

MINUTES OF TOWN BOARD MEETINGS.

ANNUAL AND SPECIAL MEETINGS.

April 15, 1952. Regular meeting 7:00 P. M

Mr. Voit, Mr. Ashman, Attorney Becker and Clerk present. *Relief*

Clerk gave Mr. Becker the Arthur Lund case.
Atty Becker said stick to denial.

Police report filed.

Mr. Leonhardt came in .

Open Bids for one-half ton pickup truck: *Insf. Dept.*

Lappley Fuel and Implement Co, Oregon - - - -	1238.00
Hult's Chevrolet Garage, Madison - - - - -	1275.00
Witte, Farr and Frost, Cottage Grove - - - -	1489.00
Kayser's Motor Co, Madison - - - - -	1278.13
International Harvester Co, Madison - - - -	1341.07
Rein and Dahl, Stoughton - - - H H C - - - -	1420.00

Laid over for consideration.

A group here from the Kvamme Plat area, protesting against permitting a family with four children living in a basement, Eugene C. Brown, for the past four years. *Housing*

Mr. Kenneth Salverson stated that he was ordered to build a year ago, and did build.

Mr. Luden stated that all the people of the community desired to have conditions improved.

Atty Becker said that Mrs Luden had called him and that he had viewed premises.

Mr. Leonhardt commented - people had contacted him and he had told them to come to meeting.

Clerk stated that Mr. Kuesterhad phoned that he could not come, but they wanted to be recorded as opposed to conditions as they were.

One of the ladies stated that the permit had been issued in 1949.

Chairman stated that he was not aware of the case, but that they would take care of the matter.

Atty Becker said that he would go with Mr. Entwistle and see the owner.

Mr. Mahon, who had purchased most of the land of the Mamie Davis, Est appeared in regard to improvement of Woodley Lane south to West Broadway. *Woodley Lane*

Proper petition being file, the board agreed to go on with the improvement after a discussion of the matter, but insisting that they must have at least a fifty foot right of way.

Mr. E. J. Schmidt asked to be relieved of his duties as building and plumbing inspector. *Insf. Dept*
Asked for receipts for his books.

Chief Thorstad stated that the firemen's association had a three ring circus, Cole Brothers, coming May 22nd and asked for officers for police duty. *B. G. Fierman*
Business

Agreed to by the board.

Atty Becker commented on mandatory laterals - fixed charge for laterals for street improvement. *Mandatory laterals*

Mr. Voit stated that we should adopt policy of not approving off streets unless mandatory laterals were in.

N. Fair Oaks

Mr. Solsrud appeared - owner of property in C. A. Gallagher Park Sub.

Mr. Voit asked Mr. Solsrud to support him in making N. Fair Oaks Avenue a County Trunk Highway.

Clerk stated that some one had phoned requesting a speed limit on N. Fair Oaks Avenue. (no name)

Luth
Deaconess

Mr. Solsrud stated that he appeared in regard to the property of the Lutherna Deaconesses in Block 1, Lake Edge Park. Lots 19, 20 and 21 were on Monona Drive and had a house on them. Lots 3 and 4 were on Hegg Avenue and had been assessed in 1949 and 1950.

He stated that the deaconesses used the place for vacations for their nurses - that Lots 3 and 4 were used as tennis court and garden - that he thought that all of the property should be kept off the assessment roll.

Mr. Ashman moved that the property be kept off the assessment roll. Seconded by Mr. Leonhardt and carried.

Pflaum
Road

Mr. Leonhardt stated that he taught that we should stop the hauling of dirt off the Pflaum Road, particularly off the right of way through the Pflaum hill, the Pflaum and Spaanem properties.

Board discussed the taking of dirt along roadsides and agreed that it should be stopped.

Mr. Leonhardt stated that the dirt was needed for fill around new municipal building, and a short haul.

Dogs

Discussed the disposal of dogs. Mr. Sprague asked if he could shoot a dog doing damage to his property. Yes-but he could not shoot in residential areas.

Bremer Rd

Atty Becker reported the petition filed for the Bremer Road a proper petition for street assessment purposes.

Edwards Park
Park Comm

Mr. Sprague asked about the Public Pier at Edwards Park, stating that he had taken it out and put it in several times. He needed some posts.

Mr. Voit said that he should take the matter up with Park Commission.

Mr. Becker presented the following resolution for the three sanitary districts:

Mandatory
Laterals

See next page.

After some discussion Mr. Leonhardt moved adoption. Seconded by Mr. Ashman and carried.

PUB. WSJ, APR. 21, 22, 23, 1952

TOWN OF BLOOMING GROVE
AN ORDINANCE
PROVIDING FOR MANDATORY CON-
NECTION TO THE SANITARY SEWER
MAINS OF THE SEVERAL SANITARY
DISTRICTS IN THE TOWN OF
BLOOMING GROVE, DANE COUNTY,
WISCONSIN.

WHEREAS, The several town sanitary districts of the Town of Blooming Grove have now placed in operation as public utilities sanitary sewer systems for the collection of sewage; and

WHEREAS, The town board of the Town of Blooming Grove has been vested with the powers of a village board pursuant to law; and

WHEREAS, By the provisions of section 144.06 of the Wisconsin Statutes the town board is empowered to cause mandatory connections to be made to the public sewers where the same are available; and

WHEREAS, It is deemed advisable in the interests of the public health, safety and welfare that sewage be disposed of through public sewers wherever the same are available;

NOW THEREFORE, The Town Board of the Town of Blooming Grove Does Ordain As Follows:

Section 1. New Septic Tanks. No septic tank shall be connected to or shall discharge into a public sewer system in the town of Blooming Grove. No person shall for or on any premises construct a new septic tank, dry well, cesspool, privy or other structure or device designed to receive, treat or dispose of sewage within any town sanitary district in the town, or use such septic tank, dry well, cesspool, privy or other structure or device if a public sewer is available for use in the street, or alley, or public grounds or across a dedicated easement abutting said premises.

Section 2. Discontinuing Present Service. No person shall use a septic tank, dry well, cesspool, privy or any other contrivance or device for receiving, collecting or disposing of sewage on any premises in the town from and after two (2) years from the time public sewer service becomes available to said premises by connection to sewer mains lying in the street, or alley, or public grounds, or across a dedicated easement abutting said premises.

Section 3. Connection to Public Sewer System Required. From and after the effective date of this ordinance the owner of any new structure erected in the town and from which sewage is to be disposed shall connect said structure to the public sewer mains if such mains are available in the street, or alley, or public grounds, or across a dedicated easement abutting the premises upon which such structure is erected.

WISCONSIN STATE JOURNAL, M

Section 4. New Buildings: No new building from which sewage is to be disposed shall be constructed in those areas of the town where public sewer mains are available unless the plans of said building provide for, and said building includes an adequate sewage disposal system, an outlet from the premises, and a connection, before use, with the public sewer mains.

Section 5. Public Nuisance Prohibited. Nothing contained in this ordinance shall be deemed to permit the use of a defective septic tank, dry well, cesspool, privy or other contrivance or device for receiving, treating or disposing of sewage on any premises located in the town even though a period of two years has not elapsed from and after the time a public sewer main is available to said premises or where no public sewer mains are available if the operation of any such septic tank, dry well, cesspool, privy or other contrivance or device for the receiving, treating or disposing of sewage constitutes a public nuisance.

Section 6. Penalty. Any person who violates any of the provisions of this ordinance shall forfeit and pay to the town of Blooming Grove a sum of not less than \$5.00 nor more than \$100.00 together with the costs of prosecution, and in default of payment of the forfeiture imposed, such person shall be imprisoned in the county jail until such forfeiture and costs are paid in full, but not to exceed sixty (60) days. Each day an offense continues or violation occurs shall be considered as a separate offense. Continuing violation may be enjoined by the court. The provisions of this ordinance are severable.

Section 7. Effective Date. This ordinance shall be effective from and after its passage and posting.

E. C. Volt
E. C. Leonhardt
Stephen M. Ashman
I hereby certify that the above and foregoing ordinance was adopted by the town board of the Town of Blooming Grove on the 15th day of April, 1952.
H. O. FEMRITE
Town Clerk
Pub. CT. WSJ, Apr. 21, 22, 23, 1952

Mr. Becker presented ordinance he had drafted, previously agreed to, relating to fees for building inspection.

Insp. Dept

TOWN OF BLOOMING GROVE
AN ORDINANCE
An ordinance to amend Chapter VII of the Town Ordinances of the Town of Blooming Grove, Dane County, Wisconsin, relating to the building code, and providing penalties, therefrom creating Section 7.07 (5). The Town Board of the Town of Blooming Grove does ordain as follows:

After being entitled to a building permit, the owner or his agent shall pay to the building commissioner a fee as hereinafter set out, such fee to be based upon the cost of construction, excepting therefrom the cost of plumbing and electrical work; said fee schedule as follows:

For the first \$500 or less\$1.00
The next \$500 up to and including \$1,000 1.35
Each additional \$1,000 of cost, or fraction thereof, up to and including \$10,000 1.25
Per \$1,000 or fraction thereof from \$10,000 up to and including \$20,000 1.00
Per \$1,000 or fraction thereof from \$20,000 up to and including \$40,00075
Per \$1,000 or fraction thereof from \$40,000 and up50
The maximum fee, however, in any event, shall not be in excess of \$60.00 per application.	

This amendment to Chapter VII, Section 7.07 (5) of the Town Ordinances of the Town of Blooming Grove shall be in effect from and after its passage and publication and in accordance with the provisions of Chapter VII of the General Ordinances of the Town of Blooming Grove.

E. C. Volt
E. C. Leonhardt
Stephen M. Ashman
I hereby certify that the above and foregoing ordinance was adopted by the Town Board of the Town of Blooming Grove on the 15th day of April, 1952.
H. O. Femrite,
Town Clerk
Pub. CT. WSJ, Apr. 21, 22, 23, 1952

Mr. Ashman moved adoption.

Seconded by Mr. Leonhardt and carried.

Mr. Robert Entwistle was present and discussed heating.

Chief Thorstad said that the board should consider the fire department truck at Edwards Park.

F. D.

Mr. Leonhardt asked if he thought that we should ask forbids.

Elec. Insp

Clerk read letter from Mr. Neal Brown, former electrical inspector:

To the Honorable members of Blooming Grove Town Board

It is my opinion and the opinion of others that on April first of this year, I was deprived of the job of electrical inspector in the Town of Blooming Grove by an illegal process of the town board

4
Later I was asked to resume my duties under a changed ordinance. I am not in accord with this change due to the fact that the man you are hiring for Building, Plumbing and Electrical Inspections is not qualified to do these jobs,, much less to supervise same.

Therefore please do not consider me for any more electrical inspection work as to this day.

I am surprised that men of your integrity should be willing to sacrifice all the morals connected with building our homes Sound, Sanitary and Safe to hire an assessor.

Respectfully,

Neal G. Brown.

Mr. Ashman moved that the resignation be accepted.

Seconded by Mr. Leonhardt and carried.

Liq. Lic The clerk had the application of the A. & B. Distributing Company for a wholesale beer license.

Mr. Leonhardt moved that the license be granted.

Seconded by Mr. Ashman and carried.

Phil Pederson Mr. Phil Pederson asked for a raise. Discussed the matter with the board. Laid over to Friday.

Board offered to give him overtime for time worked over fifty hours.

Orders drawn as per order register.

H.O. Fennell
Town Clerk.

April 18th, 1952 Special Meeting 6:30 P. M.

All three members and clerk present.

Inspr. Dept Met to consider purchase of one-half ton pickup truck.

Discussed the merits of the different bids.

Agreed to have Mr. Ashman contact Mr. Lappley of Oregon and others as to just what their bids included.

Septic Tank Pump Clerk stated that Mr. Jake Stolen complained that a neighbor was keeping a truck used to pump out septic tanks and dry wells, near his home next door to Mr Stolen's property.

Mr. Stolen said that it was unsightly and the odor was very bad.

F. Gratz Mr. Fred Gratz told the clerk that he had contacted the board, who had promised to move the drain tile, etc. of their lots in Morningside Heights and also off Mr Gratz lots, but nothing had been done.

He wanted to sell the lots and could not show the lots with the junk on his and adjoining town lots.

Board agreed that it should be taken care off.

Quinn Bldg The Committee appointed to consider building, with the town board, was present.

Mr. Joe Zapata, Mr. John Varda and Chief Thorstad.

Mr. Leo Pratt could not accept as his firm Mead and Hunt might consider bidding on the architectural work.

Discussed Size, elevations, location of building on lot, architects work, supervising architect, amount of room needed for different purposes, etc.

All members agreed to study the matter, draw plans, or get any information each thought of and meet again the evening of the 24th.

Mr. Varda offered to look into the legal end, relating to requirements of Industrial Commission (state), State Board of Health, etc.

Chief asked to be authorized to purchase blanks for records of the fire dept. Agreed to.

Meeting adjourned.

A.O. Fenwick

Town Clerk.

April 21, 1952 Special Meeting. 5:30 P. M.

Mr. Voit and Mr. Ashman came into office after being out with Mr Swann of the Dane County Highway Office all afternoon viewing the town roads. *Co. Hwy Dept*

Mr. Leonhardt had an appointment with a doctor. He was called long distance.

Mr. Ashman reported the differences of the different Bids on one-half ton pickup truck. *Inspection Dept*

Lappley of Oregon and Hults bids nearly equal. The convenience of service made Hults bid the best bid.

Clerk to call Hults in the morning.

Meeting adjourned.

A.O. Fenwick

Town Clerk.

Apr. 24, 1952 Special Meeting 8:00 P. M.

All three members of board and clerk present. *Municipal Bldg*

Mr. Joe Zapata, Mr. John Varda and Chief Elmer Thorstad.

Mr. Leo Pratt being unable to serve, Mr. Donald Ward was appointed a member of the committee.

Meeting was to consider building Fire station and town hall.

All members present.

There was a general discussion on building and building material.

Chief Thorstad said two stall fire station should be 25 feet wide and forty feet deep.

After a prolonged discussion it was agreed that the building should be cement block and steel with brick veneer front.

After discussion it was brought out that fire station and garage were hazardous propositions and required ~~stringent~~ compliance with stringent regulations in building, and higher fire insurance rates, while quarters for offices, living quarters for firemen, assembly rooms, court room, storage space, etc required less stringent regulations.

It was decided that there should be two buildings, one

for fire station and garage and the other for other municipal needs, with the minimum space between.

Agreed on two stall fire station twenty - five by forty - two feet and a two stall garage with space for a workshop.

Agreed on two story office building with assembly room with a capacity for 150 people, vault and storerooms in the basement.

Mr. Doolittle, an engineer, came in and made suggestions on building code, heating, ventilation, etc.

He offered to make a sketch free of both buildings, and submit them to the committee within two weeks, to enable the committee to decide on quarters necessary for the various offices and other requirements.

Bremer Rd

The town board instructed Mr Doolittle to stake out Bremer Road and complete survey.

Mr. Lehnhardt went home.

The meeting of the committee adjourned.

Municipal Bldg

After the meeting of the Jt. Sanitary District No.7, Mr. Pratt came in to meet the board, said that he was sorry that he was unable to serve on the committee, and discussed with the board the building proposition, and offered to have their (Mead and Hunt) architect draw preliminary plans.

Farmers Mutual

Board agreed to meet some evening next week to hear the Farmers Mutual man (home office in our town) on fire, truck and liability insurance.

Also to stake out the cemetery.

Comm.

Meeting adjourned.

A.O. F. Emery
Town Clerk.

April 29, 1952 Special Meeting 6:00 P.M.

Comm.

All three members of the board and clerk met at the cemetery. To lay out road through cemetery.

Decided to lay out a road forty - eight (48) feet west of the present platted area of a width of twenty - two (22) feet.

Decided to surface the road on the east side, then west along the north line and south on the new right of way staked out.

Bremer Rd

Mr. Wm Copeland and Mr Hovelend of Idlewild appeared in regard to Bremer Road. Discussed the matter,

Went to Town Hall.

Fred Gratz

Mr. Fred Gratz and Mr appeared in regard to living in basement while house is being built.

Mr. Gratz was selling lot to the other man, thought he should only be permitted to use basement for three months. Board agreed.

Board discussed dust on roads and streets.

Outdoor Theatre

Mr. Leon Kulik, promoter for Outdoor Theatre appeared now proposing to build on Harris property between Broadway and Femrite Drive, just west of Beltline.

Discussed the matter with the board.

Chairman suggeste that he get consent of property owners.

Mr. Leo Pratt appeared to discuss Municipal Building.
Had sketch of tentative plans.

Meeting adjourned

H. O. Femrite
H. O. Femrite, Town Clerk

May 6, 1952 Regular Meeting 7:30 P. M.

All three members of the board, clerk, treasurer, Highway superintendent and attorney present.

Mr. Gilbert Voeck appeared in regard to having his new road gravelled. Board discussed the matter with him and informed him that he could probably get the gravel as cheap himself. Which he agreed to. *Voeck*

Asked to have the road named Ivywood Trail. Board agreed unanimously. *Ivywood Trail*

A group being present from the Gallagher Plat, North Fair Oaks Avenue area the chairman called the meeting to order. *Fair Oaks An*

Mr. Herman Weisman spoke for the group.

There was a general discussion - dust - drainage

Chairman stated that board expected to follow the report of the Committee on Roads and Streets. Town to furnish the gravel and the property owners to pay for the oil and applying, the work would probably be done by the county.

Chairman mentioned the oil strike and that the work may be delayed if petitioned for.

The grpup present unanimously agree to petition on the basis the chairman had given.

Then discussed Blacktopp gutter, Concrete Curb and Gutter and just a plain matt.

Group present agreed on Concrete Curb and Gutter.

Attorney Becker prepared a petition and those present all signed and were going to circulate among property owners on N. Fair Oaks Avenur north of railroad. The group present conceded that the cost of curb and gutter would be excessive to the property owners between Webb Avenue and Railroad, and would leave that out.

Property owners from Lakeview Avenue present and predented their case - dust - drainage - cost - speeding. *Lakeview*

Officer Haug present, requested riot gun, sawed off shotgun. Mentioned carrying cash for C.& P. Drive In to bank at night. *Police*

Discussed the matter with the board and Attorney Becker.

Chairman thought we should give it further consideration.

Considered County Zoning Ordinance -Amendment No.398.

Amending Section 10.03 (4) of the Ordinance Relating to Districts in the Town of Blooming Grove. *Zoning Sec. 4*

That paragraph 5 of Section 10.03 (4) (k), Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended to read as follows:

5. That part of the N $\frac{1}{2}$, S. W. $\frac{1}{4}$, S. E. $\frac{1}{4}$, Section 4, lying easterly of Highway 51.

Mr. Ashman moved to adopt, Seconded by Mr. Leonhardt. Carried unanimously.

Hy Dept.

Mr. Pederson stated that he had hired Mr. Donald D. Briggs for \$1.25 and had agreed that he should have a raise soon.

Chairman said they should get a raise after 6 months. Finally agreed on 10¢ increase after thirty days.

Tax Roll

Clerk stated that Mr. Steben had phoned that they found after receiving the material from Niedecken that we needed a Model F202 instead of Model F. 203 machine. which the board agreed to.

Apprived Mr. Pederson's bond as Highway Superintendent.

Weed Com.

Appointed Mr. Pederson Weed Commissioner. Moved by Mr Leonhardt. Seconded by Mr. Ashman and carried unanimously.

Reg. of Voters

Clerk presented information from H, C. Miler Co as to material required for Registration. Cost of material approximately \$475.00.

Registration of Voters is mamdatory when a municipality has 5000 population.

Retainer

Considered Mr. Becker's retainer. Board felt that they had a large number of complaints about "retainer".

Mr. Ashman to talk to him and later send him letter.

Lic. Li

Clerk mentioned meeting the 15th - License Meeting.

Mr. Voit had a county board meeting. Agreed on the 14th of May for license meeting.

Oders drawn as per order register.

Relief

Clerk mentioned bill of Arthur Beck for rent for the Sullivans. Mr. Sullivan was back to work. Board said to let him take care if it. (April Rent)

Also bill of the Town of York for relief to Bunnell. Clerk had written letter to Mr Beitz Chairman of the Town.

Laid over until we hear from Mr. Beitz.

May 14, 1952

Special Meeting

7:30 P. M.

Special Meeting to consider License applications
All three members of board and clerk present.

Mr. Allen Dreger appeared in regard to Comb "A" license.
Mr. Charles Schleger with him.

Board discussed the matter and agreed to grant if there
were no objections before June 15th. If objections were
entered a hearing would be held.

Mr. Leonhardt moved to grant all Comb "B" licenses.
seconded by Mr Ashman. Carried.

Clerk read applications of Hockett - Kelm and Thurber
All approved.

Application of A & B Distributing Co - Wholesale Beer

Wilfred Brandt two "B" Beer licenses

Albright - John Keller - Speranza - Vauk - "A" Beer

All approved.

Mr. Howard Pflaum appeared in regard to partition fence
along east side of Spaanem property.

*Fence
Pflaum - Spaanem*

Board agreed to serve notice on Mr Spaanem and view the
fence probably Saturday afternoon, May 24th.

Mr. Earl Cooper came in. Discussed the legal side of
the partition fence law.

Mr. Raymond Widman came in. Introduced to those present.

Widman

Chairman stated that Mr. Widman was ready to go to work.
Would start the 19th.

Discussed the work with the board.

Mr Ashman explained how men were working.

Officers Haug and Anderson called in.

Mr Ashman mentioned escort for C. & P. for night banking.

There was a general discussion on police work.

Discussed Wages. Board agreed to adjust to new county
schedule recently adopted.

Board discussed with Mr. Cooper doing some of the legal
work of the town. He said that he would accept part
of the work on a fee basis.

Cooper

Mr. Leonhardt moved to employ on fee basis, Seconded
by Mr. Ashman and carried.

Discussed trailers and trailer ordinances.

Trailers

Meeting adjourned.

H.O. Fennell

Town Clerk.

May 20, 1952 Regular Meeting 5 7:30 P. M.

All three emmembers and clerk present

Hog Farm

Discussed conditions at Conlins Garbage disposal farm.

Bridge Rd

Mr. Boden was present. suggested that our share of the Bridge Road be improved. Northwest side of road from Black Bridge to West Broadway.

Mr. Pederson said that it would be done to-morrow.

Kvamme Plat

Group from Kvamme Plat - Ohrmundt - Tutrup - Otto Brown-appeared in regard to family living in bsaement. Discussed the matter with them.

*Fireman
& circus*

Firemens association would have a three ring circus at Firemens Park May 22nd.

Traffic

Discussed the traffic problem.

Officer Widman requested a typewriter. Said all the men could use it. Wanted to get all records up to date. Records to be complete after June 1st.

Mr. Ashman moved to get typewriter. Seconded by Mr. ~~XXXXXXXXXX~~ Leonhardt and carried.

Squad Car

Officer Widman reported need of new Squad Car. The need of a new squad car had been reported several times by the other officers and discussed.

Mr. Leonhardt moved that we advertise for bids. Seconded by Mr. Ashman and agreed to.

Agreed on Station Wagon - Oscillating Dome Light - Life Guard Tubes - Lettered "Police Patrol"

Advertise three times in both papers. To receive bids June 3rd at next regular meeting.

Officer Widman also asked for one White Raincoat and White Capes and Caps. for night work. Approved.

Municipal Bldg.

Mr. Jos. Zapata, Mrs Varda, Mr. Donald Ward and Fire Chief Thorstad came in for the Building Coommittee Meeting.

Mr. Russell Doolittle and his assistant were present. Discussed building plans, materials and needs of the town, present and future.

Considered getting topographical survey.

Mr Ashman moved to have survey made. Seconded by Mr Leonhardt and carried.

Mr. Ashman suggested getting architect. After discussion it was thought best to know more nearly what we needed.

Gave Mr. Doolittle one week to make alterations in plans in accordance with what was brought out in the discussion.

Bremer Rd

Mr. Doolittle to meet with the board on Bremer Road Saturday, May 24th at 2:30 P. M.

Ellestad Dr

Board to meet with Mr. Donald Ward on Ellestad Drive after the meeting on Bremer Road.

Fence

And to meet as fence viewers on the Pflaum- Spaanem line at 5:00 P. M. Saturday.

Monona

Authorized to clerk to write letter to Village of Monona and the Village of Shorewood Hills - to dis-continueing the hauling of Garbage to the Conlin Garbage Farm as soon as convenient, but positively by June 1st.

Shorewood

Audited billas as per order register.

H.O. Fennite

Town Clerk.

May 24, 1952 Special Meeting. 2:30 P. M.

Board Met at Bremer Road. All three members and clerk *Bremer Rd* present. Mr. Doolittle present - had stakes in on one side of Bremer Road.

Mr. Miller, Mr Marks and Mr. Hovelend present. Went over the road measuring the width across. Mr. Miller and Mr Marks are still objecting to the improvement.

Board went to see Mr. Obed Larson of the Larson family that owns most of Outlot 17 the unimproved side of the proposed road.

Mr. Larson went over the ground with the board. He agreed to contact his sister who was now moving from Iowa to Milwaukee. Would let us know.

Then met Mr Donald Ward on Ellestad Drive. Mr. Ward *Ellestad Dr* thought that the road was too high. Board agreed to try to correct.

Board then went to the Pflaum Spaanem Line to consider the line fence between the two properties.

No one present board agreed on division of the line fence and the time the fencing should be completed.

Board then adjourned.

H.O. Fennite

Town Clerk.

May 26, 1952 Special Meeting 7:30 P. M.

All three members of the board and the clerk present.

Met with members of the building committee, Mrs Varda, *Municipal Bldg.* Mr. Zapata, Mr. Donald Ward and Fire Chief Thorstad.

Mr. Leo Pratt and Mr. Balch (architect) both of Mead and Hunt presented their plans.

Discussed elevations - part of the committee took Mr. Balch to see the site. He agreed that on the site the basement could be used for an assembly room.

Both Mr Balch and Mr Pratt agreed to prepare plans on the basis of using the basement for an assembly room. Would complete as soon as possible and let us know.

Discussed Sewage disposal - room needed for various offices Heating & possibility of expansion.

Mr. Russell Mc Call came in to see the town board in regard to playground activities at the Nichols School asking for a contribution. Agreed that it would be taken care but the matter should be considered by the Park Commission. *Plymouth*

After Mr. Balch and Mr Pratt left the committee discussed financing. *Municipal*

Mrs Varda agreed to get information on State Trust Funds and Teachers Retirement Fund and funds from other state agencies.

Other to get information from Life Insurance Companies.

Adjourned to meet again when called.

Town Clerk.

Notice of Meeting of Fence Viewers. Pflaum - Spaanem.

Application having been made to the undersigned fence viewers of the Town of Blooming Grove, Dane County, Wisconsin, pursuant to Section 90.07 of the Wisconsin Statutes, by Howard Pflaum et al, for division of a partition fence upon a line between the West one-half of the Southwest one-quarter of Section 15 and the East one-half of the Southeast one-quarter of Section 16:

West one-half of the Southwest one-quarter of Section 15 owned by Howard Pflaum et al,

East one-half of the Southeast one-quarter of Section 16 owned by Charles Spaanem,

and for an assignment to each of the said owners of his share of said fence dividing the said lands.

Now, therefor, the fence viewers will meet on the said section line May 24th, 1952, at 5 P. M.

E. C. Voit , Chairman,

E. C. Leonhardt, Supervisor,

Stephen M. Ashman, Supervisor.

By order of the town board

H. O. Femrite, Town Clerk.

Served on Mr Charles Spaanem May 15, 1952,

L. C. Haug, Officer.

Determination.

Application having been made to the undersigned fence viewers of the Town of Blooming Grove, Dane County, Wisconsin pursuant to Section 90.07 of the Wisconsin Statutes, by Howard Pflaum et al, for a division of a partition fence upon a line between West one-half of the Southwest one-quarter of Section 15 owned by Howard Pflaum et al and the East one-half of the Southeast one-quarter of Section 16 owned by Charles Spaanem.

Therefor the fence viewers did meet on said fence line on the 24th day of May 1952, at 5:00 P. M. and, none of the property owners being present did assign to each owner the following portion of the fence.

To Charles Spaanem the north fifty-five (55) rods of the north one hundred and ten (110) rods, and the north twenty-five (25) rods of the south fifty ~~XXXX~~ (50) rods of said line fence.

To Howard Pflaum et al the south fifty-five (55) rods of the north one hundred and ten (110) rods, and the south twenty-five (25) rods of the south fifty (50) rods of said line fence.

did

And, determine that Charles Spaanem should complete his portion of the fence by the 3rd day of June, 1952.

E. C. Voit, Chairman, Chairman,

E. C. Leonhardt, Supervisor,

Stephen M. Ashman, Supervisor. Fence Viewers.

Dated this 24th day of May, 1952.

H. O. Femrite, Town Clerk..

June 3, 1952

Regular Meeting

7:30 P. M.

All three members and clerk present.

Mr. Frank Homburg and Mr. Fred Funkhauser appeared.
Mr. Funkhauser desires to make his farm drive a road.
He was told to get a petition.

Funkhauser

A group from Kvamme Plat appeared regarding the basement home in their neighborhood. They discussed the matter with Mr Earl Cooper, town attorney.

Kvamme Plat

Mr George A. Dunn appeared protesting against granting a license to Mr. Dreger. Discussed with board.

*Dunn
Lic Lic.*

Bids having been requested for a squad Car.

Opened Bids: King Motors with overdrive - - 1614.54
" " without " - - 1504.84

Squad Car

Kaysers 6 cylinder - - - - - 632.62
" 8 " - - - - - 693.62

Mr. Hendrickson present and discussed their cars
Gave prices on Directional lights, undercoat and
installing dome light. Total \$60.00

Laid over.

Chairman said that the Harvey Raymond family had come to see him about relief. After some discussion Atty Cooper said that they could get Old Age Pension.
Mr. Cooper agreed to investigate.

Relief

Mr. Boolittle and his partner presented new plans for Municipal Building. Discussed for some time.

Munie Bldg

Letter from Village of Monona:

Pursuant to the provisions of Section 60.72 of the Wisconsin Statutes, the Village of Monona hereby requests permission to transport and dump domestic garbage at the L. E. Clark farm located on the Buckeye Road in part of Section 14, Town of Blooming Grove.

*Monona**Hay Farm**Garbage*

The request was granted by the board.

Chairman reported that the Haas lot in Idlewild run out to and four feet in the blacktopp.

*Haas
Idlewild*

Clerk was ordered to have Green Engineering Company to send specifications and yardage for Card Avenue.

Card Ave

Mr. Pederson reported that Mr. Norman Johnson was going to hospital for operation, quite serious.
Mr. Pederson thought he should have another man.

✓

Mr. Voit suggested Mr Warren. Discussed Powers Avenue and other road work.

Hy Dept

Mr. Pederson stated that President Brandt of Village of Monona had offered to go into contributing for police work on Lake Monona on the Basis of valuation.

Police

Board discussed the same subject. Laid over.

Mr. Pederson discussed the tire situation for equipment giving prices quoted by various dealers.

Hy Dept

Board authorized purchase from Monona Tire Company.

Atty Cooper had prepared a Trailer Ordinance.
Read the ordinance and explained its provisions.
Explained that Section four of an existing ordinance should be repealed, which should be included,

Mr. Ashman moved to adopt. Seconded by Mr. Leonhardt.
All voted "Aye".

✓ Approved Officer Widman's bond.

✓ Justice Sutherland filed his report, and *resignation*
Semi-monthly Police report filed.

*Food
Handlers*

Clerk reported that Mr. Kenneth Thiede had made inquiries about medical examination for Food Handlers. No. action taken.

Orders drawn as per order register.

H. O. Fennell
Town Clerk.

June 4, 1952 Special Meeting 5:30 P. M.

Squad Car

All three members of Board and Officer Widman present.

Considered bids on new Squad Car.

Decided to buy Ford V-8 Ranch Wagon.

Bid price \$752.62 turning in old squad car.

All three voted "Yes".

Stephen M. Ashman, Acting Clerk.

June 13, 1952 Special Meeting. 8:00 P. M.

*Hog Farm
Garbage*

Mr. Lou Clark in about Garbage Disposal. (on his farm)

Would like to have garbage brought in through the week instead of getting it all early in the week.

Chairman Voit brought up about permit. Suggested that ~~we charge~~ we charge a monthly fee from the Village of Monona and Village of Shorewoods Hills. We agreed to contact Monona and Shorewood Hills about getting a load of garbage out to Mr. Clark on Friday.

Present: Voit, Leonhardt, Ashman and Atty Cooper.

*Municipal
Bldg*

Atty Cooper read the statutes regarding the building of a Garage, Firestation and Town Hall.

Pointed out:

- a. Must have petition signed by at least twelve freeholders.
- b. Amount of money must be specified and the method of raising the money specified on the petition.
- c. Must be submitted at least twenty days in advance of the meeting.
- d. Vote must be taken by ballot.

Went on to read: Of a case in the Town of Lake where a taxpayers suit stopped the building of a town garage.

Board approved - Mr Donald Ward to get some estimates on the cost of the building. - the two buildings.
Took plans to study.

Discussed means of financing the building.
Atty Cooper made it clear that the only way of financing

the cost over a twenty year period is through a bond issue.

He pointed out that any property in the town owned by a municipality is tax exempt. (brought up about golf course.)

Brought up the subject of the Herfel case against the town. Board authorized Atty Cooper to settle the case out of court. Board authorized a settlement up to fifty dollars.

Herfel case

Mr. Leonhardt moved that the board grant the money for the settlement. Seconded by Mr. Ashman. Board unanimous in agreement.

Subject of roads and streets brought up.

Atty Cooper pointed out that there must be a distinction between improvement and what would normally be called maintenance.

Streets Policy

Discussion ensued. Nothing concrete determined.

Stephen M. Ashman, Acting Clerk.

Adjourned Annual Meeting

June 17, 1952 Regular Meeting. 7:00 P. M.

All three members of board and clerk present.

Officers Haug and Boden and Constable Sprague appeared protesting against Officer Widman's work.

Police Officer Widman

Officer Boden said that he would not give Drivers Licenses to citizens of the town.

Officer Haug said that he had been working nights for a month. Agreement was to divide night work.

Board agreed to give them a hearing.

Chairman Voit presented a letter received from State Board of Health complimenting the board for eliminating the public Health hazard at the Thorsen Farm.

Pig Farm Bd of Health

Adjourned Annual Meeting.

Allis School Auditorium, at 8:00 P. M.

Chairman Voit called the meeting to order.

Munic. Bldg

Clerk read the minutes of our last annual meeting.

Mr. Varda moved that the minutes be accepted as read.

Carried without a dissenting vote.

Chairman Voit said that Mr Donald Ward a member of the committee had expected to be able to give estimates of costs of building, but was unable to be present.

Chairman Voit asked Mr. Varda to report on financing.

Mr. Varda reported that trust funds from the Land Commission would be available next year. Also on bonding ~~the~~ through bonding companies.

Gave legal procedure for trust funds - State take care of certifying installment and interest.

Distributed plans through the gathering.

Mr. Voit intruduced Mr. Earl Cooper, town attorney

Attorney Cooper explained that in towns the people must decide questions relting to expenditures for building municipal buildings.

There must be: Petition of Freeholders - Resolution authorizing amount to be raised. - Vot by ballot,

Mr. Varda suggested that the vole could be at the coming Primary ar General Election.

Mr. Ashman said board and committee favored financing over twenty year period.

Mr. Varda asked if we could decide on plan of financing.

Mr. Cooper stated that it should be stated in resolution the type of financing.

Mr Varda stated that referendum should give specific amoñt to be raised.

Mr. Wallace Entwistle stated that the tax levy would be ~~less~~ less than one-half a mill each year.

Mr. Ashman stated that Russell Boolittle found that a building with a basement was too expensive.

Mr. Varda explained work of the Building Committee. Greatest need was two stall Fire Station and two stall Garage. Mentioned space in Town Hall. Built to add to.

Now the object to consider was buildings that the people could pay for.

Questions were asked as to cost of maintenance.

Mr. John Lyons commented on cost of maintenance compared to present housing costs.

Chairman Voit said a maintenance man could be on hand and drive truck in daytime.

Mr. George Lewis commented on office space needed.

Mr. LeRoy Bohnsach asked if sanitary district would pay rent, and are they paying rent now.

Mr. Neal Brown asked what we were here for - shall we build.

Mr. Cooper said we should start by having committ~~ee~~ reserve funds through the land commssioon

Mr. Wallace asked what plans would cost.

Mr. Voit said three percent.

Mr Varda said three sets of plans would have cost \$6000.00 What would be the object to have plans prepared until we knew what we wanted.

Mr Ashman said the maintenance man would have enough work to keep him busy.

Mr. Cooper read and explained the statutes.

Mr Varda suggested that Committee - Board and Attorney should arrange for laon through Mr Bakken of the State Land Commission.

Mr Varda then moved that they arrange for a loan of seventy - five thousand dollars.

Seconded by Mr. Wallace Entwistle.

Carried without a dissenting vote.

Mr. Varda then moved that Town Board and Committee continue to get plans prepared, endeavoring to keep within the seventy - five thousand dollars limit.

Seconded by Mr Wallace Entwistle. Ayes carried.

Chairman Voit suggested that blacktopping of roads and streets be considered.

Black Topping

Asked Attorney Cooper to explain Report of Road Committee.

Quoted various items: 25,000. to 30,000. dollars already spent to restore streets - Rural Areas - Normal Streets - Arterial streets - various platted areas are different.

Rural Property one - fifth and Residential area four - fifth value of town.

Property owner with vacant lot pay small amount, and owner with large house pay a very great amount of the cost if raised by mill tax.

Board view and assess benefits and damages - Matter of discretion. what part of cost the town should bear.

Mr. Neal Brown commented on Davies Street being broken up.

Mr. Edwin Brendler asked if county aid could be used on plats.

Atty Cooper said it could and had been used and could be used on special assessment propositions.

Mr. Christian stated that former board had agreed to restore roads.

Mr. Neal Brown commented on - What percent do contractors actually restore. He said about five percent.

Mr. Jerry Miller asked that we set precedent.

Mr. Varda stated that the question was: Shall we levy or assess special assessments.

Mr. Dettinger spoke at length on the question favoring restoring the streets by levy.

Mr. Ashman asked for the question.

Mr. George Lewis spoke on the problem of annexation to the city. Mentioned the tract south of Railroad and north of Milwaukee Street.

Annexation

What are we doing to attract industry. Also mentioned traffic at Farmers Mutual.

Industry

Meeting adjourned.

Mr. Neal Brown announced a Basket Social at Allis School.

Town Clerk announced that when a municipality reached a population of 5,000 registration of voters was mandatory. And that all voters would have to register.

Reg. of Voters

Town Board meet. All three present.

Considered application for Class "A" License for Allan W. Dreger, objections having been filed by several.

Sundry Lic.

Unanimously agreed to reject.

H. Entwistle
Town Clerk.

application complying with the provisions of the ordinance and such permit card shall be posted on the trailer for which it is issued.

Section 3. REGULATIONS FOR TRAILER CAMPS.

A. REGISTRATION.

1. An occupant of any trailer located at an approved trailer camp must register with the owner, manager or operator of a camp.

2. The registration shall include the following:

- a. Names and addresses.
- b. Dates of entrance and departure.
- c. License numbers of all trailers and towing or other automobiles.
- d. States issuing such licenses.
- e. Proposed stay in camp.
- f. Place of last location and length of stay.

B. CAMP PLAN.

1. Every trailer by trailer camp shall be located on a well drained area and the premises shall be properly graded so as to prevent the accumulation of storm or other water. No trailer or trailer camp shall be located in any area that is situated so that drainage or other sources of filth can be deposited in its location.

2. Trailer sites shall be clearly defined, and the camp shall be so arranged that all sites shall abut on a public street for a distance of at least sixteen feet. Such street shall be graveled or paved and maintained in good condition, having natural drainage, be well lighted at night and shall not be obstructed at any time.

3. The camp shall be so laid out that no site shall be located farther than 200 feet from a toilet and service building as required herein, and walkways to such buildings or buildings as required herein, shall be graveled or paved and well lighted at night.

4. The boundaries of a trailer camp shall be clearly defined. The minimum unit area for each trailer site, exclusive of the area occupied by streets or roadways, shall not be less than 2,900 square feet. The area occupied by a service building shall not be construed as reducing the total camp area when computing the number of units permitted. There shall be a front yard at least 40 feet in depth on every trailer camp.

There shall be a side yard along each side lot line at least 10 feet in width on every trailer camp excepting, however, a 100 foot side yard shall be required where the camp adjoins any residential district or area not used for a similar purpose. There shall be a rear yard at least 10 feet in width on every trailer camp excepting, however, a 100 foot rear yard shall be required where the camp adjoins any residential district or area not used for a similar purpose.

5. One parking space shall be provided in the trailer camp for each trailer site.

6. No occupied trailer in a trailer camp shall be located less than 10 feet from any building or other trailer unless of the same occupancy.

7. No trailer camp shall contain more than 12 trailers at any one time.

8. No trailer shall exceed one story or 12 feet in height.

9. There shall be not more than one trailer camp located in any one school district.

C. WATER SUPPLY.

1. An adequate supply of water with supply outlets located not more than 200 feet from any trailer shall be furnished for drinking water and domestic purposes in all camps. Supply outlets may be located in the Service Building, if separate from toilet, shower, and laundry rooms.

2. No common drinking vessels shall be permitted, nor shall any drinking water faucets be placed in any toilet room.

3. Every trailer camp shall provide hot water at all reasonable hours, adequate for bathing, washing and laundry facilities.

D. SERVICE BUILDING.

1. Every trailer camp shall have erected thereon a suitable building or buildings for housing toilets, lavatories, showers, slop sinks and laundry facilities pursuant to this regulation, such building or buildings to be known as "Service Buildings."

2. There shall be provided separate toilet rooms for each sex. Water flush toilets and seats shall conform to the requirements of the Plumbing Code for Sub 1 Toilets. Toilet units shall be fly tight and termin roof with floors and risers constructed of non-porous material. Each toilet shall be enclosed in a separate compartment. Male toilet rooms shall also be provided with individual urinals.

3. Lavatories supplied with hot and cold running water shall be provided for each sex, such lavatories to be located in the toilet rooms.

4. Separate shower-bathing facilities with hot and cold running water shall be provided for each sex. Each shower

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LEGAL NOTICES

ORDINANCE REGULATING TRAILERS AND TRAILER CAMPS

An ordinance to repeal and recreate Section 4.04 of the General Ordinances of the Town of Blooming Grove entitled "Trailer and Tourist Camp Ordinance."

The Town Board of the Town of Blooming Grove, Dane County, Wisconsin, ordains as follows:

Section 4.04 of the General Ordinances of the Town of Blooming Grove entitled "Trailer and Tourist Camp Ordinance" is repealed and recreated, pursuant to authority granted by Section 60.297 of the Wisconsin Statutes, to read as follows:

4.04 (Section 1) DEFINITIONS.

A. The term "trailer" as used in this section means any vehicle, house car, camp car, or any portable or mobile vehicle on wheels, skids, rollers or blocks, either self-propelled or propelled by any other means, which is used or designed to be used for residential, living or sleeping purposes.

B. The term "trailer site" as used in this section means a tract or parcel of land on which one trailer is usually kept or parked.

C. The term "trailer camp" as used in this section means any area or premises on which space available for two or more trailers is rented or held for rent, or on which free occupancy or camping for such number is permitted to trailer owners, but not including automobile or trailer sales lots on which unoccupied trailers are parked for purposes of inspection and sale.

D. The word "person" shall be construed to include an individual, partnership, firm, company or corporation whether tenant, owner, lessee, licensee, or their agents or assigns.

Section 2. PERMIT AND REGULATIONS FOR TRAILER PARKING OUTSIDE OF TRAILER CAMPS.

A. The parking of any occupied trailer outside of an approved trailer camp as previously defined, is hereby prohibited, unless the trailer be parked to the rear of a premise and between the lateral extensions of the sides of the principal house or other structure located thereon and unless a permit therefor be obtained from the Town Board of the Town of Blooming Grove or a person or agency authorized by the Town Board to issue such permits.

B. The parking of more than one occupied trailer on any premises except approved trailer camps is hereby prohibited.

C. Such permit shall be issued only upon compliance with the following conditions:

1. No permit to park an occupied trailer outside an approved trailer camp shall be issued for a period of more than ten days in any one calendar year.

2. No permit to park an occupied trailer outside an approved trailer camp shall be issued unless there shall have been filed with the application for permit the written consent of the person in possession of the property or the owner of the premises, that the occupant of such trailer shall have 24

June 18, 1952 Special Meeting Evening

Mr. Voit, Mr Leonhardt and Mr. Ashman present.

Board authorized Mr Art Gay to take over the job of *Weed Com*
Weed Commissioner. Posting notices and taking care of
the complaints in the rural areas.

Meeting on Police Department:

Police D.

Officer Widman, Constable Sprague and Mr. Ray Thurber present.

Mr. Voit accepted the responsibility for not having Officer
Widman working in the Village of Monona.

Mr. Thurber suggested that Officer Widman be sworn in *Widman*
at the Village of Monona. Also that he be deputized so
he could cover the complete county.

Mr. Leonhardt mentioned that drivers licenses should
be issued by the town.

Officer Widman said that Mr Esser from the Motor Vehicle
Department will be out to authorize him to issue the
drivers licenses.

Officer Widman explained why he didn't think the officer
of the town should have another officer ride with him.

Mr Thurber suggested that Officer Widman be appointed
Chief of Police.

Discussion followed.

Mr. Ashman moved that Ray Widman be appointed Chief of
Police. Seconded by Mr Leonhardt.

All voted "Aye".

Chairman Voit mentioned that an offer of One thousand *Lots -*
dollars was made for the two lots in Walterscheid Plat *Walterscheid*
(Lots 4 and 5, Block 11, Walterscheid Plat).

Mr Thurber suggested that the board accept the offer
as the town has a better chance of coming out ahead
than if the county sells them.

Stephan M. Ashman, Acting town clerk.

June 25, 1952 Special Meeting Evening.

Road Bldg
Material

Mr. Voit and Mr. Leonhardt meet with Mr. Joe Zapata in discussion of road building material. Samples of different grades or kinds of material.

A lady from the state highway department present. Miss Eva Sommers of County Trunk Hy T.

Reg. Voters

Town Clerk was registering voters.

Went over the Bills which were not considered the 17th.

Orders drawn as per order register.

H. O. Fennite

Town Clerk

July 1, 1952 Regular meeting 7:30 P. M.

All three members of the board present,

Mr. E. J. Schmidt and Mr. Pederson present,

Mr. Clarence Liddcoat came in.

Clerk came in late.

Outdoor Theatre

Chairman asked Atty Cooper to comment on Outdoor Theatre.

Licensing Outdoor Theatre by town. Policing.

Discussed the matter at length.

Lic Lic
Garbage

Clerk had application of Edward E. Kelley for Class "A" Beer license for grocery. Granted.

Mr. Pederson Discussed garbage collection. Twice a week and other matters.

Mr. Hartwig was introduced. Patrolman for Town of Dunn.

Orders drawn as per order register.

H. O. Fennite

July 9, 1952 Special meeting to receive bids for
improvement of Card Avenue, Edwards Park. 7:30 P. M. *Card Ave*

Mr. Voit and Mr Leonhardt came and went to Card Ave.
to see how many trees had to be removed.

Back at 8:00 P. M.

All three members and clerk present.

Mr. Bakken of Northwestern Construction Company and
a man from R. H. Skolaski were present.

Opened bids. Bakken 724.00 for excavating and grading.
Skolaski for excavating, Grading and surfacing.
E. L. Mc Faden excavating \$770. C.R. \$2.75 per yd
The bidders left. Mr Bakken's bid was accepted and
he was notified.

Chairman had a letter from Chief Widman about Vacations. *Police*

Approved Officer Anderson taking vacation now.

Clerk said Officer Rodney Burgenske was sworn in.
(part time in place of Anderson. County Officer)

Approved Officer taking vacation in July, but if he
leaves before he has served a year, vacation pay to
be deducted from last check.

Chairman Voit presented a letter from Hy. Com. Ray
Swan of Dane County. Letter follows:

*County Trunk Hwy
Buckeye Rd*

"I have been notified that the state highway commission
has approved an addition to our County Trunk Highway
System - namely the Buckeye Road,

This letter will serve as notice to you that the County
Highway Department will take over the responsibility
for maintenance and upkeep as of July 7, 1952 for this ~~section~~
section of highway."

Mr. Lyons was present. Discussed his salary.

Town Trees

Mr. Leonhardt moved to raise \$600.00. Seconded by Mr.
Ashman. All voted "Aye".

Received Justice Singer's report for June.

Received Police Report for June.

Approved Amendment No 406 of County Zoning Ordinance,
amending Section 10.03

Zoning

Approved Amendment No. 407 of County Zoning Ordinance,
amending Section 10.03

Orders drawn as per order register.

H.O. F. Fawcett

14

July 14, 1952

Board of Review

10:00 A. M.

Mr. Voit, Mr. Leonhardt, Mr. Ashman and clerk present.

Wallace Entwistle, Assessor, and his two assistants
Matt Maher and Robert Polk present.

Mr Anton Fjeld appeared in regard to equalization of his
assessment. Compared to Zweifel tract.

All the sections and most of assessors plats completed.

Board went over assessments, compared to 1951.

Mr. Weissman came in compared assessments.

Adjourned for noon.

After dinner board went to meet Russell Doolittle, engi-
neer on N. Fair Oaks Avenue.

Continued going over the assessments during the afternoon.

Mr. Leonhardt moved to adjourn to Monday, August 4th at
7:00 P. M. Seconded and carried.

A.O. Fennrich
Town Clerk.

July 15, 1952 Regular Meeting.

7:30 P. M.

Mr Voit here between 6:45 and ~~XXXX~~ 7:30 P. M.
Signed payroll and other checks.

Went to County Board Committee Meeting.

Mr. Leonhardt and Mr. Ashman and clerk present.

Mr. Floyd Sprague present.

Bremer Rd

Mrs Glen Holmes and Mrs Appeared in
regard to dust on Bremer Road. Suggested oiling.

Mr. Pederson suggested Calcium Chloride which was
agreed too.

Buckeye Rd

Resident from Buckeye Road, near Hoffman Grocery,
complained about dust.

