION--East side of Burns Avenue, 11.66 ft. south of Windsor Street, Hicksville.

CASE #67-400
APPELLANT--Alexander & Beatrice Ross, 19 Briar Lane,

Jericho.
SUBJECT--Variance to allow an existing enclosed porch to remain in rear of residence having less rear yard than the Ordinance requires, with the encroachment of eave and gutter.

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

COMMERCIAL CALENDAR

CASE #67-397
APPELLANT--General Instrument Corp., c/o Donald A. Capobianco, Esq., 55 Jericho Tpke., Westbury.

SUBJECT--Special Permit to obtain a reduction of off-street parking.

LOCATION--Northeast corner of West John Street, and Cantigue Road, Hicksville.

OYSTER BAY, NEW YORK

AUGUST 21, 1967

BY THE ORDER OF
THE BOARD OF APPEALS
Town of Oyster Bay
Raymond H. Schoepflin,
Chairman
Ellsworth Allen,
Secretary

MIDX8/24-B32

PUBLIC NOTICE

BE IT ORDERED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "FAXICAB 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 (Issuances of Licenses) by deleting the same and substituting

(Continued on page 4)



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"THE NEW BIG ONE"

1967 FORDS ALL MODELS SAVE \$\$\$

USED CAR SPECIALS NOTICE!

SOME WITH 24-50,000 MILE
WARRANTEE AVAILABLE

FORD GALAXIE 500, 1966

Magnificent pre-owned 4 dr. hard-top in turquoise with black vinyl roof. Full power and cruiseomatic Drive. Featured this week for only.

\$2299

THUNDERBIRD LANDAU, 1965

Limited production model with complete power accessories and factory air conditioning. One in a million.

\$2699

COMET 404, 1965

A gorgeous little 2 door, in burgundy with plastic covers over its original sparkling interior. This is a standard transmission auto with padded dash, radio & climate control. Just take a test drive and you'll immediately recognize its quality and capability.

\$1399

FORD GALAXIE 1964

Glistening black beauty with matching vinyl interior. Full power and automatic trans. Can you match this for cond. and price?

\$1099

FORD FALCON FUTURA, 1962

What a delightful odd ball this one is. Did you ever see a Falcon with a Vinyl roof, factory 4 speed transmission and tinted glass? Well, I have the only one in capacity. She's a sweetheart -- Only

\$799

THUNDERBIRD 1961

Naturally fully powered. Just waiting for some lucky 2nd owner. Drives as smooth as a new one. Just --

\$899

BUICK 1962

We have two of these babies. One a 4 door hardtop. The other a shiny black convertible. Just take your choice for only

\$799

WE HAVE A LARGE SELECTION

(6) of used ECONOLINE Vans, and (2) of ton panel trucks at wholesale prices, while the selection is large. Pick any one at --

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40 More to choose from

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Your Hicksville Ford Dealer

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Hicksville, N.Y. WE 1-0241 and Deliver Flowers

Herald Editorial Comment..

Reflections on Third Vote

This comment was written largely some hours before the results of the third voting upon the Hicksville School District Budget for 1967-68 and thus does not reflect fully the outcome of 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 were well-intentioned and not calculated to deliberately deceive and confuse. However, we can find no justification for the last minute (day of voting for the most part) plastering of schools and the public structures, traffic warning signs and trees with stickers urging a certain unsigned course of action, offering 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 covered with the "vote no" plaster.

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

great concern for the preservation of the democratic processes of unhampered voting and individual decision.

By the time you read this the die will have been cast: either Hicksville has a sharply curtailed and restrictive, much-whittled 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, Leon Galloway, Nancy Dounton and Herta Ward.

This footnote was added as the final tally was made public: over 7,000 out of 9,848 registered 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 that 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 unhappy experience are erased. -fjn.

LEGAL NOTICE

(Continued from Page 3)
therefor a new section as follows:
Article VIII
Licenses

Section 8.0. Town Clerk - License Commissioner. The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension 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 application for a license or permit without a hearing if he determines that the requirements 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 complied with. The fees for filing applications hereunder which shall be paid to the Town Clerk at the time the application is filed shall be:

- For each taxicab or limousine owner's license \$20
- For each taxicab or limousine owner's supplementary license \$10
- For each vehicle licensed as a taxicab or limousine \$10
- For each taxicab or limousine driver's license \$2
- The relocation of any terminis, within the Town of Oyster Bay \$10
- For each taxicab or limousine substituted \$4
- For replacement of a license medallion \$10
- For the replacement of each driver's license or badge \$2
- For replacement of each taxicab or limousine license card \$2

AND further
AMEND Section 8.0, Article VI. (Application to Town Board)

by deleting the same and substituting therefor a new section as follows:

Article VI Review and Appeal

Section 6.0. Any person aggrieved by the Town Clerk's denial of a license or permit or license 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.

(a) Such appeal shall be in writing, signed, and acknowledged, 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 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 person.

(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 record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence.

(e) The Town Board, after such hearing 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.

AND further
AMEND Section 10.0 of Article X (Suspension and Revocation of License) by deleting the same and substituting therefor a new section as 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 suspended by the Town Clerk, after a hearing upon notice and the making of findings, as hereinafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit theretofore issued 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 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 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 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 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 pursuant to the provisions of this ordinance or suspend the same for a period 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 the refor:

- Broad misrepresentation or false statement contained in the application for the permit or license.
- 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 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.

In furtherance of the foregoing, the Town Clerk upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

AND further
DELETE Section 10.1 of

Article X
AND further
AMEND Section 13.0 of Article XIII (Penalties) by deleting the same and substituting therefor a new section as follows:

Article XIII Penalties

Section 13.0. In addition to subjecting a licensee or permit, hereunder held, to suspension 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 imprisonment. 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 provisions of this ordinance continues shall constitute a separate offense.