He was told that it was now a county trunk highway.
He said that he would go to the county.

Mr. Pederson suggested Calcium Chloride for several
other places in the town.

Klinke's Hatchery

Mr. Pederson suggested Scarifying and surfacing with
crushed rock in Sanitary District No. 7.

Board agreed to calcium.

Conlin Hog Farm

Board of Health members Schmidt and Copeland reported
on Klinke's Hatchery and Conlin Hog Farm.

Mr. Pederson commented on getting roads ready for
Blacktopp,

Blacktopp

Mr. Voit came in at 9:30 P. M.

Discussed roads and blacktopp.

Outdoor Theatre

Mr. Kulik, promoter for Outdoor Theatre came in.
requested authority to proceed.

Mr. Voit said wait until the county board gave their
final approval.

Clerk stated that Mr Russos had requested action on trailers.

Trailers

Mr. Voit stated that Mr. Entwistle must finish the assessing before he could devote time to the trailer problem,

Continued to discuss roads.

Mr. Pederson suggested hiring engineer,

Mr. Thutt appeared in regard to improvement of Woodley Lane. After discussion he agreed to go along.

Woodley Lane

Discussed word work - sewer and water work.

Permit from town for digging in street.

orders drawn as per order register.

H.O. Fennell
Town Clerk.

July 24, 1952 Special Meeting 8:00 P. M.
Mr. Voit, Mr. Ashman and clerk present.

Received bids for Curb and Gutter- N. Fair Oaks Ave. *Curb & Gutter*
John Herheim 1,736.70

Garrett Construction Co. 2,112.50 including 90 feet of sidewalk.

Garrett agreed to start Monday or Tuesday.

Herheim as soon as stakes are in.

Herheim agreed afterwards to put in sidewalks.
(the walks on the street corners)

Clerk presented letter from mayor of Stoughton.

Stoughton

Addressed to Chairman and Town Board:

Fire Dept.

"On behalf of the City of Stoughton, and myself, I want to extend our thanks and gratitude to the Town of Blooming Grove and its officials for their thoughtfulness and services rendered our city during and at the fire ~~and~~ of the Sodony-Vacuum Oil Co. bulk plant of June 19th.

We feel without the prompt action of our neighbors and friends our city could have suffered heavy damages and losses, and we want you to know that we want that we do truly appreciate all that was done for us in our hour of need."

Sincerely yours,

City of Stoughton, Truman Fellend, Mayor.

Ordered placed on file.

Clerk said a sign had been requested at the entrance to Edwards Park, a warning sign on the curve.

Street Signs

Agreed to fill both sides of street with dirt from Card ~~XXXX~~ Avenue hill. And have sign on curve.

Clerk asked where the voting booth would be in the Gallagher Grove area. Precinct No. 2.
Board to contact parties in the area.

Voting Booth

Board met with Sanitary District No. 2.

San Dist No 2

Discussed the Municipal Building.

Mr. Leonhardt came in.

Mr. Ashman moved to accept low bid. Seconded by Mr. Leonhardt. Carried.

Mr. Albert Brandt suggested a committee on Union Free High School.

H. S. C. om.

Board discussed the matter. Committee suggested:

Mrs Delbert Olson of Heistand School

John P. Varda of Allis School

Benj. J. Ashman of Jt. School Dist No. 4,

Stanley Salverson of the Meier School,

Mrs Randall Murley of Estes School

Mrs Fred Korfmacher of Hope School

No appointments were made for Districts 3 - & 8.

The meeting adjourned.

H. O. Fennete

August 4, 1952 Board of Review 7:30 P. M.

All three members of the board, Assessor and clerk present.

Adjourned meeting of the Board of Review.

Mr. Joe Zapata appeared in regard to his assessment. Compared his assessment with others.

*Streets
Grades*

Mr. Pederson present. Discussed read work. Asked Commissioners of Sanitary District 2 & 6 to meet - Grades - - Elevations.

State Welf.

Received latter from Atty Cooper with decision of State Welfare Dept. on the Bunnell case. Clerk suggested that it be referred to Atty Cooper.

D. H. Kaatz

Clerk mentioned that Mr. Lyons had suggested the name of Donald Kaatz, a young attorney, 509 E. Lakeview Avenue for Justice of Peace. He would appear.

Per. Prop Tax

Clerk said Mr Lyons had a letter from T. W. B. of E. Washington Avenue, stating that they were liquidating their affairs and inclosing a check for \$75.00 in settlement for personal property taxes. Mr. Lyons suggested that the check be accepted.

Mr. Ashman moved to accept, Seconded by Mr. Leonhardt and carried.

Ivywood Tr

Mr. Gilbert Voick was present. Wanter a record of Ivywood Trail on his property. on Hy 51 near Edw Pk.

E. C. Voges

Mr. E. C. Voges was present in regard to his assessment. Compared to other assessments - thought high in comparison with others.

Meeting adjourned, until August 12th at 7:30 P.M.

H. O. Fennete

Town Clerk.

August 5, 1952 Regular Meeting. 8:00

All three members and clerk present.

Mr. Kaatz appeared in regard to appointment as *Justice Kaatz*
Justice of Peace.

Mr. Ashman Moved that he be appointed. Seconded by
Mr. Leonhardt and carried.

Mr. Pederson present. Discussion on streets.

Survey - Grade elevation - Drainage - Storm Sewers.

*Grades
Drainage
Storm Sewers*

Present: John Soafe, Floyd Sprague, Mc Fee, Donald
Kaatz, Anthony Russos, Gerald Wilke, Earl Cooper,
John Lyons and Russell Doolittle and his assistant.

There was a general discussion on above subjects.

Mr. Abthony Russos inquired what was going to be done
with trailers not in a camp.

Trailers

Board agreed that when Mr. Entwistle finished the
assessment that we would attend to the matter,
Trailers. Trailer Camps, Collecting assessments,
Regulation. etc.

Mr. Pederson asked about tar bucket - new would cost
\$500.00. Scafe Co. could build one for \$250.00.
Also that we needed another spreader.

Tar Kettle

Mr. Leonhardt moved to have Scafe Co. build one.
Seconded by Mr. Ashman and carried.

Board of Health - Schmidt - Michaelis - came in.
About connecting to sewer in sanitary district.
Ordinance was found and copy given them.

*Health Board
Sewer Compulsory*

Klinke Hatchery - nuisance - noise of turkeys.

They agreed that Klinke Hatchery was non-conforming.
Board of Health no jurisdiction on noise.
That Klinke kept clean and sprayed.

Klinke Hatch

Discussed Royster Plant - gas one night - complaints from
several parties.

Royster

Board discussed work on Hys 12 and 18 and Ethelwyn
Court. Excavation on road sides and fill in valley.
Had looked over the job.

Ethelwyn Ct

Bunnell case - read by Atty Cooper. Board agreed to pay.

Welfare St

Johns Street - Atty Cooper approved deeds. Should have
petition for improvement.

Johns St

High School Committee. Mr Ashman said his father thinks
State Supt Watson was sitting on the Metropolitan
petition and nothing can be done.

H. S. Corn.

Clerk commented on the Raymond case.
Paid nursing home bill. No further action.

Relief

Orders drawn as per order register.

H.O. Fennell
Town Clerk.

August 12, 1952 Board of Review 7:30 P. M.

All three members, assessor and clerk present.

Mr. Erling Olson appeared in regard to assessment of his farm in Section 35.

Mr. E. C. Voges appeared in regard to his farm in Section 27.

Compared assessment with other assessments.

Discussed roads and streets.

*Conlon Hog Farm
Monona
Shorewood Hills*

Also the bill for cleaning up the Conlon Hog Farm. Directed clerk to write Villages of Monona and Shorewood requesting that they contribute to the expense.

Police

Board discussed pay of police officers. Agreed to raise Officer Anderson to \$1.55 per hour. Mr. Ashman agreed to get schedule of pay for part time officers from the county.

Orders drawn as per order register.

H. S. Fennell
Town Clerk.

Bd of Review

Agreed to adjourn the board of review until August 25th and notify property owners in the Allis School area who paid taxes under protest and to hold another meeting August 27th and notify the other taxpayers who paid under protest.

August 19, 1952 Regular Meeting 7:30 P. M.

All three members of board and clerk present.

Street Lts

Two ladies appeared in regard to street lights on the corner of Gary and Claire streets.

Clerk mentioned requests for street lights on Turner and Rahel and at the hill on Spaanem Avenue and on Memphis and Worthington.

Board agreed to look over the sites requested.

*Dogs
Police*

Complaints about dogs running at large. Asked to have Officer Sprague pick them up.

Approved bond of Justice Kaatz.

*Card Ave
Bremer Rd*

Mr. Hoveland, Officer Sprague and others present waiting for action on Card Avenue and Bremer Road.

Set time of hearing on Bremer Road as September 3rd at 7:30 Or 8:00 P. M. at the Town Hall.

*Park Com.
Gal Grove
Lake Edge Pl*

Mr. Ray Thurber present in behalf of the Park Commission stating that they wished to spend the one-quarter mill tax for the improvement of Gallagher Grove and Lake Edge Park, desired to notify the board of the expenditure, and asked for authorization.

Amount included in budget of last October - Authorized.

Assr. Plat 2

Mr. Gerthomas and a relative present, wished to develop a building program on Outlot 30, Assessors Plat No. 2, and wished to discuss plans for building, roads, drainage, etc. particularly cost of roads, width, etc.

Board agreed to compete with them

Henry Nelson present in regard to crushed rock for surfacing Pflaum Road and N. Fair Oaks Avenue.

Crushed Rock

Discussed the matter with the board and agreed to furnish crushed rock for both jobs at \$1.60, approximately nine hundred yards.

Discussed and additional fire truck with Fire Chief Thorstad.

Fire Dept

Clerk reported that Harvey Raymond had pension.

Chief Widman discussed Wages and Uniforms with board.

Police D.

The following regulations were approved by the board:

The starting salary for part time police officers will be \$1.30 per hour. After six months it will be \$1.55 per hour.

Officers appointed to the Police Department will be on six months probation.

A clothing allowance of one hundred dollars per year allowed for full time officers.

A clothing allowance of fifty dollars per year for part time officers.

All clothing purchased by a Police Officer while on probation is the property of the Town of Blooming Grove.

Orders drawn as per order register.

H. S. Farnick

August 25, 1952 Board of Review 7:30 P. M.

All three members of board, assessor and clerk present.

Property owners who paid their taxes under protest, from the Allis School area, were present

Property Owners compared their assessments with other assessments, discussed values, etc.

A large number of the property owners appeared.

Attorney Cooper was present and discussed the Sign Board Ordinance which was being drafted.

Sign Board Ord.

Also Ordinance relating to the opening and closing of polls, making the opening and closing hour used for many years universal for all elections held.

Polls Ord

Petition filed by Mr. Varda, relating to the municipal building, withdrawn by unanimous consent.

Munic. Bldg

Discussed ordinance for Outdoor theatre - authorized.

Outdoor Theatre

Board agreed to meet at the pit on the town line road with the town board of the Town of Cottage Grove September 27th at 4:30 P. M.

*T. L. Road
Sen. 36.*

Junk Yards

Discussed Junk Yards - the developing of a big yard by the Chief Body Works

Attorney Cooper discussed the legal side of the matter.

Meeting adjourned.

Town Clerk.

August 27, 1952

4:30 P. M.

T.L. Rd. Sec 31

Special meeting with the town board of Cottage Grove.

All three members, clerk, Attorney Cooper and his assistant present.

All three members of the Town Board of the Town of ~~XXXXXXXXXX~~ Cottage Grove, and Mr. Solon Pierce, their attorney present.

Discussed the viability side of the case, a deep pit on the Cottage Grove side of the travelled part of the road. Excavation having extended into the right of way to the road bed for years. Danger of caving in feared - viability of each town and of board members discussed at length.

Agreed to have road surveyed - requested of Blooming Grove. and to meet again. for further discussion.

7:30 P. M. Board of Review.

Bd of Rev.

Property Owners who had paid under protest of the ~~ex-~~ balance of the town (other than the Allis School area) having been notified a large number of property owners were present.

Mr. Leonhardt. Mr. Ashman, Assessor and clerk present.

Mr. Fred Gratz appeared in regard assessment, particularly his lots in the low land between Gary Street and Cottage Grove Road.

Board and assessor agreed to meet with him the 28th.

Clerk brought up the Hermine Sauthoff matter. in the 1951 assessment she was assessed for a house torn down before the first of May. Board agreed to deduct the amount, 3500. from the 1952 assessment.

Attorney Cooper read the statutes regarding this matter and agreed that the procedure was legal and proper.

While the above matters were considered the assessors was going over the assessments with the property owners.

Among those who vigorously protested their assessments were- Ed Braun - E. C. Voges - Gregory Imhoff - James Kelly - Max Guhl.

Mr. Voit appeared about ten O'clock from a county board meeting while these assessments were discussed.

Shelter House

Discussed legality of board advertising for bids for Shelter House for Lake Edge - Attorney Cooper advised an ordinance.

Mr. Ashman moved the adoption of the ordinance, Seconded by Mr. Leonhardt and carried.

Budget

Mr. Ashman moved to amend the budget appropriation to Parks and Playgrounds to include Shelter House. Seconded by Mr Leonhardt and carried.

See page 30

AN ORDINANCE AFFIXING TIME FOR
OPENING AND CLOSING OF POLLS

The Town Board of the Town of Blooming Grove, Dane County, Wisconsin, does ordain as follows:

Opening and Closing of Polls. The Polls at all general elections and special elections hereafter held in the town of Blooming Grove shall be opened at 7:00 o'clock in the morning and closed at 8:00 o'clock in the evening of such election day.

This ordinance shall be in effect from and after its passage and publication.

Dated this 27th day of August, 1952.

E. C. Voit

E. C. Leonhardt

Stephen M. Ashman

I hereby certify that the above ordinance was adopted by the Town Board of the Town of Blooming Grove on the 27th day of August, 1952.

H. O. Femrite

Town Clerk

~~I hereby certify that the ordinance was published on the
Town Board of the Town of Blooming Grove on the 27th day of
August, 1952.~~

I hereby certify that the above ordinance was published on the 28th day of August, 1952, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- One at Town Hall
- One at Allis School
- One at Lake Edge Playground
- One at C. & P. Drive In and
- One on West Broadway between Hoboken Rd. and Fayette St.

Dated this 28th day of August, 1952.

H. O. Femrite

Town Clerk

AN ORDINANCE AUTHORIZING THE
ERECTION OF A SHELTER HOUSE

Shelter House

The Town Board of Blooming Grove, Dane County, Wisconsin, does ordain as follows:

Shelter House. A shelter house for recreation, convenience and general park purposes shall be erected on the town park land in Lake Edge Park in the Town of Blooming Grove, at a cost not to exceed Two Thousand Dollars (\$2000.00) in addition to donations received for such purpose.

This ordinance shall be in effect from and after its passage and publication.

Dated this 27th day of August, 1952.

E. C. Voit
Chairman

Stephen M. Ashman

E. C. Leonhardt

I hereby certify that the above ordinance was adopted by the Town Board of the Town of Blooming Grove on the 27th day of August, 1952.

H. O. Femrite
Town Clerk

I hereby certify that the above ordinance was published on the 28th day of August, 1952, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- One at Town Hall
- One at Allis School
- One at Lake Edge Playground
- One at C. & P. Drive
- One on West Broadway between Hoboken Road and Fayette St.

Dated this 28th day of August, 1952.

H. O. Femrite
Town Clerk

continued from page 28.

Discussed the time for Opening and Closing of Polls in regard to special - town - and referendum elections.

Atty Cooper suggested an ordinance to clear up the matter.

Mr. Leonhardt moved the adoption of the ordinance. Seconded by Mr Ashman and carried.

Sign Board Atty Cooper read rough draft of the Sign Board or Bill Board Ordinance proposed. Agreed on exemption small board $\frac{1}{2}$ mile from business - bonds - advertising signs only - license for erection - charge in proportion to square feet.

Atty Cooper agreed to draft according to above.

Outdoor Theatre Agreed that ordinance for outdoor theatre should be drafted.

Agreed to meet with town board of the Town of Cottage Grove Friday, ~~XXXXXXXX~~ August 29 at 4:30 P. M. at the road.

Board of Review adjourned to September 5th at 8:00 P. M.

Nichols School Clerk mentioned that group at the Nichols School would like to have a decision on contribution to their playground fund, similar to last year.

street lights Considered requests for street lights: Gary and Claire - E. Lakeview and Rahel.

Meeting adjourned.

H.O. Femrite
Town Clerk.

August 29, 1952 Special Meeting 4:30 P. M.

Joint meeting with Town Board of Cottage Grove.

See 31

All three members of our board, Atty Cooper and his assistant and clerk present.

Chairman Henry Holton, Supervisors Lee Phillips and George Schantz, and their attorney, Solon Pierce present.

Discussed liability of towns (either) and of board members for permitting a hazard to exist without attempting to remedy conditions.

Excavation on right of way had been permitted some time in the past and now erosion had started and the guard rail or fence along the roadway was rotten and decayed.

Discussed the matter at length - finally agreed to have survey made of road (by the town of Blooming Grove) and meet again September 12th.

H.O. Fennels
Town Clerk.

September 2, 1952. Regular Meeting 7:30 P. M.

All three members of the board, Inspector Entwistle and clerk present.

Harry Lehman present. He having moved a house into the E. L. Gallagher Replat without a building permit.

*Moving House
Gal. Blat*

Neighbors objected to the moving in of old houses unless they were assured that the building would comply with building regulations and be a credit to the community.

There was a general discussion. Mr. Entwistle explained that Mr. Lehman had agreed to put the house in shape to comply, prepare plans of what he intended to do before getting building permit.

Mr. Joseph Bollig present requesting that weeds be cut in drainage ditch along his farm. Board mentioned the shortage of labor. He agreed to cut weeds.

Weeds

Board discussed the Town Line Road - Cottage Grove.

T. L. Rd. S. 36

Mr. Fred Gratz appeared in regard to his assessment. Board and assessor agreed to meet with him to-morrow at 5:00 P. M.

Assessment

Appointed Election officers:

	First Precinct	Second Precinct	<i>Election</i>
Inspectors	E. C. Leonhardt	E. C. Voit	
	Stephen M. Ashman	A. W. Gay	
	Andy G. Flom	Ray Thurber	
Election Clerks.	Mary Ellen Voges	Mary Zink	
	Everett Liddicoat	Margaret Weisenberger	
Ballot Clerks	John Rupp	Audrey Kelly	
	Mrs Namen Torgeson	Doris Carpenter.	

Clerk stated that Mr. Herman Legler had requested monthly payments on his bus line. No action taken.

*H. S. Bus.
Legler*

Discussed sign ordinance. Mr Ashman stated that Atty Cooper had decided that the square foot area rate might be construed as a revenue producing ordinance.

*Sign Board
Ord*

Discussed Hospital bills with clerk.
Harvey Raymond laid over. Harold Urdahl authorized. *Relief*

Discussed weeds with Hy. Supt Pederson. *Weeds.*

Board of Review adjourned until September 11th at 7:30

Street Lts Authorized Street Lights at Claire and Gary and Morning - side and Rahel.

Meeting adjourned.

H.O. Fenwick
Town Clerk

Election

September 9, 1952 Primary Election

Chairman inspector at Second Precinct

Supervisors Leonhardt and Ashman inspectors at First.

After polls closed at Second and ballots were counted election officials came to First and helped count until after 3:00 A. M. the 10th.

H.O. Fenwick
Town Clerk

September 11, 1952 Special Meeting 8:00 P.M.

Adjourned meeting of Board of Review.

Mr. Voit, Mr. Ashman, assessor and clerk present.

Mr. and Mrs Thomas Bontley appeared in regard to assessment. Compared assessments and were satisfied.

Mr. and Mrs Driscoll appeared in regard to assessment on property in C. A. Gallagher Sub. on Memphis Avenue. Insisted that their assessment was too high.

Power Mower Discussed Power Mowers.

Clerk mentioned letter from Mr. James E. Stockton of 315 Lance Lane relating to property assessment Lot 16 Block 9, Quaker Heights (copy sent to each member).

Discussed and clerk instructed to write letter stating the board's view on the matter.

Approved Officer Earl E. Sorenson's bond.

Filed Drott Tractor Co's order for Power Mower. No action taken.

City Madison

Communication from City Clerk of City of Madison. Ordinance relating to Water Service beyond City Limits. Ordered placed on file.

Monona

Communication from Village Clerk of Village of Monona. Serving notice that we should connect with the Water and Sewer Mains. Laid over (to request extension of six months - new building.).

Webb Ave

Petition for the improvement of Webb Avenue received. Signed by Rolf Darbo, Wm A. Rethke and Farmers Mutual. All the property owners envolved.

Shaffer Ave

Petition for the improvement of Shaffer Avenue received. Signed by a majority of the property owners.

Ordinance relating to Advertising Signs was prepared and partly signed. Approved and signed as of this day.

The ordinance follows:

AN ORDINANCE

WHEREAS, Automobile traffic and the number, density and size of advertising signs have increased in the Town of Blooming Grove, and

WHEREAS, automobile traffic and advertising signs will continue to increase as both the Town of Blooming Grove and the City of Madison will grow, and automobile drivers traveling through the Town of Blooming Grove are distracted by advertising signs, causing a dangerous situation,

RESOLVED, that advertising signs be regulated by the following amendment to the ordinance regulating billboards and signboards adopted June 19, 1951:

Section 1. Definitions.

(a) Signboard or billboard, wherever the words "signboard" or "billboard" are used in this section, shall be taken to mean all display boards, signboards, screens or other devices or structures independently supported or placed upon the ground, on which letters, characters or illustrations are printed, painted, stamped, carved or raised thereon, or made of any luminous or lighted material including neon lights, or having paper or other material attached thereto with letters, characters or illustrations printed or painted thereon, and intended, designed or used for advertising purposes, except directory signs as hereinafter defined.

(b) Directory Signs: A sign intended for the convenience of the traveling public, calling attention to a service station, garage, eating or drinking place, tourist camp, roadside stand, shop or similar business catering to the traveling public. Such sign, whether or not its construction or appearance comes within subsection (a) above shall not ~~its construction or appearance~~ ~~within~~ exceed 12 square feet in face area, be located not more than one-half mile in the approaching direction from the business advertised, and no product or service may be advertised which is not for sale at the point indicated.

Section 2. Persons erecting billboards and signboards to give bond.

Every person, firm or corporation engaged in the business of erecting signboards or billboards shall file with the building commissioner of the town a penal bond in the sum of five thousand dollars (\$5,000.00) with sureties satisfactory to the building commissioner, conditioned that such person, firm or corporation shall faithfully comply with all of the provisions and requirements of this section with respect to the construction, alteration or erection, and safety of billboards or signboards, and conditioned further to indemnify, save, and keep harmless said Town of Blooming Grove and its officers from any and all claims, damages, losses, liabilities, accidents, suits or judgments which may be presented, brought, secured or sustained against the Town of Blooming Grove or any of its officers on account of the construction, maintenance, alterations or removal of any said billboards, or signboards, or by reason of any accident caused by or resulting therefrom.

Section 3. Licenses for erection, relocation and maintenance of Signboards or billboards.

(a) No person, firm or corporation shall erect or relocate signboards as defined in Section 1(a) without first obtaining a license therefor and giving a bond as is required in Section 2. Upon application made in writing to the building commissioner of the Town of Blooming Grove, and payment to the said building commissioner of the sum of \$40.00, a license to erect such signboards or billboards shall be issued, signed by the building commissioner authorizing the licensee to erect said billboards or signboards. Each such license shall expire on the first day of June following the date of its issue. No license shall be required for directory signs.

(b) In addition to the license for the erection of bill-

boards or signboards, an annual license shall be required to maintain each individual board. The license fee shall be \$10.00 for each board. Each license shall be issued, authorized, paid for and renewed in the same manner as licenses to erect billboards and signboards. No license shall be required to maintain directory signs.

Section 4. Permit and fee for erection of billboards and signboards.

No person, firm or corporation shall erect billboards or signboards of any description without first obtaining a permit therefor upon application made in writing to the building commissioner of said town and payment of a fee of \$2.00 whereupon said building commissioner shall after inspection of the proposed site, issue said permit if in his judgment and discretion it meets with all of the requirements of this ordinance.

Section 5. Construction of billboards and signboards.

(a) Every billboard or signboard shall be constructed in a neat, workmanlike manner, erected not less than 2 feet from the ground to the underside of the bottom rail and supported in a safe condition satisfactory to the building commissioner.

(b) The face of billboards or signboards shall not exceed 17 feet in height measured from the ground immediately below such billboards or signboards, and shall be constructed of some incombustible material, except that the uprights, stringers or mouldings may be of wood. All such billboards or signboards now existing or hereafter erected or maintained shall be made to withstand a wind pressure of 40 pounds per square foot with safety factor of 4 per square foot of surface without stressing the material beyond safe limits of stress.

(c) No billboard or signboard shall be larger than 48 square feet in face area.

Section 6. Location of billboards and signboards.

(a) No person, firm or corporation shall erect, relocate or maintain any billboard or signboard on any lot or parcel of ground closer than 50 feet to the right-of-way line of any street, court, alley, highway or road whether belonging to the state, county, town, or unincorporated village, nor shall any billboard or signboard be placed closer than 15 feet to any lot line, nor shall any billboard or signboard be placed closer than 200 feet of any other billboard or signboard.

(b) Signboards or billboards located at corners of intersecting streets, highways or roads shall be set back a distance of not less than 100 feet from the right-of-way lines of such streets, highways or roads.

(c) It shall be unlawful for any person, firm or corporation to erect or construct new billboards or signboards upon any lot in any residential district as prescribed by the Dane County Zoning Ordinance.

(d) In any block on any public street in commercial districts in which one-half of the frontage on both sides of the street is used exclusively for residential purposes, no billboard or signboard shall be erected without first obtaining a consent in writing from the owners, or duly authorized agents of said owners, of frontage of property on both sides of the street in the block on which such billboard or signboard is to be constructed, erected or located. Such written consent shall be required for the erection, construction or location of such billboard or signboard.

Section 7. One year compliance limitation.

All billboards and signboards and all directory signs now erected within the Town of Blooming Grove shall comply with the provisions of this ordinance within one year after the enactment of this ordinance.

Section 8

Section 8. Nothing in this amendment shall be construed to affect any act done or any suit or prosecution had or commenced for violations of this ordinance before amended.

Section 9 Severability of ordinance provisions.

Should any section, clause or provision of this ordinance be declared by the Courts to be invalid, the same shall not affect the validity of the ordinance as a whole nor any part thereof other than the part so declared to be invalid.

Section 10. Penalty.

Any person, firm or corporation violating the provisions of this act shall be subject to a fine of not less than \$10.00 nor more than \$50.00 and each day that the condition is permitted to exist shall constitute a separate offense.

This ordinance shall be in effect from and after its passage and publication.

By the Town Board

E. C. Voit

Chairman

Stephen M. Ashman

Supervisor

E. C. Leonhardt

Supervisor

I hereby certify that the above ordinance was duly adopted by the Town Board of the Town of Blooming Grove on the 11th day of September, 1952.

H. O. Femrite

Town Clerk

I hereby certify that the above Ordinance relating to Advertising Signs were posted:

One Inside Town Hall

One Outside Town Hall

One at Allis School

this 12th day of September, 1952

H. O. Femrite

Town Clerk

Sept 16, 1952 Regular Meeting 8:00

All three members, clerk and Atty Cooper present.

*Com'l Ave
C. M. St. Paul & P.*

Chairman called attention to service Road on Commercial Ave, the block on south side of Commercial avenue between Jacobson Avenue and railroad, Clerk produced the map of the C. M. St. Paul and Pacific R. R.

Atty Cooper to contact Jones the Division engineer or the Dane County Highway Department.

*Monona
H & D.*

Letter from Monona relating to water and sewer connection. Mr Ashman to contact Mr. Cole, Chairman Monona Utility, Mr. Cole to contact Village Board.

*Election
Precincts*

Discussed Election Precincts. Decided to continue the two precincts with additional assistance to the Election Clerks.

Power Mowers

Discussed power mowers. Representative of the Bark River Culvert and Equipment Co. here. He gave the cost ~~of~~ of sand spreaders as 305.-- with platform 335.00.

To meet September 23rd to receive bids.

Burke

Mr. Chamberlain, Supt of Sanitary District of Burke inquired about service road. Agreed to improve service road and charge to their district.

Junk Yards

Atty Cooper had prepared resolution relating to Junk Yards (Whitehorse). the resolution follows:

WHEREAS, Walter Whitehorse is operating an automobile salvage yard on part of outlot No. 75, Assessor's plat No. 2, in the Town of Blooming Grove, and

WHEREAS, Walter Whitehorse continues to operate the said yard after being refused a license, and

WHEREAS, Such operations on the aforesaid outlot are contrary to the Dane County Zoning provisions,

BE IT THEREFORE RESOLVED, That the Town Board of the Town of Blooming Grove hereby approves the findings of the Dane County Zoning Supervisor that the automobile salvage yard owned and operated by Walter Whitehorse is contrary to the Dane County ZONING ORDINANCE and requests that the DANE COUNTY BOARD OF ADJUSTMENTS sustain the findings of said Zoning Supervisor and take proper action to cause the removal of said automobile salvage yard.

Mr. Ashman moved the adoption of the resolution. Seconded by Mr. Leonhardt. All voted "Aye".

Clerk to send copy to Mr. Fluckinger, Chairman of County board of Appeals.

H.S. Transp

High School Transportation. Allis Heights want School bus to come to their door. Children on East Badger Road.

Monona - Golf Gr.

Monona Golf Grounds - City property. Discussed-Assessment - Special assessments for roads.

Outdoor Theatre

Atty Cooper prepared Ordinance for Outdoor Theatre.

Cemetery

Discussed building road in Cemetery. Mr. Leonhardt and clerk to stake out road.

Orders drawn as per order register.

H.O. T. [Signature]
Town Clerk

September 23, 1952 Special Meeting 7:30 P. M.

All three members and clerk present.

*Power Mower
Hy Equip.*

Received bids for Power Mower:

Bark River - I. H. C. \$1,600.00 and Old Mower.

Drott Tractor Co. - Allis Chalmers - 1408.00 and 15,22.20 and old mower.

Anderson Thomas Co - John Deere - 1,800.00 and old mower.

Mr. Pederson commented on the controls of machines.

Mr Russell Hoveland said that they would be here in *Card Ave* two days to work on Card Avenue.

Mr. Pederson explained why they wanted I. H. C.
Mr. Voit said that there seemed to be difficulty in backing.

Board agreed to look over the machines.

Mrs Strait, Badger road appeared in regard to High School Transportation. (Mr. Ashman had conferred with Mr. Beale) Board told her that they had made arrangements with Mr. Beale to transport her girl. (Board to guarantee \$8.00 per month.

H. S. Transp

Group here from Camden Avenue - Mrs Stratton, Mrs Basil Lendborg, Mrs DeWitt and Mrs Robert Matthew, here in regard to transportation.

Discussed present service - disruption of service - need of present Madison Bus service.

Mr. Ashman proposed special city buss to make run for high school students

Board decided to see bus company.
Mr Pederson to talk to Mr Straub.

Discussed improvement of Rethke Avenue. - Webb Avenue.

*Rethke Ave
Webb*

Grading for Farmers Mutual.

Farmers M.

Waunona Way - Grade and fill laterals.

Waunona Way

Discussed Blacktopp program for next year.

Other projects - Underdal Road - Funkhauser Drive - Ellestad (Evan) driveway. ✓ ✓

Mr Lyons came in.

Made the following appointments to the High School committee:

H. S. Com.

Mr. Earl Siggelkow for Waubesa District,

Mr Stanley Salverson for Meier School,

Mrs Fred Korfmacher for Hope School,

Mrs Cecil Keiley for Mc Farland School, and

Mr. Ralph Torgeson for Nichols School.

Meeting adjourned.

H. S. Ferris

Town Clerk.

September 15, 1952. Special Meeting. Evening.

T.L. Rd Sec 36 All three members of our board met with the town board of the Town of Cottage Grove in regard to filling the excavation on the roadside on the Town Line road. (Section 31 of the Town of Caottage Grove.

Entered into an agreement to have the work done. Town of Caottage Grove to contribute \$500.00 and the Town of Blooming Grove the balance.

Atty Cooper for the town af Blooming Grove and Atty Solon Pierce for the Town of Cottage Grove present.

Meeting adjourned. H. O. Femrite, Town Clerk.

October 7, 1952 Regular Meeting. 7:30 P. M.

Mr. Voit, Atty Cooper and clerk present.

H.S. Transp Mr. Montgomery and Mr Straub of the Madison Bus Company appeared to discuss the high school transportation problem, at the request of the board.

Mr. Ashamn and Mr Leonhardt came in.

Limit of their busses 28 seats and 28 standing was the capacity.

Discussed chartered bus for high school transportation.

Mr. Montgomery suggested a letter contaning what would ~~REQUIRE~~ be required. Then that could give type of service they could give and cost.

Major Ar. Lake Edge A resident commented on the ditch problem on Major Avenue north of Lake Edge Boulevard.

Board stated that was going to be worked out with the grading program.

Mr. Hastings of Davidson Street complained about the dust problem. In that area.

Kvamme Lane Mr. Brown of Kvamme Lane appeared requesting that he be permitted to live in basement again while he finish his house. Polio case in family - family divided - Child now home from hospital - his living quarters in the basement condemned.

Inspector Entwistle stated that would be a violation of the code - basemant under grade - not sufficient light.

Mr Ashman stated that there were deed restrictions as well as the code.

Inspector Entwistle said that he had no guarantee that the building would be finished. He would insist that there be sleeping quarters on the upper floor.

After a lomg discussion Mr Brown left. Board supported Mr. Entwistle.

Park Commission met with the board.

Shelter House Considered bids on Shelter House for Lake Edge.

Marshall Erdman	Type A 2150.00	Type B 2200.00
Lloyd Foust	2365.00	
Garrett Construction Co	4100.00	4375.00
Warren H. Tetzlaff	3352.50	3427.50

Park Commission recommended Marshall Erdman bid of \$2,2000.00

Mr. Ashman moved that we proceed on the Park Commission's recommendation and authorize the Chairman and Clerk to sign contract. Mr. Voit seconded and called for a vote. All voted "Aye".

Park commission stated that contractor had suggested that conduit be installed in slab for electrical work. Cost slight.

Mr. Voit suggested that we probably should have approval of State Industrial Commission.

Atty Cooper offered to get it.

Mrs. Ashman thanked the board for their cooperation.

Mr. Thurber suggested that the balance of \$400.00 of their fund be spent for fill in their park.

*Legal Advisor
Raymond*

Which was agreed to by the board and the commissioners present. By grading down a knoll in part of the park.

Thurber suggested that fill to the railroad grade. Mr. Voit said that should be given some consideration, as to the advisability of getting the children so near the tracks and said the matter should be taken up with the railroad company.

The board reported on the fill along the Town Line Road and the good job done. *T. L. Rd Sec 36*

Clerk read letter from Atty Cooper relating to road off Highway 30.

He found that the road is mainained by the State, and that the State gave the Burke Sanitary District permission to put in the sewer and water upon condition that they restore the damage done to the road. "As I view the matter the town is not involved an any way." *Burke San. Dist*

I also learned that the contractor restored the portion of the road in the town of Burke and you may advise the sanitary district that they make similar arrangements with the contractor to restore the road in question.

Approved Officer Haug's bond.

Received a request from Mr. L. A. Olson for street light on the north end of Eleanor Street.

Street Lts

No action taken.

H. S. Transp

Mr. Herman Legler appeared requesting to have a part payment made on bus service. He is hauling 35 - 40 High School students and requested 200.00 monthly and settlement quarterly as previously.

Bill of Sidney H. Vaeco for drugs for Hutchins. Illinois firm. Not authorized. Not allowed.

Relief

Opinion of Attorney Cooper on Dr. Kundert bill for medical care and Grace O. Johnson bill for nursing home.

Not authorized. No liability on the town. (Harvey Raymond.)

Building Inspector filed his report.

Notice of a Hearing by the Public Service Commission of Service on Lake Edge line of Madison Bus Company.

M. Bus Co

~~XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX~~

Board requested Atty Cooper to appear.

Mr. Voit stated that on account of illness Mrs. Stratton's girl wants to walk to beltline.

H. S. Transp

H. S. Trans Billiw Strange rides on Legler bus. Mr. Legler asked for the Seminary Springs Area.

Signed Cemetery Deeds,

Power Mower Mr. Leonhardt moved to buy the Bark River Power Mower. Seconded by Mr. Ashman. All voted "Aye".

John St. Petition filed for the improvement of Johns Street. All property owners having signed.

Bremer Rd Mr. Ashman had checked list of signers for Bremer Road improvement. Majority but many had been signed "with power of Attorney"

Atty Cooper said he would write them for agreement.

County Zoning. Amend Ordinance. No Action.

Cemetery Cemetery. Clerk said that Mr Brandt wants board to buy fence. Will build fence. Mr Brandt also wants board to look over job of grading.

Laid over to the loth Bills and other matter.

Meeting adjourned.

H. S. Trans

Town Clerk.

October 10, 1952 Special Meeting 7:30 P. M.

All three members of the Board present.

Audited Bills, etc.

Clerk came in 8:30 P. M.

Justice Ct. Justice Kaatz discussed work as Justice of Peace. considered it a fine experience.

Town Hall Water Monona Pharmacy Bill for water. Allowed bill for two years \$24.00 and deducted the \$16.00 bill for Shovelloader and man. As per Auditor's report.

Outdoor Theatre Considered Ordinance for Outdoor Theatre.

Mr. Ashman moved its adoption, Seconded by Mr. Leonhardt. All Voted "Aye".

The ordinance follows:

AN ORDINANCE LICENSING AND REGULATING OUTDOOR THEATERS IN THE TOWN OF BLOOMING GROVE

The Town Board of the Town of Blooming Grove does ordain as follows:

(1) Definition. For the purposes of this ordinance an theater is defined as a parcel of land having specifically designated boundaries, entrances and exits, equipped with a screen and sound equipment for showing moving pictures to occupants of cars parked within the designated area.

(2) Licenses.

a. Who shall obtain licenses. No person, firm, association or corporation shall conduct or operate an outdoor

theater within the Town of Blooming Grove, without first having obtained a license therefor as provided in this section.

b. Application for license. Every person, firm, association or corporation desiring to obtain a license for the operation of an outdoor theater shall file with the town board an application in writing for such license, which application shall be made by the person or persons desiring the same, or his or their authorized agent. Such application shall state the name or names of the party desiring such license, and shall describe the location of the theater, together with such other information as the town board may require. The license fee herein provided for shall accompany such application.

c. Issuance of license. Such license shall be granted by the town board only in case a majority of the town board, present and voting at such meeting, shall vote in favor thereof. Upon authorization by the town board, the town clerk shall issue such license.

d. License period and fee. Each license issued pursuant to subsection (3) hereof shall expire on June 1st next succeeding the date of issue. The annual license fee shall be \$_____; provided; however, that for licenses issued after September 15th the fee shall be reduced by one-seventh of the annual fee for each fully elapsed month after September 15th.

e. No license shall be issued hereunder to any minor, or to any irresponsible person, or to any person not of good character.

f. Licensees and licenses subject to ordinances. Each licensee and every license issued hereunder shall at all times be subject to the ordinances of the town of Blooming Grove at any time in force or coming into force during the term of such license.

g. Suspension and revocation of license. Any license issued hereunder may be suspended at any time by the town board upon proof furnished the board of the violation of any of the ordinances of the Town of Blooming Grove or the laws of the State of Wisconsin.

h. Assignment of Licenses. Licenses which shall be issued under the provisions of this section shall not be transferred or assigned except with the consent of the town board of Blooming Grove as herein provided. Any person, firm, association, or corporation to whom or to which any license issued under the provisions of this section shall have been in terms assigned, may make application to the town board, stating that such license has been assigned and requesting the town board to approve such assignment. The town board may approve such

assignment if it shall be satisfied that the applicant is qualified under the provisions of this section and is a fit and proper party to hold such license. If any such assignee, after he shall have made his application to the town board, desires to operate the outdoor theater under said license pending the action of the town board upon his application for approval of such assignment, he may apply to the town clerk for a temporary permit so to do and the town clerk is hereby authorized, subject to approval of the town board, to issue such temporary permit. No such temporary permit shall be issued, however, until the applicant has first paid to the town clerk the sum of ten dollars, provided, however, that upon payment of the ten dollars no additional fee shall be required on account of the assignment of any such license.

11.03 Regulation. Every licensee of any outdoor theater shall provide such personnel as may be required to insure that patrons of the theater conduct themselves in a proper manner.

11.04 Penalties. Any person, firm, association or corporation who shall violate the provisions of this chapter shall be subject to a fine of not less than twenty-five dollars nor more than one hundred dollars for each and every offense, and each day on which such violation exists shall be deemed a separate offense.

11.06 Authorization and effective date. This ordinance shall become effective upon passage and publication.

E. C. Voit, Chairman

E. C. Leonhardt, Supervisor

Stephen M. Ashman, Supervisor

Meeting adjourned

*H. O. Ferrante
Town Clerk*

REQUEST FOR SPECIAL TOWN MEETING

Munici. Bldg.

TO: H. O. Femrite, Town Clerk, Town of Blooming Grove in Dane County.

Sir: You are hereby requested by the undersigned twelve qualified voters of said town, to call a special election and town meeting for the purpose of authorizing the said town to borrow from the Trust Funds of the State the sum of Seventy-Five Thousand Dollars (\$75,000.00) for the purpose of the construction of a building for the use of the Town as a Town Hall, Fire Station and Garage. Said loan to be repaid to the State within twenty (20) years in equal annual installments and to bear interest at the rate of two and one-half ($2\frac{1}{2}\%$) per annum, payable annually, and to levy a tax on the taxable property of said town to pay the principal and interest on such loan as the same becomes due.

Signed: John P. Varda

Margaret P. Varda

John P. Lyons

Mrs. William Powell

Wallace Entwistle

Waldemar Christian

H. O. Femrite

E. C. Voit

Harry Relph

Melvin Swenby

J. H. Johnson

Sadolf Swenson

Received the Fourth Day of October, 1952

Gisholt

October 17, 1952 Special Meeting Evening.

All three members of the board, Mr Pederson and Doolittle Present.

(Mr George Exstrom and Mr. Cole of the Gisholt Machine Company were out to the clerks office about permit for sign on their own property and agreed to come to

meeting to-night)

Mr. George Exstrom and Atty Spohn , representing the Gisholt, present

Signboards

Discussed with the board - stated their attempt to have others move advertising signs off their property - but desired to have signs stating that they owned the property where they could be seen from the highway and from the railroad.

Agreed to take out building permit for signs.

Clerk absent from meeting (attending lodge.)

H.O. Fennell
Town clerk

October 21, 1952 Regular meeting 7:30 P. M.

Mr. Voit, Mr Ashman, Chief Thorstad and Officer Sprague Present

Drainage

Discussed road work and drainage.

Storm Sewer

Mr Leonhardt and Atty Cooper came in.

Fires

Mr Edwards present. Discussed drain along Drexel Ave

Chief Thorstad asked for ordinance On Leaving fires unattended. Agreed to. Atty Cooper to draw.

Bus

Atty Cooper reported bus hearing before Public Service Commission adjourned until November 5th. Suggested that we get a count of residents in area.

Monona

Mr Ashman moved to cooperate with Village of Monona and get checkers to investigate bus service. Seconded by Mr Leonhardt. All agreed.

Mr Ashman moved to map or Arial Photo area. All agreed.

4E Rental

Mr Voit reported on contractor getting job to keep his men employed. \$59.00 fifty - nine dollars per day for five big machines. Let job for each street. All agreed to.

Klinke Hatch

Chairman of the Health Board, E. J. Schmidt reported on conditions at Klinke Hatchery.

Drainage
Storm Sewer

Atty Cooper reported on Renda Pond drainage. Advised that it could be done by special assessment. or town levy or a combination of both.

Budget

Clerk suggested that board get together to consider the budget for the coming year. Agreed on Monday evening, October 27th.

Bus Shelters

Mr Ashman reported that residents of his community desired to have shelter house for bus PATRONS

Mr. Ashman moved to approve if built outside of drain or ditch along street, Seconded by Mr. Leonhardt. Agreed too.

Petition to the County Board

Zoning

The undersigned chairman of the Town of Blooming Grove hereby petitions the Dane County Board to change the zoning classification on the following described lands in said town from R -3 residence to C-2 Commercial and Light Manufacuring District.

North 320.5¹/₂ ft of Lot 5, and North 200 feet of Lots 6 - 7 and 8, of Block 23, Morningside Heights.

Mr Ashman had prepared the report to the highway department, *Hy. Dept.* relating to mileage, etc, ready for the State and County. *Town Road Mileage*
Approved.

Discussed the referendum. Considered making the facts relating to the need for Fire Station, Highway Garage and *Muni Bldg* Town Hall. Decided to take no action.

Orders drawn as per order register.

Meeting adjourned.

H.O. Ferris

Town Clerk

October 27, 1952 Special Meeting. 8:00 P. M.

Mr. Voit, Mr Ashman, Mr Pederson and clerk present.

Discussed road work.

Mr Leonhardt came in. Reported that Mr. Anderson of *S. Hy Dept* the State Highway Department out to check Trace Natvig *T. Rd Mileage* and Evan Ellestan roads.

Discussed field fire. Mr Leonhardt called Fire Marshall *Fire 2* Krug who agreed to come out to-morrow morning.

Agreed to advertise for Crushed Rock for surfacing streets *Crushed Rock* 100 yards on Card Avenue, 400 yards on Woodley Lane, 300 yards on John Street, Hegg Avenue 900 yards, Shaffer, Middlebury and Dean 2000 yards, 300 Yards for town cemetery, 100 yards for Evan Ellestad drive. Also Jerome Street.

Mr Ashman read statutes on fires.

Fires

Clerk mentioned that we had never taken action on the request of Nichols School for contribution to playground similar to last year. *Other Recreation*

Mr. Leonhardt moved to appropriate One hundred dollars. Agreed to.

Clerk had application of Max Miller, new owner of Hoffman *Liq. Lic.* Grocery, for Class A Beer License

Mr. Ashman Moved to grant. Seconded by Mr Ashamn. All agreed to.

Worked on Budget to propose to public Hearing. *Budget.*
Result - About 4 or 4¹/₂ mill levy.

Meeting adjourned.

H.O. Ferris

Town Clerk.

November 3, 1952

Special Meeting

7:30 P. M.

Hy Dept
Mr. Voit and Mr Pederson present. Mr. Pederson interviewed Frank Howe for employment.

Mr. Ashman came in. Mr. Pederson to see references.

Justice Kaatz report for October filed.

Police report for October 31st filed.

*Drainage
Grades
Relief*
Mr. LeRoy Bohnsach in. Discussed drainage and grades of streets.

Discussed relief cases. Atty Cooper in and discussed ~~several~~ several cases. Jean Langlois, Pump to replace defective. Juel Olson case- legal settlement.

As the first regular meeting day was election day the board meet to consider bills and other matters

Approved bills as per order register.

Meeting adjourned.



Town Clerk.

November 4, 1952 Special Town Meeting. 9:00 P. M.

*Memorandum
Bldg.*
Mr. Voit called the meeting to order, pursuant to notice.

Asked Atty Cooper to read the resolution. See Page 47.

Mr Charles Poole moved to adopt the resolution. Seconded by Mr. Glenn Hanson and carried by a substantial majority.

The meeting then adjourned.



Town Clerk.

After adjournment of the Special Town Meeting the Town Board met.

All three members and clerk, Atty Cooper and Floyd Sprague present.

*Police D.
E. Sprague*
Chairman explained that Mr Sprague wanted to buy a Police Radio for his car. He would pay for the radio but he needed the sanction of the Town Board to buy and use. Also with their approval and an exemption certificate he would not have to pay federal taxes.

Atty Cooper having prepared all the papers the Town Board signed the application for a loan.

Meeting adjourned.



Town Clerk.

MINUTES OF SPECIAL TOWN MEETING

Special town meeting called by E. C. Voit, town chairman, on the 4th day of November, 1952, at 9 o'clock p.m., pursuant to notice. Chairman stated the business to be transacted.

E. J. Cooper offered the following written resolution, which was read to the meeting.

WHEREAS, the electors of the town are voting on the question of applying to the Commissioners of Public Lands for a loan of \$75,000.00 from the trust funds of the State of Wisconsin, payable in 20 years in 20 equal annual installments, and to bear interest at the rate of 2½% per annum, payable annually for the purpose of the construction of a building in said Town to be used by the Town as a Town Hall, Fire Station and Garage.

RESOLVED, that there shall be raised and there is hereby levied upon all taxable property, real and personal within the Town of Blooming Grove a direct annual tax sufficient to pay the interest on such loan as it falls due, and also to pay and discharge the principal thereof, as such principal falls due, within twenty years from the time of constructing said debt, in accordance with Article XI, Section 3, of the Constitution of the State of Wisconsin.

Vote taken: Resolution declared adopted.

STATE OF WISCONSIN, County of Dane, Town of Blooming Grove, ss.

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove in the County of Dane, do hereby certify that I have compared the above and foregoing with the town book of records in my custody as such town clerk, and that the same is a correct transcript therefrom.

Dated this 4th day of November, 1952.

H. O. Femrite
Town Clerk

November 5, 1952 Special Meeting 10:00 A. M.

Mr. Vait and Mr. Ashman met at the town clerks office,
Approved balance of Bills including election officials.
Opened Bids for Crushed Rock for surfacing streets.

Wingra Stone Co. - - - - - 5,978.00

Rein and Dahl - - - - - 5,745.00

Gallagher and Nelson - - - 5,348.00

Mr. Leonhardt came in

Mr. Ashman moved to accept the Gallagher and Nelson bid. Seconded by Mr Leonhardt and Carried.

Meeting adjourned.



Town Clerk.

November 10, 1952 Special Meeting 8:30 P.M.

All three members of the board, Constable Sprague, Atty Cooper and clerk present.

Constable Sprague having requested the installation of a two-way Radio in his car, offering to pay for the radio if the board would authorize ~~the~~ installation and Use. The proposition was approved by Chief Widman and the county sheriff,

The matter was discussed by those present.

Mr. Ashman moved that the town purchase and retain ownership and allow it to be installed in Constable car, Seconded by Mr Leonhardt. All Voted "Aye".

Board discussed the electrical code - drawing new ordinance - examining board - etc.

Inspector Entwistle came in and entered in discussion.

Agreed on a representative from Madison Gas and Electric Company and one from Wisconsin Power and Light Company, and other matters. Atty cooper to draft.

Treasurer Lyons came. Agreed on issuing checks one week after pay day.

Atty Cooper had drafted an ordinance relating to emergency regulations, parking, powers of Chief of Police.

Board unanimously agreed on the draft and signed the ordinance. See page 49.

Atty Cooper had drafted an ordinance relating to the burning of combustibles - wood - grass - rubbish.

Board unanimously agreed on the draft and signed the ordinance. See page 51.

Justice Singer signed his report for October.

Agreed to and approved Zoning Ordinance Amendment No. 417 of the County Zoning Ordinance. See page 53.

Agreed to and approved Zoning Amendment No. 416, of the County Zoning Ordinance. See Page 53.

Clerk read notice of Hearing of the County Zoning Committee. November 24, 1952 at 7:30 P.M.

Crushed Rock

*Police Dept
F. Sprague*

Elec. Code

Checks

*Ord. Police
Parking
Chief of Police*

Burning Combustibles

*Zoning Amndt
417*

416

AN ORDINANCE

An ordinance to amend and supplement Section 7.10 entitled "Parking".

The Town Board of the Town of Blooming Grove does ordain as follows:

Section 7.10 is amended and supplemented by the addition of the following subsections:

(2) Emergency Regulations. Under authority of Section 85.12 of the Wisconsin Statutes, the Chief of Police is empowered to make and enforce temporary regulations to cover emergency or special conditions and all traffic shall be subject thereto. Parking and traffic may be prohibited on streets in certain areas to facilitate emergency snow removal. In such case the Chief of Police shall designate the day or days during which traffic or parking shall be prohibited on streets within a certain area, and he shall give notice by placing signs in the area designated, or by other appropriate or convenient means, to the effect that traffic or parking of automobiles in a designated area is prohibited during such emergency. Any person operating or parking a car or permitting a car to be operated or parked in such area, failing to remove a car from a street in such designated area during such emergency period, shall be punished by a fine of not less than Five Dollars (\$5.00), nor more than Ten Dollars (\$10.00) for the first offense and for the second or each subsequent conviction within one year thereafter by a fine of not less than Five Dollars (\$5.00), nor more than Twenty-Five Dollars (\$25.00). In addition, any police officer is authorized to move any vehicle from a street in such designated area to a position permitted under this section. If, however, no such

position as is permitted under this section is available within a reasonable distance of the place in which such vehicle is standing, then such traffic officer may remove or obtain assistance to remove such vehicle to the nearest public parking or storage premises in which space is available.

(3) No Parking-Street Maintenance Work. Whenever it shall be necessary to clear or repair the town streets or any part thereof for the protection of the safety and welfare of the public, the chief of police shall post said streets with a sign bearing the words "No Parking. Street Maintenance Work". Said signs shall be erected within a reasonable time prior to the time when the

street maintenance or clearance is to be done; and at a reasonable time after posting such signs, any police officer may remove or obtain assistance to remove any vehicle of any description found violating the provisions of this ordinance to a position which will not hinder the work, or if no such place is available within a reasonable distance, then to a position permitted under this section, or to a public parking lot or storage premises in which space is available. Any owner of a car who shall fail to remove a vehicle from any street posted as provided in this section, shall be punished by a fine of not less than Five Dollars (\$5.00) , nor more than Ten Dollars (\$10.00) for the first offense and for the second or each subsequent conviction within one year thereafter by a fine of not less than Five Dollars (\$5.00), nor more than Twenty-Five Dollars (\$25.00).

(4) Storage on Streets Prohibited. It shall be unlawful for any person to park any vehicle on any street for storage purposes. Storage is defined as parking on any street for a period of twenty-

~~four or more consecutive hours. Any person violating this subsection~~
shall be fined Two Dollars (\$2.00).

(5) Police Officer May Move Vehicle Parked On Street.

Whenever any police officer shall find an abandoned vehicle or a vehicle standing upon a street in violation of this section, he is authorized to move or obtain assistance to remove such vehicle or require the operator in charge thereof to move such vehicle to a position permitted under this section. If, however, no such position as is permitted under this section shall be available in the public streets with a reasonable distance of the place in which such vehicle is standing, then such police officer may remove said vehicle and secure assistance to remove it to a public parking or storage premises in which space is available.

This ordinance shall take effect one week after posting and proof of said posting is recorded by the Town Clerk.

Approved 10 - 10, 1952.

E. C. Nott
Chairman
E. C. Le onhardt
Stephen M. Ashman

AN ORDINANCE RELATING TO BURNING OF COMBUSTIBLES
IN THE TOWN OF BLOOMING GROVE

The Town Board of the Town of Blooming Grove do ordain as follows:

5.07 Bonfires, Burning Refuse, Unattended Fires.

(1) No person shall burn any wood, grass or rubbish or other combustible material upon the street or upon any property in the Town of Blooming Grove located in the platted area or territory adjacent to residential districts in the Town of Blooming Grove which is an annoyance or discomfort due to smoke, heat or odors created by such combustion, to the neighborhood or to the traveling public, or which may, because of the nature of the location thereof, or for any other reason, be liable or apt to cause or aid in the spreading the fire except as hereinafter permitted.

(2) Combustible material, the burning of which causes no annoyance or discomfort or inherent danger may be burned in small quantities within an incinerator or basket properly covered to prevent the disbursal of such materials or the embers therefrom.

(3) Any person or persons desiring to burn wood, grass, rubbish or other combustible material except as above specified and which may, because of the nature or location thereof, or for any other reason, be liable or apt to cause and aid in spreading fire may apply to the Fire Chief of the Town of Blooming Grove for a permit for such burning.

(4) The Fire Chief of the Town of Blooming Grove, in his discretion, may grant such a permit without charge conditioned upon the supervision of such burning by the said Fire Chief or his appointee.

(5) Any person so obtaining a permit to burn shall follow the instructions and directions prescribed by the said Fire Chief and will permit the said Fire Chief or his appointee to come upon the property in order to exercise the supervisory function.

(6) Any person, firm or corporation violating any of the provisions of this said ordinance shall forfeit not less than Ten Dollars (\$10.00) nor more than Twenty-five Dollars (\$25.00).

This ordinance shall take effect one week after posting and proof of said posting is recorded by the Town Clerk.

Approved Mar. 10, 1952.

E. C. Voit
Chairman

E. C. Leonsault

Stephen M. Ashman

Town Clerk

This is to certify that the foregoing ordinance was adopted by the Town Board of the Town of Blooming Grove at a meeting held on the 10th day of Nov, 1952.

H. O. Femrite

H. O. Femrite,
Town Clerk of the Town of
Blooming Grove

AFFIDAVIT OF POSTING

STATE OF WISCONSIN)
) ss.
COUNTY OF DANE)

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, H. O. Femrite, Town Clerk, on the 12th day of Nov, 1952, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

One at the Town Hall.
One at C. & P. Drive In.
One at Four Lane Station

H. O. Femrite

Subscribed and sworn to before me this 13th day of Nov, 1952.

Frieda K. Femrite
Notary Public, Dane County,
Wisconsin
My Commission Expires 7-25-55

ZONING ORDINANCE AMENDMENT No. 416

Amending Sections 10.11 (1), 10.13 (1) and 10.14 (1) Relating to
Uses in the B-1 Local Business and C-1 and C-2 Commercial and
Light Manufacturing Districts.

The Dane County Board of Supervisors does ordain as follows:

A. That paragraph (e) of Section 10.11 (1), Uses in the B-1 Local Business District, be amended to read as follows:

(e) Tourist camps, service stations and taverns, provided that the zoning committee, after public hearing, shall determine that the proposed site is suitable for the intended use.

B. That Section 10.11 (1), Uses in the B-1 Local Business District, be amended by adding thereto a new paragraph, to be designated (h) and reading as follows:

(h) Outdoor theatres, provided that the zoning committee, after public hearing, shall report to the county board with its recommendations, and the county board shall determine that the proposed site is suitable for the intended use.

C. That paragraph (f) of Section 10.13 (1), Uses in the C-1 Commercial and Light Manufacturing District, be amended to read as follows:

(f) Amusement places, including roller skating rinks and shooting galleries, provided that for roller skating rinks and shooting galleries the zoning committee, after public hearing, shall determine that the proposed site is suitable for such purpose.

D. That Section 10.13 (1), Uses in the C-1 Commercial and Light Manufacturing District, be amended by adding a new paragraph thereto, to be designated (k) and reading as follows:

(k) Outdoor theatres and automobile race tracks, provided that the zoning committee, after public hearing, shall report to the county board with its recommendations, and the county board shall determine that the proposed site is suitable for such use.

E. That paragraph (a) of Section 10.14 (1), Uses in the C-2 Commercial and Light Manufacturing District, be amended to read as follows:

(a) All uses permitted in the C-1 Commercial and Light Manufacturing District, subject to such special conditions and requirements as are imposed for certain uses, when such conditions and requirements are not in conflict with this section.

ZONING ORDINANCE AMENDMENT No. 417

Amending Section 10.03 (4) Relating to Districts in the
Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

A. That paragraph 12 of Section 10.03 (4)(g), B-1 Local Business District in the Town of Blooming Grove, be amended to read as follows:

12. The south 175 feet of Lot 11, Block 5, Hoboken Beach.

B. That paragraph 9 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

9. Blocks 1, 2, 3 and 4, Hoboken Beach; Lots 1 to 10, inclusive, Block 5 and Lot 11, Block 5 except the south 175 feet thereof; also all of Block 6 except the south 150 feet of Lot 9, thereof, Hoboken Beach.


Clerk read letter from Wisconsin Chamber of Commerce requesting statistics relating to employment - social security-unemployment insurance, etc.

left to the clerks discretion if he wished to send.

Agreed on a budget hearing for November 25th at 8:00 P. M.

Audited bills as per order register.

Meeting adjourned.


Town Clerk.

November 18, 1952 Regular Meeting 8:00 P.M.

All three members and clerk present.

E. Dean Ave Mr Ernest Nale and several neighbors from E. Dean Avenue requesting gravelling of the street.

They were informed that the contract was let and hauling should have begun yesterday morning, but on account of the rain the delay.

Mr Voit phoned the contractor who promised to put some gravel on E. Dean Avenue first.

Street Light Driscoll Mrs Driscolls builder appeared in regard to building and requesting a street light for corner of Memphis and Worthington Avenues. Mentioned how well he had remodeled house placed on 219 Memphis.

Board agreed to investigate about light.

Finances Clerk called attention to the balance in the treasury after the night as \$4,440.00, the amount of receipts which could be anticipated during December and asked the board to consider the need to borrow.

After considering the problem the board decided not to borrow.

Fire Dept Monona Board discussed the marsh fire and other problems. Mentioned the use of two inch hose which the men received from the Village of Monona.

Marsh Fire Board asked the clerk to write thanking the village.

Conlin Hog Farm Garbage Discussed the cost of cleaning up the Conlin Hog Farm. And that the other municipalities using the dump should pay a proportionate share.

Monona Shorewood Hills Decided that Blooming Grove one-half, Monona one-third and Shorewood Hills would be equitable. Clerk to send out bills.

H.S. Com. Mr. Wesley Salverson on account of moving requested to resign from the High School Committee. Board appointed Clarence Liddicoat representing the Meier School.

Audited bills as per order register.

Meeting adjourned.

A.O. Forsythe

Town Clerk.

Garb & Rubb Also approved of one mill levy for Garbage and Rubbish ~~collection~~ Collection in the area served.

November 25, 1952 Special Meeting. 8:00 P. M.

Mr. Voit, Mr Ashman, Mr. Pederson and Clerk present.

Mr John Speranza appeared - Discussed road for Fraziers Subdivision - Berry Lane east of Woodley Lane - or road north and south through plat.

*Fraziers Sub.
Paywood*

Discussed vacating streets - Discontinue Roads 80.02.

Discussed budget.

Budget

Mr. Varda present - announced High School Committee Would meet the 11th. Suggested that Municipal Building Committee meet also (to get started on plans).

H.S. Com

Munic. Bldg

Chief Widman present and discussed police work.

Board agreed on four and one-half tax.

Wait for Mr Leonhardt before final approval.

Budget

Received letter from Maurice J. Reese about damage ~~for~~ to his property by grading the street. Laid Over

*M. J. Reese
Damages*

Orders drawn as per Order Register.

H. O. Ferrante
Town Clerk

December 2, 1952 Regular Meeting. 7:30 P. M.

Three members of the board, Treasurer and clerk present. Mr. Pederson. Highway Superintendent also present.

Discussed budget - going over all items - also receipts anticipated.

Budget

Communication from American Auto Insurance Company -Bond Status Inquiry O Marshall Erdman Associates. Laid Over.

Received resignation of Stanley Salverson from High School Committee, and as clerk of Meier School.

H.S. Com.

Board appointed Mr Clarence Liddicoat on the High School Committee.

From County Zoning Committee- Notice of Hearing December 15th relating to changing from Residence -2 to C - 1 Commercial and Light Manufacturing - S 200 feet of Outlots 14 and 15, Assessors Plat No. 6.

Zoning

Police Report for November filed.

Justice Kaatz filed his November report.

Claim of Mrs Hammacher filed. Reported in by Mr. Vernon Soper of the Esther Beach Playground Group. Bicycle was damaged on Playground during the time the town was grading the playground. Mr. Phil Pederson and Mr Ashman verified the facts as stated. considered filing with Farmers Mutual.

*Playground
Esther B
Damages*

Chief Thorstad in. Discussed the Budget.

Budget

Mr Ashman Moved to Adopt Budget of \$52,100.00. Seconded by Mr Leonhardt. All voted "Aye".

Follows Page 56

Orders drawn as per order register.

H. O. Ferrante
Town Clerk

Munie Bldg. December 11, 1952 Special Meeting 7:30 P. M.
Meeting of Building Committee.

Mr. John Varda phoned before that he would be out of town.

On account of terriffic storm and condition of roads there was no quorum present.

Mr. Joe Zapata had phoned Mr Voit that he would be out of town that he was home only week ends.

Mr Ward is employed on construction work at Viroqua.

Mr. Voit, Mr Ashamn, Chief Thorstad and clerk present.

Chairman had plans of Burke Municipal Building, which was let for \$40,000.00 - foundations in.

Discussed plans noting arrangements, size, etc. of the Burke plan and comparing with what we proposed.

Chairman stated that he would try to get committee together over week end.

Meeting adjourned.

H. O. Ferrante
Town Clerk.

December 14, 1952 Special Meeting 4:00 P.M.

Munie Bldg Meeting of Building Committee.

Joe Zapata, John Varda, Donald Ward, Chief Thorstad all three members of the board and clerk and Mr. Pederson present.

Doolittle Discussed plans and architect.

Mr Varda moved to accept Mr Doolittle, Seconded by Mr. Zapata. All voted "Aye".

Meeting Edjourned.

H. O. Ferrante
Town Clerk.

Budget - TOWN OF BLOOMING GROVE.

11/25/52

itures:
vernment:

	49-50	50-51	51-52	10-1-52	Proposed	General Governm
- - - - -	2,855.60	2,702.50	1,898.42	910.00	2,500.00	Relief
- - - - -	2,473.56	2,628.47	3,121.36	2,165.84	5,000.00	Prob - Persons &
- - - - -	3,056.07	2,072.28	1,409.40	1,839.52	3,000.00	Health & San
- - - - -	845.70	1,055.25	1,084.50	2,225.93	1,500.00	Ny Dept.
- - - - -	100.00	123.84				Recreation
- - - - -	539.50		1,077.50	722.14	1,200.00	Misc.
- - - - -	25.00	790.90	1,190.00	381.27	1,000.00	Add. Misc.
- - - - -	721.50	671.26	767.65	291.75	600.00	Total
- - - - -	387.60	787.62	329.65	389.00	400.00	
Outlay - - - - -	1,680.77	406.17	25.00		200.00	
Outlay - - - - -	103.76	25.00	571.60			
Outlay - - - - -			395.99	60.00	2,300.00	Taxes
- - - - -	12,805.59	11,276.31	11,796.64	9,015.45	17,700.00	Lic & Permits
- - - - -						Misc
- - - - -	2,360.38	4,875.25	4,224.32	2,849.50		
- - - - -	4,811.93	5,000.38	5,294.00	2,774.24	5,000.00	Lary
tribution - - - - -	604.90	633.90	650.00	300.00	600.00	Aid to
- - - - -	7,777.21	10,509.52	10,168.32	5,923.74	5,600.00	\$55,1
- - - - -						6.500.
- - - - -						5.000.
- - - - -						6.500.

Aid for Roads
Privileges
Liquor Tax

Apr

on of Persons and Property:

	49-50	50-51	51-52	10-1-52	Proposed
Police Dept - - -	9,291.45	10,150.45	9,254.55	6,352.18	12,000.00
- - - - -	2,532.35	3,650.30	1,742.90	230.45	2,000.00
s - - - - -	144.75	219.10	85.00	88.00	200.00
eration - - - -	1,866.81	2,223.67	1,501.12	1,141.18	2,000.00
utlay - - - - -	861.09	985.43	1,505.94	843.57	2,000.00
Maintenance - - -	4,480.03	7,589.41	5,713.38	3,897.75	6,000.00
utlay - - - - -	426.52	2,004.17	2,004.17		2,500.00
- - - - -	858.50	962.25	923.50	185.25	500.00
ction- - - - -	<u>58.69</u>	<u>238.00</u>	<u>1,847.32</u>	<u>1,855.55</u>	<u>3,000.00</u>
Total - - - - -	20,520.10	25,797.71	24,577.88	14,593.93	30,200.00
d Sanitation:					
- - - - -	383.20	240.00	236.51	192.00	250.00
- - - - -	631.00	735.00	695.00	790.00	1,000.00
ttion - - - - -	5,039.15	8,065.00	4,129.00	2,598.44	5,000.00
ttion - - - - -		2,401.99	2,372.83	1,810.52	2,500.00
ish Col. - Outlay		<u>1,325.00</u>			<u>500.00</u>
Total - - - - -	6,087.42	12,876.95	7,564.23	5,390.96	9,250.00

Rubbish Collection not in town levy but levy on area served.

	53-1-01	53-12	12-02	02-03	
Income					
Salary	31,243.4	32,253.8	34,021.06	34,103.9	Salary
Dividend	24,025	22,547.1	22,024.4	21,215.5	Dividend
Interest	30.88	00.38	01.412	17.441	Interest
Other Income	00.007,5	51,141.1	51,100.1	50,808.1	Other Income
Gifts	00.000,5	72.648	49,200.1	54,282	Gifts
Capital Gain	00.000,4	27,799.2	06,417.2	14,882.7	Capital Gain
Other	00.002,5	71,400.5	71,400.5	72,284	Other
Total Income	120,000.1	122,228.1	122,843	122,802	Total Income
Expenses					
Salary	32,442.41	32,772.45	37,797.35	37,052.03	Salary
Dividend	00.000,1	00.000	00.000	00.000	Dividend
Interest	00.000,1	00.000	00.000	00.000	Interest
Other Expenses	00.000,1	00.000	00.000	00.000	Other Expenses
Total Expenses	64,442.62	64,772.90	77,797.35	77,052.03	Total Expenses
Net Income	55,557.49	57,455.20	45,045.65	45,750.87	Net Income

Prepared by the taxpayer and verified by the auditor.

City Dept. 1

	49-50	50-51	51-52	10-1-52	Proposed
Assets - - - - -	20,892.37	15,675.52	51,786.44	16,818.11	20,000.00
- - - - -			401.50	464.25	10,000.00
Liabilities - - - - -	1,937.15	1,616.20	4,287.87	1,434.00	500.00
Assets - - - - -		425.09	652.70	285.90	500.00
Maintenance - - - - -	5,529.32	8,020.97	9,820.79	3,882.06	9,000.00
Engineering - - - - -	3,291.49	3,636.15	3,834.31	2,155.85	4,000.00
- - - - -	690.81	2,405.64	2,577.61	116.35	1,500.00
Amusements - - - - -	35.74	65.94	203.34	63.46	100.00
Outlay - - - - -	271.50	3,750.00	1,379.90	1,600.00	4,500.00
Assets - Outlay - - - - -		3,000.00	3,400.00		
Donations - - - - -	1,169.16	499.95	273.75	763.00	500.00
Other - - - - -	<u>46.39</u>	<u>12.00</u>	<u>32.00</u>		<u>100.00</u>
- - - - -					<u>5,000.00</u>
- - - - -	33,843.93	39,106.46	78,650.21	27,582.88	51,200.00
Donations - - - - -					55,700.00
- - - - -	711.65	366.07	621.44	614.59	600.00
- - - - -	636.61	503.62	608.05	608.40	600.00
Other - - - - -	581.16	615.69	472.77	661.79	600.00
- - - - -	501.05	482.09	745.36	618.40	600.00
Donations - - - - -			62.50		100.00
Grounds - - - - -	<u>6,180.00</u>	<u>638.06</u>	<u>5,110.00</u>	<u>488.25</u>	<u>3,000.00</u>
- - - - -	8,610.47	2,605.03	7,621.05	2,991.43	5,700.00
- - - - -					5,500.00

miscellaneous:

	49-50	50-51	51-52	10-1-52	Proposed
ial and Voc. - -		620.97	1,502.58	465.25	1,500.00
ns - - - - -	-26,000.00	23,000.00	25,000.00	10,000.00	
emporary Loans - -	321.83	441.13	576.25	105.00	356 --
Expenses - - - -	372.20	1,177.57	1,778.71	1,091.07	500.00
ansportation- - -	2,704.40	2,874.27	3,854.04		
dding Site-Outlay-				1,700.00	
f Voters- - - -				631.79	
Machine - - - -				<u>6.99</u>	
Total - - - - -	29,398.34	28,113.94	32,711.58	12,400.00	2,000.00
ls - - - - -	119,032.15	128,282.35	173,089.91		104,150.00
ls - Receipts- - (anticipated)					<u>60,700.00</u>
Tax levy -					43,450.00

1956 1957 1958

00.007.03
00.007.03

90,000.00

$\text{Jd} = \frac{\text{Jd}}{\text{Jd} + \text{An}} \times 100$

22. 508, 091 26. 980, 977

100° 120° 00

4E-805492	-	-	-	-	18907
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82. J. L. F. ϵ , 22

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STATION - FOR THE NEW

Удобрения от Агеллы

MS. A. 9. 2. 1. 1.

00.000,75 00.000,65

Receipts	49-50	50-51	51-52	10-1-52	Anticipated
- - - - -	24,483.54	26,258.54	64,945.15		
- - - - -	14,842.07	14,522.90	25,337.72	32,432.58	35,000.00
- - - - -	381.19	493.68	617.32	712.82	800.00
- - - - -	2,535.50	3,248.14	3,248.14	3,225.01	3,500.00
es - - - - -	4,626.21	6,761.93	7,202.73		7,500.00
- - - - -	<u>8.40</u>	<u>3.48</u>	<u>4.32</u>		
Total - - - - -	46,877.01	51,288.67	101,355.37	36,370.41	46,800.00

and Permits:

is - - - - -	9,339.80	9,386.74	8,908.05	9,019.85	9,000.00
ce Licenses - -	520.00	340.00	380.00	250.00	200.00
- Ret from Co. -	271.29	178.11	326.78		200.00
s & Forfeits- -	4,240.80	6,497.75	4,563.70	1,372.50	2,000.00
ts - - - - -	250.00	220.00			
c. Permits - -	<u>587.00</u>	<u>1,240.00</u>	<u>2,713.75</u>	<u>2,712.95</u>	<u>1,500.00</u>
Total - - - - -	15,603.76	17,862.28	16,932.28	13,355.30	12,900.00

al Assessments:

	49-50	50-51	51-52	10-1-52	Anticipated
ading - - - - -	380.10	272.69	178.22	99.84	
- - - - -	249.47	75.98	166.00	110.00	
- - - - -	1,407.60	1,073.20	4,701.86	967.95	
venue - - - - -	<u>22.00</u>	<u>234.98</u>			
- - - - -	2,057.17	1,656.85	5,046.08	1,177.71	

llaneous:

E. Taxes - - - - -	13,529.22	19,793.80	22,893.96	41,964.71	
ces - - - - -	846.88	1,373.86	1,783.72	1,952.79	1,000.00
vestment - - - - -	377.50	375.00	187.50		
al Taxes From Co. -	<u>707.05</u>	<u>528.66</u>	<u>93.55</u>	<u>5.32</u>	
- - - - -	-15,460.65	22,071.32	24,958.73	43,922.82	1,000.00
pts - - - - -	101,846.80	118,559.63	175,607.45	105,245.03	60,700.00

December 16, 1952 Regular Meeting 8:00 P. M.

All three members of board and clerk present.
Chief Widman present.

Officer Sprague appeared requesting Heavy Duty Generator for his car to run two way radio. Cost approximately \$160.00. Chief Widman approved. *Police D Sprague*

Mr. Leonhardt moved to approve. Seconded by Mr. Ashman.
All voted "Aye".

Chairman Voit reported that the Building Committee Approved the selection of Russell Doolittle for architect for the municipal building. Board Approved. *Munic Bldg Doolittle*

Chief Widman asked the board to approve the appointment of Rufus H. Haralson as police Officer - Part time. *Police D Haralson*

Mr. Leonhardt moved to appoint. Seconded by Mr. Ashman
All voted "Aye". (to replace Roy Anderson)

Chief Widman and Mr Pederson - Letter from Mrs Knuteson, Secretary, Gallagher Grove Civic Group - relating to coasting. Both agreed that was not proper street (Memphis Avenue.) *Coasting Gal. Grove*

Mr. Ray Thurber and friend from Gallagher Grove favored Furey Avenue. No. decision.

Mr. Thurber stated that no rubbish was left in dump.
Mr. Pederson said that they started last week. Also that they made a deal with Mc Cormick to bulldoze.

Mr. Carl Eustace appeared in regard to reduction in price for fill dirt. Atty Cooper said that he took the fill dirt at \$4.00 per load. Atty Cooper wanted to know about pay. Mr Eustace said that he would pay. *Eustace*

Mr. Leonhardt said that they were hauling fill dirt out of Pflaum Hill. Chairman Voit said that notice was served on Charles Spanem.

Atty Cooper told Mr Eustace he wanted pay by Wednesday.

Called Mr Doolittle in in regard to storm sewer for drainage on Bain bridge Street. *Storm Sewer Doolittle*

Discussed grades. Mr Doolittle agreed to establish an inlet and outlet elevation.

Board discussed the difficulty with firearms, including airguns, but especially 22s, in the residential area, including the area west of or inside of Beltline. *Firearms*

Mr. Voit suggested that Atty Cooper write a resolution or an ordinance. A hearing was proposed.

Chairman suggested that we call in Mr Doolittle and his partner to discuss plans and have them prepared for bids for the Municipal Building. *Doolittle Munic Bldg.*

Clerk called attention that treasurer's bond for tax money should be provided. *Treas Bond*

Agreed to ordinance complying with Section 70.67 (20) of the statutes.

Mr. Ashman moved adoption. Seconded by Mr Leonhardt.
All voted "Aye". Form provided by county was executed.

Mr. Herman Legler appeared in regard to bus routes. Signed contract. Agreed to furnish insurance. *Legler H. S. Transp*

Received claim of Damages to property on account of grading street. Laid over to Board of Audit. *Damages*

Garbage & Rubb.

Discussed Garbage and Rubbish Collection.

*Relief*Atty Cooper explained the bill for Langlois pump.
Board agreed to pay the bill.

Justice Singers report for November filed.

*Ellestad 7. Drive*Description of Ellestad Farm Driveway:
Beginning at Federal Trunk Highway 12 & 18 in the
S. W. $\frac{1}{4}$ of S. E. $\frac{1}{4}$ of Section 23, the center line
of said proposed highway being five hundred and
twenty - four (524) feet west of the of the
S. W. $\frac{1}{4}$ of S. E. $\frac{1}{4}$ of Section 23 east line
and extending south twenty - three rods. The
width of said highway to be three rods.

Orders drawn as per order register.

*Relief
Federer*The case of Mrs Louis Federer was considered.
Mrs Federer is the mother of Mrs John Pratz
and had been living at the Pratz home for years
and now needed hospitalization.
Agreed that it was our responsibility.*Metropolitan
School System*The decision of G. E. Watson, State Superintendent
of Schools in regard to the metropolitan School
District was received and is recorded following
these minutes.

Meeting adjourned.



Town Clerk.

Decision follows:

THE STATE OF WISCONSIN
BEFORE
THE STATE SUPERINTENDENT OF SCHOOLS

In the Matter of an Appeal Filed with the State Superintendent
of Public Instruction on Date of February 28, 1949 by L. H. Dugan,
et al., Appealing from the Failure of the Municipal Board to
Act Upon a Petition by R. C. Rosa et al., Filed on or About
January 20, 1948 with the City Clerk of the City of Madison

~~XXXXXXXXXX AND FACT~~
FINDINGS AND FACT AND ORDER

On or about February 28, 1949 an appeal was filed with the
State Superintendent of Public Instruction by L. H. Dugan, J. H.
Duff, R. B. Kirkpatrick, W. Moon, C. A. Lewis, Floyd E. Wheeler
and Helen H. Groves, appealing from the refusal and failure of
the municipal boards of the municipalities of the City of Madison,
Dane County, Wisconsin; the village Boards of the Villages of
Cross Plains, Maple Bluff, Middleton, Monona, Verona, Waunakee,
Dane County, Wisconsin; the Town Boards of the Towns of Dane,
Vienna, Berry, Springfield, Westport, Burke, Cross Plains, Middle-
ton, Madison, Blooming Grove, Springdale, Verona, Fitchburg,
Primrose and Montrose, Dane County, Wisconsin to issue an order
as prayed for in a petition filed with the Clerk of the City of
Madison on or about January 20, 1949.

The appeal and copies of the petition and minutes of the
hearing and proceedings of the municipal boards and order on said
petition as filed with the State Superintendent are herewith quoted:

APPEAL

STATE OF WISCONSIN
BEFORE THE SUPERINTENDENT OF PUBLIC INSTRUCTION

In re: Petition of R. C. Rosa, et al., to the City Council, City
of Madison, Dane County, Wisconsin; the Village Boards of Cross
Plains, Maple Bluff, Middleton, Monona, Verona, Waunakee,
Dane County,

Wisconsin; the Town Boards of the Towns of Dane, Vienna, Berry, Springfield, Westport, Burke, Cross Plains, Middleton, Madison, Blooming Grove, Springdale, Verona, Fitchburg, Primrose and Montrose, Dane County, Wisconsin, praying for the dissolution of certain school districts pursuant to Chapter 40.30 of the Wisconsin Statutes; which petition was filed with the City Clerk, City of Madison, on or about January 20, 1949.

To: Mr. John R. Callahan
Superintendent of Schools
State of Wisconsin
Madison, Wisconsin

Pursuant to the provisions of Section 40.30 (1) (b) of the Wisconsin Statutes of 1947, we, the undersigned electors of the City of Madison, Dane County, Wisconsin, do appeal from the action of the municipal boards, a copy of which order is attached hereto, and made a part of this appeal, upon the following grounds:

- 1) That we are aggrieved by the order of said municipal boards and councils.
- 2) That the municipalities herein concerned have refused or neglected to issue and record a legal order because Mr. John Fluckiger, Jr., duly elected to issue and record a legal order because Mr. John Fluckiger, Jr. duly elected clerk of the municipal boards, refused or neglected to provide the notices required by Section 40.30 (2) the Wisconsin Statutes which notices should have given the day, hour and place of the hearing on the petition.
- 3) That the municipalities herein concerned have refused or neglected to issue and record a legal order because at the hearing on February 18, 1949 there was insufficient representation of the respective municipal boards and councils so that concurrent action of a majority of each board could be had.

February 28, 1949.

&(Signed) L. H. Dugan

"

J. H. Duff

"

R. B. Kirkpatrick, Jr.

"

W. Moore

"

C. A. Lewis

"

Floyd E. Wheeler

"

Helen H. Groves

A PETITION

TO: The City Council of the City of Madison, Dane County, Wisconsin

The Village Boards of the Villages of Cross Plains, Maple Bluff, Middleton, Monona, Verona and Waunakee, Dane County, Wisconsin.

The Town Boards of the Towns of Dane, Vienna, Berry, Springfield, Westport, Burke, Cross Plains, Middleton, Madison, Blooming Grove, Springdale, Verona, Fitchburg, Primrose, Montrose, Dane County, Wisconsin

Pursuant to the provisions of Section 40.30 of the Wisconsin Statutes, the City Council of the City of Madison and the Village Boards of the Villages of Cross Plains, Maple Bluff, Middleton, Monroe, Verona and Waunakee and the Town Boards of the Towns of Dane, Vienna, Berry, Springfield, Westport, Burke, Cross Plains, Middleton, Madison, Blooming Grove, Springdale, Verona, Fitchburg, Primrose and Montrose all in Dane County, Wisconsin are hereby petitioned by the undersigned electors to:

(1) Dissolve the following described school districts,
to-wit District No. 6, Town of Westport
Jt. District No. 1, Village of Maple Bluff and Towns of
Burke and Madison
Jt. Dist. No. 10, Town of Burke
District No. 4, Town of Burke
Jt. Dist. No. 1, Towns of Blooming Grove and Burke
District No. 2, Town of Blooming Grove
Jt. Dist. No. 10, Village of Monona and Town of Blooming
Grove

Jt. Dist. No. 3, Village of Monona and Town of Blooming Grove
Jt. Dist. No. 4, Village of Monona and Towns of Blooming
and Madison

Jt. Dist. No. 5, Towns of Blooming Grove, Madison and
Fitchburg

District No. 1 Town of Fitchburg

District No. 6 Town of Fitchburg

District No. 9 Town of Fitchburg

District No. 10 Town of Fitchburg

Jt. District No. 3, Towns of Madison and Fitchburg

Jt. Dist. No. 7, Towns of Madison and Fitchburg

District No. 2, Town of Madison

Jt. Dist. No. 7, Village of Shorewood Hills and Town of
Madison

Jt. Dist. No. 1, Towns of Madison and Middleton

all in Dane County, Wisconsin and to attach all the territory
comprising said described districts to Jt. Dist. No. 8, City
of Madison and Towns of Blooming Grove and Madison and to
rename said district Jt. Dist. No. 1, City of Madison, Village
of Maple Bluff, Monona, and Shorewood Hills and Towns of
Blooming Grove and Madison and to rename said district
Jt. Dist. No. 1, City of Madison, villages of Maple Bluff,
Monona, and Shorewood Hills and Towns of Blooming Grove,
Burke, Fitchburg, Madison, Middleton and Westport, except
that portion of Jt. Dist. No. 1, Towns of Madison and Middleton
lying in Sections 14 and 23, T-7N, R-8E Town of Middleton,
which described portion shall be attached to Jt. Dist. No. 12,
Village of Middleton and Town of Middleton;
and (3)

attach the following described territory, to-wit:

All lands in Sections 1,2,3,4,9,10,11,12,13,14,15,22,23
and 24, T-8N. R-8E in the Town of Springfield not presently
within the Middleton Union Free High School District and
Sections 25,26,27,34,35 and 36, T-9N. R-8E Town of Dane and
Sections 28,29,30,31,32,33, and 34, T-9N. R-9E Town
of Vienna all in Dane County, Wisconsin, to the Waunakee
Union Free High School District;

and (4)

detach the following described territory, to-wit:

All descriptions of territory lying in the Town of Westport
and presently constituting all of Dist. No. 6, Town of Westport
also that part of Jt. Dist. No. 1, Village of Maple Bluff and
Towns of Burke and Madison which has been annexed to the village
of Maple Bluff out of territory once lying in the Town of West-
port, from the Waunakee Union Free High School District;

and (5)

Detach the following described territory, to-wit:

~~All~~ All descriptions of territory lying in Sections 12,13 and
24, T-7N. R-8E Town of Middleton now constituting a part of Jt.
Dist. No. 1, Towns of Madison and Middleton, from the Middleton
Union Free High School District;

and (6)

Detach the following described territory, to-wit:

All descriptions of territory lying in Sections 7 and 8 T-6N.
R-9E Town of Fitchburg now constituting part of Dist. No. 10, Town
of Fitchburg, from the Verona Union Free High School District.

<u>Signature</u>	<u>P.O. Address - Madison</u>	<u>Date of Signing</u>
R. C. Rosa	305 Merrill Crest Drive	1-17-49
Ronald Mattox	The Highlands	1-17-49
George A. Burrill	Shorewood Hills	1-17-49
L. H. Dugan	718 Miami Pass	1-18-49
O. H. Johnson	Route 5, Madison	1-18-49

H. Harder	3818 E. Washington Ave.	1-18-49
J. H. Duff	417 Ridge St.	1-18-49
Floyd E. Wheeler	4004 Mineral Point Road	1-19-49
	Madison, Wis.	

"MINUTES OF THE MEETING OF THE MUNICIPAL BOARDS ACTING PURSUANT TO MOTION TO HOLD PUBLIC HEARING ON PETITION TO CONSOLIDATE CERTAIN SCHOOL DISTRICTS ON FEB. 18, 1949 at 8:00 P. M. IN THE CITY LIBRARY AUDITORIUM.

8:15.

Mr. Dubielzig called the meeting to order. Mr. John Fluckiger, municipal board clerk, had not arrived. Mr. Eisner turned over to the chair the petition, minutes and other documents with the statement that Mr. Fluckiger had placed them in his custody at the close of the Feb. 10 meeting. It being apparent that Mr. Fluckiger would not appear, the chair asked for selection of a temporary clerk. Mr. Judkins nominated Mr. R. D. Weaver, clerk of the Town of Burke. Mr. Weaver was unanimously elected.

The chair asked if any of the petitioners were present. Mr. Bareis indicated that he just received a telephone call from Mrs. Wheeler, advising that Mr. Wheeler was in La Crosse, and that having missed his transportation back to Madison he was planning on taking a plane back which was due to arrive in Madison at about 9:30 p. m. The chair read the names of the other petitioners and asked if they were present. Mr. LeRoy Peterson made a statement to the effect that most people he had talked to both those in favor and those in opposition to the petition had indicated they would probably not appear to discuss the petition before the municipal boards because they all felt certain that an appeal would be taken from whatever action the municipal boards might take and that they would then rather make their appearance before the state superintendent.

Mr. Howell displayed a map showing in colors the school district boundary lines mentioned in the petition. The map also showed the outlines of the school districts described in an earlier petition.

The chair asked if anyone wanted to be heard in opposition to the petition. Mr. Eisner raised the point of the legality of the proceedings under section 40.30 of the Statutes when a High School district is involved. He further objected to the petition because the Town of Berry would have no chance to elect a member of the school board from its residents.

The chair asked City Attorney Harold Hanson if he had any comment to make on the legal questions raised by Mr. Eisner. Mr. Hanson indicated he had no comments.

Mr. Cameron of Waunakee voiced the opposition of the Village of Waunakee and he asked if proper notices had been sent to school districts as required by law. The chair was not able to answer that question and in the absence of Mr. Fluckiger, who had acted as clerk of the municipal board at its last meeting, no one could answer the question.

The chair ruled that in view of the fact that no one could definitely state that notices were not sent out and in absence of a statement from Mr. Fluckiger it must be presumed they had been properly sent out.

Mr. Lynaugh moved that a vote be taken to deny the prayer of the petition. Seconded by Mr. Judkins.

Mr. Walsh of the town of Westport stated that the Town of Westport was against the petition.

The chair asked for a roll call vote on the motion to deny the petition explaining that a vote of 'yes' was in opposition to the petition and vote of 'no' was in favor of the petition. The vote was as follows:

Town of Dane	Russell Lee	absent
"	Joe Goeden	"
"	Ed Wipperfurth	"
Town of Vienna	Andrew Mell	yes
"	Martin Koch	yes
"	John K. Johnson	absent
Town of Berry	Herman Eisner	not voting
"	Leonard Theis	absent
"	Edwin Schuman	"
Town of Blooming Grove	William Dettinger	yes
"	Henry Fisher	yes
"	A. T. Jorgenson	yes
Town of Springdale	C. A. Sorenson	absent
"	Joseph R. Olson	"
"	George P. Brager	"
Town of Verona	Bert Thompson	"
"	Carl Fossbind	"
"	John Batker	"
Town of Fitchburg	John Fluckiger, Jr.	"
"	George M. Barry	"
"	William McKee	yes
Town of Cross Plains	Math J. Kalscheur	yes
"	John Brunner	absent
"	John Zander	"
Town of Middleton	Carl Meyer	"
"	Clarence Rung	yes
"	Geo. Denner	yes
Town of Madison	R. C. Dubielzig	no
"	Eugene Judkins	no
"	Elmer Nielson	no
Town of Springfield	John Pertzborn, Jr.	absent
"	William Helt	yes
"	Clemen Schroeder	yes
Town of Westport	E. J. Walsh	yes
"	Frank J. Ziegler	yes
"	Clifford Jensen	yes
Town of Burke	O. K. Anderson	yes
"	Chas. Kittleson	yes
"	Bernard Larson	yes
Town of Primrose	Gilman J. Bowers	absent
"	G. O. Stamm	"
"	John Rhiner	"
Town of Montrose	W. H. Palmer	"
"	Hubert Remy	"
"	Leo F. Piller	"
Village of Monona	E. F. Rothman	"
"	Albert Brandt	"
"	W. L. Schultz	"
"	Ray Case	"
"	Harold Stone	"
"	Ralph A. Okray	"
Village of Verona	R. A. Williams	yes
"	Geo. Batker	absent
"	Fred Hefty	"
"	William Miller	"
"	Ed Mani	yes
"	Lyle McGilvra	absent
"	Ernest Johnson	"
Village of Waunakee	Roy W. Cameron	yes
"	Francis Bowles	absent
"	Werner Bernards	"
"	R. G. Lamboley	yes
"	O. A. Atteson	yes
"	Michael Simon, Jr.	yes
Village of Cross Plains	W. B. Esser	absent
"	John Kalscheur	"
"	Engelbert Faust	"

Village of Maple Bluff	W. J. Rendall	Absent
"	D. K. Baskerville	"
"	J. B. Castle	"
"	O. M. Patterson	"
"	Earl Wheeler	"
"	Don Anderson	"
Village of Middleton	Chas. E. Neuman	"
"	Harold Bach	"
"	Edward G. Kromrey	"
"	Marcus Schwab	"
"	Geo. Knepper	"
"	Helmuth Schroeder	"
"	Roland Drum	"
City of Madison	John Coyne	yes
"	Ray Fessenden	"
"	Harrison Garner	absent
"	Geo. Hall	yes
"	Peter Lynaugh	"
"	Henry Reynolds	Yes
"	Wm. C. Sachtjen	absent

The chair announced the vote as follows: Of those municipalities having a majority voting present, 8 voted in favor of the motion and 1 voted against the motion. The motion to deny the petition carried and the chair announced that he would have an order drawn to so deny.

Mr. Hall moved to adjourn. Seconded and carried.

(Signed) R. D. Weaver
Clerk"

"In re: Petition of R. C. Rosa, et al to the City Council, City of Madison, Dane County, Wisconsin; the Village Boards of the Villages of Cross Plains, Maple Bluff, Middleton, Monona, Verona, Waunakee, Dane County, Wisconsin; The Town Boards of the Towns of Dane, Vienna, Berry, Springdale, Verona, Fitchburg, Primrose, and Montrose, Dane County, Wisconsin; praying for the dissolution of certain school districts and the attachment of the territories therein to other school districts pursuant to Chapter 40.30 of the Wisconsin Statutes; which petition was filed with the City Clerk, City of Madison, on or about January 20, 1949.

ORDER OF MUNICIPALITIES DENYING PETITION

WHEREAS, a petition by R. C. Rosa, and others, to the City Council, City of Madison, Dane County, Wisconsin; the village Boards of the Villages of Cross Plains, Maple Bluff, Middleton, Monona, Verona, Waunakee, Dane County, Wisconsin; the Town Boards of the Towns of Dane, Vienna, Berry, Springfield, Westport, Burke, Cross plains, Middleton, Madison, Blooming Grove, Springdale, Verona, Fitchburg, Primrose, and Montrose, Dane County, Wisconsin; praying for the dissolution of certain school districts and the attachment of the territories therein to other school districts pursuant to Chapter 40.30 of the Wisconsin Statutes; which petition was filed with the City Clerk of the City of Madison on or about January 20, 1949, a copy of which petition is attached hereto and made a part hereof, the same as if specifically incorporated herein, and

WHEREAS, the municipal boards and councils did meet on February 10, 1949 and did, by joint resolution, set a date for hearing of said petition although no proof of the giving of proper notices of said hearing was produced, and

WHEREAS, only nine (9) of the municipalities petitioned had a quorum present so as to take appropriate municipal~~ities~~ action, and

WHEREAS, upon a motion being put to the meeting that the prayer of the petition as aforesaid be denied, and the vote being eight (8) in favor of the motion and one (1) against.

Now, THEREFORE,

It is ORDERED that the prayer of the petition of R. C. Rosa

et al, a copy of which is annexed to this order and make a part hereof, be and the same is hereby denied.

February 24, 1949.

(Signed) R. C. Dubielzig
Duly elected Chairman of the Meeting"

Examination of the above quoted documents disclosed the following facts:

- 1.(a) The petition designated 22 school districts.
- 2.(b) The petition carried the signatures of 8 electors who failed to designate the district or districts of their residences.
- (c) The petition was addressed to the clerks of 22 municipalities, 7 of which are incorporated and 15 of which are unincorporated.
2. The minutes of the hearing disclose that:
 - (a) Boards of 13 of the municipalities did not have a quorum present at the hearing and that of these 13 boards, 10 were not represented at all.
 - (b) The 9 boards present with quorums voted as follows:
 - 1 In favor of issuance of the order petitioned for (1)/
Namely the Town Board of the Town of Madison.
 2. In opposition to issuance of the order petitioned for (none).
 3. Individual members of boards voting in favor of issuance of the order petitioned for in addition to the town board of the Town of Madison (none).
 - (c)
 1. None of the petitioners appeared to present information or testimony in support of the petition.
 2. Testimony was presented to the effect that interested parties deliberately refrained from appearing on the supposition that the matter would be appealed to the State Superintendent in any event.
 - (d) The minutes of the hearing do not indicate the presence of any of the boards or board members of the 22 school districts concerned.
- 3 The appeal carries the signatures of 3 to 8 of the petitioners.
4. The order by the municipal boards was compelled by absence of municipal boards.

Experience in the matter of appeals respecting school district reorganization brought the State Superintendent to the conclusion that the holding of a hearing on the appeal herein being considered would not result in bringing forth for concerning the statistical facts and information by electors upon which a proper order might be issued, and that such statistics and information would have to be arrived at by research conducted by the members of the staff of the Department of Public Instruction. For these reasons a series of meetings in the several school districts were conducted by the department members assigned to that duty for the purpose of securing information relative to the desires of the residents and with respect to the physical facts related to the appeal.

The statistical facts related to the several districts and to the proposed reorganization were also surveyed, tabulated and filed with the state superintendent for his consideration. Said tabulation is herewith set forth.

A petition signed by 8 electors on January 17, 18, 19, 1949 was submitted to the Clerk of the City of Madison and addressed to:

City Council of City of Madison, Dane Co., Wis.
Village Boards of Villages of Cross Plains, Dane Co., Wis.

Maple Bluff
Middleton
Monona
Verona
Waunakee, all in Dane County, Wis.
Town Boards of Towns of:
Dane
Vienna
Berry
Springfield
Westport
Burke
Cross Plains
Middleton
Madison
Blooming Grove
Springdale

Verona
Fitchburg
Primrose
Montrose, all in Dane County, Wis.

The petitioners list six separate actions affecting school district boundaries within the above municipalities and propose the following actions:

Part I

1. The dissolution of 19 common school districts and the attachments of the territory of said dissolved school districts to the Jt. Dist. No. 8 of the City of Madison and Towns of Blooming Grove and Madison for school purposes only.
2. The newly enlarged metropolitan district would be renamed Jt. Dist. No. 1, City of Madison et al.
3. It further provides that portions of sections 14 and 23 of Jt. Dist. No. 1, ~~City of Madison et al.~~ Towns of Madison and Middleton, lying in the Town of Middleton be made a part of Jt. Dist. No. 12, Village and Town of Middleton.
 - A. Subsequent action through appeal to State Superintendent ordering on October 11, 1950 the attachment of NE $\frac{1}{4}$ of the SE $\frac{1}{4}$ of Sec. 23, Town of Westport to Dist. No. 6. Westport.
 - B. Subsequent action through appeal to State Superintendent ordering on October 11, 1950 the attachment of NE $\frac{1}{4}$ of the SE $\frac{1}{4}$ of Sec. 23, Town of Westport to Dist. No. 8, Westport attachment of rural territory to the City of Madison for all municipal purposes.

	School District from which detached	Location	Sq.Mi.	Date
1.	Jt. 7, Madison & Fitchburg	Frederick Land (SW)	.0011	1949-8-12
2.	Jt/ 3, Madison & Fitchburg	Wingra Park Dr. (S)	.0078	"-9-13
3.	Jt. 1, Madison & Middleton	University Ave. (NW)	.6763	" 10-22 7
4.	Jt. 7, Madison & Fitchburg	Gately Terrace (SW)	.0186	" 10-22
5.	Jt. 10, Burke & Madison	Truax Field (NE)	.0166	1950-2-14
6.	Jt. 10, Burke & Madison	N. of Vil. Maple Bluff (NE)	.0022	1950-1-13
7.	Jt. 1, v. of Maple Bluff,	S. of Vil. of Maple Bluff (NE)	.0019	1950-1-13
8.	Dist. No. 2, T. Of Madison	Midvale (W)	.0574	1950-4-14
9.	Jt. 7, Madison & Fitchburg	Beltline (SW)	.0858	1950-6-9
10.	Dist. No. 2, Madison	Piper Drive (W)	.0582	1950-5-26
11.	Dist. No. 2, Madison	Hilltop Drive (W)	.0637	1950-9-8
12.	Jt. 1, Madison, Middleton	University Ave. (NW)	.0841	1950-10-13
13.	Jt. 7, Madison, Fitchburg	Belt Line (SW)	.0766	1950-9-22
14.	No. 4, Burke	Rethke Ave. (E)	.0010	1950-9-22
15.	Jt. 7, Madison & Fitchburg	Belt Line (SW)		1951-2-9
16.	No. 4, Burke	Hwy. 30 (E)	.0011	1951-1-12
17.	No. 2 Madison	Mineral Pt. Rd. (W)	.0782	1951-2-9
18.	No. 2 Madison	Mineral Pt. Rd. (W)	.0245	1951-2-22
19.	Jt. 1, Blooming Gr. & Burke	Tulane Ave. (E)	.0021	1951-4-26
20.	Jt/ 7, Madison & Fitchb.	Odana Rd. (SW)	.0004	1951-5-25
21.	Jt. 7, Madison & Fitchb.	Odana Rd. (SW)		1951-8-1
22.	Jt. 7, Madison & Fitchburg- No. 8, Middleton)			1951-8-8

The valuation of the above parcels was not available from the city offices.