BY ORDER OF THE
TOWN BOARD OF
THE TOWN OF OYSTER BAY
Michael N. Pettio,
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 Records of said Town, DO HEREBY CERTIFY that I have compared the annexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Taxi Cab and Limousine 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 thereof, and of the whole of such original.

In 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 Clerk,
MID x 8/24 B20

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 OYSTER BAY PUBLIC PARKING DISTRICT ORDINANCE" adopted January 31, 1961 as amended, be hereby amended in the following form:

AMEND Section XI (Suspension and Revocation of Permits) by deleting the same and substituting therefor a new section as follows:

Section XI A. Town Clerk - License Commissioner. The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension of licenses and permits, as set forth in this ordinance, except where otherwise provided by law.

The Town Clerk shall also
(Continued on Page 7)

SHUTTLE TO WORK

New Speed Shuttle bus service from Hicksville goes direct to Engineer's Hill and Plainview Industrial Parks, where good jobs are open. For job information, call WE 8-9100 or IV 6-3434. For Speed Shuttle schedules, call 933-5700.



HIGH HOLY DAYS

will be observed

Congregation Shaarei Zedek
New South and Old County Roads, Hicksville

ROSH HASHONAH Oct. 4, 5, 6
YOM KIPPUR Oct. 13, 14

SEATS AVAILABLE

HEBREW SCHOOL & PRE-HEBREW SCHOOL

will start SUNDAY, SEPT. 11th

Special rates are offered right now.

CALL WE 8-0420 - 10:00 a.m. - 12:30 p.m. WE 8-3757

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HICKSVILLE, N.Y.
Zip 11802

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OFFICE: 22 Twinlawn Ave., Hicksville
TELEPHONE: WE 1-1486 and WE 1-6346

LOTTE C. STEIN, EDITOR
EDITORIAL BOARD: Horace Bernstein, Ralph Diamond, Henry Dockswell, Irving Galt, Art Rosenthal, Lotte Stein, Nat Warren.
STAFF: Elaine Hauptman, Irving Herskovitz, Bernyce Shimberg.
PHOTOGRAPHER: Horace Bernstein.

The Villager

FOR THE RESIDENTS AT BIRCHWOOD PARK AT JERICHO

Calendar Dorothy Petzhold GE3-9637

Arts Department: Elaine Hauptman - WE 8-1961

Deadline for all insertions: Friday night.

School Tax Rate Is Set

By Bernyce Shimberg

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

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

Nine Pin Talk

By Henry Dockswell

Now we're down to the wire. This was the last week of normal rotation of opponents. Next week is the last night and it's position night. The leading team in each of our two divisions has a 4 point margin.

In Section A Brizel-Stein defeated 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 side 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 Kaplan-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 Wasserman-Schwartz with a 7-0 defeat 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 - Truchilli lengthened their one point lead to four. As they were defeating Kalin-Kaye 5-2, the 2nd place Sachs-Dockswells were bowing to the Goldenberg-Springers 5-2. The 3rd place Geyer-Slimes quartet sang their miserable song to a 7-0 shut out by the on-rushing Petzhold-Barths who are now tied for 2nd with Sachs-Dockswell. Position night will see Sachs-Dockswell play Gershen-Truchilli in the final fight for 1st place because they have more total pinfall.

Then will come the climatic moment when both division winners will meet in a one game playoff for the big Overall Championship. 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 stays cheer the combatants on. It's a lot of fun.

We have a few individual races 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 Stein has Hi Average clinched with 150 but for Most 175 Games she is one behind a four-way tie shared by Elaine Brody, Milie Kahn, Alice Meadow and Sonia Rosenthal who have 4.

This past Monday night was rounded out by Shirley Warren who rolled her first good one, a 175 and, get this, by Sid Simon who crashed a 215, a 267 and a 179 for a 661 series. Sid's 267 was 2 points behind Leo Geyer's Hi-Series.

Next week and then on to the Golden Meadowbrook Sept. 23.

Girl Scout Troop 169 Visits Washington DC



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 toured 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 Cookies. 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 Margulis, Gail Spiegel and Cynthia Frame, Bottom row, Caren Kushner, Linda McCoy, Elaine Brimer, Mrs. Joseph Milner and Mrs. Monroe Farber, co-leaders, Faith Mandell, Kathy Milner, Antoinette Molina and Mr. Peltz.

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 Sept. 10.

It will operate the same as last year but with some improvements. 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.

See Diamond On Town Board

Ralph Diamond, a resident of our community, is due to be appointed councilman to the Town 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 Conciliation for the Judicial District (Supreme Court) incorporating the County of Nassau.

Ralph J. Marino, councilman and member of the Republican majority on the Town Board is scheduled to be designated Majority leader.

Diamond presently serves as legal counsel to the Town Board.

TO BELONG

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: OV 1-7229 or WE 5-0384

TEMPLE OR ELOHIM

REFORM CONGREGATION OF JERICHO

Deny Mining Application

By Sam Lubitz

On July 25th, at a regular meeting of the Town Board of the Town of Oyster Bay, Councilman Ralph J. Marino introduced a resolution denying the application of the Westwood Improvement Corp. for a permit for the excavation of sand, gravel and fill material from Brush Hollow Road, Westbury. The application was denied.

Cantor Gaber At Temple Or Elohim

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 Music, Teachers College of Columbia University and Hebrew Union College. In addition to extensive concertizing he has been Cantor at Temple Beth Jacob in Newburgh, N. Y. for the past five years.

Local Artists To Exhibit

By Lee Batterman

Unknown to most of our residents, our community is inhabited with many talented artists. Their work can often be seen in local and New York art shows.

The works of Sandy Gross, and Marilyn Kaplan may be seen on 8th St. and Northeast corner of 5th Ave. while Eleanor Kruger and Lee Batterman will exhibit on 9th St. northwest corner of 5th Ave., New York City. These exhibits are part of the Outdoor Art Show in Greenwich Village which commences on Labor Day weekend for two consecutive weeks.

To all artists that have news to print, kindly contact me at 19 Flower Lane or call OV 1-0664.