C. The Syene District No. 1, Fitchburg in November, 1951 was attached by municipal board action to Jt. Dist. No. 1, village of Oregon, et al.

D. Jt. No. 10, Burke & Madison has been attached to the City of Madison for all municipal services. That portion of the district lying in the town of Madison and Westport was attached to Jt. 1, Village of Maple Bluff, Town of Madison.

PART II

1. Dissolve Jt. Dist. 6 & 7, Towns of Middleton & Madison & Springfield and attaching territory comprising said dissolved districts to Jt. Dist. No. 12, Village and Town of Middleton, Madison and Springfield.

A. Subsequent action through municipal boards on Aug. 18, 1950, Jt. Dist. No. 6 & 7 was attached to Jt. Dist. No. 12, Village & Town of Middleton, Towns of Madison & Springfield.

Note: The action of the municipal boards took place during the time the appeal was pending.

PART III

1. Ask for the attachment of Sec. 1, 2, 3, 4, 9, 11, 12, 13, 14, 15, 22, 23 and 24 T. 8 N, R. 8 E. of Town of Springfield, presently within the Middleton U.F.H.S. district and sections 25, 26, 27, 34, 35, 36, T. 9 N. R. 8 E. Town of Dane, and sections 28, 29, 30, 31, 32, 33, 34, T. 9 N, R. 9 E, Town of Vienna, all in Dane County to the Waunakee U. F. H. S. District

- A. Subsequent action pursuant to 40.68 the following territory was attached to the Waunakee U. F. H. S. district:

All of sections 1, 2, 11, 12, 13, 14, and 24 and all of section 23 except the W. $\frac{1}{2}$ of NW $\frac{1}{4}$ thereof, the E. $\frac{1}{2}$ of SE $\frac{1}{4}$ of Sec. 4, the NE $\frac{1}{4}$ of NE $\frac{1}{4}$ of Sec. 9. N. $\frac{1}{2}$ of the NW $\frac{1}{4}$ of Sec. 10. E. $\frac{1}{2}$ of NE $\frac{1}{4}$ of Sec. 15. NE $\frac{1}{4}$ of NE $\frac{1}{4}$ of Sec. 22. N. $\frac{1}{2}$ of NW $\frac{1}{4}$, N. $\frac{1}{2}$ of NE $\frac{1}{4}$, of NE $\frac{1}{4}$ of Sec. 23 T. 8 N, R. 8 E.

Note: 8 11/16 sections or 66.7% of the territory listed in the petition was placed in the Waunakee U.F.H.S. district. The State Superintendent acknowledged the above action on Sept. 15, 1950.

- B. Subsequent action pursuant to 40.68 all of sections 19, 20, 28, 29, 30, 31, 32 and 33:

W $\frac{1}{2}$ of SW $\frac{1}{4}$ of Sec. 16
S $\frac{1}{2}$ of Sec. 17
S $\frac{1}{2}$ of Sec. 18
W $\frac{1}{2}$; SE $\frac{1}{4}$; SW $\frac{1}{4}$ of NE $\frac{1}{4}$ of Sec. 21
W $\frac{1}{2}$ of W $\frac{1}{2}$; SE $\frac{1}{4}$ of Sec. 27
S $\frac{1}{2}$; S $\frac{1}{4}$ of NW $\frac{1}{4}$ of NW $\frac{1}{4}$; W $\frac{1}{2}$ of NE $\frac{1}{4}$ of NE $\frac{1}{4}$
and SW $\frac{1}{4}$ of NE $\frac{1}{4}$ of Sec. 34
S $\frac{1}{2}$ of Sec. 35
S $\frac{1}{4}$ of Sec. 39

were attached to the Waunakee U.F.H.S. district on July 26, 1950 and acknowledged by the State Superintendent on Aug. 8, 1950.

Note: This action included all the area listed in the petition. The action took place subsequent to the filing of the appeal with the State Superintendent.

PART IV

1. To detach territory from the Waunakee U.F.H.S. district, namely, Dist. No. 6, Town of Westport and that part of Jt. Dist. No. 1, Village of Maple Bluff, and Towns of Madison and Burke which has been annexed to the Village of Maple Bluff once lying in the Town of Westport.

PART V

- I. Detach following described territory from the Middleton U.F.H.S. district, to-wit:
All of Sections 12, 13, and 24, T. 7 N, R. 8 E.

PART VI

- I. Detach territory ~~assigned~~ from the Verona U.F.H.S. district Sec. 7 and 8, T. 6 N, R. 9 E.
- II. The meeting of the municipal boards was held on Feb. 10, 1949 for the purpose of setting a date for a formal hearing to act upon the petition.
- III The formal hearing was held on Feb. 18, 1949 at 8:00 P. M. in the City Library Auditorium, with the following municipal boards represented:

Town of Vienna	Town of Cross Plains
Berry	Madison
Blooming Grove	Middleton
Fitchburg	
Town of Springfield	Village of Verona
Westport	Waunakee
Burke	City of Madison

Note: 12 town boards were represented with but one member from the Towns of Fitchburg, Cross Plains, Berry and two members from the Village of Verona.

Absent were representatives from:

Town of Dane
 Springdale
 Verona
 Primrose
 Montrose
 Villages of Monona
 Cross Plains
 Maple Bluff
 Middleton

1. Of the 22 boards involved in the action, 9 boards had a majority of members present of which 8 voted for the denial of the petition and 1 voted in favor of the petition.
2. The Village of Shorewood Hills, which is a part of Jt. School District No. 7, Village of Shorewood Hills and Town of Madison, one of the 19 school districts involved in the petition, was omitted in the petition filed with the municipal clerk.
3. Further evidence of this omission is revealed in the minutes of the formal hearing on Feb. 18, 1949 by the failure of the secretary of said hearing to record the village representative of Shorewood Hills as being either present or absent.
4. The minutes of the formal hearing further reveal that the uncertainty as to the filing of proper notices of said hearing with the school districts as required by the law caused the chairman of formal hearing to rule that notices were presumed to have been sent out.
5. The minutes also reveal that none of the petitioners were present, although one who apparently intended to be present, Mr. Wheeler, was absent because of transportation difficulties. Mr. LeRoy Peterson stated that, regardless of the action of the municipal boards.
6. Three ~~of the~~ persons presumably municipal board members, spoke against the petition. The City Manager outlined on a map the districts affected.

IV. Filing of the appeal with the State Superintendent.

Pursuant to the provisions of Sec. 40.30 (1)(b), 7 electors of the area, aggrieved by the denial of the petition, filed an appeal with the State Superintendent of Schools on Feb. 28, 1949.

The appellants list the following grievances:

1. Denial of order by municipal boards.
2. Failure or neglect of John Fluckiger, duly elected clerk of the municipal boards, to provide the notices required by section 40.30 (2).
3. Inadequate representation by members of municipal boards made action by the majority of each board impossible.

V. Informal Meetings with School Board Members of Districts involved in part one of the Appeal Document.

The reaction of board members present at the said meetings fall

into the following general categories:

1. A few rural board members expressed a strong desire for retention of the status quo, although they will desire the opportunity to use the services of the Madison High Schools.
2. A few rural boards joined with the majority of suburban members in favoring the creation of the Metropolitan School District. A minority of the suburban board members expressed a negative point of view or seemingly favored the status quo for the time being.
3. The outright opposition of the School Board of the City of Madison.

However, it will be readily understood that the attitudes and desires of those present from the various districts were their own points of view and not necessarily those of the electors of their districts.

Pertinent points of view expressed are herein enumerated:

1. Suburban electors favored the retention of their village governments and control of their elementary schools.
2. They recognized their collective inability to provide high school opportunities comparable to those currently enjoyed in the Madison High Schools.
3. Preference was expressed as to the advantages of a Metropolitan School District which would give them assurance of continued high school opportunities in Madison, plus elementary centers in their respective municipalities and enable their village or town governments to function as they now do.
4. Recognition of the legal obstacles which cause an inequitable allocation of capital expenditures and the hope that corrective legislation will make possible the distribution of all costs in an equitable way.
5. A growing awareness of continuous expansion of the City of Madison.
6. A realistic recognition of the necessity of attaching to the City of Madison for all municipal purposes if high school opportunities for their children are endangered.
7. Some expressed belief that the action of the appellants was a futile effort and the same end results can be obtained now through the expanded activities of the County School Committee and informal citizens' groups.
8. The effect of a possible referendum on such an order, if issued, would depend upon the financial impact of equalizing the cost on any particular community.
9. The City of Madison is willing to extend its educational services for elementary and high school purposes to the rural and suburban areas as long as building facilities permit. The officials of the city are opposed to the annexation of territory to the city for school purposes only.

VI. Summarization of Survey made of proposed Metropolitan School District.

1. Area would be increased from 16 sq. mi. to approximately 71 sq. mi.

2. The equalized valuation for 1950 would be increased from \$290,702,600 to \$341,408,400, or by approximately 17.4 per cent.

3. The assessed valuation for 1950 would be increased from \$245,000,760 to \$278,231,466, or by approximately 13.6 percent.

4. Pupil population would be increased from 10,703 to 14,155 or by approximately 32.3 percent. Of the total non-resident students listed for Madison in 1950-1951, 642 were high school pupils, 202 elementary, and 109 handicapped. The total tuition receipts for Madison for 1950-51 were \$212,907.01.

5. Valuations behind each student:

Area outside city - - - \$14,700
 Area within city - - - 27,300
 Metropolitan area - - - 24,100

6. Tax rate for Operation and Maintenance for the current year for:

- A. Districts not operating high school ranged from \$2.96 per thousand to \$20.37 per thousand plus an additional county high school tax of \$3.99 per thousand for last year.
- B. For the City of Madison, the tax rate for the current year is \$9.48 per thousand.
 On the basis of the total levies raised for 1951-52 which were spread over the entire area, a tax rate ~~for~~ of \$10.31 per thousand would be necessary. This would result in an increase of \$243,571.71, or approximately 8.8 percent.
- C. The City Superintendent estimated that such a district would require approximately \$220,000 more to provide the same quality of educational services to the outlying schools as are now provided in the Madison Schools. This would necessitate another $\frac{3}{4}$ of a mill tax for school purposes, bringing the total to $1\frac{1}{2}$ to 2 mills, exclusive of expenditures for capital expenditures or debt service.

7. Long Term Indebtedness as of Sept. 13, 1951

- A. City of Madison - - Total \$2,318,442.00
- B. Other Districts - - Total \$722,384, with an annual debt retirement of \$53,125.75

In addition, the City of Madison has voted to bond the city for the sum of \$2,474,000 for school purposes, but the bonds have not been sold for this entire amount.

8. Legal Implications

- A. The number and procedure of electing board members is complicated by conflicting statutory provisions.
- B. The extension of municipal services such as police, fire, health, and library to outlying attendance centers poses additional legal questions and complicates the city's administrative functions and obligations.
- C. Numerous alterations of school district boundary lines have been made as listed in Parts I, II and III subsequent to the filing of the appeal with the State Superintendent.
- D. The prospective authority of the electors of the proposed district who reside outside of the City of Madison to vote on bond issues for building purposes is not provided by present statutes; though the Attorney General has held that taxes might be levied against their property to retire the principal and interest of such bonds as they would become due. Hence, the area proposed for attachment, if attached, would be totally dependent upon the will of the City Council of the city of Madison for the provision of future building construction in said area.

The composition of the board of education of joint city school districts is not clearly spelled out by the statutes. Certainly the power of Town Chairman of Towns, parts or all of which are included in the proposed district, to act on the school district budget and tax levy provided for when attachment orders are issued by County School Committees pursuant to the provisions of Section 40.30.

On October 28, 1952 an Attorney General's Opinion holds as follows: Where a city is operating under the city school plan, sections 40.50 to 40.60 of the statutes, and has territory attached thereto for school purposes only:

1. Debt limitations of 8% in Article XI, sec. 3 Wisconsin Constitution is computed only on the property in the city proper and property in the attached area is not included.

2. Issuance of bonds by such city to construct schools is under section 67.04(2)(b) of the statutes and to be voted by the city council.
3. Annual installments of the irrepealable ~~taxspread each year as they accrue over the property in both the city~~ tax to retire bonds issued by such city to construct schools are collectible as a tax spread each year as ~~as~~ as they accrue over the property in both the city proper and the attached area in that year.
4. Bonds may be issued by such city to construct schools regardless of whether the schools are to be located in the city proper attached area.

9. Building Survey of Outlying Districts.

- A. Three of the school districts have suspended the operation of their schools. Only one of these districts, No.2, Town of Madison, has a building, while two, Jt. No. 7, Towns of Madison and Fitchburg and Jt. No.4, Towns of Madison, Monona Village, Have no buildings.

B. Summary of Building Characteristics

- (1) Site--range of 1/2 acre to 10 acres, the average site being 4.2 acres
- (2) The year of construction ranges from 1845 to 1951 with the median year of construction being 1934.
- (3) Basements are present in all of the structures.
- (4) Twelve are one-story structures.
- (5) Four are two-story structures.
- (6) Outside wall construction
 - a. Solid masonry---10
 - b. Frame with masonry veneer---3
 - c. Frame--6
 - d. Metal--1

Note: In some instances additions to the original building were of a different type of construction.

- (7) Interior construction
 - a. Solid masonry--5
 - b. Masonry and wood--12
 - c. Wood--2
- (8) Water supply
 - a. Municipal--4
 - b. Private well and automatic pumps--11
 - c. None--1 / (closed school)
- (9) Toilets
 - a. Outdoor toilets--2
 - b. Indoor water-flush toilets--14
- (10) Heating
 - a. ~~Gas~~--2 Steam--6
 - b. ~~Gas and oil~~--2 Steam and hot air--1
 - c. ~~Oil~~--8 Hot air--9
- (11) Fuel
 - a. Coal--7
 - b. Coal and oil--2
 - c. Oil--6
- (12) Automatic controls--15
- (13) Heating plant in fire resistive areas--exists in all schools
- (14) Ventilation
 - a. Blower--10
 - b. Unit--3
 - c. Gravity and blower--1
 - d. no reply--2
- (15) Fresh air supply--16

C. Classrooms

- (1) Academic--90
- (2) Enrichment Areas (Kdgns., Libraries, Auditoriums, gymnasiums, etc.) --21
- (3) Auxiliary rooms (toilets, lunchrooms, offices, teacher rooms, etc.,)--79

D. Building capacities

- (1) Grades housed
 - a. Grades 1-8--8
 - b. Grades K--8-4
 - c. Grades K-6--1
 - d. Grades 1-6--1
 - e. Grades 1-4--1

Note: 5 of the 15 operating schools provide kindergarten services.

- (2) Total enrollments--2231 (reported on build-survey as of Sept. 1950
- (3) Teacher stations--92
- (4) Instrumental rooms not on school property--1
- (5) Number of rooms under construction--4
- (6) Number of rooms being planned--7
- (7) Average number of pupils per classroom--25

E. District operation of schools

- (1) 3--Non-operating
- (2) 5--One-teacher center
- (3) 1--Four " "
- (4) 1--Six
- (5) 2--Thirteen tchr. centers
- (6) 2--Sixteen " "
- (7) 2--Sixteen " "
- (8) 1--nineteen " "

F. The buildings and facilities, on the whole, are sound although there have been needs for additional rooms, it has been met by means of additions to existing plants, with the exception of the Shorewood Hills and Fish Hatchery School Districts. The former, despite substantial additions to its ~~former~~ school plant, sends its 7th and 8th grade pupils to Madison schools, whereas the latter, the Fish Hatchery School, sends its 7th and 8th grade students to Wisconsin High School. The value of the school buildings is an indeterminable amount which would have little, if any bearing in the case.

~~The buildings and facilities~~ The Sunnyside District No. 4, Burke, has recently bonded the district for the purpose of erecting four additional classrooms. The Frank Allis School has construction started on a 4-room addition. The Camp Badger School No. 10, Fitchburg is planning to add one room, plus a basement to its structure.

VII. Population Increase

Town	Population		Decrease	Increase	Percent
	1940	1950			
Bloomington Grove	3,015	5,406		2,391	79.3
Burke	3,003	2,557	446		14.9
Fitchburg	1,257	2,318		1,061	84.4
Madison	4,638	4,179	459	-	9.9
Westport	2,689	2,954		265	9.9
Village					
Maple Bluff v.	1,084	1,581		489	56.7
	862	1,351			
Monona Village	1,323	2,533		1,210	91.5
Shorewood Hills, V.	1,064	1,581		517	48.6
City					
Madison	67,447	95,594		28,147	41.7
	85,298	118,473		33,175	38.89
Suburban area	17,851	22,879		5,028	28.16

Of significance is the fact that the Madison Metropolitan Area has experienced an appreciable growth during the past decade. While the City of Madison has had a population increase of 41.7 percent, making an average increase for the entire area of 38.89 percent.

The implications of this rapid growth on the educational problems of city and suburban areas are of such a nature so as to elicit the serious concern and study by large numbers of citizens in order to achieve solutions understood by and acceptable to the majority of the electors.

VIII. Teacher Certification

A total staff of 102 teachers are serving schools located in the outlying area, of which 3 teachers are part time workers, though qualified teachers.

- 56 have unlimited licenses
- 29 have 1 year licenses
- 9 have 5 year certificates
- 8 have 1 year special licenses

A total of 85 out of the 102 teachers ~~are serving schools located in the existing area array of which 83 percent are part time workers through qualified teachers~~ or about 83 per cent are fully qualified and licensed, while 17 or 17 percent are in the process of becoming fully credited teachers. This would indicate that the level of professional standards for teachers is of a relatively high quality.

IX. Conclusions

A. Legal complications

1. The omission of the village board of Shorewood Hills in the petition and the further omission in the minutes of the formal hearing of the presence or absence of the village board of Shorewood Hills causes the legality of the proceedings to be questioned.
2. The following school districts would be disrupted and grounds for litigation established.
 - a. Middleton Union Free High School District
 - b. Waunakee Union Free High School District and the Verona Union Free High School District
 - c. Jt. School Dist. No. 1, village of Oregon, et al., and the Oregon, et al. district.
 - d. No. 6 Westport
 - e. In addition, taxpayers who would be detached from ~~districts~~ any of the above districts would have to carry along and absorb additional debts owned by the districts from which they were detached on such loans as have been negotiated pursuant to the provisions of Sec. 25.01 of the statutes.
3. Needed legislation to foster the creation of the metropolitan school district is apparent to enable cities of second and third class to elect a board of education, fiscally independent, empowered to hold title to property, answerable directly to the people through election to membership on the board, and with the approval of capital expenditures by means of a referendum wherein all the electors share in the approval as well as in the retirement of the indebtedness.
4. The questionable ability of the city to provide police, fire, and health services to areas outside of the city.

Careful and long consideration of the foregoing facts and findings having convinced the state superintendent that:

1. (a) The opportunity for high school education of the children in the area proposed by the appellants for attachment to the Madison City School District would not be enhanced by such attachment.

(b) It is self-evident that the opportunity for high school education of the ~~children~~ children who now reside in the present Madison City School District would not be enhanced by such attachment.

2.(a) The children residing in some parts of the area proposed by the appellants for attachment to the Madison City School Districts would receive increased educational opportunity at the elementary level as a result of such an attachment.

(b) It is self-evident that the educational opportunity at the elementary level, for children who now reside in the Madison City School District would not be increased by such attachment.

3. The annexation of twenty-two portions of the area, proposed by the appellants for annexation to the Madison City School District to the City of Madison for all purposes, and the attachment of several other portions of said area

to school districts other than the Madison City District since the filing of the appeal, indicates that the petitioners and appellants were not well-advised as to the desires and intentions of the residents and freeholders of the area described in the petition and in the appeal.

4. The Board of Education and City Council of the City of Madison and the boards of several of the other school districts and municipalities involved are in opposition to the proposed attachment of territory to the Madison City School District.

5. the attachment of the proposed area to the City of Madison District would be accompanied by an expansion of building facilities and adjustment of salaries, the major cost of which would fall upon the taxpayers of the City of Madison with a resultant increase in the tax levy rate of the City of Madison of approximately two mills.

6. The present laws governing the composition of boards of education of joint school districts which incorporate cities of the second or third class within their boundaries are not clear, and do not adequately provide for representation for residents of incorporated areas which are a part of such districts when attachment is secured under the provisions of Section 40.30 of the statutes.

7. The State's Attorney General's opinion dated October 28, 1952 establishes the fact that legislation is needed to correct the present Statutory provisions which limit the debt limitation of joint city School Districts to eight per cent of the assessed valuation of the city only and vests the power to issue bonds for school purposes solely to the city council.

8. There are other remedies for the educational problems facing the remaining portions of the areas which the appellants propose for attachment to the Madison City School District, i. e. ,

(a) Annexation to the City of Madison for all purposes.

(b) Attachment to school districts other than the City of Madison School District.

(c) Creation of new School districts comprised of the territory described in the petition and appeal.

The petitioners and appellants were not appraised of the facts related to the petition to which the appeal was related.

In consequence of the above findings and facts, the appeal herein presented and considered is herewith dismissed.

Dated December 4, 1952.

Signed G. F. Watson, State Superintendent.

January 6, 1953 Regular Meeting 7:30 P. M.

Messrs Voit, Ashman and clerk present.
Inspector Entwistle, Chief Thorstad and Phil Pederson present.

Eustace Mr. Entwistle suggested naming court on Eustace property.
After discussion - agreed on Eastace Court/

*Lots
Walterscheit
Plat
Drainage
Fire Dept* Atty Cooper came in. Mr Jesse Brown appeared in regard to
Lots 4 and 5, Block 11, Walterscheit Plat.
Board agreed on \$1,200.00 for original payment and delin-
taxes and specials.
Mr Brown would consider the matter.

Chief Thorstad asked for Foam for the department.

Treasurer still had Robert Weaver's check no. 508.
(after several years - address unknown.)

Inspector Entwistle Filed his report.

*Ord
Firearms
Explosives* Atty Cooper had prepared a new ordinance on:

6.03 Firearms and Explosives

(1) Discharge of Firearms and Explosives.
No person shall fire or discharge any gun, shotgun,
machine gun, cannon, or any firearm of any description
or any air gun, within the platted areas of the Town of
Blooming Grove, without the written permission of the
Town Board of Blooming Grove or the constable thereof,
which permission shall limit the time of such firing and
shall be subject to revocation at any time.

(2) No person shall set off, explode, or fire any squib,
firecracker, bomb, Skyrocket, torpedo, cap, or any other
type of fireworks at any time within the Town of Blooming
Grove.

Mr Ashman moved adoption. Seconded and carried. *See P. 79*

Justices Kaatz and Singer filed their reports.

Brewer Rd Mr Ashman suggested as there was now sufficient signa-
tures for the Brewer Road that it ~~was~~ be considered by
an appraisal committee. Discussed the procedure to
follow and the time to proceed.

*Disposal
Unit* Discussed disposal unit for Garbage.

Orders drawn as per Order Register.

Meeting adjourned.

H. P. Entwistle
Town Clerk.

January 10, 1953 Special Meeting 2:00 P. M.
All three members of the board and clerk present.

*Municipal
Bldg.* Special meeting with building committee.
Messrs Donald Ward, Joseph Zapata, Chief Thorstad,
Chief Widman and Inspector Entwistle present.

Met with Russell Doolittle and his partner (architect)
to discuss plans to be prepared by them by the end of
February.

Went into details on all requirements - to meet again
on the seventeenth.

H. P. Entwistle
Town Clerk.

January 20, 1953 Regular Meeting

7:30 P. M

All three members of the board, clerk and Chief Widman present.

Mr. Marshall Erdman appeared in regard to settlement for Shelter House for Lake Edge.

*Shelter House
Lake Edge*

Discussed error in building. He was shown where work did not comply with plans and specifications. He agreed to correct. Part payment authorized.

Mr. Leonhardt moved to pay \$1,500.00. Seconded by Mr Ashman and carried.

Mr. William Johnson appeared in regard to his increased assessment. 3252 Milwaukee Street. He was told to pay his taxes under protest.

Assessment

Mr Egan here in regard to assessment on 4604 Turner Avenue Same disposition.

Mr Wideen of Gallagher Plat inquired about paying taxes under protest.

Residents here about the dangerous crossing at Beltline. from vicinity of Major Avenue and Beltline.

*School
Crossing*

After discussion agreed that there should be "slow" Signs and "Children Crossing" signs.

Chairman Voit suggested a guard.

Mr Tremain suggested stop sign on Major Avenue, and Boulevard without stop sign. Removal of tree on corner Davidson and Monona Drive.

Stop

Justice Johnson's request for refund on case that was reversed by higher court. Board agreed that when county pays the town they would reimburse the justice.

Justice Johnson

Discussed officers salary. Chief Widman present.

Police D.

Agreed that Officers Haug salary should be increased ten dollars making \$180.00 plus the new cost of living, which had been increased three dollars making \$295.00.

Chief Widman's salary should be 210.00 plus 115.00 Making \$325.00.

Part time officers should continue at rate now paid.

Mr. Pederson had received bids for truck tires.

Truck Tires

Mr Leonhardt moved to accept the lowest, Holmes Tire Company's bid of \$430.46. Seconded by Mr Ashman and carried.

Zoning Ordinance Amendment No. 421.

The Dane County Board of Supervisors does ordain as Follows:

Zoning

A. That paragraph 4 of section 10.03 (4) (k) m C-2 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended to read as follows:

4. That part of the E $\frac{1}{2}$ S. E. $\frac{1}{4}$ Section 9 lying between Highway 51 and the C. & N. W. R. R. right of way; also the north 320.5 feet of Lot 5 and the north 200 feet of Lots 6, 7 & 8, Block 23, Morningside Heights.

B. That paragraph 6 of Section 10.03 (4) (c), R-3 Residence District, be amended to read as follows:

6. Morningside Heights, except north 320.5 feet of Lot 5 and north 200 feet of Lots 6, 7 & 8, Block 23

Resolution

Resolved by the town board of the Town of Blooming Grove that Zoning Ordinance Amendment No. 421, amending Section 10.03 (4) (k) and paragraph 6 of Section 10.03 (4) (c) of the Zoning Ordinance, be, and the same is hereby approved.

Approved unanimously.

Orders drawn as per Order Register.

Town Clerk.

Mun. Bldg

January 17th all three members of the Town Board met with the Building Committee and considered plans and specifications for proposed Town Hall, Garage and Fire Station.

Well & Storage Tanks

Received for Filing and Recording.

Opinion, Certificate and Order, of the Public Service Commission of Wisconsin Well Supply and Storage Facilities.

BEFORE THE

PUBLIC SERVICE COMMISSION OF WISCONSIN

Application of Sanitary District)
No. 6 of Town of Blooming Grove,)
Dane County, for Authority to) CA-3087
Make Additions to its Water Utility)
Plant)

Opinion, CERTIFICATE, AND ORDER

Sanitary District No. 6 of th~~is~~e town of Blooming Grove, Dane County, on July 31, 1952 filed an appli- cation with the Commission for authority under section 196.49, Statutes, and general order 2-U-637 to develop a public water supply and construct elevated water storage facilities.

Hearing: September 4, 1952 at Madison before Examiner Samuel Bryan

Appearances:

Sanitary District No. 6 of Town of Blooming Grove by

- Leland B. Briggs, president
- Neal Brown, seoretary
- Philip Pederson, commissioner
- A. E. Brandt, attorney
- vernon S. Hamel, Portage engineer

O the Commission Staff

W. A. Kuehlthau, engineering department

Opinion

Sanitary District No. 6 of the Town of Blooming Grove, was authorized to construct facilities and operate as a water public utility by Commission order of May 18, 1950 in docket CA-2852. The estimated cost of \$303,944 included a well supply and storage facilities at \$51,200, since at that time there was some question that the city of Madison would furnish the necessary water. These facilities were not constructed as the district was able to obtain from the city the water which it needed for its customers.

~~Filed and Recorded January 7, 1953. XXXX Remake, Town Clerk~~

Presently the district believes that it can construct a well and reservoir to supply its needs at less cost than it can purchase water from the city. It also questions whether the city will furnish water for future additions to the district which may be beyond the boundary of the area which the city has established for its service area. The district therefore proposes to construct a well to a depth of about 300 feet with an expected yield of 500 G.P.M. and an elevated tank of 100,000 gallons capacity.

The cost of these plant additions is estimated at \$51,250 as follows:

Land	1,200
Well	8,500
Pumphouse and equipment	9,500
Elevated tank and foundations	27,500
Engineering and contingencies	4,550
	<u>\$51,250</u>

At present the district is purchasing water at one point through one 6-inch meter. However the city is requesting that it provide a second connection with the necessary meter and meter pit. In addition to the charge for water the district is billed for fire protection under a filed rate schedule based on the number of customers in the district who take water utility service. During the six months ending August 13, 1952 the district has 349 customers. Using these data the district would have the following annual expenses if it purchased water assuming two metering points.

Cost of water	\$4,319
Fire protection charge	1,026
Fixed charges on meters and meter pits	466
	<u>\$ 5,811</u>

It is estimated that the total pumping head for the proposed well will be 195 feet and that an over-all pumping efficiency of 70 percent will be obtained. No additional labor cost is allocated to the operation and maintenance expense.

If the district constructs a well and elevated storage tank the costs are estimated as follows:

Electric power for pumping	\$978
Operation and maintenance	1,000
Fixed charges	3,920
	<u>\$5,898</u>

At the present time it would appear that the district might find it more economical to purchase water from the city of Madison. However, the operation and maintenance expense item could be reduced since it includes labor expense now allocated to other items. An offsetting item would be the fixed charges on the present meter and meter pit which is substantially new and which would be of little or no value to the district if it ceased to purchase water.

The sanitary district is growing rapidly and can be expected to at least treble in size as about 980 service laterals were installed to service platted property. In addition, with the expansion of the Madison area, areas adjacent to the district will be developed and will require water. The cost to pump the additional water to be needed will be appreciably less than if it were purchased which will favor the installation of a well.

The district also desires to construct the well, pumphouse and elevated reservoir because it believes that it may be unable to obtain all the water it desires in the future. The city of Madison has recently passed an ordinance in accordance with a recent Statue in which it outlines the area in which it will provide service. This includes all of the area in the district at the present time. However, the district is considering the annexation of additional areas beyond the area in which the city has indicated it will serve. If this is done the district believes that the city may refuse to provide the water which the district will need in order to furnish water which the district will need in order to furnish water utility service to all of its area.

Fire protection under the present conditions may not be as good as it would be assuming a second metering connection as the city has a large standpipe and well at the present metering point, and in addition, has numerous wells and storage facilities which feed into the main system. A second metering connection would improve the reliability of the existing service and reduce the area which might be isolated in the event of a break in the main system.

Another item to be considered is fluoridation. The present rates include only a very nominal amount for this expense but based on present experience of small water utilities; the cost is approximately fifteen to twenty cents per capita per year.

Findings of Fact

THE COMMISSION FINDS:

1. That public convenience and necessity require Sanitary District No. 6 Town of Blooming Grove, Dane County, as a water public utility, to construct a well, Pumping station, 100,000 gallon elevated tank and connecting mains at a cost of approximately \$51,250.
2. That such construction will not provide facilities unreasonably in excess of probable future requirements.
3. That it is necessary that jurisdiction ~~be~~ be retained.

Conclusion of Law

THE COMMISSION CONCLUDES:

That the aforesaid construction meets with the requirements of section 196.49. Statutes, and the Commission's general order 2-U-637, under which the Commission has jurisdiction the that a certificate should be issued consistent with the findings of fact,

Certificate

THE COMMISSION THEREFORE CERTIFIES:

That Sanitary District No.6, Town of Blooming Grove, Dane County, as a water public utility, be and it hereby is authorized to construct a well, pumping station, 100,000 gallon elevated storage tank, and connecting mains at a cost of approximately \$51,250 upon the following conditions:

- a. That the applicant notify and obtain approval from the Commission before proceeding with any major change in design, location, size, or cost of the proposed construction and installation.
- b. That State Board of Health approval be obtained for plans and specifications of all items to be constructed.
- c. That this certificate be valid only if construction is actually 1 year of the date hereof.

ORDER

The commission therefore orders:

1. That when bids are taken the applicant submit to the commission a tabulation of the bid figures received.
2. That when contracts are let the applicant submit to the commission a tabulation of the accepted bids.
3. That upon completion of construction the applicant furnish the commission with a statement showing final costs segregated by plants accounts.
4. That jurisdiction is retained.

Dated at Madison, Wisconsin this 5th day of January, 1953.

By the Commission.

Edward T. Kaveny, Secretary.

Affidavit of posting.

State of Wisconsin)ss
Dane County)

I, H. O. Femrite , Town Clerk of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the Ordinance relation to Firearms and Explosives, recorded on Page 74, was posted by me , H. O. Femrite, Town Clerk, on the 6th day of February, 1953, by posting a ~~xx~~ true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

Inside the Town Hall, Outside the Town Hall,
and at Femrite's corner

Subscribed and sworn before me this 6th day of February 1953.

Frieda K. Femrite,
Notary Public, Dane County.

February 3, 1953 Regular Meeting 7:30 P. M.

All three members of the board and clerk present.

Mr. Tenjum and Mr Ossman present in regard to platting remainder of Arthur Spaanem property in Section 16. *Ossman Spaanem*

Discussed Drainage, Streets, Water, Sewer, etc.
Mr Ashman suggested that they donate land for playground.

Mr. George Solrud appeared in regard to assessment of Lutheran Deaconess property. *Luth Deaconess assessment*

Mr Ashman moved that the town pay this years tax. Mutually agreed too.

Chief Widman and Officer Sprague appeared in regard to Police D. mileage on Sprague's car. Agreed on 6¢.

Police report for January filed.

Justice Kaatz filed his January report.

Considered Irving Johnson's request for refund (former justice) His attorney had contacted Mr Leonhardt. *Justice Johnson*

Agreed that when county reinbursed town, town would reimburse Mr . Johnson. Clerk to write county treasurer.

Took up assessment of Harlan L. Persal property. *Assessment*
Lot 5, Block 18, Morningside Heights. Agreed it should have been assessed 4,000.00 instead of 7,100.00 Board agreed on a reduction of three thousand on 1953 assessment.

Clerk stated that Mr Bert Flint had applied for relief. Clerk had requested him to come before the board. He did not appear. *Relief*

Request for Street Lights. Gary and Clair Approved by town board. *Street Lights*

Letter from G. F. Albright relating to assessment. Laid over to Board of Review. Referred to Atty Cooper. *assessment*

Orders drawn as per Order Register.

H. O. Femrite
Town Clerk.

February 17, 1953 Regular Meeting 7:30 P. M.

Mr. Leonhardt and Mr Ashman and clerk present.

Mr. Vait on southern trip. Insp Entwistle present.

Park Commission Members of the Park Board present. L. G. Briggs, Ray Thurber, Wilfred Brandt, John Scafe & Nash Williams

Discussed park problems.

San Dist 6. Sanitary District No. 6 was asking permission to locate a well and pump house on a parcel of land fifty feet wide facing on Maher Avenue and extending east a approximately one hundred feet in the northwest corner of the park *Lake Edge Playground.

Mr Briggs asked if the town board would be averse to such action. He was assured that they would be agreeable to such action.

Town Board adjourned to clerks room and Park Board continued their meeting.

Assessment Clerk read a letter from Mr. A. K. Miller of Larsons Survey relating to assessment.

Referred to Attorney Cooper.

Assessment Clerk read a letter from Ela, Christianson and Ela relating to assessment and taxes on Lot 5, Block 18 Morningside Heights.

Board agreed on a four thousand dollar assessment for 1953.

Garbage & R. Clerk stated that Carl Foss objected to Garbage and Rubbish levy against their property. On Pflaum road.

Board thought the area should have that service. No. levy on Carl Foss land.

Drainage Sec. 31. Draniage in S. W. Corner of Section 31. Both Ashman and Leonhardt had been down to see the work done, had ordered a larger culvert and have it lowered. Mr Ashman said that he would get the assessments for the property owners and the town.

Mc Bride Clerk stated that Mrs Mc Bride of Siggelkow Road had been the office and asked to have the hill east of Earl Siggelkow lowered four feet. Laid over.

Park Com. Edw Park Mr. Briggs came in and stated that there was a balance of four hundred dollars and asked, in behalf of the Park Board, if the town board would agree to use it for a well at Edwards Park Playground.

Board agreed unanimously.

Bus. Service Clerk presented communication from Public Service commission relating to application of the Madison bus Company to increase fares. 2-6-53

Also same from P. S. C. dated 2-11-53

Hearing February 26, 10.00 A. M. Board agreed that they would endeavor to attend.

H. S. Transp. Elmer Beale Clerk stated that mr Elmer Beale had called at office about high School transportation.

Board signed contract. Mr Beale stated that he had \$1000000 of compensation insurance.

Clerk mentioned appointment of election officials. Laid over to March 3rd.

Clerk mentioned request for street lights at Bainbridge and Cold Springs. Board decided that the crossing at Worthington and Memphis was more hazardous Laid over to March 3rd. *Street Lights*

Orders drawn as per order register.

Mr E. J. Schmidt, Chairman Board of Health, filed a copy of his report to Wisconsin Council of Health, includes material submitted by Dr A. W. Davis, Health Officer. *Bo. of Health W. Council of H.*

Madison Bus Compnay has a clipping service. Weekly - several weeks filed.

Meeting adjourned.

H.O. Femrite
Town Clerk

February 19, 1953 at 2:00 P. M.

Mr. Leonhardt at town clerk's office.

Mr. Waldemar Christian assisted drawing lots for position on Primary and Election ballots. *Election*

The result follows:

Chairman of the Town:

Neal Brown 1, Albert Frazier 2, and E? C. Voit 3.

Supervisor on Town Board:

Jerome Miller 1, Arthur Williams 2, Stephen Ashman 3, Le Roy Bohnsack 4, and E. C. Leonhardt 5.

Town Clerk:

H. O. Femrite 1, and Margaret Weisenberger 2.

All other positions - one candidate for each.

H.O. Femrite
Town Clerk.

Received of Atty Cooper quit claim deed for Lots 4 and 5, Block 11, Walterscheit Plat. *Lots - Walterscheit Plat*

Signed, Notarized and returned to Atty Cooper 2/26/53

H.O. Femrite
Town Clerk.

February 28, 1953 Special Meeting 3:00 P. M.

All three members of the board present.

Meet With Park Commission: Nash Williams, Ray thurber, Leland Briggs, Wilford Brandt, John Scafe present. *Park Commission*

General duscussion on pumping station in the Lake Edge Park

Mr. Leonhardt moved that the easement permitting the Town Sanitary District No. 6, to drill a well and construct a pumping station on part of Block 18, Lake Edge Park, be granted. *Lake Edge San Dist 6 Pumping Sta*

Mr. Ashman seconded the motion. The vote follows:

Voit yes - Leonhardt yes - Ashman yes.

General discussion followed on the proposed drilling of a well on the park at Edwards Park. *Edw. Park*

Mr Ashman moved that we accept the low bid submitted by Mr William Selmer, in accordance with the wishes of the Park Commission, for the drilling of a well in the Playground at Edwards Park.

Mr Leonhardt seconded the motion. The vote follows:
Voit yes - Leonhardt yes - Ashman yes.

*Elec. Insull
Shelter House*

Mr. Briggs brought in two bids on electrical installation for the shelter house.

Discussion followed and it was decided to hold matter over.

Stephen Ashman, Acting clerk.

Town Clerk present during the latter discussion.

Munic. Bldg

Board met with the Building Committee.

Atty Cooper present, General discussion on material, plans etc.

Following members present: Donald Ward, Joseph Zapata, and Fire Chief Thoratas.

Mr Russell Doolittle and his architect present.

Agreed on architect's fees and ~~XXXX~~ work.

Atty Cooper to prepare contract.

H.S. Fennell
Town Clerk.

March 5, 1953 Regular Meeting 7:30 P. M.
Posponed from March 3rd on account of terrific storm.

Voit, Leonhardt, Ashman, clerk, Entwistle and Pederson present.

*Drainage
Idlewild
Edw. Park*

Owner of lots 29 and 30, Idlewild complained of water standing on the Edwards Park side of Larson Street and running across the road onto their property.

Board agreed to meet them Sunday morning.

*Curfew Siren
Dance Hall*

Another property owner of the community complained of the curfew Siren - Parking and noise of Dance Hall. Also of the high taxes.

Mr. Entwistle said that he would arrange to meet the property owners. Mr. Lyons came in.

Taxpayers

Mr. A. K. Miller and Mr Mark came in complaining on the increase in taxes. Stated that they were here the third and came in off the road for this meeting.

They claimed a 54% increase. Stated their case and made comparisons. Mentioned Cooper's opinion.

The board discussed the matter with them.

Dogs

The group from the Edwards Park area requested that stray dogs be picked up.

Cratsenberg

Mr. Cratsenberg appeared at the request of the board.

Mentioned complaints and asked why the rubbish was not taken to the Gallagher Park playground.

Mr. Pederson explained the complaints. And that he had worked two weeks on the rubbish route.

Chairman told Mr. Pederson to follow up for a month to see if the complaints would cease.

Put Mr. Crotsenberg on the Highway department and do not stop at taverns during working hours. Mentioned complaints from Edwards Park.

Board agreed unanimously. Mr. Pederson said he would do what he could to cooperate with Mr. Crotsenberg.

Mr. Leonhardt said that he and Mr. Ashman had investigated the garbage and rubbish collection.

Mr. Ashman mentioned cases.

Mr. Doolittel signed contracts for architectural work on new municipal building.

*Municipal Bldg
Doolittle*

Mr. Entwistle asked about his contract. Discussed salaries and remuneration.

Appointed the following election officials for 1st Precinct.

Inspectors: Matt Maher, C. W. Liddicoat and E. C. Voges.

Election

Election Clerks: Mrs Wilfred Brandt and Mrs Chas Poole,

Ballot Clerks: Mrs H. H. Haning and Mrs Cora Weston.

For 2nd Precinct Mr Voit said he would get Mr. Ray Tharber, to pick officials.

Received petition against Union Free High School District. from group on County Trunk Hy T.

*Union Free
H.S. Dist*

Ordered placed on file.

Received letter from Mr. E. R. Marks relating to assessment. Ordered placed on file.

Clerk reported having received \$100.00 from county treasurer, Re: Irving Johnson's claim for refund. Clerk mentioned the last auditors report on Irving Johnson case.

*Justice
Johnson*

Clerk to ask Mr Johnson to come to a meeting.

Justices Kaatz and Singer filed their reports.

Received notice of Hearing of County Zoning Committee for March 16th at 7:30 P. M.

Zoning

Re: Lots 554 to 557 inc. C. A. Gallagher Park Subdivision.

Received annual statement of the Trust Department of the First National Bank of the Cemetery Trust Fund.

Cemetery Trust Fund

Placed on file.

Chief Widman filed February Report. Placed on file.

Received Bond for Officer Sprague. Placed on file.

Received Policy from Cottage Grove Mutual Town Fire Insurance Company, expiring March 1, 1956.

Orders drawn as per order register.

H. S. Entwistle
Town Clerk

THIS AGREEMENT, Made this 5th day of March, 1953, by and between the TOWN OF BLOOMING GROVE, hereinafter called the Owner; and RUSSELL C. DOOLITTLE, Jr., hereinafter called the Engineer;

WITNESSETH:

That Whereas, The Owner intends to erect a town building consisting of a town hall, garage and fire station on its property at Buckeye Road and the East Madison Belt Line in the Town of Blooming Grove and desires to engage the services of the Engineer in connection therewith;

Now, Therefore, The Owner and the Engineer, for the considerations hereinafter set forth, agree as follows:

1. The Owner agrees to pay the Engineer for professional services rendered by him in the preparation of plans, specifications, supervision and other services in connection with the construction of said town building as hereinafter set forth a fee of 4% of the cost of said building, ~~as hereinafter set forth~~ ~~a fee of~~ but not exceeding the sum of \$2,880.00 total fee, in the following manner:

The sum of \$1,500.00 to be paid on approval of complete plane and specifications, including structural, heating and electrical detail, by the Wisconsin Industrial Commission and acceptance of such plans and specifications by the Owner and after the contract has been awarded to the successful bidder.

The sum of \$250.00 to be paid when the rough electrical wiring has been completed and the building is ready for plastering.

The sum of \$250.00 to be paid upon completion of the building.

The balance of such fee shall be paid within 90 days from the completion of the building to the satisfaction of the Owner.

II. The Engineer shall attend all conferences regarding this project when requested by the Owner or any contractor or subcontractor, prepare preliminary studies, working drawings, specifications, large scale and full size detail drawings for architectural, plumbing, heating, electrical and other mechanical work meeting the approval of the Owner and obtain approval of the complete plane and specifications by the Wisconsin Industrial Commission, render assistance in drafting forms of proposals and contracts, issue certificates of payment, keep the accounts and attend to the general administration and supervision of the work, and maintain an effective working organization and co-ordination

of the several contractors engaged upon the building.

2. The Engineer shall furnish the Owner a complete and accurate survey of the building site, giving the grades and lines of streets, and full information as to sewer, water and electrical services.

3. The Engineer shall make inspections at sufficient intervals to insure the Owner that construction is done in strict accordance with the plans and specifications and in a good workman-like manner, and the Engineer will endeavor to guard the Owner against defects and deficiencies in the work of the contractors, but does not guarantee the performance of their contracts.

4. The Engineer shall set the grades and lines at the beginning of the construction and shall supply information to interpret and shall explain all plans and specifications, provided that this duty shall not be construed to mean power or authority to construe, explain or interpret contracts between the Owner and the several contractors of the building.

5. When requested to do so the Engineer will furnish preliminary estimates of the cost of the work, but he does not guarantee the accuracy of such estimates.

6. The Engineer shall render such further architectural and supervisory services as may be required by the Owner in the construction of said building.

7. All plans and specifications shall be the property of the Owner.

8. The services to be performed by the Engineer shall be rendered by Russell C. Doolittle, Jr. personally unless otherwise agreed between him and the Owner.

IN WITNESS WHEREOF, The Parties hereto have hereunto set their hands and seals the day and year first above written.

TOWN OF BLOOMING GROVE

By: E. C. Voit (SEAL)
Chairman

H. O. Femrite (SEAL)
Clerk

Russell C. Doolittle, Jr.
Engineer

March 17, 1953 Regular Meeting 7:30 P. M.
Messrs Voit, Ashman, Lyons, Pederson, Entwistle
and clerk present. Leonhardt in hospital.

*Auditor
Newman* Mr Lyons suggested that we have the auditor soon.
Mr. Ashman moved to notify Mr Newman.
Seconded by Mr Voit. Carried.

Discussed Playgrounds and Parks. Accounting -
what should be charged to Parks and Playgrounds
and what to each individual playground.

Allis School Mr Richard E. Barry, representing the Blooming
Grove Business men and Civic Association.
asked for more protection for children at Allis
School, suggested signs painted on street.

Board told him what had been done - particularly for
the Beltline crossing, and discussed the matter.

Agreed to a meeting later with chairman Voit, Ray Swann
and some one from the Stat Highway Department.

*Police Dept.
Sprague* Officer Sprague asked for 7¢ per mile on his car
instead of 6¢. Agreed to but laid over until Mr.
Leonhardt was present for final action.

*Legler
H.S. Transp* Mr Herman Legler appeared in regard to High School
transportation. Brought in bond. When questioned
he claimed that he had Rural Mutual insurance and
would send in a copy.

*Inspection Dept
Entwistle* Mr. Entwistle had prepared copy of Agreement for
Inspection Department. Agreed too.

Issued Cemetery Deeds and Certificates of Partial
Care to Mrs Helen Schroeder and Chester Ford.

*Hy & Eng
Grader* Mr Pederson asked to have grader overhauled -
Engine and Front part. Agreed to.
Also mechanical drive. Not approved.

Discussed wage scale.

Hy. Dept.

	Base	6 mos.	1 Year
Grader Operator	1.60	1.65	1.70
Semi - Skilled	1.40	1.45	1.50
Helper- Garbage & R.	1.30	1.35	1.40
Relief - xxxxxxx	1.00	until they prove themselves	
Extra Help			1.50
Vacations - 12 Months 1 Week. 24 Months 2 Weeks.			
Paid Holidays - New Years - Memorial Day - July 4th - Labor Day - Thanksgiving - Christmas.			

*Spec.
Assnts* Clerk said that he had requests for information.
What percent of cost of improvement would be assessed
against property. Benefits and damages as provided by law.

Election Drew for position on Ballot. Result follows:

E. C. Voit 1, Neal Brown 2.

LeRoy Bohnsack 1, Arthur J. Williams 2, Stephen M. Ashman 3
and E. C. Leonhardt 4.

Chairman said he would like a meeting of all town officials
on the road program.

Orders drawn as per order register.

H.O. Sprague
Town Clerk.

EMPLOYMENT CONTRACT

IT IS HEREBY AGREED by and between the Town of Blooming Grove, Dane County, Wisconsin, and Wallace E. Entwistle of the Town of Blooming Grove, Dane County, Wisconsin, that the said Town of Blooming Grove does hereby employ the said Wallace E. Entwistle to act as building inspection superintendent and plumbing inspector in said Town of Blooming Grove for the period of two years, commencing with the first day of April, 1953, and ending on the 31st day of March, 1955 for the total annual salary of \$3240.00 payable in equal monthly installments of \$270.00.

IT IS AGREED that said Wallace E. Entwistle shall, for and in consideration of said salary, carry out all the duties of said building inspection superintendent and plumbing inspector, in accordance with the town ordinances of the Town of Blooming Grove and the Wisconsin statutes and the rules and regulations which may be promulgated from time to time by the State Board of Health and the Industrial Commission of the State of Wisconsin and that in performance of said duties, serve as an inspector, make the necessary inspections required and issue the necessary permits in accordance with law.

IT IS FURTHER AGREED that the said Town Board of the Town of Blooming Grove shall upon sixty days notice at any time during the duration of this contract discharge the said Wallace E. Entwistle with good and just cause for said action.

IT IS FURTHER AGREED that the said Wallace E. Entwistle shall devote full time to the performance of said duties of the inspection offices as above outlined, with the exception, however, that he shall be accorded the privilege of carrying out the duties of Town Assessor, which duty shall not be considered a breach or infringement of this contract. It is also distinctly understood that the office of town assessor and the inspection offices as above indicated, are separate and distinct and in no to be construed as consolidated in any manner whatsoever.

IT IS FURTHER AGREED that the said Town of Blooming Grove shall furnish a town car and expenses for the operation of said car to the said Entwistle for the performance of his duties and that said car shall be used only in the performance of his duties as an employee of said Town of Blooming Grove.

Dated this 17th of March, 1953

TOWN OF BLOOMING GROVE
By the Town Board.

E. C. Voigt
Chairman

Supervisor

Stephen M. Ashman
Supervisor

Wallace E. Entwistle
Wallace E. Entwistle

EMPLOYMENT CONTRACT

IT IS HEREBY AGREED by and between the Town of Blooming Grove, Dane County, Wisconsin, and Wallace E. Entwistle, that the said Town of Blooming Grove does hereby employ the said Wallace E. Entwistle to act as building inspection superintendent and plumbing inspector in said Town of Blooming Grove for the period of two years, commencing with the first day of April, 1923, and ending on the 31st day of March, 1925 for the total annual salary of \$2840.00 payable in equal monthly installments of \$237.00.

IT IS AGREED that said Wallace E. Entwistle shall, for and in consideration of said salary, carry out all the duties of said building inspection superintendent and plumbing inspector, in accordance with the town ordinances of the Town of Blooming Grove and the Wisconsin statutes and the rules and regulations which may be promulgated from time to time by the State Board of Health and the Industrial Commission of the State of Wisconsin, and that in performance of said duties, serve as an inspector, make the necessary inspections required and issue the necessary permits in accordance with law.

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IT IS FURTHER AGREED that the said Town of Blooming Grove shall furnish a town car and expenses for the operation of said car to the said Entwistle for the performance of his duties and that said car shall be used only in the performance of his duties as an employee of said Town of Blooming Grove.

Dated this 17th of March, 1923

TOWN OF BLOOMING GROVE
By the Town Board.

E. C. Root
Chairman

Supervisor
Supervisor

Wallace E. Entwistle
Wallace E. Entwistle

March 23, 1953 Special Meeting 7:30 P. M.
Meeting in regard to Road Program.

Messrs Voit, Ashman, (Leonhardt in Hospital) Widman,
Pederson, Atty Cooper, Russell Doolittle and clerk present
County Highway Commissioner Ray Swann present.

Voit, Ashman, Swann Widman and Pederson went to the
Allis School to meet Mr Barry of the Civic Group in
regard to safety along highway, Buckeye Road,
Also the Beltline crossing.

Roads - Streets

*Drainage
Storm Sewers*

Later the group discussed Streets, Drainage, Storm
Sewers

Mr. Doolittle stated that a 42 inch concrete culvert
would be necessary for storm sewer along south edge
of Allis School property and from there to lake.

Agree that it would be necessary Cost app. \$8.15

Mr. Swann stated that they would have to accommodate
all the municipalities in the county. But he would try to
go along with our program. Agreed on about six miles.
of blacktopping.

H. O. Fessenden
Town Clerk

March 24, 1953 Board of Audit. 10:00 A. M.

Mr. Voit present, Justice Kaatz appearing for Mr Leonhardt
who was in the hospital. Mr Wallace Entwistle substituting
for Mr Ashman.

Checked Clerk and Treasurer Books as for receipts and
expenditures. *Audit*

After noon Mr Melford Newman assisted the board in
checking the books.

He stated that they would start auditing the books soon.

H. O. Fessenden
Town Clerk.

April 1, 1953 Special Meeting 7:30 P. M.

All three members and clerk present.

Maurice J. Reese complaint - Laid over.

M. J. Reese

Clerk stated that Fred and Willard Brandt would like to
know if they should take care of cemetery this year.
Also that they thought they should have 1.25 per hour. *Cemetery*

Approved subject to approval of incoming board.

Clerk stated that Mr. Mehan asked for a street light
for intersection Broadway and Woodley Lane.

Street Light

Mr Voit thought it should be investigated as to need
and to lay over for incoming board.

Discussed the Mc Bride Proposal to cut a hill near their
property for drive. No action taken. *Mc. Bride*

Discussed storm sewers, considered Doolittle's
estimate of under \$100,000.00

*Doolittle
Storm Sewer*

Orders drawn as per Order Register.

H. O. Fessenden
Town Clerk.

April 6, 1953

Special Meeting

7:30

All three members of the board and clerk present.

Storm Sewers

Mr Ashman explained that Storm Sewers should be under Sanitary Districts Law.

Crottsberg

Officer Spragure reported that Mr. and Mrs George Phillips had given food to the Crottsberg family and is asking for relief for them.
Authorized ten dollars for temporary relief.

*Grader
Hy Equip.*

Mr Pederson reported the grader in being overhauled, requested Motor controlled steering which would cost \$825.00. Not authorized.

Authorized complete overhaul of motor and grader .

Board to meet at Atty Coopers office to-morrow afternoon.

Zoning

Considered the following County Zoning Ordinance.

ZONING ORDINANCE AMENDMENT No. 431

Amending Section 10.03 (4) Relating to Districts in the Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

That Section 10.03 (4)(m), M-1 Industrial District in the Town of Blooming Grove, be amended by adding thereto a new paragraph, to be numbered 3 and reading as follows:

3. The N $\frac{1}{2}$ NW $\frac{1}{4}$ of Section 4, except the following described parcel: beginning at a point on the west line of said Section 4 which is 1320 feet northerly from the southwest corner of the NW $\frac{1}{4}$ of said Section 4; thence N 0° 24' E 262 feet; thence N 87° 5' E 1424.7 feet to a point on the westerly line of the original Starkweather drainage ditch; thence in a generally southwesterly direction along the westerly line of the original Starkweather drainage ditch to the south line of the N $\frac{1}{2}$ NW $\frac{1}{4}$ of said Section 4; thence S 87° 0' W along said south line to the point of beginning.

Resolved by the Town Board of the Town of Blooming Grove that Zoning Ordinance Amendment No. 431, amending Section 10.03 (4) of the zoning Ordinance be, and the same is hereby approved.

Mr Leonhardt moved adoption. Seconded by Mr Ashman. Carried.

Orders drawn as per Order Register .

H.O. Ferrante
Town Clerk.

Police Report filed for March

April 7, 1953 Annual Town Meeting. 8: 00 P.M.

Allis School Auditorium

All town officers present.

Chairman Voit called meeting to order.

Clerk read minutes of last annual meeting April 1, 1952.
Adoption moved, seconded and carried.

Clerk read minutes of Special Town Meeting of May 17th, 1952.
Adoption moved, seconded and carried.

Clerk read minutes of Special Town Meeting of November 4, 1952.
Adoption, moved, seconded and carried.

Reading of Annual Report . Being printed Mr George O'keefe
moved that the report be dispensed with. Seconded and carried.

Mr. Joseph Gotzion presented the following resolution: No. 1. *knowing
Old Bldg*

Whereas, Property values in the Town of Blooming Grove
have heretofore been damaged and may be endangered in the
future by the moving of old houses and other structures
into neighborhoods where houses of a more modern vintage
are being erected; and

Whereas, other municipalities in the vicinity are taking steps
to amend their building codes so as to prohibit the moving
of houses more than twenty (20) years old into areas where
newer houses are being erected; and

Whereas, It is necessary that a similar amendment be made to
the Town of Blooming Grove building code in order to protect,
the tax base, now, therefore

Be it resolved by the people of the Town of Blooming Grove in
in town meeting assembled that the town board of the Town of
Blooming Grove be and it is hereby directed to take immed-
iate steps to amend the town building code so as to prohibit
the moving into or within the town of houses or other structures
more than twenty (20) years old.

Dated this 7th day of April, 1953

Signed by

Ray H. Thurber

Jerome P. Miller

George E. Lewis

Patricia A. Knuteson

Eugene Barnett

E. B. Weisenburger

Joe Gotzion.

Mr. Wallace Entwistle moved the adoption.

Seconded and carried.

Resolution No. 2. Offered by Mr Nash Williams for the
Park Commission. *Park Com*

Whereas, the park acquired by the Town in Gallagher Plat
has been mostly filled in, and will be ready for development
as a park during the coming year, and

Whereas, the Town Park Board has recommended that this park
be graded, seeded, landscaped, a ball diamond built, a drinking
fountain installed, and if funds permit, a shelter house built,
and

Whereas, Provision for such development should be made at the
annual town meeting as has been done in the past,

Now, Therefore, be it resolved, that a tax of one quarter
(1/4) mill be levied for the development of said park.

Attorney Cooper offered an amendment providing that funds not needed in the Gallagher Plat Playground be used as the Park board and Town Board direct.

Mr. John Lyons contended that ~~XX~~ a specific amount of money be raised.

Mr Wilkie supported that proposition.

Mr. Donald Gray supported the Specific amount.

Mr Gotzion supported the Gallagher Grove Project but would support the amendment.

Chairman asked Mr. Leland Briggs to explain needs.

Mr Briggs explained the work of the Park Board.

Mr Wilkie commented and moved adoption of amendment. Seconded by Mr Ashman and carried.

Mr Wilkie moved adoption. Seconded and carried.

Mr. O'Keefe moved that Park Commission prepare budget.

Clerk stated that we have been having budget hearings in October.

Mr O'Keefe suggested that Park Commission submit Budget with other departments.

Carried after being seconded.

Chairman gave suggestions on Storm Sewers, particularly a sewer line along south edge of Allis School property and extended to lake.

Attorney Cooper gave two ways to pay for Storm Sewer.

Sanitary District Assessment of Benefits, or Unincorporated Village area mill tax.

Mr. Mullen asked about question.

Chairman Voit said that the town board request that the town meeting consider the ~~sanitary~~ Problem.

Questions by Mr. Mullen, Mr Leroy Bohnsack, Mr Ed Brendler and others.

Mr Wilkie suggested that a wide area bear costs.

Discussion by Messrs Scafe, Mullen, Wilkie, Lyons and others.

Mr. Mullen asked if Gallagher Plats would be included in this area.

Mr Mullen moved that if drained it be assessed to property benefitted.

Mr Leroy Bohnsack suggested that Bainbridge Street would be effected, the road bed was effected last year when the water was four inches higher.

Mr Lyons suggested that the cost should not be assessed to property benefitted alone.

At the request of the chairmen Attorney Cooper commented on :

Improvement of streets by petition of majority of property owners,

Town Boards having powers of Village Boards when Unincorporated Village in town, and

Budget

Storm Sewers

Imp of Streets

Report of the Committee on Roads and Streets.

Mr. Charles Poole commented on spending money ~~on~~ on rural roads.

Atty Cooper commented on legality.

Comments by Messrs O'Keefe, Singler, and others

Mr Charles Poole moved adjournment until April 23rd.

Clerk read resolution by Mr Mullen:

Resolution No. 3, relating to drainage.

Be it resolved, that any area to be drained, in the Unincorporated Village of Waunona, that the cost of said area be assessed to the area benefitted.

*Drainage
Storm Sewers*

Adoption moved by Mr. Mullen, Seconded by Mr. O'Keefe.

Mr. Mullen supported the resolution, the principal established by drains in each area. Each should pay for their own improvement.

Standing vote, Ayes 14, Noes 28. Motion lost.

Chairman gave percentage of work done in rural areas and platted areas.

Chairman explained difference of Cold Mix and Hot Mix, and difference in cost.

Mr Mullen moved adjournment until April 21st at 8:00 P. M. at the Allis School Auditorium.

Carried.

H. F. Fennell

Town Clerk.

Saturday April 11, 1953

Survey of Roads

Neal Brown, E. C. Leonhardt and Leroy Bohnsack with Phil Pederson.

Monday April 13, 1953

Neal Brown, E. C. Leonhardt, Leroy Bohnsack, Phil Pederson and Town Attorney Earl Cooper.

Talked on Roads, Sanitary Drainage and Town in general.

*Roads - Streets
Drainage
Storm Sewers*

Leroy Bohnsack, Acting Clerk.

April 16, 1953 Meeting to take care of routine business, town meeting being adjourned to the 21st, the usual time of regular meeting.
7:30 P. M.

All three members, Neal Brown, E. C. Leonhardt and Leroy Bohnsack, and Phil Pederson and clerk present.

Finances Audited bills and discussed finances.

Justice Kaatz and Justice Singer filed their reports.

M. J. Reece
Damages Considered Mr Mairice J. Reece claim for damages to his property in grading street (Jerome Street)

Board discussed the matter and decided there was no damage to his property.

Mr Bohnsack so moved, seconded by Mr Leonhardt and carried unanimously. Clerk to write Mr. Reese.

Bonds Approved bonds of Town Treasurer and Town Clerk.

Easement
San Dist 6 Considered Easement to be given by town to Sanitary District No. 6, for well and pump house on Lake Edge Playground.

Mr. Leonhardt moved to grant, Seconded by Mr. Bohnsack. Carried.

Pederson
Hy Supt. Board had discussed with Mr Peterson a raise to one hundred dollars per week.

Mr Bohnsack moved to accept, seconded by Mr Leonhardt and carried.

Hy. Dept. Considered new wage scale. Adopted

	new	six mos.	One year
Road men	1.50	1.55	1.65
Garbage	1.40	1.45	1.50
Helper	1.35	1.40	1.45

Moved and seconded to advance scale. Carried.

Storm Sewer
Doolittle Discussed Storm Sewer problem with Russell Doolittle. Quaker Heights. Estimate 29,000.00
Lake Edge Park. Drexel Avenue.

Board agreed on \$60,000.00 loan for rebuilding streets.

Mr. Bohnsack favored five years for Special Assessments.

Discussed Lake Edge Blvd, width of center and sides, removing posts from center, etc.

Streets Paving
Rental Machine Discussed grading streets for resurfacing- receive bids. Atty Cooper suggested bids for rental of Machinery per hour - Mr. Doolittle made recommendations. Atty Cooper to draw up advertisement for bids.

R. O. Favorite

Town Clerk.

Zoning Before meeting of the board, entire board had been at County Zoning Hearing relating to change of zoning of Borah Hanson property east of Nichols School from residential to Local Business District.

Mc Farland School District - Jt. 8, Dunn and Blooming Grove. ✓

Notice of joint meeting to set public hearing on petition to alter school district.

To the Town Boards of the Towns of Blooming Grove and Dunn, and to the Village Board of the Village of Mc Farland, Dane County, Wisconsin.

Gentlemen-

Whereas there has been filed with the undersigned, pursuant to the provisions of Section 40.30, of the Wisconsin Statutes, a petition to detach certain lands in the Town of Dunn, Dane County, Wisconsin, from School District No. 3, of the Town of Dunn, Dane County, Wisconsin, and attach the same to Joint School District No. 8, of the Village of Mc Farland and the Towns of Blooming Grove and Dunn, Dane County, Wisconsin, now, therefore,

You are hereby notified, pursuant to the provisions of Section 40.30 (2) and (3) of the Wisconsin Statutes, that a joint meeting of the village board of Mc Farland and the town boards of the Towns of Blooming Grove and Dunn, Dane County, Wisconsin, will be held at the Town of Dunn - Hall at Mc Farland, Dane County, Wisconsin, on the 24th day of April, 1953, at 8:00 P.M. to set a date and place for a hearing on said petition to detach said lands from said Common School District No. 3, and attach the same to said Joint School District No. 8. ~~XXXXX~~ That the lands effected by said petition are the following; Part of Section 9, Town of Dunn, Dane County, Wisconsin, described as all of Greenridge Park and Morris Park, and all of the unplatted lands in the Southwest 1/4 of said section, except the East forty acres thereof. Also part of the Government Lot 1 in the Southeast 1/4 of Section 8, Town of Dunn, beginning on a point on the east line of said Section 8 North 3° 15' East 1079.2 feet, from the Southeast corner of said Section 8; thence South 26° 12' West 365.4 feet; thence North 57° 48' West 146.1 feet; thence continue North 57° 48' West to Lake Waubesa; thence Northerly and Northeasterly along shore line of said lake 540 feet to a point that is North 3° 15' East 1329.2 feet and North 84° 26' West 180.5 feet from the Southeast corner of said section; thence South 84° 26' East 180.5 feet; thence South 3° 15' West 250 feet to the point of beginning.

Dated this 17th day of April, 1953.

Robert F. Green, Town Clerk
Town of Dunn, Dane County, Wisconsin.

Agreement - Highway Superintendent.

This Agreement, made and entered into this 21st Day of April, 1953, by and between TOWN OF BLOOMING GROVE, HANE COUNTY, WISCONSIN, a municipal corporation, party of the first part, and Philip Pederson, party of the second part.

Witnesseth, Whereas, party of the first part desires to employ a superintendent of highways pursuant to the provisions of Chapter 81 of the Wisconsin Statutes; and

Whereas, party of the second part is willing to accept such office.

Nowm Therefore, it is agreed between the parties hereto as Follows:

1. That the Town Board of the party of the first part does hereby appoint the party of the second part as its superintendent of highways to supervise, under the direction of the Town Board, the construction and repair of the highways of the Town, except that the party second part shall not be required to handle or disburse any of the highway monies of the Town which monies shall continue to be disbursed through the regular Town occicers.

2. That his ~~XXXXXX~~ appointment shall be for a period of (1) one year from May 1, 1953, all in accordance with the provisions of Section 81.02 of the Wisconsin Statutes.

3. That the party of the first part will pay party of the second part a salary of \$5,200.00 for said one year period Payable in even and equal installments on the 1st and 15th days of each month, beginning May 15, 1953.

4. That in addition to the salary specified above party of the second part shall be paid mileage at the rate of six (6) cents per mile for the use his personal automobile an connection with his work as highway superintendent, although it is understood and agreed that he will be furnished with a pickup truck by the Town for use in his work and said truck will be used whenever possible.

5. That party of the first part will elect to come under the Social Securtiy Laws of the United Stated as permitted by Chapter 60, Laws of Wisconsin, 1951, and will pay its share of the contribution to social security for the party of the second part and party of the second part agrees to permit the deduction of his share of the contribution to social security from his salary herein specified.

6. That party of the second part shall be entitled to two weeks vacation with pay during the period pf his appointment, the time of such vacation to be agreed upon mutually by the parties.

7. That before entering upon his official duties, party of the second partwill give to the town his official bond in the sum of \$1,000.00.

IN WITNESS WHEREOF, The parties threto have hereunto set their hands and seals the day and year first above written.

Town of Blooming Grove
Neal Brown Chairman,
E. C. Leonhardt, Supervisor,
LeRoy Bohnsack, Supervisor.
Attest: H. O. Femrite, Clerk.

Philip Pederson, Party of the second part.

April 21, 1953 Regular Meeting 7:00 P. M.

Called to order by Mr Neal Brown, Chairman.

Present Brown, Bohnsack, Leonhardt, Phil Pederson and Atty Cooper.

Leonhardt moved, Bohnsack seconded Dispensed with reading of the minutes. Carried.

Mr Sprague appeared for Mr Crotsenberg re getting *Crotsenberg* more aid for rent and food. Requested to advise board of same. No action taken.

Mr Cooper read ordinance regard to moving of Structures *Moving Bldgs* into town, or within town.

Mr Cooper advised that the amount of fine would have to be set.

Mr Bohnsack moved that fine inserted be \$50.00. Seconded by Mr Leonhardt and carried unanimously

Mr. Bohnsack moved adoption of the ordinance. *Ord* Seconded by Mr Leonhardt and carried unanimously.

Mr Cooper read resolution stating that road repair and improvements be done by town board, stating that contracts need not be let because it would be impracticable. *Road-Policy*

Mr. Bohnsack moved, seconded by Mr Leonhardt and carried unanimously

Mr Cooper read advertisements for bids for grading; *Rental - Equip* the proposal for rental of equipment; specifications.

Mr Bohnsack moved to direct town clerk to advertise for bids as read. Seconded by Mr Leonhardt and carried unanimously

Mr Cooper reported Mr Hobbins had word from Marshall *Loans* and Ishley Bank.

Mr Cooper read resolution - authorization for borrowing \$50,000.00 from American Exchange Bank on note payable in ten years with interest at 3½%. Town has *Streets Storm Sewer* option of Prepayment. Also read note for above resolution. (Signed) Read same for Marshall.

Mr Bohnsack moved adoption of resolution re American Exchange Bank. Seconded by Mr Leonhardt. Carried unanimously.

Mr Leonhardt moved to adopt resolution for Marshall and Ishley Bank. Seconded by Mr Bohnsack and carried unanimously.

Mr Cooper read necessary certification to be signed Clerk, Treasurer and chairman as requested by banks.

Mr Cooper read Contract for hire of Phil Pederson *Pederson* previously approved by board.

Meeting adjourned at 7:45 P. M. to attend adjourned annual Meeting at Allis School Auditorium at 8:00 P. M.

Waldemar Christian, Acting Town Clerk.

Adjourned Town Meeting. April 21, 1953 at 8:00 P. M.

The adjourned annual meeting of the Town of Blooming Grove held on the 21st of April, 1953, at the Allis School was called to order by Chairman Brown at 8:00 P. M.

Roll call of town board indicated all members present.

Town Clerk

Due to illness of the town clerk Mr Waldemar Christian was appointed to act as secretary.

The minutes of the annual meeting held April 7th, 1953 were approved as read.

There being no unfinished business to be discussed, Mr Brown asked for discussion on new business.

Blacktopp

Mr George O'Keefe asked what information was available on the blacktopping program.

Loan

Mr Brown stated that arrangements had been made with banks to obtain money; with the county for material; and with a contractor for equipment.

L. Rock

The contract for gravel is to be let in conjunction with Village of Monona's gravel contract in order to obtain a more favorable price.

Mr Robert Entwistle suggested that street improvements be assessed only against the short side of a lot.

Spec. Assmt

Mr Brown advised that assessments would be made on the basis of benefits and damages and lots would be assessed on the short sides.

Mr Donald Gray requested information ~~information~~ relative to the blacktopping and how it is to be repaid.

Loan

Mr Brown stated that arrangements had been made to borrow \$200,000.00 to be repaid by frontage assessments and other methods.

Mr Charles Goold asked regarding the thickness of blacktopp and the gravel base.

Mr Phil Pederson stated that that the gravel base would be a minimum of five inches and the blacktopp would be 2 to 2½ inches.

Mr Robert Fisher inquired how many streets would be paved with blacktopp.

Streets

Mr Brown stated that all streets in Quaker Heights, Morningside Heights, Lake Edge Park and Gallagher Plats would be paved as quickly as possible and that Waunona Way was scheduled for grading and gravelling.

Mr Goold asked if streets which are cut down one foot or more would be blacktopped.

Mr. Pederson replied that if the county O. K. ed the bsae, they will be blacktopped.

Storm Sewer

Mr Mc Kay asked if any plans had been made for drainage of the low area east of Bainbridge Street.

Mr Brown stated that drainage would be provided before the streets are blacktopped.

Edw. Park Relief

A number of citizens from Edwards Park protested giving relief to a family in Edwards Park. The objections were primararily due to the fact that the head of the family is an able bodied man and at present is making no attempt to obtain employment.

Mr Leonhardt stated that to date only ten dollars relief had been authorized.

Mr. Cooper stated that relief is only issued if a family is ~~to~~ destitute and the need is then determined by the relief director.

Mr Lyons pointed out that the town board also must sign all checks which would serve as an additional check on those getting relief.

Mr Stanley Salverson stated that drainage water did not flow in the easement so provided at the back of his lot. *Drainage*

Mr Pederson assured him that the matter would be corrected.

Mr Donald Gray said he believed that the cost of street lighting was now borne by the entire town and he requested that in the future the cost be borne by the area benefitted. *Street Lights*

Mr George O'Keefe pointed out that there was need for street lighting in front of Allis School.

Mr Walter Barr also stated that there is a definite need.

Mr Charles Goold moved that the town provide two street lights in front of Allis School, seconded by Mr George O'Keefe. Carried Unanimously.

Mr Charles Poole inquired if any storm sewer would be provided for Drexel Avenue. *Storm S
Drexel*

Mr Brown indicated that a storm sewer is planned for Drexel Avenue from Davies Street to Lake Edge Boulevard, then down Lake Edge Boulevard to the lake.

Mr Robert Dent inquired if Anything would be done to relieve the dust situation in the streets prior to paving. *Dust*

Mr Brown replied that calcium chloride could be used.

Mr Pederson stated that after a street has been graded and a rock base laid, the base would be seal coated.

Mr Charles Goold moved that some dust settling agent be placed on streets which would not be paved for eight weeks. Seconded by Mr George O'Keefe. Motion not carried.

Mrs Donald Gray announced the the Monona - Blooming Grove area was having a drive for blood donations, these donations to be made at the Immaculate Heart of Mary on Friday, April 24th, 1953. Mrs Gray cited the need for these donations and indicated that the Madison area was one of the critical areas during the year 1952. *Blood Bank*

There being no other business to be considered the meeting adjourned at 9:15 P. M.

Waldemar Christian, Acting Town Clerk.

AN ORDINANCE REGULATING THE MOVING OF
BUILDINGS MORE THAN TWENTY YEARS OLD.

The Town Board of the Town of Blooming Grove do ordain as follows:

- (1) No exinsting building or other structure over twenty ~~XXXXXX~~ years of age shall be moved to any site withing the Town of Blooming Grove unless written permission therefor shall be granted by the Town Board of the Town of Blooming Grove.
- (2) Application for permission to move any such buildings or structures must be made to the Town Board not less than ten (10) days before the proposed date of moving.
- (3) The Town Board shall not grant permission to move such buildings or structures if the proposed move may reduce the use or value of property adjacent to or in the nieghborhood of the proposed site of the building or structure to be moved or may reduce the total assessed valuation of the Town of Blooming Grove.
- (4) The burden shall be upon the applicant seeking to move such buildings or structures to show that the proposed move will not reduce such use or value of property.
- (5) Any Person, firm, corporation, association or partnership Violating this ordinance shall be fined \$50.00 for each violation thereof, and each and every day during which any builing or structure is permitted to remain in the Town of Blooming Grove in violation of this ordinance shall constitute a separate and individual violation thereof.
- (6) This ordinace shall not be construed to affect of be affected by and present or future ordinance regulating the moving of buildings, unless such ordinance specifically refers to this ordinance.

This ordinance shall take effect one wweek after posting and proof of said posting is recoded by the town clerk.

Approved April 21, 1953. Neal Brown, Chairman,
E. C. Leonhardt, Supervisor,
LeRoy Bohnsach, Supervisor.
H. O. Femrite, Town Clerk.

Affidavit of Posting.

State of Wisconsin
County of Dane ss

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me on the 29th day of April, 1953, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

One inside the Town Hall, One Outside the Town Hall,
and one at the Allis School.

H. O. Femrite.

Subscribed and sworn before me this 29th day of April, 1953.

Freida K. Femrite, Notary Public.
Dane County, Wisconsin.

Resolution relating to Roads and Streets.

Whereas, numerous roads and streets in the Town of Blooming Grove are presently in need of grading; and

Whereas, the work to be done on such roads and streets is of such nature that detail surveyys, plans and specifications are impractical because such proceedure would result in great delay and the expense thereof is exhorbitant and unnecessary.

Now, Therefore, The Town Board Of the Town of Blooming Grove do hereby determine that said grading shall be done directly by the Town of Blooming Grove without submitting the same for bids.

L. H. O. Femrite, Town Clerk of the Town of Blooming Grove, Dane County, Wisconsin, do hereby certify that the foregoing resolution and motion was passed on the 21st day of April, 1953, by the Town Board of the said Town of Blooming Grove at a lawfully called meeting by said Town Board, and that said resolution has been properly recorded. I further certify that I have compared the within and foregoing copy of Resolution with the original thereof and that the said copy is a true and correct transcript and copy of such record and of the whole thereof

In Testimony Whereof, I have hereunto set my hand on the 21st day of April, 1953.


Town Clerk.

April 28, 1953 Special Meeting

8:00 P. M.

Present Mr Brown, Mr Pederson, Mr Cooper, Mr Lyons and the clerk ~~W~~.

✓
Sign
Father Mersberger appeared in regard to a sign giving direction to the Immaculate Heart of Mary Church to be placed on the southeast corner of our town lot. The matter was approved a year ago but they did not have the signs completed until recently. Now asking the approval of the new board.

Mr Bohnsack came in. Above matter agreed to.

to about
Mr Pederson asked if property should be charged for cost of culvert installed or shall we charge a uniform price. Laid over until all present.

Farmers M.
Mr Pederson stated that he had contacted Mr Frank of the Farmers Mutual about blacktopping of Webb Avenue, so that they may consider the matter before the Blacktopp program is laid out.

Mr Leonhardt came in.

Doolittle
Storm Sewer
Mr. Doolittle appeared with plans and explained Stown Sweers for Drexel Avenue and Lake Edge Boulevard.

After considerable discussion all agreed on the plans as prepared.

Discussed advertising for bids. General discussion as to bids on individual items and Bidding on whole project. Discussed until solution found.

Easement across Lot 1, Block 1, Quaker Heights. Mr Doolittle to provide directions and Mr Cooper to get Easement.

Mr Leonhardt moved to approve, Seconded by Mr Bohnsack. Carried unanimously.

N. Fair Oaks
Heavy Traffic
Mr Herman Weisman appeared in regard to Semi's and heavy Trucks on N. Fair Oaks Avenue. He stated that the city was barring them from Milwaukee Street and that the people in his neighborhood objected to the heavy traffic. He stated that the city would go along with the town on barring the heavy trucks.

After considerable discussion Mr Bohnsack moved to post N. Fair Oaks Avenue barring Semi's and Heavy trucks, Seconded by Leonhardt and carried unanimously.

Agreed on a fine of from \$5.00 to \$50.00.

Fair Dept.
Relief
Chief Thorstad brought up the Wm Otten case. Stated that it had been proved that Mr Otten received an income from the government, that he was not intitled to relief, and that Mr Otten was incompetent and dangerous.

Clerk stated that he had recently received a letter from Westport informing us that the Ottens had received no aid ~~for~~ for a year and denying further responsibility.

That the last relief granted them by the Town of Blooming Grove was June 1950, for which the town was reimbursed by Westport. Also that he was called there soon after the recent fire, but while the radio was on, every door seemed to be locked.

had been
bottled Gas
Chief Thorstad had a letter from the Industrial Commission relating to the installation of Bottled Gas in homes. He brought out the fact that many of the installations were faulty.

Reference to the statutes brought out the fact that it was quite necessary to notify installers and home owners.

While the chief could not inspect the interior of homes he could inspect the outside installation and notify the home owner.

Chief Thorstad discussed grass fires, with the board.

Grass Fires

Board stated that we should have better cooperation between fire department and police department.

Mr Entwistle stated that he had notified Owner of the house on Powers Avenue that was badly burned last winter, by letter, that it must be torn down before May 1st 1953.

Insf.

Board agreed to back him in his action, but he should get legal advice and serve notice pursuant to law.

Chairman stated that Mr Michaelis term on the Health Board expired. Mr Bohnsack moved to appoint him for the ensuing term. Seconded by Mr Leonhardt and Carried. Mr Entwistle requested the cooperation of the Board of Health.

B. Health

Clerk explained that the Board of Health had been very cooperative reporting to the town board their cases.

Chairman stated that he and Mr Cooper and Mr Lyons had contacted the banks in regard to ten year loan. and that Mr Lyons would report.

Loan

Mr Lyons reported:

American Exchange Bank \$50,000.00 - 3 1/4%
Marshall and Isjley \$50,000.00 - 3 1/4%
First National Bank - \$200,000.00 - 2 3/4 % - Attorney Fees
Security State Bank - \$200,000.00 - 2 3/4 % - \$50.00 "
Commercial State Bank - \$50,000.00

Discussed contacting banks again. To deduct attorney fees.

Atty Cooper suggested that we take money as we need it.

Board decided to let Mr Cooper contact banks.

Mr Henry Fisher asked that his lots (unplatted) in Section Nine (9) be sold in less than 10, 000. square feet areas. Board agreed if county zoning authorizes.

Fisher

Mr. Leonhardt moved to strike resolution adopted 4/24/53 (in Minutes of 4-24-53) Seconded by Mr Bohnsack and carried,

Chairman commented on finances for roads and streets.

Finances

Agreed on Street Light by Allis School.

Allis School

Mr Bohnsack moved to put cost of Street Lights on the Unincorporated Village Assessment. Seconded and carried,

Street Lts

Mr Pederson inquired about cost of culvert where an unusually large culvert is required.

Discussed st length. Agreed to Charge cost.

Culvert

Clerk brought up Mr Varda's request about moving easement between his lot and the one east of his. Board had doubts regarding their authority. Laid Over.

Varda

Mr Pederson Mentioned big tree at corner of Davidson Street and Monona Drive, Schultz corner. Take it out.

Adjournment moved and carried.

H.O. Entwistle

Town Clerk.

Read minutes of meetings held since election. Approved.

Mrs John Varda, 4316 Monona Drive appeared requesting that easement on east end of his lot be changed to permit him to divide lot. Mr Pederson to check with Mr Dooclittle and get grades.

Opened Bids on Advertisement for rental of Equipment				
	Tournapul	Bull Dozer	Push Cat	Auto Patrol
G. J. Raemisch	14.00	14.00	10.00	10.00
Forrest Bakken	12.00	14.00	15.00	10.00
D. J. Mc Dogall	15.00	15.00	12.00	10.00
small	12.00			

Mr Bohnsack moved adoption, Seconded by Mr Leonhardt and carried.

State of Wisconsin
County of Dane ss

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, H. O. Femrite, Town Clerk, on the 7th day of May, 1953, by posting a true and correct copy thereof in three (3) public Places within the Town of Blooming Grove, Namely:

Town Hall, Allis School and N. Fair Oaks Avenue.

Ray Widman

Subscribed and sworn before me this 7th day of May, 1953.

H. O. Femrite, Town Clerk.

Atty Cooper had prepared an ordinance on Accidents on Highways.

The ordinance follows:

7.24 ACCIDENTS ON HIGHWAYS. ✓

(1) Accidents Involving Death or Personal Injury.

(a) The driver of any vehicle involved in an accident resulting ~~xxx~~ in injury to or death of any person shall immediately stop such vehicle at the scene of such accident or as close thereto as possible but shall then forthwith return to and in every event shall remain at the scene of the accident until he has fulfilled the requirements of subsection (3) of this section. Every such stop shall be made without obstructing traffic more than necessary.

(b) Any person failing to stop or to comply with said requirements under such circumstances shall upon conviction be punished by a fine of not less than five dollars nor more than five thousand dollars.

(2) Accidents Involving Damage to Vehicles.

(a) The driver of any vehicle involved in an accident resulting only to damage to a vehicle which is driven or attended by any person shall immediately stop such vehicle at the scene of such accident or as close thereto as possible but shall forthwith return to and in every event shall remain at the scene of ~~xxx~~ such accident until he has fulfilled the requirements of subsection (3) of this section. Every such stop shall be made without obstructing traffic more than is necessary. ✓

(b) Any person failing to stop or to comply with said requirements shall upon conviction be punished by a fine of not more than two hundred dollars.

(3) DUTY TO RENDER AID OR GIVE INFORMATION. The driver of any vehicle involved in an accident resulting in injury to or death of any person or damage to any vehicle which is driven or attended by any person shall give his name, address, and the registration number of the vehicle he is driving and shall upon request and if available exhibit his driver's license to the person struck or the driver or occupant of or person attending any vehicle collided with and shall render to any person injured in such accident reasonable assistance including the carrying, or the making of arrangements for the carrying of such person to a physician, surgeon or hospital for medical or surgical treatment if it is apparent that such treatment is necessary or if such carrying is requested by the injured person.

(4) DUTY UPON STRIKING UNATTENDED VEHICLE.

(a) The driver of any vehicle which collides with any vehicle which is unattended shall immediately stop and shall then and there either locate and notify the operator or owner of such vehicle of the name and address of the driver and owner of the vehicle striking the unattended vehicle or shall leave in a conspicuous place in the vehicle struck, a written

notice giving the name and address of the driver and of the owner of the vehicle doing the striking and a statement of the circumstances thereof.

(b) Any person failing to stop or to comply with said requirements under such circumstances shall upon conviction be punished by a fine of not more than \$200.

(5) Duty Upon Striking Fixtures Upon a Highway

(a) The driver of any vehicle involved in an accident resulting only in damage to fixtures legally upon or adjacent to a highway shall take reasonable steps to locate and notify the owner or person in charge of such property of such fact and of his name and address and of the registration number of the vehicle he is driving and shall upon request and if available exhibit his driver's license and shall make report of such accident when and as required in subsection (6) hereof.

(b) Any person failing to stop or to comply with said requirements under such circumstances shall upon conviction be punished by a fine of not more than \$200.00.

{6) Duty to Report Accident

(a) The driver of a vehicle involved in an accident resulting in injury to or death of any person or total property damage to an apparent extent of fifty dollars or more shall within ten days after such accident or as soon as reasonably possible forward a written report of such accident to the police department of the Town of Blooming Grove.

(b) The Police Department may require any driver of a vehicle involved in an accident of which report must be made as provided in this subsection to file supplemental reports whenever the original report is insufficient in the opinion of the police department and may require witnesses of accidents to render reports to the police department.

(c) A ny person who shall falsely make and file an accident report which must be made as provided in this subsection or who shall knowingly make any false statement in any such report, shall be punished by a fine of not less than \$ 25 nor more than \$50 for each offense.

(7) When Driver Unable to Report

Whenever the driver of a vehicle is physically incapable of making a required accident report and there was another occupant in the vehicle at the time of the accident capable of making a report, such occupant shall make or cause to be made said report. Any Occupant who fails to make such report when required by this subsection shall be punished for the first offense by a fine of not less than \$25 nor more than \$50.

(8) Penalties

Any person violating any provision of Section 7.24 as to which no penalty is provided in Section 7.24 shall be punished for the first offense by a fine of not less than \$10 nor more than \$100 and for the second or each subsequent offense within one year thereafter, by a fine of not less than \$25 nor more than \$200.

This ordinance whall take effect one week after posting and proof of said posting is recorded by the Town Clerk.

Approved May 5, 1953

Neal G. Brown

Chairman

Leroy W. Bohnsach

E. C. Leonhardt

H. O. Femrite

Town Clerk

STATE OF WISCONSIN }
COUNTY OF DANE } SS.

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, H. O. Femrite, Town Clerk, on the 7th day of May, 1953, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

TOWN HALL

ALLIS SCHOOL

EDWARDS PARK STORE

RAY WIDMAN

Subscribed and sworn to before me this 7th day of May, 1953.

H. O. Femrite
Town Clerk

Mr. Bohnsack moved adoption. Seconded by Mr. Leonhardt. Carried.

Mr. Bohnsack moved to rescind resolution adopted relating to loan from American Exchange Bank Seconded by Mr. Leonhardt. Carried. *Loan*

Mr. Leonhardt moved to rescind resolution adopted relating to loan from Marshall to Isbley Bank. Seconded by Mr. Bohnsack. Carried.

Attorney Cooper had prepared a resolution to loan from Security State Bank.

RESOLUTION OF TOWN BOARD

(Adopted at meeting held May 5, 1953)

"Whereas, the Town of Blooming Grove, Dane County, Wisconsin, (hereinafter called the "Town"), is presently in need of funds aggregating \$200,000 for the purposes of repair and improvement of town roads and the construction of storm sewers,

<u>Purpose</u>	<u>Amount</u>
Road repair and improvement	
approximately	\$140,000.00
Storm sewer construction "	60,000.00
Total	\$200,000.00

and

"Whereas, the Town Board of the Town of Blooming Grove deems it necessary and in the best interests of the Town that, pursuant to the provisions of Section 67.12 (12), Wisconsin Statutes, the sum of \$200,000 be borrowed upon the terms and conditions hereinafter set forth for the respective uses and purposes hereinafter set forth for the respective uses and purposes hereinabove stated: " Now, THEREFORE, BE IT RESOLVED, by this Town Board of the said Town, that for the respective uses and purposes hereinabove set forth the Town Chairman and Town Clerk of the Town be and they hereby are authorized, empowered and directed, pursuant to Section 67.12 (12), Wisconsin Statutes, to borrow from The Security State Bank of Madison, Wisconsin (hereinafter called the "Lender"), the aggregate sum of \$200,000, and, to evidence such indebtedness, said Town Chairman and Town Clerk shall make, execute and deliver to the Lender for and on behalf of the Town the promissory note of the Town in the principal amount of \$200,000 payable in ten (10) equal installments of \$20,000 each maturing annually commencing May 8, 1954, and bearing interest at the rate of 2-3/4% per annum,

which note shall be substantially the following form:

PROMISSORY NOTE

\$200,000.00

May 8, 1953

FOR VALUE RECEIVED, the under signed, Town of Blooming Grove, of Dane County, Wisconsin (hereinafter called the "Town") promises to pay to the order of the Security State Bank of Madison, at Madison, Wisconsin, the sum of Two Hundred Thousand Dollars (\$200,000.00) in ten (10) equal annual installments of Twenty Thousand Dollars (\$20,000) each, due and payable commencing May 8, 1954, together with interest at the rate of two and three-fourths per cent (2-3/4%) per annum, payable annually _____ on the 8th day (s) of May in each year, from the date hereof on all unpaid installments of principal. Principal and interest on this note shall be payable in lawful money of the United States of America. The Town shall have the right and option to prepay any or all of the unpaid principal and interest at any installment payment date out of any funds which it may have available for such purposes provided that the Town did not borrow money at a rate of interest lower than two and three-fourths per cent (2-3/4%) during the year prior to prepayment. Any such prepayments of interest are to be applied upon the unpaid interest in the order in which the payments become due. Any such prepayments of principal are to be applied upon the unpaid principal installments in the reverse order of their maturity, and the Town may require presentation of this note for endorsement of the prepayment in case the prepayment is in part and for surrender in case the prepayment is in full. For the prompt payment of this note with interest thereon as aforesaid and the levying and collection of taxes sufficient for that purpose, the full faith, credit and resources of the Town are hereby irrevocably pledged. This note is issued under the terms of and for purposes specified in Section 67.12 (12), Wisconsin Statutes; and is authorized by the resolution of the Town Board of the said Town duly adopted by a unanimous vote of the Town Board of the said Town at a meeting of said Board duly convened on May 5, 1953; that said resolution is recorded in full in the minutes of said meeting. It is hereby certified and recited that all conditions, things and acts required by law to exist to be or to be done prior to and in connection with the issuance of this note have been done, have existed and have been performed in due form and time; that the aggregate indebtedness of the Town, including this note, does not exceed any limitation imposed by law or the Constitution of the State of Wisconsin, and that the Town has levied a direct irrepealable annual tax sufficient to pay each installment hereof together with interest thereon when and as payable. No delay or omission on the part of the holder hereof to exercise any right hereunder shall impair such right to be considered as a waiver thereof or as a waiver of or acquiescence in any default hereunder.

Town OF BLOOMING GROVE
Dane County, Wisconsin.

Neal G. Brown, Chairman.

Countersigned: H. O. Femrite, Town Clerk.

BE IT FURTHER RESOLVED, that in order to provide for the collection of a direct annual tax sufficient to pay the interest and the principal installments on said note as they become due and payable, there be and hereby is levied upon all the taxable property of the town a direct annual tax as follows:

For the year 1953, a tax sufficient to produce the sum of \$25,500.00 for principal and interest due May 8th, 1954;

For the year 1954, a tax sufficient to produce the sum of \$24,950.00 for principal and interest due May 8th, 1955;

For the year 1955, a tax sufficient to produce the sum of \$24,400.00 for principal and interest due May 8th, 1956;

For the year 1956, a tax sufficient to produce the sum of \$23,850.00 for principal and interest due May 8th, 1957;

For the year 1957, a tax sufficient to produce the sum of \$23,300.00 for principal and interest due May 8th, 1958;

For the year 1958, a tax sufficient to produce the sum of \$22,750.00 for principal and interest due May 8th, 1959;

For the year 1959, a tax sufficient to produce the sum of \$22,200.00 for principal and interest due May 8th, 1960;

For the year 1960, a tax sufficient to produce the sum of \$21,650.00 for principal and interest due May 8th, 1961;

For the year 1961, a tax sufficient to produce the sum of \$21,100.00 for principal and interest due May 8th, 1962;

For the year 1962, a tax sufficient to produce the sum of \$20,550.00 for principal and interest due May 8th, 1963.

In the event that the Town subsequently exercises its rights and option to prepay any or all of the principal and interest of said note, then no such direct annual tax shall be levied for the prepayments so made or the amount of direct annual hereinabove levied shall be reduced accordingly for the year or years with respect to which the regular installments or installments of said note were prepaid by the prepayment or prepayments.

In each of said years from 1953 to 1962, inclusive, the direct annual tax above levied shall be extended upon the tax ~~K&I~~ rolls of said town of Blooming Grove and collected by the officials of said town in the same manner and at the same time as taxes for general town purposes for such years are extended and collected and the proceeds of said taxes shall be used solely for paying the principal of and the interest on said promissory note so long as any principal or interest remains unpaid.

Interest on or principal of the note herein authorized falling due at any time when there shall be on hand sufficient funds from the proceeds of the above tax levy for the payment of such interest or principal shall be paid promptly when due from other funds of said Town, which funds shall be reimbursed therefor out of the proceeds of the tax above levied when such taxes shall have been collected.

"BE IT FURTHER RESOLVED, that the said note hereinabove authorized shall be dated May 8, 1953; shall be executed as soon as may be after the adoption of this resolution; and shall be delivered to the Lender upon receipt of the total principal amount of the loan evidenced thereby".

Neal G. Brown, Chairman,

Elwood C. Leonhardt, Supervisor,

Le Roy Bohnsack, Supervisor.

H. C. Femrite, Town Clerk.

Discussed the provisions of the resolution and financing.

Mr Leonhardt moved adoption of the resolution. Seconded by Mr Bohnsack. All voted "Aye".

Discussed cost of storm sewers and repair of roads and streets

Attorney Cooper had prepared resolution on Storm Sewers. *Storm*

As the levy for storm sewers was to be levied over the total area of the unincorporated village it was laid over until the new resolution on unincorporated village was drawn. *Sewers*

Clerk read a letter from the Town of Madison relating to municipalities around Madison getting together to discuss the garbage disposal problem at their office May 15th at 8:00 P. M. *Garbage Disposal*

Health Bd

Mr Bohnsack moved to reappoint E. J. Schmidt and William Copeland to the Board of Health and Dr. A. W. Davis as Health Officer.

Elinor St

Chairman explained that he had been requested to sign a petition to vacate Elinor Street from Gary Street north to Cottage Grove, signing for the town as the owner of two lots. Those interested in the property expected to build warehouses thereon.

Board agreed that it was the proper procedure.

Insp. Dept

Mr Bohnsack moved that the name of the town should be on the pickup truck of the Inspection Department.

Carried unanimously.

Police Dept

Officer Haug came in. Discussed wages with him. Board agreed that he should have as much per hour as the part time men.

Meeting adjourned until Thursday evening.

H.O. Ferrante
Town Clerk.

May 8, 1953

May 8, 1953 Special Meeting 8:00 ~~7:30~~ P. M.
All three members of the board, Mr Cooper, Mr. Pederson and Clerk present.

Quaker Circle

Discussed new street at right angles with Buckeye road into Outlot 20, Assessors Plat No. 5 (see Page 74, named Eustace Court) Discussed a proper name. Finally agreed on Quaker Circle. Mr Bohnsack moved to name it Quaker Circle. Seconded by Mr Leonhardt. Carried.

Voges
Goring

Mr William Voges appeared in regard to complaints about cutting up tires. He wanted a place to cut up tires and carbodies. Not a large place to leave old car bodies indefinitely. Suggested the south part of Outlot 17, Assessors plat No. 2, with entrance from the east end of Tompkins Drive.

He was told that he would have to go to Mr Skinner, the County Zoning Department. The board promised to cooperate with him.

Storm Sewer

Chairman asked about easements for the Storm Sewer. Mr Cooper reported that he had tried to contact Mr. Bassler, but would do so soon. That he had called at the Zeimet Home, Mrs Ziemet was home, but not Mrs Ziemet. Assured the board that he could get them over the week end.

Clerk read resolution detaching from, Adding to and recreating the Unincorporated Village of Waunona.

The resolution follows:

Resolution Detaching from, Adding to, and Recreating an
Unincorporated Village in the Town of Blooming Grove.

RESOLVED, that the following described real estate, all
of which is located in the Town of Blooming Grove, Dane
County, Wisconsin, to wit:

The West one-half ($\frac{1}{2}$) of Section 3 ; All that part of
Sections 4, 5 and 9, being within the limits of the Town
of Blooming Grove: The West one-half ($\frac{1}{2}$) of Sections
10 and 15; All that part of Section 16 being within the Town
of Blooming Grove; ~~XXXXXXSECTIONXXI~~; All that part of
Sections 19 and 20 within the Town of Blooming Grove;
All of Section 21; The West one-half ($\frac{1}{2}$), and the South
One-half ($\frac{1}{2}$) of the Southeast one-quarter ($\frac{1}{4}$) of Section
22; All of Sections 27 and 28; All that part of Sections
29 and 30, North of the C. M. St. P. and P. R. R., being
within the Town of Blooming Grove; All that part of
Section 33 Northeast of Lake Waubesa; and of Section 34,
and the West ten (10) Acres of the West one-half ($\frac{1}{2}$)
of the Northwest one-quarter of Section 35;

be and the same is designated as the unincorporated
Village of Waunona, ~~it~~ it
appearing to the satisfaction of the said Town Board
that contained within said described real estate is a
territory of the area and density of population re-
quired by Section 61.01, Wisconsin Statutes, to-wit, an
area greater than one-half square mile and containing
a population of not less than two hundred residing
therein.