LEGAL NOTICE

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 PROHIBITING THE ERECTION, MAINTENANCE OR USE OF BARBED WIRE FENCES ALONG OR UPON PUBLIC STREETS

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 follows:

Section 2. 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 imprisonment. 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 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. Petto,
 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 CERTIFY that I have compared the annexed with the original Notice of Amendments to the Ordinance Prohibiting the Erection, Maintenance or use of Barbed Wire Fences along or upon Public Streets and Places in 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 thereof, and of the whole of such original.

In 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 Clerk.

S-E-A-L
 MIDX8/24 B7



JERICHO COUNTRY CLUB
 NORTH SHORES OUTSTANDING CLUB

\$240

* For a family with up to 3 children
 * Entitles you to use all of facilities until we close, for 1967

NEW 1968 SPECIAL RATE

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 * Save on our regular 1968 membership rates.

Our office and club facilities are open for inspection, daily from 10:00 A.M. to 6:00 P.M.

LEGAL NOTICE

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 SHRIMP ORDINANCE" adopted August 23, 1938, as amended, be hereby amended in the following form:

AMEND Section 8 by deleting the same and substituting therefor a new section as follows:

Section 8. A. Town Clerk. The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension of licenses and permits, as set forth in this ordinance, except where otherwise provided by law.

(2) 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 requirements governing the issuance of a license or permit have not been sufficiently complied with.

B. (1) Procedure on Revocation 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 hearing upon notice and the making of findings, as hereinafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit therefor issued 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 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 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 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 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 pursuant to the provisions of this ordinance or suspend the same for a period 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 therefor.

1. Broad misrepresentation or false statement contained in the application for the permit 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.

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 a breach of the peace or to endanger the health, safety or general welfare of the public.

In furtherance of the foregoing, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

(2) Review and Appeal. Any person aggrieved by the Town Clerk's denial of a license or permit or licensee whose license or permit 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 acknowledged, 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 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 person.

(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 record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence.

(e) The Town Board, after such hearing 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.

(3) Hearings by Town Board. 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 Town Board.

(b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or licensee 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 licensee holder concerned at the address shown 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 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, the first publication to be at least ten days before the date fixed for such public hearing.

(d) The applicant or licensee holder involved shall be entitled to be represented by legal counsel and to present such competent and material testimony or other evidence 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 10 (Violation of Ordinance) by deleting the same and substituting therefor a new section as follows:

Section 10. Violation of Ordinance. In addition to subjecting a licensee or permit holder, to suspension 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 imprisonment.

Such violation shall constitute 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 OF OYSTER BAY

William B. O'Keefe, Town Clerk

Michael N. Pettio, 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 CERTIFY that I have compared the annexed with the original Notice of Revisions, Additions, Deletions 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 thereof, and of the whole of such original.

In 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 Clerk

SEAL

MID X 8/24 B 11

PUBLIC NOTICE

BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "TOW CAR ORDINANCE" adopted October 6, 1959, as amended, be hereby amended in the following form:

AMEND Article XIII - Penalties - Section 13.0 by deleting

the same and by substituting therefor a new section as follows:

Section 13.0 A violation of any of the provisions of this ordinance shall constitute an offense punishable in accordance with the provisions of Section 1800 of the Vehicle and Traffic Law of the State of New York and in addition thereto any person who shall violate any provision of this ordinance shall be liable to the suspension or revocation of any license hereunder held by him.

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

William B. O'Keefe, Town Clerk

Michael N. Pettio, 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 CERTIFY that I have compared the annexed with the original Notice of Amendments to the Town of Oyster Bay 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 thereof, and of the whole of such original.

In 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 Clerk

SEAL

MID X 8/24 B 11

PUBLIC NOTICE

BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "NO TRESPASSING 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:

Section 5. 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 imprisonment. 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 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. Pettio, 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 CERTIFY that I have compared the annexed with the original Notice of Amendments to the No Trespassing 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 thereof, and of the whole of such original.

In 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 Clerk

SEAL

MID X 8/24 B 2

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 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 section as follows:

Section 4. (Penalty) 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 imprisonment. Such violation shall constitute a 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

Michael N. Pettio, 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 CERTIFY that I have compared the annexed with the original Notice of Amendments to the Ordinance Restricting the Use of Firearms 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 transcript thereof, and of the whole of such original.

In 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 Clerk

SEAL

MID X 8/24 B 3

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 ORDINANCE" adopted June 4, 1946, as amended, be hereby amended in the following form:

AMEND Section 3 by deleting the same and by substituting therefor a new section as follows:

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 imprisonment. 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 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. Pettio, 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 CERTIFY that I have compared the annexed with the original Notice of Amendments to the Town of Oyster Bay net Ordinance adopted by the Town Board on August 15, 1967.

In 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 Clerk

SEAL

MID X 8/24 B 8



SEAMAN & EISEMANN, INC.

167 Broadway
Hicksville, N.Y. 11802

INSURANCE SINCE 1889

Phone
931 - 0680

LEGAL NOTICE

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 REGULATING THE TAKING OF SANDWORMS AND BLOODWORMS FROM TOWN LANDS AND TOWN LANDS UNDER WATER IN THE TOWN OF OYSTER BAY" (Sandworm and Bloodworm Ordinance) adopted August 23, 1963, as amended, be hereby amended in the following form:

AMEND Section 5 by deleting the same and substituting therefor a new section as follows:

Section 5. a. Town Clerk - License Commissioner.

(1) The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension of licenses and permits, as set forth in this ordinance, except where otherwise provided by law.

(2) 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 requirements 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 complied with.

(3) Permits shall automatically terminate and become null and void if the holder ceases to be a resident of the Town of Oyster Bay, whereupon he shall transmit his permit to the Town Clerk immediately.

B (1) Procedure on Revocation 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 hearing upon notice and the making of findings, as hereinafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit theretofore issued 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 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 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 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 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 pursuant to the provisions of this ordinance or suspend the same for a period 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 therefor.