IT IS FURTHER RESOLVED that the boundaries of said un-
incorporated village of Waunona,
be and they hereby are designated as follows:

Commencing at the North line of Section 5, Town 7 North,
Range 10 East (town of Blooming Grove) at a point of
the intersection of East Washington Avenue and State
Trunk Highway 30, thence East along the Town Line
(the north line of Sections 5, 4 and 3) to the North-
east corner of the Northwest one-quarter of Section 3;
thence South along the quarter section line through
Sections 3, 10, 15 and 22 to the North west corner of
the South one-half ($\frac{1}{2}$) of the Southeast one-quarter
($\frac{1}{4}$) of Section 22; thence East along the North line of
the South one-half ($\frac{1}{2}$) of the Southeast one-quarter ($\frac{1}{4}$)
of Section 22 to the Northeast ~~XXXXXXSECTIONXXI~~ corner
thereof; thence South along the East line of Sections
2 and 7 to the Northwest corner of Section 35; thence
East ten rods along the North line of Section 35;
thence South parallel to the West line of said Section
35 to the quarter section line: thence West ten rods to
the Northeast corner of the Southeast one-quarter ($\frac{1}{4}$)
of Section 34; thence South along the East line of said
Southeast one-quarter of Section 34 to the Southeast
corner thereof; thence West along the South line of
Section 34 to Lake Waubesa; thence Northwesterly along
the shore of Lake Waubesa through Sections 34, 33 and
28 to the Southeast corner of Section 29; thence North
along the east line of Section 29 to the South line of
the C. M. St. P. & P. R. R. right of way; thence
Westerly along the South line of the C. M. St. P. & P.
R. R. right of way through Sections 29 and 30 to the
West line of Section 30; Thence North along the West line
of Section 30 to Lake Monona; thence Easterly and Northerly
along the shore of Lake Monona to the center of the Yahara
River at the outlet of Lake Monona; thence in a southerly
direction down the center of the Yahara River to a point
where Bridge Road intersects with the Yahara River ;
Thence Southwesterly along the center of Bridge Road to
a point where it intersects with W. Broadway (Federal
Trunk Highways 12 and 18); thence Easterly along the center
of W. Broadway to a point where it intersects with the

with the Yahara River; thence in a Southeasterly direction down the center of the Yahara River to a point where it intersects with the West line of Section 28; thence in a Northerly direction along the West line of Section 28 to the Southwest corner of Section 21; thence North along the center line of Monona drive to its intersection with the Cottage Grove Road (County Trunk B. B.); thence North along the center line of Atwood Avenue to a point where it intersects with the South line of Olbrich Park; thence North 89° 10' East 184.12 feet; thence South 150° 25' East 100.2 feet; thence North 89° 12' East 965.48 feet; thence North 00° 15' East on said line 1113.5 feet to the Southwest ~~est~~ easterly right of way of the Chicago and Northwestern Railroad Company; thence Southeasterly along said Southwesterly right of way line to the center line of Dempsey Road; thence North along the center line of Dempsey Road to a point 462 feet North of the center line of Tulane Avenue, said Tulane Avenue being also the South line of Section 4, Town 7 North, Range 10 East; thence West 471.24 feet parallel to the center line of Tulane Avenue; thence South 24 feet parallel to the center line of Dempsey Road; thence West 108 feet parallel to the center line of Tulane Avenue; thence North 72 feet along the northerly extension of the center line of Ontario Street; thence West parallel to the center line of Tulane Avenue to the West line of the East one-half ($\frac{1}{2}$) of the Southeast one-quarter ($\frac{1}{4}$) of the Southwest one-quarter ($\frac{1}{4}$) of Section 4; thence South 510.5 feet along said West line to the center line of Tulane Avenue; thence West along the center line of Tulane Avenue to a point 815 feet East of the Southwest corner of Section 4, Town 7 North, Range 10 East; thence North 872.7 feet on a line parallel to the West line of Section 4; thence West 660 feet on a line parallel to the South line of Section 4; thence North 33 feet on a line parallel to the West line of Section 4; thence West 155 feet to the Southeast corner of Lot 87 of the Tilton Midlands Plat; thence North Along the east line of the Tilton Midlands Plat; which is also the West line of Section 4, to the East and West quarter line of Section 5, Town 7 North, Range 10 East, said point being on the center of Milwaukee Street, known as County Trunk Highway T; thence Westerly and Northwesterly along the center line of Milwaukee Street (County Trunk T) to a point where it intersects with the East line of the recorded plat of Sauthoff Plat, which is also the West line of the East one-half ($\frac{1}{2}$) of the Northeast one-quarter of Section 5; thence North along said West line to the right of way (south line) of the C. M. St. P. & P. R. R.; thence Southwesterly along said right of way to a point where it intersects with the center line of Rethke Avenue; thence North along the center line of Rethke Avenue to a point where it intersects with the center line of Worthington Avenue; thence West along the center line of Worthington Avenue to the center line of the West branch of the Starkweather Creek; thence along the center line of said Starkweather Creek to a point where it intersects with the center line of East Washington Avenue; thence Northeasterly along the center line of East Washington Avenue to a point where it intersects with State Trunk Highway 30, the point of beginning.

That a copy of this resolution, detaching from the former boundaries, adding to and recreating an unincorporated Village of Waunona be recorded by the Town Clerk.

Mr Leonhardt moved the adoption of the resolution.
Seconded by Mr Bohnsack and carried.

Mr Cooper read resolution relating to Storm Sewers. *Storm Sewers*

WHEREAS, It is necessary that there be constructed from time to time certain storm sewers within the boundaries of the unincorporated Village of Waunona; and

WHEREAS, The Town Board of the Town of Blooming Grove has viewed the area within the boundaries of said unincorporated Village of Waunona to determine the just and proper manner of assessing the cost of installation of such storm sewers and has determined that storm sewers are necessary in various parts of said area and that all of the property within the unincorporated Village of Waunona will benefit thereby.

THEREFORE, BE IT RESOLVED, That the cost of all storm sewer constructed within the boundaries of the unincorporated Village of Waunona be assessed upon all property lying within the boundaries of the unincorporated Village of Waunona.

BE IT FURTHER RESOLVED, That this resolution is made and adopted by said Town Board in the exercise of its powers relating to villages and conferred on Village Boards under the authority conferred upon said Town Board by resolution of the Blooming Grove Town Meeting made pursuant to Section 60.13 (12) of the Wisconsin Statutes.

Mr Bohnsack moved adoption of the resolution. Seconded by Mr Leonhardt and carried.

Mr Cooper read resolution relating to bids for Storm Sewer for the Quaker Heights job. Needed specifications from Mr Doolittle. Laid Over.

Clerk prepared resolution for temporary Borrowing the amount of Twelve thousand Dollars from the American Exchange Bank. *Temp. Loan*

Mr Bohnsack moved adoption, Seconded by Mr Leonhardt. Carried.

Discussed extending Hegg Avenue to Lakeview Avenue. *Lake Edge*
Discussed the problem of acquiring the lot on Lakeview Avenue getting the cooperation of Mr Randa, then grading, gravelling after permitting the sewer and water mains to be laid.

Mr E. J. Schmidt came in and suggested that the town purchase a garbage truck. *Garbage Truck*

The meeting adjourned until next Tuesday evening.

H. O. Fennerty
Town Clerk.

May 12, 1953 Special Meeting 7:30 P.M.
Mr Brown, Mr Bohnsack and clerk present. Also Pederson. *E. R.*

Mr Nelson appeared and discussed crushed rock for streets.

Mr. Pinneke present.

Mr Leonhardt came in.

Read minutes of May 5th and May 8th. Approved.

Mr Pederson commented on easements, for Storm Sewer. *Easement*

Mr Cooper reported contacting Mr Bassler and Mr Ziemet.

Voit Mr. Voit appeared protesting against posting North Fair Oaks Avenue against Trucks and Semi's

After discussion of the matter Mr. Bohnsack moved to withhold posting until it is determined what the city would do. Seconded by Mr Leonhardt and carried.

Bassler After discussion on the easement from Mr Bassler the clerk read the records as to the cost of the drain put through the Bassler property.

120 feet of concrete culvert cost \$726.00, of which Mr Bassler paid one-half or \$363.00 and he also put in a concrete catch basin. The town straightened the ditch and covered it up. Lot 1, Block 1, Quaker Heights.

Lake Edge Chairman stated that Mr pinneke appeared about a row of trees along his property on the south side of Lake Edge Boulevard. After some discussion it was decided to have an eighteen foot Blacktopp on each side of the boulevard and to alter the center ~~strip~~ strip to save the trees.

Mr Bohnsack so moved. Seconded by Mr Leonhardt and carried.

Fire Dept. Chief Thorstad asked that Mr Cooper write a letter to installers of canned gas.

Reported that we needed brakes on fire truck. Four or five hours labpr/ Mr Leonhardt moved to have new parts installed. Seconded by Mr. Bohnsack and carried.

Bldg Chairman commented on the Poole house, 4103 Drexel Avenue non-conforming- no sewer and water. Mr Cooper should check up as to Board of Health and Building regulations.

Also mentioned house on Powers Avenue which burned down last winter. Should be cleaned up. Mr Cooper should inform Entwistle.

Discussed Drainage and Storm Sewers.

Fire Chief Mr Bohnsack mentioned Fire Chief and the salary he was getting. Mr Leonhardt moved to increase salary to \$200.00 Seconded and carried.

Tavern Discussed Tavern Licenses and amount paid. Discussed Police Department. Should have 24 hour coverage.

Mr Cooper mentioned attitude of the tavern keepers towards town government.

Bassler Mr Bassler came in. Explained to him what would be necessary to put in Storm Sewer. he claimed that he had paid for the improvement by helping to pay for Concrete Culvert through his lot. Our records showed that the concrete colvert cost \$726.00 and that he paid one half and that he constructed a concrete pit. He attempted to figure out what it would cost on the mill rate basis. Which was rather difficult with the valuation increasing year y

The chairman offered him one hundred dollars for the ~~same~~ easement. Mr Bassler agreed to \$150.00.

Mr Bohnsack moved to accept. Seconded and carried.

San Dist & Muni Bldg Sanitary District No. 6, expect to move their warehouse out before the streets are blacktopped. They wanted a permit to build a warehouse (probably Steel) on the town lot, building to be of a kind that could be moved.

Mr Leonhardt moved to permit the building to be built. Seconded by Mr Bohnsack and carried.

Chairman reported Mr Renda about to ask for extention of Hegg Avenue. Discussed buying the John Boyer lot and extending street to Lakeview.

Mr Cooper to see Mr Boyer.

Mr Pederson reported having investigated the Garbage truck proposition. Gave probable cost of Shorewood Hills and cost of new chasis and body. Laid over.

Clerk stated that he had complaints about speeding on Old 51, south of Hys 12 and 18, and North of Tony's. Agreed to post at 25 M. P. H. *Investigate if State Hq*

Zoning Ordinance Amendment No. 433.

ZONING ORDINANCE AMENDMENT No. 433

Amending Section 10.03 (4) Relating to Districts in the Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

A. That Section 10.03 (4)(k), C-2 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended by adding thereto a new paragraph, to be numbered 7 and reading as follows:

7. Lots 554 to 557, inclusive, Clyde A. Gallagher Park Subdivision, First Addition.

B. That paragraph 2 of Section 10.03 (4)(g), B-1 Local Business District, be amended to read as follows:

2. That part of the E. L. Gallagher Plat, the E. L. Gallagher Second Addition, and the C. A. Gallagher Park Subdivision lying between Furey Avenue and Highway 30; also Lots 523 to 527, inclusive, Clyde A. Gallagher Park First Addition.

Mr Brown moved to approve. Seconded and carried.

Apetition of thirty - two property owners filed for the improvement of Hegg Avenue.

Meeting adjourned.

H.O. Fennert
Town Clerk.

Zoning Amendment No. 434.

ZONING ORDINANCE AMENDMENT No. 434

Amending Section 10.03 (4) Relating to Districts in the Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

A. That Section 10.03 (4)(g), B-1 Local Business District in the Town of Blooming Grove, be amended by adding thereto a new paragraph, to be numbered 27 and reading as follows:

27. The west 888.5 feet of the north 834.5 feet of Outlot No. 1, Assessor's Plat No. 2, measurements being made from the east line of Monona Drive and the south line of Pflaum Road.

B. That paragraph 15 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

15. Outlots 1 to 9, inclusive and 11 to 16, inclusive, Assessor's Plat No. 2, except the west 888.5 feet of the north 834.5 feet of Outlot 1.

Mr Brown moved to Approve. Seconded and carried.

Notice of Appeal

TO: G. E. Watson
 State Superintendent of Schools
 : State Department of Public Instruction
 State Capitol, Madison, Wisconsin

TO: The town clerk of the Town of Blooming Grove;
 the town clerk of the town of Dunn; and the village clerk
 of the Village of McFarland, Dane County, Wisconsin.

WHEREAS, pursuant to the provisions of section 40.29 (L) (a) of the Wisconsin statutes, a petition was heretofore filed with the town clerk of the Town of Dunn, Dane County, Wisconsin, requesting the detachment of lands hereinafter described from Common School District No. 3 of the Town of Dunn, Dane County, Wis., and attachment of the same to Joint School District No. 8 of the Village of McFarland, Town of Blooming Grove and Town of Dunn, Dane County, Wisconsin; and

WHEREAS, after notice duly given as provided by section 40.30(2) and (3) of the Wisconsin statutes, the village board of the Village of McFarland, the town board of the Town of Blooming Grove, and the town board of the Town of Dunn held a public hearing on said petition at the schoolhouse in the Village of McFarland on the 4th day of May, 1953, at 8 o'clock in the evening of said day; and

WHEREAS, ON THE 4TH DAY OF May, 1953, and immediately following said public hearing the said municipal boards, acting jointly, refused to alter said school districts as requested in said petition; now, therefore

We, the undersigned electors of Common School District No. 3 of the Town of Dunn, Dane County, Wisconsin, being persons aggrieved by the refusal of the town board of the Town of Blooming Grove, the town board of the Town of Dunn and the Village board of the Village of McFarland, Dane County, Wisconsin, to enter and file an order detaching the lands hereinafter described from said Common School District No. 3 of the Town of Dunn and attaching the same to Joint School District No. 8 of the Village of McFarland Town of Blooming Grove and Town of Dunn, Dane County, Wisconsin, do hereby appeal to the state superintendent of schools requesting that he review said refusal and that he make such order as he deems proper under the circumstances, all pursuant to the provisions of section 40.30(1) (b) of the Wisconsin statutes.

That the lands affected by this appeal are described as follows:

Part of Section 9, Township of Dunn, Dane County, Wisconsin, described as all of Greenridge Park and Morris Park, and all of the unplatted lands in the Southwest 1/4 of said section, except the East 40 acres thereof. Also part of Government Lot 1 in the Southeast 1/4 of Section 8, Township of Dunn, beginning on a point on the East line of said section 8 North 3 degrees 15' East 1079.2 feet from the Southeast corner of said Section 8; thence North 57 degrees 48' West 146.1 feet; thence continue North 57 degrees 48' West to Lake Waubesa; thence Northerly and Northeasterly along shore line of said lake 540 feet to a point that is North 3 degrees 15' East 1329.2 feet and North 84 degrees 26' West 180.5 feet from the Southeast corner of said section; thence South 84 degrees 26' East 180.5 feet; thence South 3 degrees 15' West 250 feet to the point of beginning.

Dated this 14th day of May, 1953.

William M. Hammersley

Robert L. Staley

Bunsel Hegler

Received and filed 5-19-53
H.O. Fennell

May 19, 1953 - Regular Meeting 7:30 P. M.

All three members of the board, Mr. Cooper, Mr Pederson and clerk present.

Minutes of May 5th, 8th and 12th read, corrected and approved.

Mr. Ray Thurber reported for the Park Commission on Well at Edwards Park Playground. Cost, etc.

*Parks
Edw. Pk. Algon*

Approved by Board.

Mr Thurber also reported for the local civic organization. Requested the following street lights:

Jacobson and Furey, Webb and N. Fair Oaks,
Gannon and Thurber, Powers between St. P. and Wor-
thington Worthington and Memphis
Furey and Powers Furey and Rethke
Rethke and Worthington -Joint with city.

*Med Grove
Street Lights*

Laid over until board investigate.

Bremer Road - Mr Hoveland present, and others present

Bremer Road

Chairman suggested having a meeting.

Laid over until Mr Doolittle comes in.

Group from Nichols Community Fun Association appeared in regard to their playground work. Stated that they had received \$325.00 from village, they raised \$250.00 and requested \$125.00 for the town.

Nichols

Mr Leonhardt moved to grant request. Seconded and carried. Check to school board. To be considered in next budget.

Mr Hoppman and Mr Hoveland discussed highway equipment rental with the board.

Hwy. Eq. Rental

Chairman commented on meeting on Garbage disposal at Town Hall of the Town of Madison- those represented: Middleton, Shorewood Hills, Monona, Maple Bluff and Town of Madison. The plan favored was to dig pit, fill in and cover every twenty- four hours.

Garbage

Chairman suggested that we use old gravel pits.

Mr Bohnsach thought the the land fill method of disposal only temporary. After considerable discussion board asked Mr Leonhardt to contact Mr Rolfsmeyer and Mr Fisher. Blooming Grove 14 ton per week.

Mr E. J. Schmidt again asked for enclosed Garbage Truck.

G. Truck

Mr Ashman came in - bill - particularly for information on Territory under annexation.

*Annexation
Hoboken*

Clerk mentioned Tavern licenses.

Laid over until after inspection.

Lif. Lic

Discussed the Klinke Hatchery proposition.

Klinke

Mr Pederson reported on the Varda Easement case.

Varda

Mr Cooper had prepared an agreement with Mr Bassler.

Bassler

Mr Clark appeared in regard to how long the Hog Farm could be maintained. Discussed the matter with him.

Hog Farm

Clerk to notify him as to time limit.

Mr Doolittle came in . Discussed the bremer Road.

Bremer Road

Chairman said we should meet soon - tomorrow. Board agreed to meet to-morrow.

Mr Doolittle had Plans and Specifications for Stown Sewers ready for advertising.

*Doolittle
Stown Sewers*

Chairman asked about liability on Lands, Lawns, Drives, etc.

Mr Bohnsack moved adoption of resolution relating to construction of Storm Sewers.
Seconded and carried.

The resolution follows:

RESOLUTION ON CONSTRUCTION OF STORM SEWERS

WHEREAS, It is necessary that there be constructed a certain storm sewer described as follows:

Commencing at a point 30 feet Southwesterly of the Northwestern corner of Lot 19, Block 1, Plat of Quaker Heights in the Town of Blooming Grove, Dane County, Wisconsin; thence Northeasterly 565 feet, parallel to Monona Drive to the intersection of Buckeye Road, and Lake Edge Boulevard; thence along the Southerly edge of Lake Edge Boulevard, to the intersection with Drexel Avenue; thence Southeasterly along the Southwesterly side of Drexel Avenue a distance of 1100 feet; also a branch extending in a Northwesterly direction along the Southwesterly side of Major Avenue a distance of 385 feet from the intersection of Drexel Avenue and Major Avenue,

and,

WHEREAS, The said storm sewer lies within the boundaries of the unincorporated Village of Waunona; and,

WHEREAS, The Town Board of the Town of Blooming Grove has determined that the just and proper manner of assessing the cost of installation of such storm sewer should be assessed against all of the property within the boundaries of the unincorporated Village of Waunona for the reason that all of such property will benefit thereby; and,

WHEREAS, Plans and specifications for construction of the storm sewer above described are on file with the Town Clerk.

NOW, THEREFORE, BE IT RESOLVED:

1. That the plans and specifications for the construction

-2-

of the storm sewer above described on file with the Town Clerk be and the same hereby are approved and adopted.

2. That the cost for the construction of the storm sewer above described be assessed upon all property lying within the boundaries of the unincorporated Village of Waunona.

3. That this resolution is made and adopted by said Town Board in the exercise of its powers relating to Villages and conferred on Village Boards under the authority conferred upon said Town Board by resolution of the Blooming Grove Town Meeting made pursuant to Section 60.18(12) of the Wisconsin Statutes.

Walter H. Brown
Elroy W. Bohnsack
E. E. Leonhardt

I hereby certify that the above and foregoing resolution was duly adopted on May 17th, 1953.

H. O. Fennrich
 Clerk

Mr Bohnsack moved to advertise for bids for the Drexel Avenue-Lake Edge Boulevard- Monona Drive Storm ~~SEWER~~ **SEWER**.
 Seconded by Mr. Leonhardt. Carried unanimously.

Agreed to advertise in the Western Builder and both Madison Papers. Bids to be in by June 2nd at 8:00 P. M.

Discussed Street Lights. Laid over until board could look over the sites.

Board discussed the three zoning proposals in the Hoboken Beach Raywood Heights area.

Elsa Webers frontage on Broadway - Gordon Lampe's corner Hoboken Road and Broadway- Amidon's lots on Raywood Heights near Broadway.

Clerk read invitation to attend dedication of Hospital and Home at Verona,

Mr Pederson reported on work on streets.

Discussed Zoning. The Whitehorse proposition and other non-comforming propositions.

Orders drawn as per Order Register.

Meeting adjourned.

H. O. Fennrich
 Town Clerk.

street L to

zoning

Hospital & Home

*zoning
Whitehorse*

*Bremer Rd
Doolittle*

May 20, 1953 Special Meeting.

All three members of the board and Mr Doolittle met at Bremer Road.

Meet the following property owners:
Charles E. Wright, agreed on \$80.00
Frank Sheldon, Agreed on \$550.00 and to move his house.
Viewed Severson lot, Not at home.
Obed Larson, he agreed on the appraisal \$452.86.
Mr Larson said his sister Norman Honeke would be back every week end.

May 25, 1953 Special Meeting 7:30 P. M.

Pflaum Rd

Messrs Brown, Leonhardt and Pederson present.

Mr. Henry Fisher appeared inquiring about assessments on Cemetery Road. Also Sewerage Disposal Road.

T.L. Road

Discussed South Town Line Road.

Rental of Equip

Bids opened for Rental of Equipment:

End Loader, Roller and Motor Patrol.

Moved by Mr Leonhardt, seconded by Mr Brown that we accept bids of Northwestern Construction Company.

\$10.00 per hour for 1 D4 End Loader

\$10.00 per hour for 1 Roller 10 - 14 Ton,

\$10.00 per hour for Model 212 Motor Patrol.

Partial supervision to be included.

Moved by Mr Leonhardt, seconded by Mr Brown that the bids be placed on file.

Neal G. Brown, Acting Clerk.

Zoning

Zoning Amendment No. 436.

Unanimously approved.

The amendment follows:

ZONING ORDINANCE AMENDMENT No. 86

Amending Section 10-03 (4) Relating to Districts in the
Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

A. That Section 10-03 (4)(c), R-3 Residence District in the
Town of Blooming Grove, be amended by adding thereto a new
paragraph, to be numbered 15 and reading as follows:

15. The unplatted portion of the NE $\frac{1}{4}$ SW $\frac{1}{4}$, Section 9 except
the north 140.7 feet thereof.

B. That paragraph 4 of Section 10-03 (4)(b), R-2 Residence
District, be deleted.

C. That paragraph 8 of Section 10-03 (4)(g), B-1 Local
Business District, be amended to read as follows:

8. The north 140.7 feet of the unplatted portion of the
NE $\frac{1}{4}$ SW $\frac{1}{4}$, Section 9.

June 2, 1953 Regular Meeting. 7:30 P. M.

All three members of the board, Messrs Wooper, Pederson,
Entwistle and clerk present.

Chairman announced opening of bids for Storm Sewers.

	Alternate 1	Alternate 2
Mike Oliver Co	69,487.25	60,552.00
Harrington & Cordio	56,798.00	43,646.25
J. K. Walsh	62,338.00	55,951.00
Saltzman	54,666.00	44,999.00

Laid over until Engineer Doolittle came in.

Chairman asked ~~if~~ who wanted to be heard.

Mr. Thompson spoke for residents in the Tompkins Drive -
Pflaum Road Area against rezoning part of Outlot 17 of
Assessors Plat No. 2 for Junk Yard.

*zoning
Junk*

Presented a petition against such rezoning signed by :

Thomas Thompson	Mrs Severa Thompson,	Keith L. Ohrmundt,
Mrs Lorraine Ohrmundt,	Mrs O. H. Johnson,	O. H. Johnson,
Russell Mc Call,	Mrs Russell Mc Call,	Garland Smith,
Ervin O. Kuester,	Mrs Erwin Kuester,	Mrs Louise Bechtel,
Alwyn M. Loudon	Mrs A. M. Loudon,	Arthur J. Tuttrup,
Mrs Arthur J. Tuttrup,	Eugene Brown,	Mrs O. H. Brown,
O. H. Brown.	(100%)	

Chairman stated that their position would be considered.

Mr and Mrs Robert Erickson appeared in regard to easement
to widen street (Raywood Road) on Lots 6, 7 and 8, Block 1,
Assesor Plat of Raywood Hights Park 24.75 feet.

Raywood Rd

Easement was given for these lots but not for the lots
north of them to Waunona Way.

They asked to be released from the easement, as the street
could not be widened from Frazier Avenue to Waonona Way.

Board said that they would consider the matter.

Mrs Erickson complained about weeds, they get notices each
year but the neighbors do not cut the thistles. Also that the
town did not cut weeds on the playground.

Weeds

Playground Esther B

Trailers
Transport Oil Co.

Mr Grinnel, owner of the Transport Oil Company and Trailer Camp appeared, having been contacted by Mr Entwistle. He wanted to know what the requirements would so he could get an estimate of the cost. Stated that he could get the money from Findirff and would make the improvements or close it up.

Mr Entwistle said the matter should be settled in thirty days, he would have to pay the \$500.00 license, some of the trailers would have to come out, and he would have to be responsible for collection of Special Assessments.

Mr Grinnel agreed to cooperate.

Chief Thorstad appeared in regard to Five Gallon Foam container for Edwards Park tract. Quoted various prices. Recommended Firefighters Service of Madison equipment.

Mr. Bohnsack moved to purchase, Seconded by Mr Leonhardt and carried.

Fire Ins Tax

Chief Thorstad said that the Fire Insurance Tax was intended for the Firemen for training publications and various supplies. That we should not ~~have~~ have to borrow from the city.

Mr Anthony Russos commented and supported the chief.

They stated that inspections should be paid out of that fund.

Mr Bohnsack moved to transfer the fund to use of Fire Department Training and Inspection. Seconded by Mr Leonhardt and carried.

Playground
Liabilities
Cooper

Officer Sprague asked about playground liability.

Attorney Cooper had prepared an opinion. "Playgrounds are considered Governmental functions as distinguished from Proprietary functions, and, as such, municipalities are not liable for injuries unless such liability might arise ~~from~~ through some portion of the playground or equipment which is considered a nuisance or is considered a public building under the safe place statute".

Several cases quoted.

"Each case will be decided upon its own merits. The town will of course, show that the operation of the playground is a Governmental function and plead non-liability. However, the complainant may attempt to show that the equipment in question constituted a nuisance or that the building, or bleachers, or place of assemblage constitutes a public building under the safe-place statute."

Morningside San

Mr Asked for opinion on the Morningside Sanatorium property. Mr Cooper said he would have it in a week.

Attorney Cooper reported on titles to the properties abutting on Bremer Road, Said that the title company would furnish them at a very reasonable rate.

Chairman stated that the small house on Drexel Avenue had been posted as unfit for habitation.

Condemn

Mr Entwistle reported it non-conforming as to size, plumbing, and structure.

Officers Fraziers bond approved.

Owner of cottage near Oak Lane Motel had notified the tenant. Tony Zingheim, to vacate by registered letter. Town should evict if condemning property

Check on legal action necessary to evict.

Mr Entwistle to check trailer ordinance and trailers. ✓

Chairman commented on the annual trip to Kilbourn by safety patrol of schools and asked for volunteer to furnish car. Finally persuaded Mr Bohnsack to go. *Safety Patrol*

Mr Pederson discussed Oiling roads near farmhouses - Dust in Gallagher Plat. He stated that \$370.00 was spent for oil on streets in Waunona Way area. *Dust*

Chairman reported on Fair Oaks Avenue. That he had stopped city trucks from hauling, mentioned weight. Discussed the trucking proposition. Finally decided to make it a class A highway. *Heavy Trucks 7 ave Oaks*

Mr Bohnsack moved to repeal ordinance on Fair Oaks Avenue recently adopted. Seconded and carried.

Then unanimously agreed to make it a Class A. Highway until the city took some action. No. Special assment.

Considered bids on Storm Sewers. Engineer Doolittle advised that Alternate II was the best at the prices bid. Thereby the work could be completed sooner, and consequently the streets could be finished soon after. *S.S.*

Mr Bohnsack moved to accept Alternate II, Harrington and Cordio if they could start with ten days. Seconded by Mr Leonhardt and carried.

It was unanimously agreed to hold the three lowest bids until the contract was signed by both parties., in order that they could be taken up if the lower bidders could not start soon.

Discussed Trailers and Trailer Camps. ✓

Sanitary District No. 2 desired to move the steel warehouse near the pump house in the east end of the Gallagher Grove Playground. *San Dist 2*

Unanimously agreed to.

Discussed Signboards with Mr Entwistle. ✓

Chairman asked if Park Commission took care of mowing playgrounds. Group in each playground usually did. Mr Pederson said that they would try to arrange. Had to get an extra man to mow weeds. *Plymnd*

Contract with Dane County Highway Department. *County Hy. D*

This contract, made in triplicate, on the 1st day of June, 1953, by and between the Dane County Highway Department, party of the first part, and the Town of Blooming Grove, party of the second part, WITNESSETH:

IT IS AGREED, that the party of the first part will do and perform or cause to be performed, in a good and workmanlike manner, the following described public work in the Town of Blooming Grove:

Type of Work Grading: crushed stone and bituminous surfacing of various platted streets and town roads.

Location of Work: Town of Blooming Grove, map on file.

Estimated cost of work: \$125,000.00.

IT IS FURTHER AGREED, that the party of the second part will hold the party of the first part free from all claims or liabilities arising out of said public work after construction has been completed.

IT IS FURTHER AGREED by the party of the second part that payment for all work done hereunder shall be made by

by the party of the second part ~~by~~ the party of the first part within 120 days after completion of the above-described public work, and any unpaid balance outstanding to bear interest at the rate of 5% per annum until paid.

It is further agreed that the part of the first part shall perform no further work of any type, nor furnish any road supplies or equipment for or to the party of the second part if payment is not made by the party of the second part within 120 days as hereinbefore provided.

Mr Bohnsack moved to accept the ~~xxx~~ terms of the contract. Seconded by Mr Leonhardt and carried.

Royster

Mr Entwistle stated that he expected to get Mr Aberg, Mr Cooper and Mr Hatch together to consider the valuation of the Royster Company.

Town Treas.

Mr Lyons stated that he was getting \$100.00 per month and \$1,000.00 when the tax roll collection was completed, and asked to be paid on monthly basis. Unanimously agreed to.

Liq. Lic

Clerk stated that the liquor licenses should be approved as the licenses should be issued soon:

Combination "B" Licenses:

Francis A. Walker, Pats Tavern, 601 N. Fair Oaks Ave .
Thomas W. Bewick, 300 Cottage Grove Road, Bewicks Tavern
Franklin A. and Luella Jensen, Lake Edge Bar, 111 Cottage Gr
Edward A. Zimmerman, Zimmermans Tavern 521 Cottage Grove Rd.
Mrs Perter L. Munson, Horse Shoe Bar, 3900 Dempsey Road,
Homer V. Simpson, Antlers Tavern, 2201 W. Broadway,
James A. Flynn, Samovar Bar, 2725 W. Broadway,
George E. Piazza, Airway Tavern, 5404 Raywood Road,
Charles Schleger, Charlie's Tavern, 900 E. Broadway,
Harry Relph, Nobles Tavern, 909 E. Broadway,
George A. Dunn, Dunn's Tavern, 1700 E. Broadway,
Mrs Gertrude Baker, Dutch Mill, 1801 E. Broadway,
Oscar John Simon, Simons Log Cabin, E. Jct Hys 12- 18 & old 51.
Oren T. Rime, Rimes Tavern, 2224 E. Broadway,
Anthony L. Russos, Cat and Fiddle, 2301 E. Broadway,
T. S. & Lila Curtis, Toby's Tavern, Old Hy. 51, R. 5,
Marvin L. Lindl, Green Lantern, Edwards Park.

Combination "A" and Wholesale Beer:

Thurher Beverage Co., 3838 Atwood Avenue.

Combination "A" Licenses:

John Bossart, Avenue Liquor Store, 3063 E. Washington Avenue.

Class "B " Beer Licenses:

Wilfred Brandt, Edwards Park Store,
Wilfred Brandt, Edwards Park Dance Hall.

Class "A" Beer Licenses:

Allen W. Dreger, A. & W. Grocery, 1708 E. Broadway,
 Clarence E. Vauk, Four Lane Station, 2101 W. Broadway,
 E. E. Kelley, Kelley Food Store, 3055 E. Washington Avenue,
 Carl S chultz, Schultz Grocery, 3920 Monona Drive
 Lawrence V. Albright, Albright Grocery, 4322 Buckeye Road,
 John Keller, 4603 Buckeye Road, Keller Grocery
 John Speranza, Johns Dairy Bar, 2605 W. Broadway.

Received of Madison Metropolitan Sewage District their
 twenty- third annual report. Placed on file.

Application for Franchise. Power Line Construction.

The undersigned, Supervisors of the Town of Blooming Grove, Dane
 County, Wisconsin, hereby consent to the construction, maintenance and oper-
ation by the Madison Gas and Electric Company, Wisconsin, or its
 successors or assigns, of a line of poles and wire for the purpose
 of transmitting power along and within the highway as follows:

along the easterly side of Belt Line Highway U. S. No. 51 in the
 NE $\frac{1}{4}$ of Section 16 and S.E. $\frac{1}{4}$ of Section 9.

All poles used in the construction of such lines shall be
 set in such a manner as not to interfere with the use of such highway
 by the public nor with the use of the adjoining land by the owner
 thereof; and all wires shall be not lew than eighteen feet above
 the ground at all crossings, and not less than fourteen feet above the
 ground at all other places. Said power line shall be so constructed
 as to conform to the rules prescribed in the Safety Code of the Public
 Service Commission of Wisconsin.

No tree shall be cut, trimmed or the branches thereof cut
 or broken in the construction or maintenance of such line without
 the consent of the owner of the tree. In each case, care shall be
 taken to avoid the undue and unnecessary cutting of trees along the
 roadside.

Said power line shall be altered so as to permit such
 modification or improvement in said highways as may hereafter be
 ordered by duly authorized authorities.

Construction work on such power line shall not take place
 until a division office representative of the State Highway Commission
 has inspected the proposed extension with a representative of said
 power line company. Thw work shall not be considered cpmplete
 until a final checkup has been made by the authorized representative
 of Highway Commission.

LeRoy W. Bohnsack

Neal G. Brown, Chairman

E. C. Leonhardt
Supervisors of the Town of
Blooming Grove, Dane County,
Wisconsin

Dated 6-2-53

Application for franchise. Power Line Construction.

The undersigned, Supervisors of the Town of Blooming Grove, hereby consnet to the construction, maintenance and operation by the Madison Gas and Electric Co., or its successors or assigns, of a line of poles and wire for the purpose of transmitting power along and within the highway as follows:

Northerly, along north and south road in the S. E. $\frac{1}{4}$ of Section 15, approximately $\frac{1}{4}$ mile from the so-called Pflaum Road, commonly Know ~~xx~~ as the Vondran Road.

Balance of the franchise same as the one recorded on Page 123.

Le Roy W. Bohnsack,
Neal G. Brown, Chairman, and
E. C. Leonhardt,

Police Department report filed.

Justice Singer filed his report.

Orders drawn as per order register.

H. O. Femrite

Town Clerk.

June 10, 1953 Special Meeting. Evening.

Meeting called to order by the chairman. Brown, Bohnsack, Leonhardt and Pederson present.

*Garbage
Vil
→*

Received let ters concerning garbage and discussed same. Decided to go in with Village of Monona,

Easement to Waunona Sanitary District No. 2.

In consideration of One Dollar and other good and valuable consideration to it paid, the receipt of which is hereby acknowledged the Town of Blooming Grove, a municipal corporation, hereby grants and conveys unto Waunona Sanitary District No. 2 of the Town of Blooming Grove, Dane County, Wisconsin, a perpetual right of easement to construct, erect and maintain upon the lands hereinafter described, a pumping station for the pumping of sewerage and a warehouse for use by said district in connection with the operation of its sewer and water utilities in and for said district, the lands which this easement affect being described as follows:

The East One Hundred feet (100) of Block Ten (10), in the Plat of the E. L. Gallagher's Second Addition, in the Town of Blooming Grove, Dane County, Wisconsin.

As a further consideration for the granting of this easement, said sanitary district agrees to permit the said Town to use, rent free, a portion of said warehouse building as a polling place at all gen eral and special elections and as a meeting place in connection with any municipal meetings or hearings which the said town may see fit to conduct; and

As a further consideration for the granting of said easement, the said sanitary district agrees to permit the said Town to construct and maintain in a portion of said warehouse public toilets for use in connection with the said Town's park which lies immediately adjacent to said warehouse.

IN WITNESS WHEREOF, the TOWN OF BLOOMING GROVE, a municipal corporation, has caused these presents to be signed by Neal G. Brown, its Chairman, and countersigned by H. O. Femrite, its Clerk, this 10th day of May, 1953

In presence of:
E. C. Leonhardt,
LeRoy W. Bohnsack.

TOWN OF BLOOMING GROVE,
Neal G. Brown, Chairman
H. O. Femrite, Town Clerk

State of Wisconsin, } ss
County of Dane

Personally came before me this loth day of June, 1953, Neal G. Brown, the Chairman of the Town of Blooming Grove, a municipal corporation, and H. O. Femrite, the clerk thereof, to me known to be the who ~~are~~ as such officers executed the above and foregoing instrument in the name of such corporation, and acknowledged said instrument to be the duly authorized act of said corporation.

Freeda K. Femrite,
Notary Public, My Com. Expires 7-24-55

Moved by Mr Bohnsack to grant easement. Seconded and carried.

Approved bill of Bohnsack and Brighan for installing new door *T. Hall* in Town Hall. \$93.03.

Approved Bill for Howard F. Johnson for excavating for Storm *S.S.* Sewer for \$704.65. Board agreed to pay him \$260.00. Balance of \$444.65 to be credited to his Personal Property Taxes (delinquent) Johnson being paid in full to date for work performed.

Work on Woodley Lane brought up. Total Cost \$443.88. *Woodley Lane* Mr Sam Thutt was called and said that the road was not to be assessed. Laid Over.

Discussed assessments on Fair Oaks Avenue. *Fair Oaks*

Agreed to assume cost of road, except Curbs and Gutters, which are to be assessed to property owners. so benefitted.

Discussion on Garbage Disposal. Decided to talk to Fisher *Disposal* on Gravel Pit for Land Fill.

Started to assess for street improvement.

Meeting adjourned.

LeRoy W. Bohnsack, Acting Clerk.

June 16, Regular Meeting 7:30 P. M.

Mr Leonhardt. Mr Bohnsack and clerk present.

Mr Erickson, with his attorney, Mr Arthur L. May appeared in regard to vacating Esther Beach Road from Waunona Way to lake, and that the east half revert back to the owner of the abutting property of the east side and that the west one-half revert back to the Town of Blooming Grove. *Erickson
Esther Beach*

After some discussion it was laid over until the chairman was present. *Raywood Rd*

Mr Robert Erickson also asked for release from Easement given On Lots 6, 7 and 8, of Block 1, Assessors Plat of Raywood Heights Park for the widening of Raywood Road which was never done, nor easements secured for the property north of Lot 6

If Raywood Road was not widened he asked for a release from easement given.

Laid over until Bull board is present.

Officer Sprague and Mr Hubert Schneider in - thanks for oiling Bremer Road. Asked about progress made. *Bremer Rd*

Attorney Cooper came in. Reported that he had titles of many of the properties.

Mr Bohnsack had appraisals made by the former committee.

Attorney Cooper commented on action taken by County School Committee on Joint School District No. 4 (their district) annexing it to the Madison School System, *Co School Com*

Clerk mentioned cleaning up Town lot and Gratz Lot. *Town Lot*

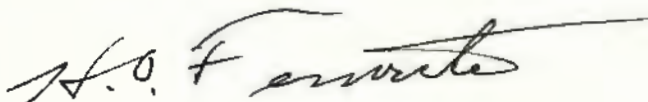
Discussed Quaker Heights Street Improvement.
Decided to give notice of hearing.
Payments in five years at five percent.

Clerk reported having received Easements for
Storm Sewer from Attorney Cooper.

Discussed Outdoor Theatre.

Orders drawn as per Order Register.

Meeting adjourned.



Town Clerk.

Approval of a Plat of a

PROPOSED UNION FREE HIGH SCHOOL DISTRICT.

To: Municipal Clerks of the Town of Blooming Grove,
Village of Monona,
Village of Mc Farland,
Town of Fitchburg, and
Town of Madison,
Dane County, Wisconsin

A plat of a proposed Union Free High School District
filed with the State Superintendent of Public Instruction
on the 10th day of June, 1953, over the signatures of the
municipal clerks of the Town of Blooming Grove, Village
of Monona, Village of Mc Farland, Town of Fitchburg and
Town of Madison, Dane County, Wisconsin, setting forth
and including the following described territory, to wit:

All of the incorporated Village of Monona, Dane Co., Wis.,

All of the incorporated Village of McFarland, " " "

A part of the Town of Madison (T 7 N R ⁹ E) Dane County,
Wisconsin more particularly described as follows: to wit:

Beginning at the point of intersection of the center
line of U. S. Belt line Highway 12 and 18 and the east line
of Section 36, thence westerly along said center line to
its point of intersection with the southwest right-of-
way line of the Chicago, Milwaukee, St. Paul and Pacific
Railroad; thence northwesterly along said southwesterly
right-of-way line to its point of intersection with the
center line of Wingra Creek (formerly Murphy's Creek);
thence southwesterly along the center line of Wingra
Creek to its intersection with the east Right-of-way line
of the Chicago and Northwestern Railroad; thence south
along said east right-of-way line to its point of intersection
with the center line of Bram Street; thence west along the ~~center~~
center line of Bram Street to its ~~intersection~~ point of
intersection with the west right-of-way line ~~with~~ of said
Chicago and Northwestern Railroad; thence south along west
right-of-way line to its point of intersection with the
center line, extended easterly, of Buick Street; thence
west along said extended line and said center line of
Buick Street to its point of intersection with the center
line of South Park Street; thence south along the center
line of South Park Street and the north-south quarter line
of Section ~~24~~ 35 to the South line of the Town of Madison;
thence east along the south line of the Town of Madison to
the southeast corner of Section 36, thence north along the
east line of said town to the point of beginning.

A part of the Town of Fitchburg (T6 N R 9 E), Dane County,
Wisconsin, more particularly described as follows:

Beginning at the northeast corner of the northeast quarter
of Section 1; thence south along the east line of Section 1
to the southeast corner of the northeast quarter of said
Section 1; thence west along the south line of the north one-
half of the northeast quarter of said Section 1 to a point

which is 469.1 feet west of the northeast corner of the southwest one-quarter of the of the northeast quarter of said Section 1; thence south parallel with the east line of said Section 1 to the public highway running generally east and west through the center of said Section 1; thence west along the center line of said public highway to its point of intersection with the center line of U. S. Highway 14; thence northwesterly along said U. S. Highway 14 to its ~~XXX~~ point of intersection with the north line of Section 2; thence easterly along the north line of Sections 2 and 1 to the point of beginning.

All of the Town of Blooming Grove (T 7 N R 10 E) Dane County, Wisconsin, except the following portions thereof:

- a. Beginning at the northwest corner of Section 6; thence south on the west line of Sections 6 and 7 to the shore of lake monona; thence northeasterly, easterly and southeasterly along the shore of Lake Monona to a point where the southeast line of Block 2, Sunset View Park extended southwesterly, intersects the south shore of Lake Monona; thence northeasterly along the southeasterly line of said Block 2 and said line extended to the center line of Atwood Avenue; thence southerly along the center line of Atwood Avenue to a point where said center line intersects the south line, extended westerly, of Lot 6, Block 4, Olbrich Park addition to Madison; thence easterly along said south line, extended, and the south line of Said Lot 6 to the southeast corner of said lot; thence southeasterly along the west line of Lots 13 and 14, Block 4, Olbrich Park Addition to the south line of said plat; thence east along the south line of Olbrich Park Addition to the west line of the east one-half of the northwest quarter of Section 9; thence north along said east line to the southwesterly right-of-way line of the Chicago and Northwestern Railroad; thence southeasterly along said southwesterly right-of-way line to its intersection with the center line of the Coattage Grove Road (County Trunk Highway B. B.) ; thence easterly along said center line to its point of intersection with the center line of U. S. Belt-line Highway 51; thence northeasterly along the center line of said highway to its point of intersection with the north line of Anchor Drive, extended eastward; thence west along the north line of said Anchor Drive extended eastward, to the center line of Dempsey Road; thence north along the center line of Dempsey Road to a point 462 feet north of the center line of Tulane Avenue; thence west 471.24 feet parallel to the center line of Tulane Avenue; thence south 24 feet parallel to the center line of Dempsey Road; thence west 108 feet parallel to the center line of Tulane Avenue; thence north 72 feet along the northerly extension of the center line of Ontario Street; thence west parallel to the center line of Tulane Avenue to the west line of the east one-half of the southeast one-quarter of the southwest one - quarter of Section 4; thence south 510.5 feet along said west line to the center line of Tulane Avenue; thence west along the center line of Tulane Avenue to a point 815 feet east of the southwest corner of Section 4; thence north 872.7 feet to a line parallel to the west line of Section 4; thence west 660 feet on a line parallel to the south line of Section 4; thence north 33 feet on a line parallel to the west line of Section 4; thence west 155 feet to the southeast corner of Lot 87 of the Tilton Midlands Plat; thence north along the east line of Tilton Midlands Plat and said east line extended to the center line of Milwaukee Street; thence westerly and northwesterly along the ~~XXXXX~~ center line of Milwaukee Street to the east line of the west one-half of the northeast quarter of Section 5; thence north along said east line to the southeast right-of-way line of the Chicago, Milwaukee, St. Paul and Pacific Railroad; thence northeasterly along said southeasterly right-of-way line to the east line of Section 5; thence north along said east line to the north town line; thence west along the north town line to the point of beginning.
- b. Beginning on the shore of Lake Monona at the point where the southeast line of Block 2, Sunset View Park, extended southwesterly, intersects said shore line, thence northeasterly along the southeasterly line of said Block 2 and said line and said line extended to the center line of Atwood Avenue; thence southerly along the center line of Atwood Avenue and Monona Drive, and the center line of Monona Drive, extended, to the northeast corner of Section 29; thence continueing south along the east line of Section 29 to the center line of the Yahara River; thence northwesterly along the

center line of the Yahara River to the center line of U. S. ~~Beltline~~ Beltline Highway 12 and 18; thence westerly along the center line of said Beltline highway to its point of intersection with the center line of Bridge Road; thence northeasterly along the center line of Bridge Road to its point of intersection with the center line of the Yahara River; thence northwesterly along the center line of the Yahara River to Lake Monona; thence northerly westerly and northeasterly along the shore line of Lake Monona to the point of Beginning.

c. Beginning at the point of the intersection of the west line of said town and the center line of U. S. Beltline Highway 12 and 18; thence north along the west town line to the shore of Lake Monona; thence easterly along the shore of Lake Monona to the center of the mouth of the Yahara River; thence southeasterly along the center line of the Yahara River to its point of intersection with the center line of Bridge Road; thence southwesterly along the center line of Bridge Road to its point of intersection with the center line of U. S. Beltline Highway 12 and 18; thence westerly along the center line of said Beltline highway to the point of beginning.

d. The South 313.6 feet of Outlot A, Allis Heights.

e. The Southwest one-quarter of Section 16 except the portion thereof owned by the Blooming Grove Cemetery Association.

f. Beginning at the northwest corner of the southwest one-quarter of Section 31; thence east on the east - west quarter line to the center of said Section 31; thence north on the north-south quarter line of Section 31 and the North-south quarter line of Section 30 to its point of intersection with the northerly right-of-way line of the Chicago, Milwaukee, St. Paul and Pacific Railroad; thence south 86° 24' East along said northerly right-of-way 5001.5 feet; thence north 53° 55' East on a line which is ~~is~~ parallel and 100 feet northwesterly from the center line of Nine Springs Drainage Ditch to the center of the Yahara River; thence southeasterly along the center line of the Yahara River to its point of entry into Lake Waubesa; thence southeasterly, southwesterly, southeasterly and southwesterly along the west shore of Lake Waubesa to its point of intersection with the south ~~line~~ line of Section 32; thence west along the south line of Sections 32 and 31 to the southwest corner of Section 31; thence north along the west line of Section 31 to the point of beginning.

Is hereby approved by the State Superintendent of Public Instruction after that official having satisfied himself that the proposed Union Free High School District is justifiable with respect to the educational welfare of the residents of the area to be included in said proposed Union Free High School District.

Dated this 18th day of June, 1953.

George E. Watson,
State superintendent of Public Instruction.

Filed this 20th day of June, 1953.

Recorded this 22nd day of June, 1953.

H. O. F. [Signature]

Town Clerk.

Resolution providing for hearing on petition for
School District Organization.

Pursuant to the provisions of Section 40.03 of the Wisconsin statutes the County School Committee in legal meeting assembled on the 19th day of June, 1953, hereby and herewith resolves that a public hearing will be held by said Committee at Frank Allis School on the 30th day of June, 1953 at 8:00 P. M. on a petition filed with said Committee on the 11th day of June, 1953, which reads as follows:

PETITION FOR THE ESTABLISHMENT OF A
UNION FREE HIGH SCHOOL

To.: Harry Hanson, Secretary of the Dane County School Committee,
Sun Prairie, Wisconsin; and

To: State Superintendent of School, State Capitol, Madison.