1. Broad misrepresentation or false statement contained in the application for the permit 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.
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 a breach of the peace or to endanger the health, safety or general welfare of the public.

In furtherance of the foregoing, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

B (2) Review and 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 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 acknowledged, 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 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 person.

(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 record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence.

(e) The Town Board, after such hearing 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 Board.

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 on a date and at a place and hour designated by the Town Board.

(b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or licensee holder concerned, the subject matter of the hearings and the date, place and hour thereof designated therefor by mailing a copy thereof to the applicant or licensee holder concerned at the address shown 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 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, the first publication to be at least ten days before the date fixed for such public hearing.

(d) The applicant or licensee holder involved shall be entitled to be represented by legal counsel and to present such competent and material testimony or other evidence 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.

AMEND Section 8 by deleting the same and substituting therefor a new section as follows:

Section 8. In addition to subjecting a licensee or permit, hereunder held, to suspension 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 imprisonment. 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 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

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 CERTIFY that I have compared the annexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Ordinance Regulating the Taking, Possession, and Transportation of Sandworms and Bloodworms 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 hereunto 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 8/24B22

LEGAL 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 REGULATING THE USE OF STREETS, HIGHWAYS, SIDEWALKS AND PUBLIC PLACES" adopted June 2, 1953, as amended be hereby amended in the following form:

AMEND Section 4 by deleting the same and by substituting therefor a new section as follows:

Section 4. 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 imprisonment. 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 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

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 CERTIFY that I have compared the annexed with the original Notice of Amendments to the Ordinance Regulating the Use of Streets, Highways, Sidewalks and Public Places in 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 thereof, and of the whole of such original.

In 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 Clerk

(SEAL)

MID x 8/24 B16

(Continued from page 4)

have the authority to deny an application for a license or permit without a hearing if he determines that the requirements 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 complied with.

B. Procedure on Revocation 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 hearing upon notice and the making of findings, as hereinafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit theretofore issued 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 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 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 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 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 pursuant to the provisions of this ordinance or suspend the same for a period 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 therefor.

1. Broad misrepresentation or false statement contained in the application for the permit 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.
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 a breach of the peace or to endanger the health, safety or general welfare of the public.

In furtherance of the foregoing, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application,

(Continued on page 9)

Sensational offer from BURNS BROS. FUEL OIL CO.

FREE GIFT

(Choose from dozens of items)



A
HAND MIXER
3 speed, chrome
beater pushbutton
ejector. Hangs on
wall.



B
ELECTRIC DRILL
Automatic trigger
switch.
Mirror finish.



C
ELECTRIC CARVING
KNIFE.
Twin stainless
blades. 8 ft. cord.

For almost 100 years Burns Bros. has been the leader in home heating. We'd like you to find out why for yourself. So, for a limited time we are offering a FREE gift to each new customer. Choose from scores of valuable name brand items: jewelry, watches, tools, radios, cookware, toys—you name it!

NOTE: Burns Bros. will take over your present service contract. So don't hesitate. Send for your FREE gift.

CALL MR. WATKINS 931-3400



121-16 Duport St.
Plainview, L.I. 11803

Gentlemen:
I am accepting your special introductory offer of a FREE gift and would like to join the Burns family of satisfied customers.

Please send me FREE gift:

☐ A ☐ B ☐ C ☐ I'd like to see other items.

NAME _____
ADDRESS _____
CITY _____
STATE _____ ZIP _____ PHONE _____

LEGAL NOTICE

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 OYSTER BAY HAWKING AND PEDDLING ORDINANCE" adopted December 1, 1955, as amended, be hereby amended in the following form:

AMEND Section 3. License Required by adding a new provision as subparagraphs (B) and (C) to read as follows:

(B) The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension of licenses and permits, as set forth in this ordinance, except where otherwise provided by law.

(C) 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 requirements 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 complied with.

AND further

AMEND Section 6-f (Application for Vehicle License) to read as follows:

f. Vehicle Identification Number

AND further

AMEND Section 8 (b) and Section 8 (f) (Fees) to read as follows:

(b) For each vehicle not exceeding a weight of 5000 pounds laden weight, \$25.00.

(f) For each additional 1000 pounds or major fraction thereof, \$25.00.

ADD the following new provisions to Section 8 as subsections to read as follows:

(c) For each vehicle substituted, \$10.00.

(d) For replacement of Lost Plate and Permit, \$10.00.

(e) For replacement of Each Lost Permit without Plate, \$2.00.

RENUMBER existing subsection (c) covering assessments and payments to (f).

AND further

AMEND Section 17. Revocation of Licenses by deleting the same and substituting therefor a new section as follows:

Section 17. Procedure on Revocation 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 hearing upon notice and the making of findings, as hereinafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit theretofore issued 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 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 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 permissibility of evidence in the conduct of hearings shall not apply at such hearings. The 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 conclusive as to all matters 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 exceed ninety days upon making a finding after the hearing provided for in this section, of the existence of one or more causes therefor.

1. Fraud, misrepresentation or false statement contained in the application for the permit or license.

2. Fraud, misrepresentation or false statements made in the course of carrying on his business or activity which is licensed.

3. Any violation of this ordinance.

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 a breach of the peace or to endanger the health, safety or general welfare of the public.

In furtherance of the foregoing, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

AND further

Amend Section 18. Appeal by deleting the same and by substituting therefor a new section as follows:

Section 18. A. Review and 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 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 acknowledged, 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 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 or delivered to him in person.

(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 record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence.

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

B. Hearings by Town Board. 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 on a date and at a place and hour designated by the Town Board.

(b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or licensee 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 licensee holder concerned at the address shown 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 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; the first publication to be at least ten days before the date fixed for such public hearing.

(d) The applicant or licensee holder involved shall be entitled to be represented by legal counsel and to present such competent and material testimony or other evidence 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. Penalties by deleting the same and by substituting therefor a new section as follows:

Section 19. Penalties. In addition to subjecting the licensee or permit, hereunder held, to suspension 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 imprisonment. 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 provisions of this ordinance continues shall constitute a separate offense.

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

STATE OF NEW YORK) ss.:
COUNTY OF NASSAU)
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 CERTIFY that I have compared the annexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Town of Oyster Bay Hawking and Peddling Ordinance, 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 hereunto signed my name and affixed the seal of said Town this 17th day of August, 1967.

WILLIAM B. O'KEEFE, Town Clerk

MIDN8/24B25

S-E-A-L

WILLIAM B. O'KEEFE, Town Clerk

MIDN8/24B25

WILLIAM B. O'KEEFE, Town Clerk

MIDN8/24B25

WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

MIDN8/24B25

WILLIAM B. O'KEEFE, Town Clerk

MIDN8/24B25

said Town, DO HEREBY CERTIFY that I have compared the annexed with the original Notice of Amendments to the Ordinance Regulating the Storage of Gasoline and Other Explosives at Gasoline Filling Stations, Garages 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, I have hereunto 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 8/24B4

WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

MID x 8/24B4

WILLIAM B. O'KEEFE, Town Clerk

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 30th day of May known as Memorial Day, falls upon a Saturday,

AMEND Section 3.0 by deleting the same and by substituting therefor a new section as follows:

Section 3.0 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 imprisonment. Such violation shall constitute disorderly conduct as an offense, and such person shall be deemed a disorderly person.

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

STATE OF NEW YORK) ss.:
COUNTY OF NASSAU)
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 CERTIFY that I have compared the annexed with the original Notice of Amendments to the Ordinance Restricting Trade on Memorial Day, within 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 hereunto 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 B10

WILLIAM B. O'KEEFE, Town Clerk

MID x 8/24 B10

WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

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WILLIAM B. O'KEEFE, Town Clerk

MID x 8/24 B10

WILLIAM B. O'KEEFE, Town Clerk

LEGAL NOTICE

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 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:

The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension 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 application for a license or permit without a hearing if he determines that the requirements 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 complied with.

AND further

AMEND Section 5 to read as follows:

Section 5 Application shall be made in writing in the form prescribed by the Town Clerk and shall set forth the applicant's name, residence with street and number, length of residence in the Town, whether or not a citizen, age, weight, height, color of hair and eyes. Before issuing a permit the Town Clerk shall be satisfied of the identity and bona fide required residence of the applicant and shall require that the applicant submit sworn proof in writing of such residence and that he exhibit to the Town Clerk rent receipts, lease or other documentary proof of required residence under this ordinance.

AND further

AMEND Section 7 by deleting sub-section 2 and the unnumbered paragraph immediately following said sub-section and by substituting a new provision so that Section 7 reads as hereby amended as follows:

Section 7 A permit shall automatically terminate and become void if the holder thereof:

1. Ceases to be a resident of the Town of Oyster Bay, in which case he shall immediately surrender his permit to the Town Clerk.

Any license or permit issued pursuant to the provisions of this ordinance may be revoked or suspended by the Town Clerk, after a hearing upon notice and the making of findings, as hereinafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit theretofore issued 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 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 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 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 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 pursuant to the provisions 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 therefor.

1. Fraud, misrepresentation or false statement contained in the application for the permit 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.

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 a breach of the peace or to endanger the health, safety or general welfare of the public.

In furtherance of the foregoing, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

Review and 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 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 acknowledged, and shall state the grounds on which the appellant claims that the determination of the Town Clerk was erroneous.

(b) 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 person.

(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 record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence.

(e) The Town Board, after such hearing 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.

Hearings by Town Board. 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.

(b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or licensee 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 licensee holder concerned at the address shown upon the most recent application of such applicant or licensee, at least ten (10) days before such hearing.

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 licensee holder involved shall be entitled to be represented by legal counsel and to present such competent and material testimony or other evidence 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 10 to read as follows:

Section 10 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 of Oyster Bay. No person shall take more than one-half bushel of soft-shelled clams and one-half bushel of hard-shelled clams in any one day, except that holders of commercial licenses may take not more than two and one-half bushels of soft-shelled clams and not more than two and one-half bushels of hard-shelled clams in any one day and that no hard-shelled clams shall be taken from land under water on any day or any type from the Town lands under water on Sundays from May first to October first, both inclusive. This restriction shall not apply to the holder of a commercial license.

AND further

AMEND Section 14 by deleting the same and by substituting therefor a new section as follows:

Section 14 In addition to subjecting the licensee or permit, hereunder, held, to suspension 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 imprisonment. 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 provisions of this ordinance continues shall constitute a separate offense.

AND further

AMEND Section 15 by deleting the last sentence thereof so that Section 15 is hereby amended to read as follows:

Section 15 This article shall not apply to: The holders of leases of lands under water of the Town of Oyster Bay for shellfish cultivation, while operating upon the waters covering such leased lands, or navigating between the same and their respective docks, anchorages or moorings.

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

Michael N. Pettito,
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 Records of said Town, DO HEREBY CERTIFY that I have compared the annexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Town of Oyster Bay Shellfish 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 thereof, and of the whole of such original.

SEAL
In 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 Clerk

MIDX8/24 B23

LEGAL NOTICE

(Continued from Page 7)

tion, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

C. Review and 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 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 acknowledged, and shall state the grounds on which the appellant claims that the determination of the Town Clerk was erroneous.

(b) 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 person.

(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 record before the Town Clerk, the Town Clerk's findings and determination, and in its discretion may receive new or additional evidence.

(e) The Town Board, after such hearing 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.

D. Hearings by Town Board. 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 on a date and at a place and hour designated by the Town Board.

(b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or licensee 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 licensee holder concerned at the address shown 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 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, the first publication to be at least ten days before the date fixed for such public hearing.