The undersigned electors hereby and herewith petition the Dane County School Committee and State Superintendent of Schools, to take such action as may be necessary under Section 40.303 (4) (b), laws of Wisconsin to create a Union Free High School District composed of the following territory, to-wit:

Description the same as that recorded on Pages 126, 127 and 128 of this volume.

Dated June 19th, 1953 at Madison, Wisconsin. Signed

Robert D. Peacock,

V. E. Kivlin,

Alvin Everson,

Paul Helgerson,

Math. J. Kalscheur,

Robert Daley,

For the Dane County School Committee.

Harry Hanson

Secretary of the Dane County School Committee

Filed June 20th, 1953.

I hereby certify that I have posted notices of Hearing on the above mentioned organization of Union Free High School District, at the following places:

At the Town Hall,

At the Kroger Store and At Hogans Pharmacy

On the 20th day of June 1953

H. O. Femrite, Town Clerk.

Subscribed and sworn before me this 20th day of June, 1953

June 26, 1953 Special Meeting
Mr Brown Mr Bohnsack and clerk present.

7:30 P. M.

Read minutes of June 16th. Approved.

Mr Hambrecht and Mr W. Entwistle came in from Justice Court.

Mr Clark wants to close Hog Farm. About July 1st. *Hog Farm*

Mr Brown phoned Mr J. Bauer of Village of Monona (Committeeman on Garbage Disposal) Agreed to go in with us.

Atty Cooper came in.

Chairman reported having Board of Health approval of garbage disposal on the hog farm until December 31st.

Discussed annexation of the Waunona Way area. Atty Cooper reported progress in detail.

Atty Cooper reported having received a letter from Mr John Boyer objecting to street extension through his lots.

Mr Pederson explained low spot on Lakeview Avenue and how to drain properly.

Agreed to serve notice on Redda to clean up lot.

Discussed Outdoor Theatre. Laid Over.

Attorney Cooper reported on contact with Mr Marks and progress made on Bremer Road. To notify Mr. Marks and Mr Miller for the regular meeting the 7th.

Meeting Adjourned.

H. J. Entwistle
Town Clerk.

July 6, 1953

Board Of Review

10.00 A. M.

Mr Bohnsack, Assessor and clerk present.

Assessment Roll before Board - not completed.

Mr. and Mrs Blaney came in. Chairman came in.
Two bedroom house 25 X 32. Val 600. 8400. Total 9000.
Board to view the property.

Mr Hans Hilsenhof came in and discussed property values.
Large House 600 7100 Total 7700. No reduction promised.

Mr Marvin Herrick came in. One block south of Boulevard.
Agreed on a value of 8500.

Mr Lawrence Albright came in. Discussed hi remodelling.
Agreed on one thousand dollars increase.

Mr Stein, Owner of Outlots 5 and 6, Raywood Heights.
Assessed 8800 - 4900 Total 13,700. Refused to reduce.

Recessed for noon.

Attorney Cooper came in expecting to meet Mr Marks and Mr Miller.

Mr Martin Zeier appeared and requested statement regarding loan for Storm Sewer and Street Improvement.

Mr Entwistle prepared statement.

No property owners appearing Board of Review was adjourned until legal time of meeting July 13th at 10:00 A. M.

Mr Miller of Larsons Survey came in in accordance with arrangement with Atty Cooper. Mr Cooper present.

July 6th meeting continued.

Mr Miller complained of his assessment on the lot parallel to Highway 51.

Atty Cooper discussed progress made on Bremer Road. Had agreements on properties except properties owned by Mr Mill, present, and Mr Marks, not present.

Bremer Rd

Mr Miller agreed to give ~~16~~ sixteen feet of land for right of way if the property owners on the other side of the street would give sixteen feet. Intimated, very strongly, that Mr. Marks would do the same.

Meeting adjourned.

H. O. Fennimore
Town Clerk.

July 6, 1953 Hearing on Quaker Heights streets 7:30 P. M.

Mr Brown, Mr Entwistle and Clerk present.

Quaker Hts

Mrs Donald H. Jacobson of 4606 Buckeye Road appeared in regard to excessive assessment on her property

Mr Lyster of Lake Edge Park - Assessment

Mr Arthur Meek complained about excessive assessment Compared with Roger Lesch - Frank Homburg - Others.

Bd of Review

Mr Varda appeared objecting to blawttopping Cold Springs Avenue. Discussed diverting water for easement. Agreed on fifteen inch culvert to be installed by town.

*J. Varda
Cold Springs*

Checked over and corrected all assessments.

No others appearing meeting adjourned.

H. O. Fennimore
Town Clerk.

July 3, 1953 Special Meeting. 8:00 P. M.

Mr Brown, Mr Bohnsack and clerk present.

Joint meeting with Health Board. Mr. E. J. Schmidt, Mr. Wm Copeland and Mr E. J. Michaelis present. To consider complaints of residents adjoining Klinke's.

*Klinke
Hatchery*

Mr. Klinke came in. Stated that he had 900 turkeys now and at this time last year he had 17,000. Stated that he should keep these until October.

Mr Klinke mentioned Miller- Fennimore - Union Grove cases. Said that there were chickens on Mifflin Street.

Mr Klinke said that he would quit raising turkey here. That he was now farming out 10,000. Mr James was the main compliner.

Chairman said that he would call on each adjoining resident.

The Health Board left.

Chairman Brown said that Officer Sorenson was quitting July 15th.

Police Dept

Meeting adjourned.

H. O. Fennimore
Town Clerk.

July 7, 1953 Regular Meeting. 7:30 P. M.

All three members of the board, Attorney Cooper and clerk present.

Mr. Nale and two others appeared in regard to Klinke's Chairman reported on the special meeting.

Mr. Bale asked about requiring to connect on Water and Sewer within two years. Mr. Hammel stated that that was one of the requirements of the bonding companies.

Mr. Hubert Schneider asked about progress made on Bremer Road. Chairman replied that Mr. Miller and Mr. Marks agreed to donate sixteen feet if the property owners on the other side would donate sixteen feet. (relying on Miller's statement.)

Mr. Marks and his wife came in. He said that he would not ~~donate~~ donate sixteen feet. Claimed that cost was prohibitive. And would not donate the land unless his assessment was equalized. Made comparisons of many properties in Larsons Survey, Idlewild, Edwards Park and other parts of the town.

Mr. R. W. James, property owner of Edwards Park, complained about special assessment for improvement of Card Avenue. He thought that his assessment should be the same as that of Rodney Sperle. Board Agreed.

Mr. Fred Garatz appear relating to water condition in the Pinchot Street and Gary Street area/. Question of disposing of water from the east end of Pinchot Street. Board explained what they were trying to do. He agreed on a an easement from Pinchot to Gary Street.

Mr. Hammel appeared for Commercial Area East of Monona Drive and south of Pflaum Road. Had plan for approval - seventy foot lots. To prepare plans - deed restrictions. Mr. Malcolm Hanmer present. Get further information.

Mr. E. L. Clark came in with application from Department of Agriculture. Asked for fifty dollars per month for service of Hog Farm - stated that roads had not been taken care of as agreed too originally.

Mr. Bohnsach moved to givr him fifty dollars per month. Agreed too.

Mr. Varda and Mr. Busse came in. Discussed easement. Decided not to pay for changing easement. Sell as is.

Mr. Edwin Loomis applied for job as policemen.

Mr. Russell Doolittle discussed plat of Morningside Heights. Drain across County Trunk Highway B B and Railroad right-of-way. Discussed disposal of water between Dempsey Road and east end of Morningside Heights.

Mr. Cnare present during discussion. Engineer Doolittle to take levels on the area.

Audited bills as per Order Register.

Chief Wisman present and discussed department -vacancies- application of Stanley Klein - discussed condition of Squad Car - purchase - Squad Car - Plain Car.

Adjourned.

H. F. Favorite
Town Clerk/

Klinke

Bremer Rd

Card Ave

*7 Gary
Drainage*

Ac & in

Clark L.E.

*Varda - Busse
Easement*

*Doolittle
Drainage
B.B.*

John D. Sp

July 13, 1953 Board of Review 10:00 A. M.

Mr Brown, Mr Leonhardt, Assessor and clerk present.

Mr Richard Widman of Idlewild present. Inquired about method of assessment - equalization, etc.

Mr Marks protested being overassessed.
Board agreed to view the property - in Larsons Survey.

John Boyer, 108 E? Lakeview Avenue. Lot 9, Block 1, Morningside Heights. Complained about 2,100 dollar raise on very small house. Board to view property.

Mr Enil Schedel wanted a culvert on Highway 51. Referred to State Highway Department.

Mr Rotchie, 505 Bowman Avenue. Board to view property.

Assessor stated that under new law Morningside Sanatorium could not have all their land exempted. Read opinions Atty Cooper - the attorney for Morningside Sanatorium and gave his opinion.

Also stated that he had referred the Royster assessment to Mr Hatch for his assessment.

Recessed for noon. 2:00 P. M.

Mr Walter J. Meives, 4118 Buckeye Road complained about increased assessment. Oldest House in the community. Compared with Siebert house and others in neighborhood.

Board agreed to view property.

Mr Bedner has sent contracts for high school transportation and asks that his remuneration be increased from \$2.00 to @.25 per week per pupil/ Board Agreed to pay increase.

Mr and Mrs Nickerson, 4312 Major Avenue appeared in regard to assessment - compared with other properties.
Board agreed to view property.

Clerk phoned County Clerk in regard to Notices for Special Election - Referendum on Union High School. And Ballots.

He was told that a group was asking the County School Committee to rescind order.

Mr R. J. Fisher, 4312 Maher Avenue asked that his assessment be cut for value of fireplace.
Cut to 7900. No reduction for fireplace.

Board of Review adjourned to Monday, July 20th at 7:30 P. M.

H. S. Fennell
Town Clerk.

Mr Brown, Mr. Entwistle, Mr Christian and Mr Brandt and clerk went to the meeting of the County School Committee during the evening and asked them to rescind or change the date.
Laid the matter over to conference with district attorney.

H. S. Fennell

H. S. Fennell

H. S. Fennell

H. S. Fennell

July 18, 1953 Special Meeting of High School held
Saturday evening.

*High
School*

Mr Brown, Mr Lyons, Mr Clarence Ragsdale, Mr Gausewitz,
Attorney Cooper, Mr Christian, Mr Albert Brandt, Mr.
Entwistle and clerk present.

Meeting announced by Chairman Brown to discuss information
needed and method to be used to sponsor High School.

Discussed name of organization - finally agreed on
Committee for High School.

Discussed subject matter to be used:

Accredited as to admittance to college.

Cost of Building and cost of maintaining school

Advantages of High School Transportation as against
City of the second class

Determined assessed valuation of proposed district as
\$20,155,673. and equalized valuation as 25,632,700.

Copy to run in East Side News besides a run of several
thousand for distribution.

A message to Town of Madison, Town of Fitchburg and to
Village of Mc Farland.

Mr Neal Brown chosen Secretary-Treasurer.
Mr Albert Brandt President.

July 20, 1953 Board of Review 7:30 P. M.

Mr Brown, Mr Bohnsack, assessor and clerk present.

Mr and mrs Quinn, Lor 12 Blk 21, Morningside Heights.
Valuation 5700. Made comparisons

Paul Brink, Lot 10 Blk 3, Allis Heights
Discussed with assessor.

Had a complaint about Koerth property. Used as commer-
cial garage.

Mr Fred Gratz present and made comparisons of valuation.

Mr Leonhardt came in.

Discussed the property. Lowered the marsh tract.
Raised the two tracts on east side of Clare Street.

Damage

Mr and mrs Earl J. Remicke appeared in regard to damages
to their car hitting an obstruction in the street during
street improvement. No flare or baracade.

After discussing the matter the board agreed to pay their
repair bill amounting to \$28.73.

*Garbage
Maple Bluff*

A letter from the Village of Maple Bluff addressed to the ~~MANAGER~~
chairman was read relating to requesting a permit from
our town to haul and dump garbage at the E. L. Clark farm.
Garbage will be hauled in a covered truck.

The request was granted. On motion of Mr Bohnsack.

Board of Review adjourned until Monday, July 27th, at 7:30

V. O. Ferruto
Town Clerk.

July 21, 1953 Regular Meeting 7:30 P. M.
Mr Brown, Mr Leonhardt, Atty Cooper, Chief Widman, Mr.
Entwistle and clerk present.

Read and approved minutes of July 7th, 13th, 18th and 20th.

Atty Cooper reported on drainage on N. Fair Oaks Avenue:
Contacted City Officers - Examined files of Starkweather
Drainage District - Conferred with Fred Hanson of the
Hanson Wrecking Company and E. C. Voit/
Submitted letter stating all the facts. After considerable
discussion Mr Brown moved to lay over.

*Storm Sewer
#7 on Oaks*

Mr Hoveland, spokesman for a large group from the Bremer
Road area. Asked? What about Bremer Road?

Bremer Rd

Mr Gilbert Voeck in regard to extending Ivywood Trail in
Assessors Plat No. 4. Presented proposed layout.
Agreed to give sixty foot right of way for street.

Ivywood Tr

Board agreed to co-operate.

Bremer Road - Chairman stated that Mr Miller said that he
would give 16ft but it developed that Mr Marks would not.
Chairman said that they would condemn.

Mr Schneider said that they had agreed to blacktopp Bremer
road and also Marks road.

Party had a one thousand gallon tank to ~~dispose of~~ ^{rent}. It was
mounted on truck similar to one now used belonging to
Raemisch and Soh. To get cost of pressure system.

Hy Equip

Board interviewed candidates for Police Officer"

Police Officers

Mr Baarrigan, 26 Walter Street, Married - no child -
Grade and high school - applied because he wanted to become
officer - No debts except loan on car and house - checked up
by Dr. Collins. - age 28 Height 6' 3" Weight 175 - No objection
to night work.

Charles L. Buchanan, Truax Park - Married - three children -
Worked Kroger - C. & P. - National - many others - inservice-
No. police work in service - No debts - Dr L. Sprague- Age 27-
Height 5'10" Weight 155 - Lot in Morningside Heights.

Stanley Klein, 6416 Monona Drive - Married - One child -
High School - Army Badger Furnace Co since army - desired
to get into police work since High School - Health Good -
Dr. Lackie - Age 22 Height 5'11" Weight 132 Agreed to
work nights.

Ronald Orvis, 4611 Camden Road - Divorced - one child -
Army experience - police duty - Dr Grumke - eye sight fair-
Drink occasionally.

Walter John Van Olman, 6214 Bridge Road - Single 2½ years high school
Four years Marine corps - Gisholt - Skelgas - thought that there
was a future in police work. - Dr Grumke - health good - 14 mos.
police work in service, traffic control - Live with parents -
Age 22 - Height 5' 11" Weight 116.

Edwin H. Loomis 4012 Hegg Avenue - Married - one child - High
School - 29 years - 5'10" Weight 155 Roman Koch five years -
Military police - Dr Morrill 0 No police record.

Chief gave his opinion, having investigated each:

Charles Barragan was chosen - Night duty 12:00 to 8:00 A. M.
could not come on 8-1-53 without giving notice
agreed to 8:00 to 12:00

Chief asked for a panel to stand for one year.

Walter John van Olman as No 2.

Stanley Klein as No. 3.

Charles Buchanan as No. 4.

Ronald Orvis as No 5 and Edwin H. Loomis No. 6.

Mr and Mrs Charles Rego appeared asking for approval of Trailer Camp south of their Motel (Youngs)

Mr E. J. Schmidt had assisted them to prepare plans for a trailor park, with water, sewer, electric and telephone service for each trailor.

*Rego
Trailer Camp*

One block with 14 trailors and one block with 28 trailors. To have strick regulations on all subjects. Mr Emtwistle said it did not comply with ordinance. Chairman Brown has that they would have to investigate very thoroughly before they could consider the proposition. Mr Leonhardt moved to lay over. Agreed tp.

Squad Car

Chief Widman reported that he had prāces on : Ford Ranch Wagon 581 and trade in. Ford 4 door Mercury 4 door 1640. BeSota 4 door 6 1500. 4 door 8 1725. Chrysler Winsdor 1708. Buick 1700. Discussed. Laid over for full board.

*Sanitary
Land Fill*

Mr Russell Hensen and another from Nagle Hart T. & E. Co showed pictures on land fill sanitary disposal.

Election

The board appointed the following election officers:
First Precinct:
Everett Liddicoat, Andy Flom, and Mrs Virgil Edwards.
Mrs E. J. Schmidt and Mrs Morris Olson.
Mrs Earl Siggelkow and Norbert Romeker

Second Precinct:
A. W. Gay, Jake Brown, and Albert Hynek.
Mrs George ~~XXXX~~ Barlow and Mrs Delbert Olson.

J. S. Dist 4

Received petition of fifteen residents of that part of Joint School District No. 4, which was not included in the annexation proceedings, requesting that they be attached to to the Nichols School.

Laid over until the annexation proceedings were settled.

Auctions

Clerk stated that Gene R. Nelson of Stoughton applied for permit to hold auctions. Had a statement stating about what he intended to do.

As he had no definite place to hold the auctions the board laid the matter over.

Orders drawn as per Order Register.

H. O. Fawcett

Town Clerk.

July 27, 1953 Board of Review. 7:30 P. M.

All three members of the board, assessor and clerk present.

Considered Farrell property.

Mr Arthur Bahr appeared. Made comparison with other properties.

Mr Orville Meies appeared Lot 4 Block 2, ~~XXXXXXXXXX~~ M. S. Hts Oldest house around. Board agreed to view.

Mr and Mrs John H. Johnson appeared. thought their assessment too high. thoroughly discussed but the board made no change.

Mrs Giles Norden Appeared. Discussed and laid over until next Week. ✓

Mr John Looze appeared. Lot 14 Block 16, M. S. Hts. Discussed but no change. *corrected*

Board of Review adjourned until August 3rd at 7:30 P.M.

H.O. Fennell
Town Clerk.

July 30, 1953. Special Meeting. 7:30 P. M.

Mr Brown, Mr Cooper, Mr Ragsdale, Mr Kenneth Slinger Mr Wallace Entwistle, Albert Brandt, Donald Brigham and clerk present.

General discussion on anexation to Village of Monona.

Mr Looze, Mr John Cole and Mr George Lewis came in.

Also general discussion on Joint high School for Allis School and Nichols School area.

Mr Looze wanted to know which should be the issue.

Sentiment favored going on with both issues.

Mr Gausewitz came in.

Further discussion on both issues.

H.O. Fennell
Town Clerk.

Ordered Stricken

August 3, 1953. Board of Review. 7:30 P. M.

Mr Brown, Mr Leonhardt, assessor and clerk present.

Mr Anthony Russos thought new house overvalued in 1952 and this year. Discussed but no change.

Father Barrell of the Palatine Fathers. Informed that ten acres had been exempted. He explained that a new law colleges had an exemption of forty acres. He claimed that they had a college. To furnish sketch of area used for college. Agreed to.

Mr Frank Ross, Jr., Attorney appeared with Mrs Giles-Norden. claiming over assessment on property. Mr Matt Maher testified. Also Mrs Norden. Questions - assess tp Beltline Hy 51.- etc. Laid over to August 10th.

Mr Marks present - stated that he expected board down to view property. Agreed on 6:00 P. M. August 4th.

*Reduced
8.750-*

Board of Review adjourned to August 10th at ~~XXXX~~ 7:30

H.O. Fennell
Town Clerk.

August 4, 1953. Regular Meeting. 7:30 P.M.

All three members and clerk present.

Drainage
Driv

Mrs Clara Wild, 501 Ludington Avenue appeared and complained about Water flooding her lot. Weeds. Concrete Driveway broken up.

Salvage yard

Mr H. M. Engelhart, Route 4, owner of tract of land north of C. M. ST. P. and P. R. R. and west of old airport appeared in regard to salvage yard. Discussed at length.

Chairman suggested that he notify the County Zoning ~~Committee~~ Committee to view the tract and if they approve the town board would approve. All agreed.

Clerk read the minutes of the last regular meeting and two Board of Review meetings.

Mr Bohnsack moved that the minutes be accepted as corrected. Seconded and carried.

Rego
Trailer Camp

Took up the Rego Trailer proposition. Board agreed that the proposition could not comply with ordinance.

Salvage

Discussed the salvage yard proposition. The variety of yards that might be established. Agreed that there should be a yearly license, enabling the board to refuse to license if they are not maintained in proper manner.

Attorney to draw ordinance providing for yearly license.

Chief Wid
Squad Car

Chief Widman present and discussed squad car. Agreed on two door car and keep ambulance ~~for~~.

Mr Leonhardt suggested calling for bids for two door car. Mr Brown so moved. Seconded by Mr Bohnsack and carried.

Chief Widman reported on work of department.

Del
P. P. Taxes

Mr John Lyons reported on collections of Delinquent personal property taxes and suggested that the following were uncollectible and should be stricked from list:

1946	Melvin Fjelstad	- - - - -	-25.68
	Amos Hustad	- - - - -	23.34
	Lake Edge Beuty parlor	- - - - -	15.02
	Monona Flying Club	- - - - -	16.43
1947	Dee and Jim Restaurant	- - - - -	25.44
	Dee and Jin (Geo Card)	- - - - -	2.36
	Martin Fjelstad	- - - - -	31.62
	Geida Grant	- - - - -	2.06
	Minnie Mc Fatridge	- - - - -	8.69
1948	Henry Baltis	- - - - -	13.20
	Alten Bourn	- - - - -	25.44
	S. J. Bragdell	- - - - -	7.76
	J. C. Eickhoff	- - - - -	48.78
	H & M Service Station	- - - - -	9.63
	Master Music Co.	- - - - -	6.46
	Ed Olson	- - - - -	27.04

Bohnsack

Mr~~XXXXXXXXXX~~ moved to write off . Seconded by Mr Leonhardt and carried

Mr Lyons suggested that the following 1949 items should be written off.

Cinch White Cake Mix	- - - - -	2.31
Clarks Ads	- - - - -	1.15
club Hollywood	- - - - -	6.17
E. Erstad	- - - - -	3.09
Fauerbach Brewing Co	- - - - -	6.17
Harold Johnson	- - - - -	4.63
Erling Landvik	- - - - -	29.33
Mobiloil Co	- - - - -	6.17
Northern Tissue	- - - - -	2.31
Schlitz Brewing Co	- - - - -	1.74

No action taken,

The board being unable to attend the joint meeting of boards of Madison, Fitchburg and Blooming Grove Officer Reider brought over the papers fixing the time of Meeting to consider the petition of Mr Henry Q. Turville to have his property ~~trans~~ transferred from Jt School District No 4 to Jt School District No. 5.

Board signed the papers required.

Mr Doolittle present and discussed the Storm Sewer project proposed for the Quaker Height area. Estimated the cost at \$18,000.00

*Storm Sewer
Quaker Hts*

Moved to advertise for bids. Engineer Doolittle to prepare plans and specifications. Seconded and Carried.

Received and considered Zilmer V. Grinnell's application for license for Trailer Camp.

Trailer Camp

Mutually agreed to grant license.

Clerk stated that Mrs Love, on the town road south of Cottage Grove Road to Buckeye Road, Pederson Road, wanted Garbage and Rubbish Collection.

M. & R. Coll.

Board agreed to give the service.

Mr Pederson reported on Garbage and Rubbish Collection. And that he had laid off Peter Hellenbrand. On account of stopping at taverns, drinking, etc.

Mr Pederson also reported on insurance company liability on other car in an accident. Referred to Atty Cooper.

*Damage
claims*

Appointed Van Allman Police Officer.

Received Harrington and Cordio's bill for partial payment Referred to Engineer Doolittle.

Considered Street Lights on Memphis and Worthington corner and Woodley Lane and W. Broadway Corner.

Street Lights

Ordered installation.

Received Justice Singer's Report.

Received Police Department Report.

Considered purchase of Pick-up truck

Truck - Hy Dept

Advertise for One-half ton pickup truck, directional lights heater.

Orders drawn as per order register.

Meeting adjourned.

H. S. Fennell

Town Clerk.

August 10, 1953. Board of Review. 7:30 P. M.

All three members of Board, assessor and clerk present.

Mr Hatch and Mr Gratz^{city} of the State Department present.
Mr Brennen present from Atty Cooper's office.
Mr Aberg representing royster present.

Considered breakdown of Assessment. Discussed valuations and assessments.

Requested a hearing, taking testimony of an officer of the company, realtors, engineers (local) to give testimony.

Mr Entwistle stated that he had Mr Hatch, Mr Gravitz and Mr Keenan of the state department assist and advice him.

Mr Hatch and Mr Gravitz enetered into the duscussion.

Mr Aberg asked for ten days. Adjourned to August 24th at 7:30 P. M.

Mr Aberg commented on his relations with the town, his contact with annexationists, and Farmers Mutual.

Hy Eg

Opened bids on trucks for 1/2 ton pickup truck:

Kaysers Motors, 6 ply tires	- - - - -	1,133.39
I. H. C. Demonstrator (9000 miles)	- - - - -	875.00
L. H. C. new		1,150.00
Dodge 4 ply	- - - - -	1,135/71

After interviewing the salesmen the board decided on

Dodge 650 wheels change 4 ply for old tires 1,095.00
Added Fluid Drive 39.00 - - total - - 1,134.00

Mr Bohnsack moved. Board a reed.

Shelter House
Lake Edge

Chairman stated that he had Mr Bohnsack go over the bids for electrical work at Lake Edge Playground as they wanted to have the curent for Sunday.

The bids are as follwds:

Jacobs Bros., 753 Universith Ave.,	- - - - -	395.00
Hambrecht Electric Co.,	- - - - -	374.00

They awarded the work to Hambrecht Electric Company who agreed to have it finished by Sunday.

Town Board Adjourned until to-morrow evening at 7:30 to receive bids on Squad Cars.


Town Clerk

Special Meeting

8-11-53

7:30 P.M.

All three members of the board and clerk present.

Chief Widamn present.

Opened bids on Squad Car.

Squad Car

Plymouth - - - - -	1690.00
Chrysler - - - - -	2246.00
Dodge - - - Madison Motoras - - - - -	20.18.00
Plymouth - " " - - - - -	1625.75
Kayser Motors - - - - -	1573.15
King Motors - Mercury - - - - -	2157.47
Hult - Chevrolet - - - - -	1458.00
" " - - - - -	1698.00
Schappe - Plymouth - - - - -	1650.00
" De Sota - - - - -	2150.00
" " - - - - -	2400.00

Discussed the values of the different cars.

Mr Bohnsack moved to buy the 1698.00 Chevrolet, plus \$35.00 for siren and installing and Heavy Duty Generator

Unanimously Agreed too.

Officer Sprague

Chairman Brown stated that Offocer Sprague wanted to keep Heavy Duty Generator and Motorola, offering to pay for it.

Discussed police work of Officer Sprague. Chief explained his work in Edwards Park after closing of dance hall, being called to other parts of the town, etc.

Finally agreed to employ him three hours a night, 10:00 to 1:00, at \$1.55 per hour and to cut out the mileage. Six days a week.

Called Officer Sprague who came in soon after.

Explained their proposition which he agreed to.

Decided to get new radio for new car.

Discussed the Fisher Pit and other locations. And Land fill disposal in general.

Sanitary Land Fill

Meeting adjourned.

H.O. Ferrante

Town Clerk.

August 19, 1953

Regular Meeting

7:30 P. M.

All three members of the board and clerk present.

Minutes of the last regular meeting of August 4th and intervening special meetings of August 11th.

Atty Cooper came in.

Clerk mentioned that the treasurer and himself had mentioned some of the 1949 delinquent personal property taxes should be written off as recorded on page 138.

Del P.P. Taxes

Moved seconded and carried that they be stricken.

Mr Reuter, Mr Ernest Nale and Mr appered in regard to assessment of benefits and damages on the Blacktopp in Quaker Heights, contending that the actual front foot assessment should be made regardless to benefits.

Spec Assmt Quaker Hts

Atty Cooper read the statutes.

Mr E. J. Schmidt in and discussed the Klinke proposition The group then discussed the matter with the board.

Klinke

Mr Hubert Snyder and Mr Hoveland of the Bremer road area appeared regarding the progress made.

B Bremer Rd

They reported Mr M

The yreported that Mr Miller had his house for sale.

Atty Cooper commented on the progress made.

*Widmer
R. R. Rel.*

Mr Anthony Russos reported on the Widmer family. He stated that Mr. Garthonas said that they were gⁱ going to move.

H.S. Transp.

Chairman Brown stated that Mr Herman Legler requested an increase of 25¢ per week for transportation. Unamoiusly agreed to.

Clerk to notify him to file his bond and contract.

Weekly News

Mr Carl Gausewitz, of 4933 Tonywatha Trail appeared requesting the town board's support in starting a weekly paper in the community.

Mr V. B. Trappe could print it at a very reasonable figure. Suggested 50¢ per subscriber. in leau of payment for legal notices. Suggested Monona Grove Messenger.

There was a general discussion. Suggestions were made as to large number of business men of Blooming Grove who could advertise - Legal Notices not legal until paper established two years - Subscriber could pay and would be glad too for a community paper.

Liquor Lic

Mr Zimmerman, propreitor of Zimmerman's Tavern appeared in regard to taking a partner. He was taking in a young man, Mr Robert Peterson, to share some of the responsib- ility with him. Not an actual sale of the business.

Board agreed to grant license to the partnership, without paying a new license fee, but paying for the Publication fee.

B.L. Gr. Firemen

Mr Anthony Russos, representing the Blooming Grove firemens association, stated that they had contacted the Madison Water Department and obtained permission to move the Hydrant from corner of Cold Springs Avenue and Monona Drive south on Monona Drive to the center of Firemens Park. Stated that he needed and authorization from the town.

San. Dist. 6

The town board agreed that it should be done but that Sanatary District No. 6 would have to authorize it. The clerk of the sanitary district was present and agreed to send letter.

Salvage Yards

There was a genaral discussion on Salavage yards and Junk Yards. Atty Cooper to draw ordinance requiring an annual license. Agreed on a \$500 license fee. There was discussion as to number of cars that could be kept and how lo ng cars could be kept.

All in favor of prohibiting junk yards.

Trailer Camps

Again a discussion on trailers and trailors camps, and collection of fees in lieu of taxes.

Junk fires

Mr E? J? Schmidt commented on the junk dumped near Schlegers Tavern, thaught they should get permission to burn, Mr Russos and the town board discussed the matter with Mr Semidt,

MrRussos thought the Fire Chief could authorize if and when the boys could be there to watch the fire.

Justice Kaatz filed his report for two months.

Orders drawn as per Order Register.

7 private
Town Clerk.

Only one bid in for Storm Sewer job. Laid over.

September 1, 1953. Regular Board Meeting. Convened 7:30 P.M.

All board members present. Mr. Earl Cooper, Atty., present. W. E. Entwistle acting as clerk in absents of H. O. Femrite, Town Clerk, who became ill at his home on Sunday. No determination as to when Mr. Femrite will return.

Reading of last minutes dispensed with.

Bids for the installation of storm sewers in the Quaker Hts. area, and for Webb & Thurber Ave. were opened. *Storm Sewer*

Howard Johnson & William King:

Sec. 1, Quaker Hts	- - - - -	no bid
Sec. 2, Webb Ave	- - - - -	\$ 7048.00
Sec. 3, Thurber Ave	- - - - -	\$ 3513.08
Total		\$10,561.08

Harrington & Cordio:

Sec. 1, Quaker Hts.	- - - - -	\$ 19,528.00
Sec. 2, Webb Ave	- - - - -	\$ 6,258.00
Sec. 3, Thurber Ave	- - - - -	\$ 2,988.00
Total		\$ 28,774.00

Garrett Construction Co:

Sec. 1, Quaker Hts	- - - - -	\$ 22,990.00
Sec. 2, Webb Ave	- - - - -	\$ 6,739.00
Sec. 3, Thurber Ave	- - - - -	\$ 3,761.50
Total		\$ 33,490.50

Sam Thut:

Sec. 1, Quaker Hts:	- - - - -	\$ 23,892.50
Sec. 2, Webb Ave	- - - - -	\$ 6,110.00
Sec. 3, Thurber Ave	- - - - -	\$ 3,179.00
Total		\$ 33,181.50

The board took above bids under consideration but made decision to check more closely before making any awards.

Hubert Snyder & Russell Hoveland appeared regarding progress on Bremer road action. *Bremer Rd*

Mr. Earl Cooper read resolution authorizing street improvement. (Said resolution attached below)
Bohnsack moved adoption, Leonhardt seconded. Resolution adopted with no dissenting vote.

RESOLUTION AUTHORIZING STREET IMPROVEMENT

BE IT RESOLVED, By the Town Board of the Town of Blooming Grove:

1. That in the judgment of the Town Board of the Town of Blooming Grove it is expedient and in the best interests of said Town and the property affected thereby that the following named improvement be made on the following named right of way; said improvement having been requested by a petition in writing filed with the Town Clerk, signed by a majority of the owners bounding both

①

RESOLUTION AUTHORIZING STREET IMPROVEMENT

BE IT RESOLVED, By the Town Board of the Town of Blooming Grove:

1. That in the judgment of the Town Board of the Town of Blooming Grove it is expedient and in the best interests of said Town and the property affected thereby that the following named improvement be made on the following named right of way; said improvement having been requested by a petition in writing filed with the Town Clerk, signed by a majority of the owners bounding both sides of said right of way:

Laying out, widening said right of way to the width of 50 feet, and improving the same by grading a grade of the width of between 26 and 30 feet, gravelling and otherwise improving, beginning at Erling Avenue, between the recorded plats of Edwards Park and Idlewild, and the railroad and extending Southerly, thence extending Southerly along the recorded plat Idlewild, thence Southerly the most practical route to the Town line;

2. That the Town Board hereby declares that the benefits and damages shall be assessed against all platted property abutting such right of way; that said assessments shall be paid in cash or in five (5) equal annual installments with interest thereon at 5% per annum; that no part of the estimated aggregate cost of such improvement which is to be levied as special assessment need be paid into the municipal treasury in cash prior to commencement of the work;

3. That the owners of parcels deed^{ed} to the Town of Blooming Grove for highway purposes shall be permitted to set-off the agreed values of said parcels against special assessments against property held by them abutting said highway; that if said assessment equals said value, said owners shall be paid nothing and the assessment shall be deemed paid in full; that if said assessment is less than said value, said assessment shall be deemed paid in full and said

owners paid the difference; that if said assessment is greater than said value, said assessment shall be deemed paid in an amount equal to said value and said owners shall pay the difference.

Harold Brown Ch.
Lloyd W. Bohusack
E. E. Lonhantle

I certify that the above and foregoing resolution was duly adopted on Sept 1, 1953.

W. E. Gulerotle
Noting Town Clerk

Bremer
Road

Mr. Earl Cooper read resolution determining necessity of condemning certain lands.

(Copy of resolution attached hereto.)

Mr. Leonhardt moved adoption. Mr. Bohnsack seconded and all members voted aye in favor of adoption.

RESOLUTION DETERMINING NECESSITY
OF CONDEMNING CERTAIN LANDS

BE IT RESOLVED, By the Town Board of the Town of Blooming Grove:

1. Whereas the Town Board has resolved that it is expedient and necessary and in the best interests of said Town and property affected thereby that the following named improvement be made on the following named right of way:

Laying out, widening said right of way to the width of 50 feet, and improving the same by grading a grade of the width of between 26 and 30 feet, gravelling and otherwise improving, beginning at Erling Avenue, between the recorded plats of Edwards Park and Idlewild, and the railroad and extending Southerly, thence extending Southerly along the recorded plat of Idlewild, thence Southerly the most practical route to the Town line;

2. Whereas said right of way is abutted by a parcel owned by Albert K. Miller and wife Alice A. Miller, joint tenants, more particularly described as follows:

That part of Outlot 16 of the Assessor's Plat of Larson's Survey in the Township of Blooming Grove, Dane County, Wisconsin, described as follows:

Beginning on the Northwestern line of said Outlot 16 and the Southeasterly line of Idlewild at a point 14 feet Northeastly from the Southerly line of Lot 63 of Idlewild; thence North $21^{\circ} 33'$ East along said Northwestern line of Lot 63 to a point that is North $10^{\circ} 41'$ East 100 feet and South $79^{\circ} 18'$ East from the point of beginning; thence South $79^{\circ} 19'$ East to the center line of a highway; thence South $0^{\circ} 37'$ East along said center line to a point of curve; thence along said center line on a curve to the left whose long chord bears South $38^{\circ} 17'$ East to a point that is South $79^{\circ} 19'$ East 371.3 feet from the point of beginning; thence North $79^{\circ} 19'$ East 371.3 feet to the point of beginning. Subject to Easement as set forth in Vol. 80 of Mis., page 225, #478341, to the Wisconsin Power and Light Company. Also, subject to mortgage to Security State Bank in amount of \$3000;

-2-

All of the following described part of Outlot 16, of the Assessor's Plat of Larson's survey in the Township of Blooming Grove, Dane County, Wisconsin, described as follows:

and,

NOW, THEREFORE, The Town Board of the Town of Blooming Grove finds and determines that it is necessary to take the following described lands for street purposes, and authorizes and directs the Town attorney, Earl I. Cooper, to commence condemnation proceedings, file a petition therein and prosecute the same, pursuant to this resolution:

TOWN OF BLOOMING GROVE

DANE COUNTY, WISCONSIN

DEPARTMENT OF BUILDING INSPECTION AND ASSESSMENTS

ENTWISTLE
TENDENT4615 MONONA DRIVE
MADISON, WISCONSIN

August 29, 1953

Mr. H. O. Femrite, Clerk,
Town of Blooming Grove,
Madison, Wisconsin.

Dear Mr. Femrite:

Please note in minutes of the next regular Town Board meeting that as of this date the below listed properties were condemned and posted under Section 66.05 (5), Wisconsin Statutes, and the Sanitary Code of the Town of Blooming Grove.

504 Davidson Street, Lot 5, Block 16,
Lake Edge Park, Lee E. Keith, Owner.

608 Gary Street, Lot 4, Block 26,
Morningside Hts, C. Johnson, Owner.

808 Gary Street, Lot 4, Block 28,
Morningside Hts, John Johnson, Owner.

Yours very truly,

W. E. Entwistle

Not in Minutes 9/1/53

Increases to be made at the discretion of the board.

Mr. Earl Cooper read resolution appointing Mr. Fred E. Risser, Attorney for the Town of Madison, to carry on legal action opposing annexation of Waunona Way area to the City of Madison.

(Copy of Resolution attached on reverse hereof)

Bohnsack moved adoption, Leonhardt seconded, and it carried.

*Paris
in Lantern*

*Goodby
I am*

*Owner
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own Clerk*

Dept.

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Police D

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year.*

ly

Fred Risser

Annex

Mr. James Paris appeared before the board regarding his property at Edwards Park which is known as the Green Lantern. Mr. Paris stated that the license holder was operation a disorderly and riotous house. Chief of Police Widmann stated three police calls had been made to this tavern during August. Constable Sprague stated said tavern was becoming a problem. Mr. Paris inquired as to method which could be used to revoke license of operator. Mr. Cooper explained such action to Mr. Paris as set for in Sec. 176.11 of the Wisconsin Statutes.

*J Paris
Green Lantern*

Board referred summons served to-day on the Town of Blooming Grove, in which Mr. & Mrs. Erickson appear as plaintiffs, to the Town attorney. Said action being concerned with Lots 6, 7, and 8 of the assessors plat of Raywood Hts. Plaintiffs want street easement or possible right of way vacated.

Board ordered street lights installed at corners of Webb & Fair Oaks Ave., Webb & Memphis Avenues and Woodley Lane and West Broadway.

It was agreed that oil was to be used on Woodley Lane at the request of Mr. J. R. Meehan.

*Woodley
Lane*

Mr. W. E. Entwistle, at the request of the Town Board, was asked to serve as Town Clerk in the absents of Mr. Femrite. Mr. Entwistle is to retain his position as Building Commissioner of the Town, and his elected position as Assessor. New inspectors were to be appointed to the Building Inspection Dept. Said action moved by Mr. Bohnsack, second by Mr. Leonhardt. Mr. Brown stated that Mr. Entwistle's salary to remain same as he received from previous position with the Town. All members voted aye.

Town Clerk

Mr. Pederson reported on progress of street program and costs. Eight miles of grading has been done on platted streets this season. 11.1 miles of blacktopping projected.

Hy Dept.

Allis Hts to be graded and graveled, and prepared for black top mat this season. Black top to be completed summer of 1954.

Board agree to maintain and repair Ivywood trail and to clean ditches near Paus property.

Ivywood Tr

of contract

Board approved extension/with Gallagher & Nelson on crushed rock at prices set forth in existing contract, \$1.54 per yd.

Crushed Rock

Board set police dept wages as follows:

Police D

All police officers holding permanent appointment shall work 48 hrs per week to receive base pay as set forth below.

Starting salary, and for 1st year - - \$313.10 per mo.

~~After 1st year and up to 5 years \$323.20 per mo.~~

~~Dept Head (5 years) \$353.50 per mo.~~

\$10.00 per month increase after one year, additional 10.00 2nd year. Legal holidays, if worked and all time over 48 hrs per week, to receive compensation at rate of \$1.55 for one year men, \$1.65 per hour for men over one year, and \$1.75 per hour for Dept Head.

All relief men to be paid at the rate of \$1.55 per hour.

Dept Head salary to be \$353.50 per month for 48 hour week. Any Increases to be made at the discretion of the board.

Mr. Earl Cooper read resolution appointing Mr. Fred E. Risser, Attorney for the Town of Madison, to carry on legal action opposing annexation of Waunona Way area to the City of Madison.

Fred Risser

Annex

(Copy of Resolution attached on reverse hereof)

Bohnsack moved adoption, Leonhardt seconded, and it carried.

-2-

This is to certify that the foregoing resolution was adopted by the Town Board of the Town of Blooming Grove at a meeting held on the 1st day of September, 1953.

W. E. Entwistle

acting

~~W. E. Entwistle~~ Town Clerk of the
Town of Blooming Grove

and west of the Tanana River, to the City of Madison; and,

WHEREAS, In said annexation proceedings there is included a portion of the Town of Madison; and,

WHEREAS, It is the opinion of this Board that said annexation proceedings are unjust, unreasonable and illegal and the continued growth, prosperity and improvement of the Town of Blooming Grove will be adversely affected by such annexation; and,

WHEREAS, This Board has been advised that the Town of Madison, through its attorney Fred E. Risser, has determined to institute an action to test the validity of said annexation and that it is agreeable to the Town of Madison that the Town of Blooming Grove joins in said action and that the same be prosecuted by said Fred E. Risser;

BE IT THEREFORE RESOLVED, That the Town Board of the Town of Blooming Grove protect the public welfare of the Town of Blooming Grove by instituting and maintaining an action to test the validity of said annexation and that Fred E. Risser be appointed attorney for the Town of Blooming Grove to institute and prosecute such action and that he be and he hereby is authorized and directed to commence judicial proceedings to that end.

Dated this 1st day of September, 1953.

Walter H. Brown
Town Chairman
Alfred H. Bohrsch
E. C. Leinhardt

-2-

foregoing resolution was

of Blooming Grove at a

er.

WHEREAS, Proceedings have been initiated to annex a portion of the of the Town of Blooming Grove, lying North of the four-lane and West of the Yahara River, to the City of Madison; and,

WHEREAS, In said annexation proceedings there is included a portion of the Town of Madison; and,

WHEREAS, It is the opinion of this Board that said annexation proceedings are unjust, unreasonable and illegal and the continued growth, prosperity and improvement of the Town of Blooming Grove will be adversely affected by such annexation; and,

WHEREAS, This Board has been advised that the Town of Madison, through its attorney Fred E. Risser, has determined to institute an action to test the validity of said annexation and that it is agreeable to the Town of Madison that the Town of Blooming Grove joins in said action and that the same be prosecuted by said Fred E. Risser;

BE IT THEREFORE RESOLVED, That the Town Board of the Town of Blooming Grove protect the public welfare of the Town of Blooming Grove by instituting and maintaining an action to test the validity of said annexation and that Fred E. Risser be appointed attorney for the Town of Blooming Grove to institute and prosecute such action and that he be and he hereby is authorized and directed to commence judicial proceedings to that end.

Dated this 1st day of September, 1953.

Walter S. Brown
Town Chairman
Alfred E. Bohrsch
E. C. Lehnardt

Ordinance of September 2, 1941 relating to Junk yards cited by Earl Cooper. Mr. Cooper is to prepare and present to the board for consideration an ordinance covering the operation of Salvage (auto) yards.

Junk Yards

In a letter dated Aug. 27, 1953 from Fields, Rikker, and Brickhouse to Mr. Earl Cooper as attorney for the town a request was made to have a private 66 foot driveway located in the S $\frac{1}{2}$ of the SE $\frac{1}{4}$ of Sec. 4 accepted as a Town road. Said property being owned at present by the Schultz and Thronson construction Co. The Owner to deed property to Town and improvement made by Town. Benefits and damages to be assessed back to adjoining property owners. Board agreed and referred same back to attorney.

*Private Rd
Sec. 4*

Approved bills as per order register.

Meeting adjourned at 12:40 P. M.

W. E. Entwistle

W. E. Entwistle,
Acting Town Clerk.

ORDER

*H. S. D. 4
5*

In the matter of the Detachment of that part of Joint School District No. 4 (Town of Madison, Town of Blooming Grove and Village of Monona) from said Joint School District No. 4 and the Attachment of said part of Joint School District No. 4 lying in the Town of Madison to Joint School District No. 5 (Town of Madison, Town of Blooming Grove and Town of Fitchburg).

A petition of Henry Q. Turville having been filed with John G. Gerlach, Clerk of the Town of Madison, on the 20th day of July, 1953, and

WHEREAS, said petition recited that said Henry Q. Turville resides in Joint School District No. 4 (Town of Madison, Town of Blooming Grove and Village of Monona), and

WHEREAS, said petition requested that that part of Joint School District No. 4 (Town of Madison, Town of Blooming Grove and Village of Monona) lying and being ~~in~~ in the Town of Madison, be detached from said Joint School District No. 4, and be joined and attached to Joint School District No. 5 (Town of Madison, Town of Blooming Grove and Town of Fitchburg), and

WHEREAS, pursuant to said petition a meeting of the Town Boards of the Town of Madison, Town of Blooming Grove, Town of Fitchburg and the Village Board of the Village of Monona, all in Dane County, Wisconsin, was duly called by the said Clerk of the Town of Madison and held in the Town Hall of the Town of Madison, 4506 West Beltline, Madison, Wisconsin at 8:00 P.M.

on the 3rd day of August, 1953, and

WHEREAS, at said meeting of the interested municipalities, did by kproper resolution set a time for the hearing of said petition and taking action thereon, to-wit the 13th day of August 1953 at 7:30 P.M. in the Town Hall of the Town of Madison, 4506 West Bellline, Madison, Wisconsin, and

WHEREAS, appropriate notices of said hearings were sent to the members of the Town Boards of the Town of Madison, Town of Blooming Grove, Town of Fitchburg and the Village Board of the Village of Monona, and to the Clerk of Joint School District No. 4 (Town of Madison, Town of Bloomingx Grove andx Village of Monona, Dane County, Wisconsin), and to the Clerk of Joint School District No. 5 (Town of Madison, Town of Blooming Grove and Town of Fitchburg), and

WHEREAS, pursuatn to said notice the hearing on said petition was held at the time and place above set forth and there being no one appearing in opposition to the prayer of the petition, and

WHEREAS, the Town Boards of the Town~~an~~ of Madison, Town of Blooming Grove, Town of Fitchburg and the Village Board of the Village of Monona, all in Dane County, Wisconsin, did at said time and place, acting jointly, pass and adopt a resolution that an order be made and entered, granting the prayer of the petition, said resolution being approved either unanimously or by a majority of each of said Town Boards of the Town of Madison, Town of Blooming Grove, Town of Fitchburg and Village Board of the Village of Monona, and

WHEREAS, the petition was filed pursuant to Section 40.30 of the Wisconsin Statutes of 1951, as amended and renumbered 40.06 by ~~LEAVE~~ Laws of 1953, and all notices and proceedings being pursuant thereto, and

WHEREAS, it was directed that said order be signed by C.D. Brauhn, who had been elected Chairman of the hearing, and attested by John G. Gerlach, who had been duly elected Secretary of the hearing,

NOW, THEREFORE, IT IS ORDERED That that part of Joint School District No. 4 (Town of Madison, Town of Blooming Grove and Village of Monona) lying in the Town of Madison, Dane County, Wisconsin, be detached from said Joint School District No. 4 effective the 13th day of August, 1953,

FURTHER ORDERED, That John G. Gerlach, Secretary, transmit a certified copy of this order to the Clerk of the Town of Madison, the Clerk of the Town of Blooming Grove, the Clerk of the Town of Fitchburg, the County Superintendent of Schools for the Western District of Dane County, and to the State Superintendent of Public Instruction.

Dated this 18th day of August, 1953.

C. D. Brauhn

Chairman

John G. Gerlach

Secretary

CERTIFICATION

TOWN OF MADISON, DANE COUNTY, WISCONSIN

I, John G. Gerlach, Secretary of the meeting to consider the DETACHMENT of that part of Joint School District No. 4 (Town of Madison-Town of Blooming Grove-Village of Monona) lying in the Town of Madison from the remainder of said Joint School District No. 4 and to further consider the ATTACHMENT of that part of said Joint School District No. 4 lying in the Town of Madison to Joint School District No. 5 (Town of Madison-Town of Blooming Grove-Town of Fitchburg) and also being the duly elected Clerk of the Town of Madison, Dane County, Wisconsin, and legal custodian of the records thereof, do hereby certify that the copy of the order attached hereto has been compared by said John G. Gerlach with the original order filed in his office and that said copy attached hereto is a true and exact copy of the original order now on file in his office at 4506 West Beltline Highway, Madison, Wisconsin.

Given under my hand and seal and the seal and the seal of the Town of Madison this 21st day of August, 1953.