(d) The applicant or licensee holder involved shall be entitled to be represented by legal counsel and to present such competent and material testimony or other evidence 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 XVII (Violations and Penalty) by deleting the same and substituting therefor a new section as follows:

Section XVII Violations and Penalty. In addition to subjecting a licensee or permit, hereunder held, to suspension 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 imprisonment, and in addition thereto, any licensee or permit hereunder held shall be subject to suspension or revocation. 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 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. Pettito,
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 CERTIFY that I have compared the annexed with the original Notice of Revisions, Additions, Deletions and Amendments to the Town of Oyster Bay Public Parking 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 thereof, and of the whole of such original.

In 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 Clerk

MIDX8/24B21

QUINNY
FUEL
OIL

WE 1-2077

29 East Carl Street
Hicksville, New York

SERVING LUNCHEON, DINNER & SUPPER DAILY

FRANK'S ALIBI
RESTAURANT

Catering To Weddings And Parties

50 Old Country Road Hicksville, Long Island

Telephone WE 1-6872

HENRY'S
RADIO & TV SHOP

Serving This Community for the Past 30 Years!
SPECIALIZING IN REPAIRS

WE 1-0627

23 Broadway

Hicksville

WANT ADS

WELLS 1-1400

RATES - Want ads - \$1.00 for first insertion
15 words - 10¢ each additional word. Repeat
5¢ word, 75¢ minimum.
IMPORTANT: If not accompanied by cash or
paid by day of publication, 25¢ billing charge
is added. DEADLINE Tuesday, 5 p.m.

BABY SITTER

BABY SITTER, ELARA KEELER
WE 5-1636

AUTOS - JUNK

AUTOS, JUNK
JUNK CARS WANTED
826-4593

MISCELLANEOUS

SUBSCRIBE TO THE HERALD
and save. Three dollars a year
sent to P.O. Box 93, Hicksville,
N.Y., brings 52 issues of your
home town newspaper.

EXPRESS YOURSELF with a
letter to the Herald editor. Mail to
P.O. Box 93, Hicksville, N.Y.
Local topics most desired.

FOR SALE

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

Cabin on one Acre
Wooded and secluded,
walk to beach
\$5,250.00 - Easy Terms
Marine's, Mantoloking, N.J.
Bridgehampton

PETS FOR SALE

POODLES, Home raised, Apricot
miniatures, paper trained. Adult
Innoculations. Also tiny pocket
toy silvers. By appointment only.
WE 5-8972. After 7 PM 273-
1921.

HOUSE FOR SALE

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

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 PARK
ORDINANCE OF THE TOWN OF
OYSTER BAY" adopted July 25,
1951, as amended, be hereby
amended in the following form:
AMEND Section 24 by deleting
thereof a new section as fol-
lows:

Section 24. A violation of (Or-
dinance) 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 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 ordi-
nance 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. Pettio,
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
annexed with the original Notice
of Amendments to the Town Park
Ordinance of the Town of Oyster
Bay, adopted by the Town Board

PERSONAL

ARE YOU having a problem with
alcohol? Have you tried to "get
off the stuff" on your own only
to fall flat on your face again in
a matter of days, weeks or
months. So did we. If you want
help call Hicksville A.A. Jim,
PE 5-6051.

WANTED TO BUY

BUYING 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.
Wed. 10-4-1100.

TRUCKING

OWNER OPERATOR with one half
ton panel truck for hire. PY-
5-5586.

SERVICES OFFERED

TELEVISION SERVICE
All makes and models, color
and black & white
Dealer of Emerson & Philco
AUD-RA-TEL
194 Old Country Road WE 1-4048

BEAUTIFUL PHOTOGRAPHY
Commercial - Weddings. Call
Frank Mallott, 143 Plainview
Road, Hicksville. WE 1-1460.

FREE ESTIMATES - Rich-Tone
Cleaning Inc. Carpeting, walls,
upholstered furniture, hard
floors, wood polishing. 731-4610

ASPHALT DRIVEWAYS
smooth, handsome, durable
(Fair Prices - No Bargains)

DORSEN
WE 1 - 5116

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.

EXPERIENCED PAINTER - In-
terior - Exterior - Wallpaper-
ing, sanitas, flock, foil - Rea-
sonable rates - free estimates.
William Moelius WE 5-1943.

GEORGE'S

Mower Service
Trade Up To A New
•AMF •John Eclipse
•Cooper •Pennsylvania
All Makes Serviced
153 Woodbury Rd.
WE 5 - 3188
Briggs & Stratton
Louson Tecumseh
Refrigs • Storage • 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 Box 93, Hicksville, N.Y.

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

TYPEWRITERS
ADDING MACHINES
Serviced - Repaired
Rented
KNICKERBOCKER
TYPEWRITER CO.
950 South Broadway
Hicksville
WE 5-5000

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 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 8/24B3

PUBLIC NOTICE

BE IT ORDAINED, by the Town
Board of the Town of Oyster Bay,
County of Nassau, State of New
York, that the "BASEBALL
ORDINANCE" adopted July 8,
1936, be hereby amended in the
following form:

AMEND Section 1 by deleting
the same and by substituting
thereof a new section as follows:
Section 1. Pursuant to the pro-
visions of section 2145 of the
Penal Law as amended it shall
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 OYSTER BAY
William B. O'Keefe,
Town Clerk

Michael N. Pettio,
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
annexed with the original Notice

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 Re-
cords 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
thereof, and of the whole of such
original.

SEAL
In 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 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 "OYSTER
BAY TOWN ORDINANCE TO RE-
HABILITATE CLAMS AND
WORMS" adopted January 28,
1947, be hereby amended in the
following form:

AMEND Section 11 by deleting
the same and by substituting
thereof 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 areas 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 prop-
erly sign posted so as to
evidently that such activity is
prohibited in said area.

AMEND Section 111 by delet-
ing the same and by substituting
thereof a new section as fol-
lows:

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

Michael N. Pettio
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 Re-
cords of said Town, DO HEREBY
CERTIFY that I have com-
pared the annexed with the original
Notice of Amendments to the
Town of Oyster Bay Ordinance
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
of such original.

In 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 Clerk

MID X8/24 B14

NOTICE IS HEREBY GIVEN
that License No. 671, 271 has been
issued to Cottage Inn 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 Colwell
dca Cottage Inn

MIDX8/31-B33

STATE OF NEW YORK DEPARTMENT OF CONSERVATION WATER RESOURCES COMMISSION PUBLIC NOTICE

A public hearing will be held
in the office of the Commis-
sion, 373 Maple Avenue, West-
bury, New York on Sept. 6, 1967,
at 10 A.M. on the application
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 Oyster
Bay, Nassau County. Prop-
osed well is to have an 8-
inch casing sunk to a depth of
about 400 feet and is to be
equipped with a pump having a
capacity of 310 gallons a min-
ute. The water is to be used for
air-conditioning and condenser
cooling purposes. All water
pumped after use will be re-
turned 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 consulted
at Office of Commission, 373
Maple Avenue, Westbury, New
York.

Objections 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

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
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 R. MADISON
Secretary

MIDX8/24-B27

Notice is hereby given that
Wholesaler's Beer License No.
C-267 has been issued to the
undersigned to sell beer at whole-
sale 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
Hicksville, New York

MIDX8/31-2T-B26

JERICHO HOT CHAPTER

Jericho Chapter of ORT cor-
dially invites you to a gala
Labor Day cocktail party, Sunday,
Sept. 3rd at 8:30 p.m. at the
home of Mr. and Mrs. Charles
Kallins, 72 Orange Drive, Jeri-
cho. Dances under the stars to
a live band, have cocktails and
late supper, have lots of fun and
bring your friends. Call Mrs.
Harriet Irom, GE 3-5772 or Mrs.
Ruth Weiss, WE 5-6353. Pro-
ceeds to the Israel Emergency
Fund. Rain date Sept. 9th.

LEGAL NOTICE

PUBLIC NOTICE

BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "WASTE DISPOSAL 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 substituting therefor a new section as follows:

Section VI. Permits. Town Clerk - License Commissioner. The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension 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 application for a license or permit without a hearing if he determines that the requirements 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 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 truck, wagon or conveyance used by the applicant in such removal or transportation. With each permit issued, the Town Clerk shall issue a plate which shall be permanently fastened and displayed at all times in a conspicuous place on the right front side of the truck, 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 lost permit and plate may be issued upon the payment of a fee 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 expire on the first day of February next succeeding such date, unless sooner suspended or revoked.

AND further

AMEND Section XV (Suspension and Revocation of Licenses) by deleting sub-sections (1) and (2) and substituting therefor new sub-sections (1) and (2) as follows:

Section XV. Suspension and Revocation

1. Procedure on Revocation 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 hearing upon notice and the making of findings, as here-

inafter provided.

A notice of hearing to be held by the Town Clerk for revocation or suspension of any license or permit theretofore issued 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 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 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 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 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 pursuant to the provisions of this ordinance or suspend the same for a period 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 therefor.

1. Broad misrepresentation or false statement contained in the application for the permit or license.

2. Fraud, misrepresentation or false statement made in the course of carrying on any business or activity which is licensed.

3. Any violation of this ordinance.

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 a breach of the peace or to endanger the health, safety or general welfare of the public.

In furtherance of the foregoing, the Town Clerk, upon receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

2. Review and 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 shall have the right to appeal to the Town Board for a review of the determination of the Town Clerk.

BECOMES TRUSTEE

FRANK WITTMAN, president of Frank Wittman, Inc., specializing in appraisals and sales, became a Trustee of the Lincoln Savings Bank, 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 Real Estate Board. He has been on the teaching staff of Adelphi University and has given guest lectures at New York University on real estate appraising.

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

(b) 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 person.

(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 record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence.

(e) The Town Board, after such hearing, 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.

AND further

AMEND Section XV, sub-section 3, by adding thereto the caption "Hearings by Town Board." The said sub-section is retained in its present form, except as herein amended. AND further

AMEND Section XII (Penalty for Violation) by deleting the same and substituting therefor a new section as follows:

Section XII. Penalty for Violation. In addition to subjecting a licensee or permit holder, to suspension 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 imprisonment, and in addition thereto, any licensee or permit holder under held shall be subject to suspension or revocation. 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 provisions of this ordinance continues shall constitute a separate offense.

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

Michael N. Pettio,
Supervisor
DATED: Oyster Bay, New York
August 15, 1967

STATE OF NEW YORK,)
COUNTY OF NASSAU,) ss.:
TOWN OF OYSTER BAY)
I, WILLIAM R. 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 Notice of Revisions, Additions, Deletions and Amendments to the Waste Disposal 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 thereof, and of the whole of such original.

In Testimony Whereof, I have hereunto signed my name and affixed the seal of said Town this 17th day of August, 1967.
William R. O'Keefe
Town Clerk

(SEAL)
MIDX 8/24/17

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, does hereby ordain and enact the following:

EXPLOSIVE ORDINANCE OF THE TOWN OF OYSTER BAY

Section I. The Fireworks and Explosives Ordinance heretofore adopted on the 28th day of August 1928 as amended, be and the same is repealed, rescinded and annulled.

Section II. It shall be unlawful 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 explosive compound without obtaining a permit from the Town Clerk of the Town of Oyster Bay, except such articles as defined by the Interstate Commerce Commission regulations for the transportation of explosives or other dangerous articles, unless these explosives are stored, used or transported in conformity with the regulations of the State of New York and Public Safety Bureau of the Nassau County Police Department.

Section III. No person, firm or corporation shall sell, expose for sale or give away any loaded cartridges, blank cartridges, caps, percussion caps, fuse or electric blasting caps, dynamite, fire-crackers or other fireworks or any other explosive materials of any description without first obtaining a permit from the Clerk of the Town of Oyster Bay.

Section IV. No person shall discharge any firearms, rockets, gun-powder, fire-crackers, torpedoes, blasting caps, dynamite or other explosive within the Town of Oyster Bay, except that persons having a duly issued license or permit to carry or possess concealed weapons and persons having duly issued gaming or gaming license or permit shall not be required to first obtain the permit hereinbefore mentioned in Section III hereof before using such firearms so permitted within the intent of such license or permit.

Section V. No permit shall be issued without first obtaining 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.

Section VI. A fee of \$10.00 shall be charged for each permit issued, providing, however, that there shall be no fee for the issuance of a permit to a school or educational institution approved by the Board of Regents of the State of New York. Such permit when issued shall be in force from the date of issue until the end of the calendar year.

Section VII. In addition to subjecting a licensee or permit holder to suspension or revocation a violation of any provision of this ordinance shall be deemed an offense 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 disorderly conduct as an offense and such person shall be deemed a disorderly person.

Section VIII. Nothing contained in any provision of Section I applies to any offense committed or other acts done at any time before the day when such Section takes effect. Such an offense must be punished according to and such act must be governed by the provisions of law existing when it is done or committed in the same manner as if this ordinance had not been passed. And offense specified in such Section, committed after the beginning of the day when such Section takes effect, must be punished according to the provisions of such Section and not otherwise.

Section IX. If any clause,

sentence, paragraph, section or part of this article shall be adjudged by any Court of competent jurisdiction to be invalid, such judgment shall not affect, amend, or invalidate the remainder of this article, but shall be confined to its operation to the clause, sentence, paragraph, section or part thereof directly involved in the litigation in which such judgment shall have been rendered.

Section X. This ordinance shall be known as the "Explosive Ordinance of the Town of Oyster Bay" and shall take effect immediately.

BY ORDER OF THE TOWN BOARD OF THE TOWN OF OYSTER BAY
Michael N. Pettio,
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 R. 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 Notice Repealing the Fireworks and Explosives Ordinance and adoption of a new Ordinance known as The Explosive 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 thereof, and of the whole of such original.

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

WILLIAM R. O'KEEFE
Town Clerk

(SEAL)

MIDX 8/24 51

PUBLIC NOTICE

BE IT ORDAINED, by the Town Board of the Town of Oyster Bay, County of Nassau, State of New York, that the "PARKING OF MOTOR VEHICLES AND MOORING OF BOATS, etc. - CLOCKS BOULEVARD ORDINANCE" adopted April 11, 1933, as amended, be hereby amended in the following form:

AMEND Subparagraph 4 following preamble covering penalties by deleting the same and by substituting therefor a new subparagraph as follows:

Subparagraph 4. 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 imprisonment. 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 provisions of this ordinance continues shall constitute a separate offense.

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

Michael N. Pettio,
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 R. 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 Notice of Amendments to the Parking of Motor Vehicles and Mooring of Boats, etc. - Clocks Boulevard 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 thereof, and of the whole of such original.

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

WILLIAM R. O'KEEFE
Town Clerk

(SEAL)

MIDX 8/24 55

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LEGAL NOTICE

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 REGULATING THE RENTING OF BOATS FOR THE TAKING OF FISH, SHELLFISH OR BIRDS FROM THE TOWN WATERS" adopted August 23, 1938, as amended be hereby amended in the following form:

AMEND Section 4 by deleting the same and substituting therefor a new Section as follows:

Section 4. A. Town Clerk - License Commissioner.

(1) The Town Clerk is hereby designated License Commissioner of the Town of Oyster Bay, with the authority to make such rules and regulations and to conduct investigations and hearings in relation to the issuance, amendment, termination, cancellation, revocation and suspension of licenses and permits, as set forth in this ordinance, except where otherwise provided by law.

(2) 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 requirements 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 complied with.

(3) Any such license, privilege or concession shall automatically terminate and become void if the holder thereof ceases to be a resident of the Town of Oyster Bay, in which case he shall immediately surrender the same to the Town Clerk.

B. (1) Procedure on Revocation 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 hearing upon notice and the making of findings, as hereinafter provided. 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 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 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 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 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 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 pursuant to the provisions of this ordinance or suspend the same for a period 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 therefor.

1. Broad misrepresentation or false statements contained in the application for the permit 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.

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 a breach of the peace or to endanger the health, safety or general welfare of the public.

6. In furtherance of the foregoing, the Town Clerk, upon

receiving information giving him reasonable cause to believe that the holder of any license or permit issued pursuant to this ordinance has violated any provision 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 guilty of having made a false statement or misrepresentation in his application, may forthwith temporarily suspend such license until a hearing can be held by the Town Clerk.

B. (2) Review and 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 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 acknowledged, 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 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 person.

(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 record before the Town Clerk, the Town Clerk's finding and determination, and in its discretion may receive new or additional evidence.

(e) The Town Board, after such hearing 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 Board.

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 on a date and at a place and hour designated by the Town Board.

(b) The Town Clerk shall give notice thereof, stating the name and address of the applicant or licensee 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 licensee holder concerned at the address shown 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 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, the first publication to be at least ten days before the date fixed for such public hearing.

(d) The applicant or licensee holder involved shall be entitled to be represented by legal counsel and to present such competent and material testimony or other evidence 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 7. Violation

of Ordinance by deleting the same and substituting therefor a new section as follows:

Section 7. Violation of Ordinance.

In addition to subjecting a licensee or permit, hereunder held, to suspension or revocation, 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 imprisonment. 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 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
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Kolestral hair conditioner takes the worry out of what bleaches, tints, permanents, and even weather can do to your hair! Gives even damaged hair a beautifully healthy look. Try it! Your hairdresser recommends it. Your hair depends on it. And we have it for just 29¢ Rep. \$1.00

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879 Suffolk Mall, Inc.
Hicksville, N.Y. 11801
(In Mid Island Shopping Plaza)

6 out of 7
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.