John G. Gerlach (SEAL)
Secretary of the Meeting
and Clerk of the Town of
Madison

TOWN OF MADISON
4506 West Beltline
Madison 5, Wisconsin

Mr. H. O. Femrite, Clerk
Town of Blooming Grove
4615 Monona Drive
Madison, Wisconsin

Dear Mr. Femrite:

Pursuant to the provisions of Section 40.06 (4) of the Wisconsin Statutes of 1953, we are enclosing herewith a certified copy of the order adopted by the Town Boards of the Towns of Madison, Fitchburg, Blooming Grove, and the Village Board of the Village of Monona detaching that part of Joint School District No. 4 lying in the Town of Madison from the remainder of Joint School District No. 4 and attaching that part of Joint School District No. 4 lying in the Town of Madison to Joint School District No. 5, said attachment being effective as of August 13, 1953.

Yours truly,
John G. Gerlach

John G. Gerlach
Clerk

Entered this 19th day of September, 1953.
H. O. Femrite, Town Clerk

September 15, 1953 Regular Board Meeting. Convened 7:30 PM

All Board members present.

The Fire Department reported that the old truck at Edward's Park, a 1929 Chevrolet, was beyond repair. They recommended purchase of a used $1\frac{1}{2}$ ton truck. It was recommended that the matter be looked into. *Fire Dept*

Charles Kincaid reported he hit a manhole cover July 9th at 4508 Rahel St. Damage to tire \$34.78, cost of aligning front end \$7.25, total \$42.03. Mr. Bohnsack moved and Mr. Leonard seconded that we take 50% negligence and cost, a sum of \$21.02. *Damage to lawn*

Mr. Schneider appeared in regard to Bremer Road. *Bremer Rd*

Bohnsack and Brigham Lots 1 to 7 inclusive Dvorak Plat. After some discussion agreed to contact Sanitary District No. 6 in regard to water and sewer. *Dvorak plat*

It was moved by Bohnsack and seconded by Leonhardt that the bid by Cordio and Harrington for storm sewer new route be accepted for \$15.00 per foot if cribbing is used and \$7.50 if tunnel does not have to be cribbed. *Dvorak Storm Sewer*

Moved by Bohnsack and seconded by Leonhardt that drainage on Thurber be awarded to Cordio and Harrington.

Moved by Leonhardt and seconded by Bohnsack to accept a bid on Webb Ave. by Sam Thut.

John Walsh presented the Ace View Plat for acceptance by the Town Board. Approved. *Ace View*

Mr. H. M. Engelhardt appeared in regard to the salvage yard in Section 30 protesting disapproval by Town Board to County. *Salvage Yda*

Mr. E. J. Schmidt, Chairman of the Health Board reported on pollution in a ditch in Edwards Park. *Health Bd*

RESOLUTION AUTHORIZING STREET IMPROVEMENT
AND DIRECTING MANNER OF ASSESSMENT

BE IT RESOLVED, By the Town Board of the Town of Blooming Grove:

1. That in the judgment of said Town Board, it is expedient and necessary and in the best interests of said Town and the property affected thereby, that the following named improvements be made on the portion of the following named highways and streets:

Blacktop on: All of Clair, Pinchot, Bowman, Lakeview, Morningside, Camden, Major, Rahel, Hegg, Drexel, Davidson, Lake Edge, Davis, Memphis, Powers, Gannon, Dempsey from BB to Davis, Gary from Dempsey to Elinor, Maher from BB to Buckeye, Turner from Buckeye to Major, Elinor from Gary to Pinchot, Rethke from service road to Worthington, Furey from Fair Oaks to Rethke, Thurber from Fair Oaks to Rethke, Worthington from Powers to Memphis, St. Paul from Powers to Rethke. *Street Imp*

2. That the Town Board hereby declares that benefits and damages shall be assessed against all platted property abutting on such highways and streets.

3. That the Town Board hereby declares that the benefits assessed against said platted property shall be paid by special assessment and that the assessments may be paid in cash or in five (5) equal annual installments with interest thereon at 5% per annum.

4. That the plans and specifications on file with the Town Clerk in relation to said improvements are hereby approved and adopted, and the work ordered to be done.

5. That the Town Board shall view the premises and determine the entire cost of the contemplated work and the benefits that will accrue to the several lots, tracts or parcels of land fronting or abutting upon such highways and streets to be improved and the amount that should be assessed to each such lot, tract or parcel of land as benefits accruing thereto by such contemplated work and make and file with the Town Clerk a report of their determination upon such question.

6. That no part of the estimated aggregate cost of such improvement which is to be levied as special assessments need be paid into the municipal treasury in cash prior to commencement of the work.

Neal G. Brown

LeRoy W. Bohnsack

E. C. Leonhardt

I hereby certify that the above and foregoing resolution was duly adopted on September 1, 1953.

Wallace E. Entwistle
Acting Clerk

The following streets in Gallagher Plat should be added to the list of streets named in the above resolution authorizing street improvement (grading and blacktop):

Rethke Ave. from Service Road to Worthington, all of Memphis, all of Powers, all of Gannon, Furey from Fair Oaks to Rethke, Webb from Fair Oaks to Rethke, Thurber from Fair Oaks to Rethke, Worthington from Powers to Memphis, St. Paul from Powers to ~~Memphis~~ Rethke.

All streets in Gallagher Plat 30 feet mat except Rethke 32 feet.

RESOLUTION ON SPECIAL ASSESSMENT

WHEREAS, The Town Board of the Town of Blooming Grove has ordered certain highway and street improvements to be made on the following named highways and streets:

All streets listed in the foregoing resolution and,

WHEREAS, The Town Board has approved the plans and specifications for said improvements on file in the office of the Town Clerk; and,

WHEREAS, The Town Board after the filing approval of such plans and specifications did view the premises and determine the entire cost of the contemplated work and the benefits that will accrue to the several lots, tracts or parcels of land fronting or abutting upon such highway or street to be improved and the amount that should be assessed under the provisions of Chapter 61 of the Wisconsin Statutes to each such lot or parcel of land as benefits accruing thereto by such contemplated work, and had made and filed its report of determination upon said question with the Town Clerk;

BE IT THEREFORE RESOLVED, That the sums so charged to the abutting property be and hereby are assessed and levied upon said property, payable by the owner of the lots or parcels of land benefited, as determined by the Town Board, in accordance with its recommendations, the description of the property taxed and the amount so levied against the several separate lots or parcels of land so benefited being the sums set forth in special assessment record on file with the Town Clerk.

LeRoy W. Bohnsack

E. C. Leonhardt

I hereby certify that the above and foregoing resolution was duly adopted on September 15, 1953.

Neal G. Brown
Chairman

*Major Hanson
Prisoner of War*

The Town Board, after considerable discussion, authorized a welcoming committee for returning Prisoner of War Major Hanson enroute from Korea. The Police Dept. is to escort Major Hanson from the city to his home in the Town. At the suggestion of the Chairman the Board authorized a dinner at Nob Hill Restaurant for Major Hanson and his immediate family as guests of the Town.

Approved bills as per order register.

Meeting adjourned.

Neal G. Brown
Acting Town Clerk

Entered this 24th day of September, 1953.
H. O. Femrite, Town Clerk

September 22, 1953 Special Board Meeting. Convened 7:30 P.M.

All Board members and Clerk present. Also present were Mr. E. C. Voit, Mr. Lamoen of Mautz Paint Co., Highway Superintendent Phil Pederson and Attorney Cooper. *Storm Sewer*

Discussed storm sewer along railroad south of C. A. Gallagher Park Subdivision and bridge across the East branch of Starkweather Creek. The Board agreed on a storm sewer along the railroad right of way.

Discussed Park Commission. New members are Floyd Sprague *Park Com* replacing Wilfred Brandt and Norman McKay.

Mr. Haas appeared in regard to his lot in Idlewild which runs into Larson Street. When the street was improved in 1948 it deviated from the right of way unto the property now owned by Mr. Haas. The Chairman asked Mr. Haas if he would accept \$50.00. Mr. Bohnsack moved that the road be changed to the right of way and off Mr. Haas's property. Mr. Haas asked \$100.00. Mr. Brown offered \$75.00 and Mr. Haas accepted. Mr. Bohnsack moved to pay \$75.00. *Haas Idlewild Damage Claim*

Mr. Klinke appeared in regard to an access road for the property north of the Second Addition to Quaker Heights. The Chairman suggested that Mr. Klinke sell the land for a High School. Considerable discussion followed and the matter was laid over until the next regular Board meeting. *Klinke H. S. Gow*

Storm Sewer

Mr. Sedrik Keifer appeared in regard to an easement for a storm sewer. He agreed to discuss the matter with Mr. Gerlach and to see Attorney Cooper.

Bus Service

Attorney Cooper reported on the bus service (new routes and Public Service Commission decisions).

Drainage

Mr. Pederson brought up the matter of a drainage ditch along the north line of the Town Line Road. The Board approved the ditch. *Sec. 31*

Sec. of Private Road

Mr. Pederson advised that Mr. John F. Bluel and the Schultz-Thronson Construction Co. wanted a new street. Since less than fifty per cent of the property owners were represented, no action could be taken.

Town Treas. John Lyons

Mr. John Lyons submitted his resignation as Town Treasurer. The Chairman reported that Mr. Lyons was considering getting some one in to learn the work. In view of this fact the resignation was laid over.

C. & P. Drive In

The matter of the hazard which existed in front of the C & P Drive-in was brought up. It was suggested that posts might be erected along Atwood Ave. in front of the premises.

Waunona Way

Mr. Pederson brought up the subject of the roads in the Waunona Way area. He suggested that the streets there should be graded to remove the ruts and also to be prepared for blacktopping in the spring provided the area is not annexed to the City of Madison.

Meeting adjourned.

Entered this 25th day of September 1953.
H. O. Femrite, Town Clerk

September 28, 1953 SPECIAL BOARD MEETING Convened 7:30 PM

All Board members, Town Clerk and Chief of Police present.

Board of Review

A complaint was lodged with the Board on the allegedly excessive dust at the corner of Maher Ave. and Buckeye Rd.

Mrs. (Giles) Norden appeared to protest the assessment of her farm. She drew a comparison between her farm and the Milo Swanton farm. The Chairman suggested that she could pay under protest after Mr. Bohnsack and Mr. Leonhardt maintained that the assessment should stand.

Fire Dept. Edw. Park

Fire Chief Thorstad appeared in regard to the new truck for Edward's Park. He advised that the truck, a 1950 Chevrolet, cost \$495.00 and and additional \$300.00 were expended for repairs.

B. & R. Review

On a motion of Mr. Bohnsack, seconded by Mr. Leonhardt the Board of Review adjourned sine die.

Town Treas. Office Help

In a discussion of Mr. Lyons' resignation the ^{Treasurer} Chairman brought up the advisability of having someone at the Town Hall continuously to take care of such matters as Building Permits, Driver's Licenses, Bicycle Licenses, etc. The Board discussed help for the Town Treasurer. The Clerk said he could give that person part of his work. Mr. Lyons called Mrs. Weissenberger. He will confer with her Wednesday morning, September 30th.

Drivers Lic

The Chairman suggested that Driver's Licenses be issued to Blooming Grove residents only. Agreed.

Bus

The Clerk read a letter from the Madison Bus Company requesting Board approval for continuation of their present Lake Edge route. No action was taken.

Meeting adjourned.

Entered this 29th day of September, 1953
H. O. Femrite, Town Clerk

In View Plot

September 30, 1953 Special Meeting. 8:30

Mr Brown , Mr Bohnsack and clerk present.

with Mrs Weisenburger.

Mr Lyons came in/ Suggested Mrs Margaret Weisenburger
as his assistant and for general office help.

Discussed duties of Mrs Weisenburger.

Board suggested \$200.00 per month

Mrs Weisenburger would accept 200 temporary, but
expected 300.00.

Mr Bohnsack suggested after six months.

Mrs Weisenburger suggested 250 after three months, and
300 after one year. Agreed to.

To be sworn in and give bond.

Discussed tree trimming. Drexel Avenue.

Mr Entwistle mentioned telephone post and guy wire
out to black top 4200 Block - Jerome Street.

Approved bond of Officer Haug.

Meeting adjourned.

H. O. Femrite

Town Clerk.

Motor Vehicle Salvage Business, Licensing and Regulation.

(1) It shall be unlawful for any person, firm, association, or corporation to engage in the motor vehicle salvage business except in strict accordance with the provisions of this section.

(2) Definitions. Wherever the following terms are used in this section they shall be construed as follows:

(A) "Motor Vehicle Salvage Business" is hereby defined as including any business of buying, gathering, or storing of motor vehicles which are unfit to be reconditioned for use on the public highways and the selling, delivering or storing of used parts of motor vehicles or old iron, metal, glass, paper, cordage or other waste or discarded secondhand material which has been a part of or is intended to be a part of a motor vehicle.

(3) Application for license.

(a) No license shall be granted hereunder until and unless the person, firm, or corporation desiring the same shall first have paid to the Town Treasurer the fee hereinafter required and filed with the Town Clerk of the Town of Blooming Grove a written application therefor, which shall be in duplicate, and shall be filed by the applicant and contain the following information on blanks provided by the Town Clerk.

1. The full name^{and residence} of the applicant; and in case of a firm or association the full names and residences of the members of the firm or association; and in case of a corporation the full names and residences of the officers thereof.

2. Address and description of the premises for which the license is desired.

3. A complete statement of the business to be carried on,

4. An enumeration of the articles and merchandise to be handled on the premises.

5. Such application shall also contain such other information as the Town Board may from time to time require.

6. Each applicant for a license shall execute a permit granting the police department of the Town and any member thereof permission to inspect and search the premises.

(b) Notice of application for a license shall be given by publication or in writing to every owner of property within a radius of 500 feet of the premises whereon the motor vehicle salvage business as hereinbefore defined is intended to be conducted. Such property owners shall have fifteen days within which to file with the Town Clerk a written objection to the granting of any license.

(c) No license shall be granted under this section, however, until and unless the Town Board, shall in its discretion, by a vote of a majority of all members at a regular meeting or a special meeting called for such purpose have authorized the same. In considering such application the Town Board shall take into account among other things the nature and development of surrounding property, the proximity of churches, schools, hospitals, public buildings, or other places of public gathering; the health, safety and general welfare of the public, and the suitability of the applicant to establish, maintain or operate such yard or business and to receive a license therefor. (4) All licenses issued here under shall expire on the thirtieth day of June following the date of their issuance unless sooner revoked for cause or by passage of an ordinance by the Town of Blooming Grove further restricting the Motor Vehicle Salvage Business for which such license shall have been issued as hereinafter provided.

(5) Fees.

(a) The license fee shall be one hundred dollars per annum or for a fractional part thereof for each Motor Vehicle Salvage Business.

(6) License Numbers. All licenses shall be numbered consecutively

and the Town Clerk shall furnish to each licensee a card setting forth his or its name and the number of such license.

(7) Revenues and Expenses. The Town Clerk is authorized to secure the necessary blanks or cards and the expense therefor shall be properly allowed and paid by the Town out of the General fund, and all moneys derived from such licenses shall be turned into the General Fund.

(8) Limitations Upon Issuance Of Licenses.

(a) A separate license shall be required for each place of business and each license shall particularly describe the premises for which issued.

(b) No license shall be assignable without the approval of the Town Board of the Town of Blooming Grove.

(9) Restrictions Upon Licenses.

(a) Rodents and Vermin. Effective means for the elimination of the rodents and vermin commonly infesting motor vehicle salvage areas shall be administered by all licensees Hereunder.

(b) Garbage. It shall be unlawful to store any garbage materials on the premises licensed hereunder, except in compliance with the ordinances pertinent to garbage.

(c) Hours. No person engaged in the motor vehicle salvage business shall keep open his store or place of business for the transaction of any business pertaining to such occupation between the hours of 8:00 o'clock P. M. and 6:00 o'clock A. M. except for emergency cases, provided however that no operations relating to the wrecking or dismantling of motor vehicle shall be carried on Sundays, , legal holidays, or at hours other than those above specified.

(d) A written report of all motor vehicles purchased and sold shall be filed with the Chief of Police each month. Such report shall contain a description of the vehicle, its license number and engine number and the names and addresses of the sellers and purchasers.

(e) It shall be unlawful for any person engaged in the motor vehicle salvage business to sell for use on the public highways any used or secondhand motor vehicle which does not meet all of the requirements of Sections 85.06, 85.25, and 85.67 of the Wisconsin Statutes. No such vehicle shall be sold without inspection by the Police Department pursuant hereto and without a permit from said department approving said vehicle as conforming to the provisions of this subsection. A fee of one dollar (\$1.00) shall be charged for such permit.

(f) Enclosure of Motor Vehicle Salvage Yards. Every motor vehicle salvage yard shall be enclosed by a substantial enclosure, not less than six feet nor more than eight feet in height, approved by the Building Inspection Superintendent and maintained in a proper condition of repair. Articles placed in any motor vehicle salvage yard shall be so piled as not to rest against or project through the enclosure. It shall be unlawful to affix or display or to permit to be affixed or displayed upon such enclosure any picture, sign, bill, placard, pamphlet, notice or other thing for the purpose of advertising or notification. The words "Post No Bills" shall be painted on such enclosure at intervals of not less than fifteen ~~xxx~~ nor more than twenty feet apart in letters six inches high.

(10) Revocation.

(a) Upon complaint being made in writing by any three residents or any official of the Town of Blooming Grove to the Town Board that any licensee hereunder had violated any of the provisions of this section, the Town Board shall summon such licensee to appear before it at a time specified in the summons, which shall be not less than three days after the date of the service thereof, to show cause why his license should not be revoked. The Town Board shall thereupon proceed to hear the matter, and if it finds that the allegations of said complaint are true, may revoke the license of such licensee.

(11) Severability. The several terms and provisions of this section shall be deemed severable, and if any provision hereof or the application hereof to any person or circumstances is held invalid, the remainder of the section and the applicability of such provisions to other persons and circumstances shall not be effected thereby.

(12) Penalty. Any person, firm or corporation who shall violate any of the provisions of this section shall be punished by a fine of not less than twenty - five dollars nor more than one hundred dollars and by the revocation of his or its license.

This ordinance shall be in effect after posting and proof of said posting is recorded by the Town Clerk.

Affidavit of posting.

I, H. C. Femrite, Town Clerk of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me on the 16th day of September 1953, in three (3) public places within the town.

At the Ellis School, at the Town Hall and at Jack Mehan's Station

H. C. Femrite, Town Clerk

Subscribed and sworn before me this 16th day of September, 1953.

Frieda K. Femrite, Notary Public.

October 6, 1953

Regular Meeting

7:30 P. M.

Mr. Brown, Mr. Leonhardt and Mr. Bohnsack and the clerk were present.

Joining Mr. Gratz appeared and inquired about Petition No. 100 on County Zoning.

Elinor St. The Chairman stated that Elinor Street never had been vacated and after drainage had been discussed demanded action be taken on drainage on the territory East of Elinor Street.

Storm Sewer The Chairman also said get an engineer to take necessary steps and Mr. Cooper to get easements.

Bremer Rd Mr. Hoveland and Mr. Schneider appeared about the Bremer Road.

Storm Sewer Mr. Keifer and Mr. Gerlack appeared--Cooper stated that they expected \$500.00 each for easements for Storm Sewers. The amount was thought excessive and the Chairman offered \$300.00 (damages to Gerlack for Schrubbs, Trees and plantings).

Mr. Leonhardt moved to turn Rat Claim over to the Health Board.

Garbage Complaint from Monona - Clark will quit taking Garbage after January 1st.

S. L. Fill Chairman to arrange for a meeting with Monona to make arrangements for Land and Fill.

Park Comm The following members of the Park Commission met with the Board, Mr. Briggs, Mrs. B. H. Ashman, Mr. Thurber, Mr. Spragur and Mr. Norman McKay.

Mr. Briggs explained the project. Mr. Thurber reported on Seed, Fertilizer Lime Bids__ Three bids received:

Ed Grove

1. Wilke's Nursery	\$1,495.00
2. George Nemec 5013 Maywood	318.00
3. Sheldon Jacobson	
3109 Peter St.	1,232.00

Park Commission agreed on George Nemec Bid; approved by Mr. Bohnsack, moved by Mr. Leonhardt, Seconded and Carried.

Mr. Briggs Mentioned finance--Discussion followed to Blacktop Skating Rink in order to use it for a Tennis Court. Mr. Briggs pleaded for an early action on the project.

Hearing on Streets set for October 22, 1953.

The Natvig Plat approval was Laid Over for further consideration.

Natvig Plat Meeting adjourned.

October 19, 1953

All three members of the Town Board together with the Clerk and Mr. Phil Pederson were present. *Spec Assmt*

Discussion of Assessed Benefits for Lake Edge and Morningside Heights Street improvements and also considered was the Land and Fill method of Garbage disposal. *J. L. Fill*

Discussed buying land.

Phil Pederson made a report on an Auto Accident-the Board agreed to follow recommendation of Cooper.

Meeting adjourned.

October 20, 1953

All three members of the Town Board together with Mr. Cooper and the Clerk were present. *N. S. Organ*

Mr. Thorstad, W. Voges, Chas. Poole, John Lyons, A. Russos, Mr. Hambrecht, Mr. McCance and Mr. D. Dix appeared in regard to Firemen's Park for ~~the~~ High School purposes.

Received resolution adopted by the Blooming Grove Firemen's Association transferring the park to the Town. *Firemen's Assn*

It was agreed to have Mr. Cooper draft a new resolution and submit it to the Association at the next regular meeting.

Thorstad made report on fires on the dump--Chairman said the Board would consider it.

Mr. & Mrs. Thompson-Tompkins Drive--Hunting Ordinance read by Mr. Cooper. *Hunting Ord*

Mr. Russos asked for New Years opening and Grocers selling beer. Taken under advisement. *H. Y.*

TRACE NATVIG PLAT--Mr. Natvig appeared. Mr. Leonhardt moved to accept, Seconded by Mr. Bohnsack--Carried.

RESOLVED that a plat known as Natvig's Plat which has been duly filed for the approval of the Town Board of the Town of Blooming Grove, Dane County Wisconsin, be, and the same is hereby approved as required by Chapter 236, Wisconsin Statutes of 1949.

Sam Thutt appeared in regard to Storm Sewer job on Webb Ave.

Approved payment of Contract with extras unpaid, \$6,110.00. *S. S.*

Stoughton High School contract discussed-Mr. Bohnsack moved approval, Seconded by Mr. Leonhardt--Carried. *N. S. Organ*

Madison Metropolitan Sewerage District letter recorded.

Annexation of lands to Sanitary District No. 6 -- R. C. S. D. No 6 Austin and Allis. Leonhardt moved to hold hearing November 3rd, Seconded by Mr. Bohnsack--Carried.

Mr. Albert Brandt appeared relative to High School District. *N. S. Organ*

Justice Kaatz report filed; also letter from Atty. Cooper relating to Public Service Commission denying rehearing on Bus Service. *Bus Service*

Meeting Adjourned.

October 22, 1953

Mr. Brown, Mr. Bohnsack and the Clerk were present. *S.L.7*

S.L.7

Mr. Brown met with a group from the Town of Burke, Town of Madison and the Village of Monona to discuss Land Fill.

assmt Blacktop

Mr. Bohnsack was in charge of assessment of Blacktop. George Lewis- Lots 1-2-3 Block 7 E. L. Gallagher Plat to be changed to \$20.25, 18.00 and 18.00. Okayed. Lots 16-15-14 Block 8 to have the same rate.

Joint meeting of Park Commission and Sanitary Board from District No. 2.

Yal Mr. Bldg

George Lewis suggested the building to be used as polling place for the Town. Toilets for playgrounds to be installed. Club has balance of \$85.00.

Election Booth

Building area to be used as follows:

San. Dist 2

- 1. 10 x 10 for Park
- 2. 10 x 10 for Sanitary District
- 3. 20 x 30 for Civic use and voting

The Board agreed to complete necessary work in building after March. Mr. Brown agreed to wire.

Relief

Mr. Brown reported on Relief - - State Department.

Meeting Adjourned.

October 26, 1953 Specill Meeting 7:30 P. M.

Budget

Mr Brown, Mr Bohnsack and clerk present.

Worked on Annual Budget.

S.L.7

Mr Russell Hensen of Nagle Hart T & E. Co., appeared in regard to equipment for Sanitary Land Fill.

Quoted prices Caterpillar Shovel Loader App.11,181.00
Trailer 2,300. Agreed to give trial.

Street Lights

Officer Frazier presented petition foe street lights for.

Claire and Pinchot, Pinchot and Bowman and Pinchot & Dempsey.

Atty Cooper - commented on contract of Harrington and Cordio. Properly filled out contract.

Meeting adjourned.

October 27, 1953 Special Meeting. 7:30 P. M.

Budget

All three members and clerk present.

Ray Thurber, Floyd Sprague and Norman Mc Fay appeared in regard to the annual budget.

Suggested the following:

Man and Mower - - - - -	1,700.00
Filler and base - - - - -	400.00
Tennis Courts (surface) - - - - -	1,000.00
Electrical work (completion) - - - - -	400.00
Floodlights - Skating Rink - Fireplaces	800.00

Parks 3950.00 Playgro nds - - - - 2400.00

→

Reported that the association wascollecting funds for the Willard Brandt Memorial Fund.

S.L.7

Representative of Bark River Culvert and Equipment Company Equipment for Sanitary Land Fill Quoted prices and explained advantages of their equipment over others.

Mr Lyons came in.

Continued working on the budget. Finished.
Budget unanimously adopted.
Meeting adjourned.

H. F. Fennell
Town Clerk.

November 3, 1953 Regular Meeting 7:30 P. M.

All three members and clerk present.

Mr Henry Fisher appeared in regard to selling snow fence *Snow Fence*
which he had used around his garden.
Mr Pederson to see him.

Mr James Paris appeared in regard to Comb "B" License, *Sum. Lic*
having applied last June.

Mr Marvin Lindl, his tenant, having been evicted.

Mr Leonhardt moved to grant license. Agreed to.

Mr Paris asked if he could fill the north part of his land.
He would permit dumping of rubbish. Board agreed that
there would be no objection if kept clean.

Representative of Allis Chambers appeared in regard to *S. L. Fill*
equipment for Sanitary Land Fill. Quoted prices.
offered to take the board to see their equipment work.

Mr Albert Brandt appeared in regard to annexation of territory
to Sanitary District No. 6. Mr Stravinsky appeared for the
State Board of Health. No appearances for or against. *San. D. No. 6*
Annexation was approved unanimously.

Mr Norman Paust appeared in regard to Hunting signs. *Hunting*
Stated that hunters were running all over his farm
shooting everything, mentioned - glass.
Chairman told him that he would have to call officers.

Mr Lloyd Setunsky appeared in regard to zoning in Natvigs Plat ←
Neighbor threatened to put in pigs. Discussed the matter.
Agreed to post F. Johnson and Disch Properties as unfit.
Mr Joe Mosel appeared for the Henry Town Lab's in regard to
insect controll. selling fogging unit that would kill insects
over a considerable area. Board would consider.

Mr Hambrecht asked for a change in electrical inspection. *Elec. Insp*
and the need of final inspection.
Chairman stated that the law required final inspection.

Mr Bohnsack suggested that Mr Hambrecht finish the job on
Shelter house in Lake Edge, *Shelter House*
Mr Hambrecht said it would be finished.

Discussed the Hunting and Shooting ordinance. *Hunting*

Mr Entwistle reported on the Miller Hatchery sign - Neon -
Stated that it was non-conforming and could be a traffic
hazard. Advertised only Mr Miller's business. *Elec. Signs*
Chairman commented on signs for "own Business only".

Atty Cooper to draw new ~~xxx~~ resolution for Firemen's *Firemen's Pl*
association, regarding Firemens Park.

Discussed Tavern hours - age of those whp sell beer. *Sum Lic.*
Class "B" Beer Licenses.

Atty Cooper reported on legislation in regard to annexation *Annex*
and school proplems. Also mentioned the Wisconsin Towns Asso-
ciation and their co-operation. *W. Towns*

Chairman suggested joining the Wisconsin Towns Association.
Mr Pohnsack moved to join, Seconded by Mr Leonhardt. Carried.

S. L. Fill

Mr Philip Pederson suggested that we advertise for bids for equipment for Sanitary Land Fill.
Agreed too. Bids to be received November 10th.

Bus. Route

Mr Pederson asked the board if they were going to take any action on the bus route. After discussion directed Mr Pederson to contact Mr Strout.

Hy Dept

Mr Pederson discussed help required for the winter with the board. Suggested hiring Mr Chester Wilms, an efficient mechanic for the winter. Board agreed unanimously.

Street Lights

Approved the petitions for street lights received October 26th.

Orders drawn as per Order Register.

Meeting adjourned.

H. S. Fenwick
Town Clerk.

November 10, 1953 Special Meeting 7:30 P. M.

Mr Brown, Mr Bohnsack, Mr Pederson, Treasurer and clerk present.

Audit

The treasurer and clerk suggested the advisability of having the books audited monthly and kept up to date rather than waiting until after the annual audit, the later part of March, and then not having the result for several months. The board agreed,

Stegerwald

Mr Lyons brought up the Stegerwald Tax Delinquency Case. Mr Stegerwald sent a check for taxes on several parcels, without the statements, the amount was not correct, and Mr Stegerwald had gone to Florida. Mr Stegerwald did not get the returned mail for some time and claimed that he should not pay the interest. Board agreed to refuse to pay the interest.

Mr. Leonhardt came in

Police

Mr William Voges reported on Al Porter and Borton Schroeder. Board agreed that it was a police case and the police should watch them for some time.

Mr Albert Frazier asked for an increase in salary. Mr Leonhardt moved to grant increase of ten dollars. Seconded by Mr Bohnsack. Carried.

Voges

Mr William Voges asked for a place where he could cut up tires, cars, etc. Suggested an old gravel pit. Laid over until he found a suitable location.

S. L. Fill

Opened bids for Equipment for Sanitary Land Fill:

Allis Chambers - Drott Tractor - - - \$10,438.00
Cab 260.00 Trailer - -2,048.00

Park River Culvert and Equipment Co.:
I. H. C. T 9 - - - - - 9,536.00
Cab - - 225.00 - Hydro Spring - - - 234.00
Deisel Engine - - - - - 517.00

Nagle Hart T & E. Co. Caterpillar D 4 - -11,180.00
Cab 9 9 - 260.00 Counterweight - - - 215.00
Trailer - - - 2,323.50 - - - 2,170.20

Mr Gilkerson, an attorney, offered a second hand caterpillar shovel loader for \$6,500.00

Called in the Bark River salesman on Counterweight. He explained the operation of their machine.

Mr Leonhardt moved to accept the Park River proposition. Seconded by Mr Brown and carried.

Tractor - - - - -	9,536.00
Deisel engine - - - - -	517.00
Cab - - - - -	225.00
Hydro Spring - - - - -	234.00
Total - - - - -	10,512.00

A representative of the State Board of Health would come out to approve the Sanitary Land Fill.

Mr Pederson brought the Funkhauser Drive proposition. Suggested that we could use gravel from the Fisher Pit. Mr Funkhauser should furnish title.

Funkhauser

Meeting adjourned.

Town Clerk

November 17, 1953 Regular Meeting 7:30 P. M.

Mr Brown, Mr Bohnsach, Mr Pederson, Mrs Weisenburger ~~and~~ Mr Cooper and clerk present.

Discussed the Renda property at the southeast end of Hegg Avenue with a party that proposed to buy.

Renda

Mr John Walsh, attorney and Mr Hammil appeared in regard to approval of Ace View plat. claimed that Village of Monona and all other parties had approved. Wanted approval of Zoning for approval of County.

Ace View

Mr Jahnke, President, Halverson, Beerbower, Seaverson and Egner of the Mc Farland Board appeared in regard to the Sanitary Land Fill.

S. L. Fill

Discussed Sanitary Land Fill. Chairman Brown explained what we had done and that we could start to operate most any time, and suggested that we estimated that we could operate for for about 75 ¢ a ton.

They stated that they would have about a load a day and they could haul any day and that their driver was very cooperative.

It was explained that we would try to get accurate costs and they agreed to the arrangement.

Mr Anthony Russos appeared in regard to ordinances on taverns. Stated that the state law had been amended to include "spouse" as well as parents and guardians. Atty Cooper agreed and made note of the suggestion.

San Lic

Considered tree trimming with Mr Ed Lindsay. Board felt that they could not go any further this fall. Told him to finish up on east side of Major Avenue. We would contact them next year.

Tree Trim

Read minutes of October 22nd, 26th and 27th and November 3rd. Approved.

Discussed Signs. Atty Cooper read new paragraphs relating signs, particularly "Proprietary Signs"

Prop. Signs

Considered "Blacklisting of John Johnson" which was laid over from last meeting. Mr Brown moved to blacklist, seconded by Mr Bohnsack. There was a general discussion after which Mr. Bohnsack moved that no action be taken until Mrs Violet Johnson Signs the notices. Which was unanimously agreed too.

Blk List

Mr Henry Loftsgordon appeared in behalf of the Lutheran Peaceness association relating to the exemption of their property from taxation. Mr Cooper read and explained the statutes. Board agreed to take care of the matter.

Luth Peaceness

J. Hermsmeier

It was reported that the John Hermsmeier property Lot 16, Block 7, Lake Edge, should be investigated. It was stated that August 1st, 1953 for San Dist No. 6, and January 1st, 1954 for San. Dist No. 2, was the time that connection to sewer was necessary. Water must be available.

Firemen's Assn

Atty Cooper filed the following resolution for the Blooming Grove Firemen's Association:

"WHEREAS, The blooming Grove Firemen's Association, Inc. is desirous of making its real estate located on Monona Drive available as a school site for a high school which is so urgently needed in the Town of Blooming Grove; and

"Whereas, As this Association has determined that the use of said real estate and the title thereto should be granted to the Town of Blooming Grove until a high school district is created and conveyance is made to said district; and

WHEREAS, This Association has decided to impose certain conditions in the conveyance of said real estate to encourage the use of said real estate for such purpose;

Now, THEREFORE, BE IT RESOLVED, That the Board of Directors of the Blooming Grove Firemen's Association, Inc. by their proper officers, be and they hereby are authorized and directed to sell, transfer and convey to the Town of Blooming Grove for the sum of One Dollar (\$1.00) its real estate described as:

The North half of the Southwest quarter of the Northwest quarter ($N\frac{1}{2}$ of $SW\frac{1}{4}$ of $NW\frac{1}{4}$) of Section 16, Town 7 North, Range 10 East, subject to conveyance for highway purposes to Town of Blooming Grove, recorded in Volume 544 of Deeds Page 275, Document #797311, Register of Deeds for Dane County, Wisconsin.

upon the following conditions:

1. In the event a high school district is created in the vicinity in which said real estate is located, Town of Blooming Grove upon demand of the School Board of said district shall convey said real estate to said high school district upon such terms and for such consideration as may be mutually agreed upon between Town of Blooming Grove and such School Board; provided, however, that any conveyance of such real estate to such high school district shall be made upon condition that all right, title and interest in said real estate shall revert back to Blooming Grove Firemen's Association, Inc. in the event (a) that said real estate shall be annexed to the City of Madison prior to the time a school has been erected thereon and (b) that no school has been erected thereon within 10 years from the date of this deed.

2. In the event that said real estate shall not have been conveyed by Town of Blooming Grove to a high school district as authorized in the preceding paragraph within 10 years from the date of this deed, all right, title and interest in said real estate shall revert back to Blooming Grove Firemen's Association, Inc.

STATE OF WISCONSIN }
DANE COUNTY } SS.

I, DON BRIGHAM, do hereby certify that I am the duly elected, and qualified Secretary and the custodian of the records and corporate seal of Blooming Grove Firemen's Association, Inc.; that the foregoing is a true and correct copy of a resolution duly adopted at a meeting of the Board of Directors of said corporation convened and held in accordance with law and the Articles of Incorporation and By-laws of said corporation on the 2nd day of November, 1953, and that such resolution is now in full force and effect.

IN WITNESS WHEREOF, I have affixed my name as Secretary of said corporation this 16 day of November, 1953.

Don Brigham
Secretary

The undersigned directors of said corporation do hereby

certify that the foregoing is a correct copy of a resolution passed as above set forth.

Donald D. McCance

Charles E. Poole

Elmer Thorstad

Don Brigham

Wm. H. Voges

G. E. Hambrecht.

Donald Dix

AGREEMENT

In consideration of the execution and delivery to the Town of Blooming Grove by the Blooming Grove Firemen's Association, Inc. of a warranty deed conveying title to said Town of the following described real estate situated in Dane County, Wisconsin, to-wit:

The North half of the Southwest quarter of the northwest quarter (N $\frac{1}{2}$ of SW $\frac{1}{4}$) of NW $\frac{1}{4}$ of Section 16, Town 7 North, Range 10 East, subject to conveyance for highway purposes to Town of Blooming Grove, recorded in Volume 544 of Deeds, Page 275, Document #797311,

Register of Deeds for Dane County, Wisconsin, the Town of Blooming Grove through its Town Board does hereby undertake and agree with the said Blooming Grove Firemen's Association, Inc. to provide said Firemen's Association with a meeting place in one of the Town buildings so long as the Blooming Grove volunteer fire department shall continue to exist and render fire protection to the Town of Blooming Grove.

IN WITNESS WHEREOF, The Town of Blooming Grove has caused these presents to be executed by Neal G. Brown, its Chairman, E. C. Leonhardt and LeRoy W. Bohnsack, its Supervisors, and H. O. Femrite, its Clerk, this 17 day of November, 1953.

TOWN OF BLOOMING GROVE

In Presence Of:

By: Neal G. Brown
Chairman

Earl C. Cooper

LeRoy W. Bohnsack
Supervisor

Margaret Weisenburger

Supervisor

H. O. Femrite
Town Clerk

~~Mr Pederson suggested that we advertise for bids for the Sanitary Land Fill Equipment. So ordered.~~

~~Mr Pederson reported on contacting Mr Stroud in ~~xx~~ regard to Bus Route of the Madison Bus Company.~~

~~Mr Pederson asked for help for the winter. He desires to employ Mr Chester Wilms, a good mechanic to help put the road equipment in shape.~~

~~Petition for street lights approved: Clair and Pinchot. Elinor and Pinchot, and Dempsey and Pinchot.~~

~~Orders drawn as per Order Register.~~

H. O. Femrite
Town Clerk.

Mr Brown moved to accept resolution and conveyance.
Seconded by Mr Bohnsack and carried.

Mr Entwistle brought up the matter of delinquent taxes on the Veith Property in that part of Gallagher Plat now in the City of Madison. Read Letter for Mr.O.B. Porter, attorney for Mr. Veith. Property evidently over assessed as it was not completed May 1st, but as it was ~~maxixixhe~~ not in the town we could not make the usual adjustment. Read opinion of Atty Cooper.
Mr Brown moved to deny the claim. Carried Unanimously.

Clerk had contracts and bond of Mr Herman Legler for bus transportation for High School pupils.
Laid over to next regular meeting. Notify Mr. Legler.

Received resignation of Mr. Ed Check from Park Board.
Laid over ~~xxxx~~ to get recommendation of Park Board.

Clerk stated that Mr Ballantine of Allis Heights asked why there was no street lights on Spaamen and Shaffer.
Clerk suggested that board go over Allis heights.

→ Attorney Cooper filed the following agreement with with Mr. George Fisher for Sanitary Land Fill.

AGREEMENT

THIS AGREEMENT, Made and entered into this 28th day of October, 1953, by and between George Fisher, a single man residing in the Township of Blooming Grove, Dane County, Wisconsin, hereinafter termed First Party, and the TOWN OF BLOOMING GROVE, a municipality of Dane County, Wisconsin, hereinafter termed Second Party;

WITNESSETH:

WHEREAS, First Party is the owner of real estate described as follows:

A parcel of land in the Southwest $\frac{1}{4}$. Section 13, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin, described as follows:

Commencing at a point on the West line of said Section 13, 748 feet South of the West $\frac{1}{4}$ corner of said SEction 13; thence North $66^{\circ} 45'$ East, 2268 feet to the point of beginning of this parcel;

Thence South $66^{\circ} 45'$ West, 559 feet;

Thence North $23^{\circ} 15'$ West, 267 feet;

Thence North $66^{\circ} 45'$ East, 580 feet;

Thence Southerly along the center line of a Town road 282 feet to the point of beginning;

and

WHEREAS, Second Party desires to use said land for the purpose of burying therein garbage and rubbish under the "Sanitary Land Fill Method";

NOW, THEREFORE, IT IS MUTUALLY AGREED Between the parties hereto as follows:

1. That First Party hereby leases, grants, contracts with and conveys to Second Party the exclusive right to enter upon said described real estate and do such excavating and to bury therein such garbage and rubbish as it may choose under the method commonly known as the "Sanitary Land Fill Method" for the period of ten(10) years from the date hereof for the sum of Three Hundred Twenty-Five Dollars (\$325.00) for said entire ten-year period, such sum to be paid by Second Party upon January 2, 1954.

2. First Party warrants that he has good title to said lands, that there are no liens or mortgages against said lands and that he will always defend and save harmless the Second party from any suits pertaining to the title of said lands.

3. Second Party agrees that it will upon demand by First Party enclose the premises or such portion thereof as designated by First Party with a snow fence; that it will instruct its employees not to haul any logs or stumps upon the premises and in the event any logs or stumps are hauled upon said premises that Second Party will remove the same promptly upon notification by First Party to Second Party; that it will not cause any fires to be started on said premises, fires happening without the fault of Second Party excepted.

4. Second Party agrees upon the termination of this agreement to surrender the premises to First Party peaceably and quietly.

5. The covenants herein contained shall bind the parties severally, their respective heirs, executors, administrators, grantees, successors and assigns.

IN WITNESS WHEREOF, The parties hereto have hereunto set their hands and seals the day and year above written.

In Presence Of:

George Fisher (Seal)
First Party

Earl I. Cooper

TOWN OF BLOOMING GROVE

Henry C. Fisher

By: Neal G. Brown
Chairman

H. O. Femrite
Clerk

Second Party

STATE OF WISCONSIN }
DANE COUNTY } ss.

Personally came before me this 28th day of October, 1953, the above named George Fisher, to me known to be the person who executed the foregoing instrument and acknowledged the same.

Earl I. Cooper
Notary Public, Dane County, Wis.

My Commission Expires June 17, 1956

STATE OF WISCONSIN }
Dane County } ss

Personally came before me, the 28th day of October, 1953, Neal G. Brown, Chairman and H. O. Femrite, Clerk of the above named Municipality, to me known to be ~~such Chairman and Clerk~~ of the persons who executed the fore-going instrument, and to me known to be such Chairman and Clerk of said Municipality, and acknowledged that they executed the fore-going instrument as such officers as the act of said Municipality, by its authority.

Earl I. Cooper
Notary Public, Dane County, Wis.
My Commission Expires June 17, 1956

Office of Register of Deeds }
Dane County, Wisconsin } ss.
Received for Record - November 4
A. D. 1953 at 4:05 o'clock P. M.
and recorded in vol. 263 of Misc.
on page 507
Miles C. Riley, Register

Discussed Klinker Hatchery Problem. All agreed he evaded all regulations. ←
Justice Singer report filed.
Orders drawn as per order registered.
Meeting adjourned.

H. O. Femrite
Town Clerk

November 25, 1953

7:30 P. M.

Special Meeting

Messrs. Brown, Leonhardt, Pederson, Cooper and clerk, present
Joint meeting with Village of Monona Board: Messrs. Cole,
Cirves, Bahr, Schulkamp, Price, present.

Mr. Brown suggested discuss Sanitary Land Fill until Sanitary
District No. 6 members get here.

Suggested 75¢ per ton to start.

Monona Board agreed.

Mr. Brown discussed in detail how we had acquired land for San.
Land Fill, purchased equipment, had approval of State Board of
Health. He commented on tactics of Ace View Plat promoters.

Mr. Cole mentioned that they let them connect water and sewer
for two houses; expected the plat to be in San. Dist. No. 6
territory. Mr. Cole suggested to turn over connection for two
houses to San. Dist. No. 6. ~~xxxxxxx~~

Mr. Christian said no tax could be assessed; Special Assessment
could not legally be assessed.

Mr. Eckman came in. Mr. Briggs joined us.

All agreed that territory should be in No. 6.

Board not to approve of any plat unless included in Sanitary
District No. 6.

Mr. Briggs insisted on a portion for parks.

Monona Board left.

Discussed Trailer for S. E. E. equipment.

Adv. for bids

Used Metal Garage

~~Single~~ Meeting adjourned

December 1, 1953

December 1, 1953

All three members of the Town Board, the Clerk and Attorney
Cooper were present.

→ Ace View was discussed.

The minutes of November 10, 17, and 25th meetings stood
approved as read.

Discussed selling Cheverlot Truck to Sanitary District No. 6.

Ordinance on Proprietary Signs:

(1) Definition. Wherever the words "proprietary Signs"
are used in this section they shall be taken to mean a sign
erected by the proprietor of a business on the site on which
such business is conducted, calling attention to the name or kind
of business so conducted, including any service rendered or pro-
duct handled thereat, whether or not its construction or appearance
comes within the definition of a signboard or billboard.

(2) Permit Required. No proprietary sign shall be erected by
any person, firm or corporation within the Town of Blooming Grove
until a permit therefor shall have been issued by the building
commissioner. No permit shall be granted until an application
has been filed with the building commissioner showing plans and
specifications, including dimensions, material and detail of
construction of the proposed structure, or until after the ap-
plicant has paid a fee of \$2.00 for every such permit; or until all
of the provisions of this ordinance relation to proprietary signs
or other ordinances relating to such structure have been complied
with.

BUDGET - 1953.

General Gpvernment:

Town Board - - - - -	2,500.00	
Town Clerk - - - - -	5.167.00	
Town Treasurer - - - - -	4.789.00	
Assessor - - - - -	1,000.00	
Law - - - - -	2,500.00	
Special Accounting - - - - -	1,500.00	
Town Hall - - - - -	1,000.00	
Elections - - - - -	<u>1,000.00</u>	19,456.00

Relief:

Resident - - - - -	-6,000.00	
Relief Administration - - -	<u>700.00</u>	6.700.00

Protection of Persons and Property:

Police Department - - - - -	20,000.00	
Justice Court - - - - -	500.00	
Board Prisoners - - - - -	200.00	
Squad Car - Operation - - -	2,500.00	
" " - Outlay - - - - -	500.00	
Fire Department - Maintainence	10,000.00	
Inspection Department - - - -	<u>4,325.00</u>	38.025.00

Roads and Streets:

Roads and Streets - - - - -	23,900.00	
Blacktop - - - - -	21,675.00	
Bridges and Culverts - - - -	1,000.00	
Clean Streets - - - - -	2,500.00	
Highway Equip.-Operation - -	5,000.00	
" " - Outlay - - - - -	6.100.00	(2,100000 S.L.F.)
Street Lighting - - - - -	5,000.00	
Snow and Ice - - - - -	2,500.00	
Miscellaneous Hy Exp - - - -	100.00	
Weed Eradication - - - - -	500.00	
Storm Sewer - - - - -	<u>10,000.00</u>	78,275.00
10,000 U.V.		

Health and Sanitation:

Health Board - - - - -	300.00	
Health Officer - - - - -	1,500.00	
G & R Collection 9,400 U.V.		<u>1.800.00</u>

Recreation:

Playgrounds- 600.00 each - - -	2.400.00	
Parks and Playgrounds - - - -	<u>3.950.00</u>	6,350.00

Miscellaneous Expenditures:0-0-0

Tuition- Special and Vocational	1,500.00	
Interest on Temporary Loans - -	500.00	
Long Term Loan - - - - -	20 000.00	
Interest on Long Term Loan - -	3,000.00	
Misc, General Expenditures - -	1.779.00	
H. S. Transp. - Advance - - -	<u>5,000.00</u>	<u>31.779.00</u>

Total of Budget - - - - - 182,385.00

BUDGET - 1953.

General Government:	
Electronics - - - - -	1,000.00
Town Hall - - - - -	1,000.00
Special Accounting - - - - -	1,500.00
Law - - - - -	2,500.00
Assessor - - - - -	1,000.00
Town Treasurer - - - - -	1,750.00
Town Clerk - - - - -	1,100.00
Town Board - - - - -	2,500.00
<u>19,450.00</u>	
Relief:	
Relief Administration - - - - -	700.00
Resident - - - - -	2,000.00
<u>2,700.00</u>	
Protection of Persons and Property:	
Police Department - - - - -	20,000.00
Justice Court - - - - -	500.00
Boat Prisoners - - - - -	200.00
Justice Jail - - - - -	2,500.00
" " - - - - -	500.00
Fire Department - - - - -	10,000.00
Inspection Department - - - - -	1,500.00
<u>25,000.00</u>	
Roads and Streets:	
Roads and Streets - - - - -	25,000.00
Blacktop - - - - -	1,000.00
Bridges and Culverts - - - - -	1,000.00
Clean Streets - - - - -	2,500.00
Highway Repair - - - - -	2,000.00
" " - - - - -	1,000.00
Street Lighting - - - - -	2,000.00
Law and Ice - - - - -	2,500.00
Miscellaneous Exp - - - - -	100.00
Seed Production - - - - -	500.00
Storm Sewer - - - - -	10,000.00
<u>50,000.00</u>	
Health and Sanitation:	
Health Board - - - - -	500.00
Health Officer - - - - -	1,500.00
2 & 4 Collection 2,400 P.V. - - - - -	
<u>1,800.00</u>	
Recreation:	
Playgrounds - - - - -	2,500.00
Parks and Playgrounds - - - - -	2,500.00
<u>5,000.00</u>	
Miscellaneous Expenditures: 9-9-9	
Mission - Special and Vocational - - - - -	500.00
Interest on Temporary Loans - - - - -	100.00
Long Term Loan - - - - -	20,000.00
Interest on Long Term Loan - - - - -	2,000.00
Misc. General Expenditures - - - - -	1,775.00
M. E. Transp. - Advances - - - - -	2,000.00
<u>21,775.00</u>	
Total of Budget - - - - -	<u>122,385.00</u>

Additional for U. V.	
Garbage and Rubbish Collection - - -	9,400.00
Storm Sewers - - - - -	10,000.00
M. Metropolitan Sererage Dist - - -	<u>1,464.30</u>
Total - - - - -	20,864.30

Receipts - Anticipeted Revenues.

Taxes:

Income - - - - -	55,000.00	
Fire Insurance - - - - -	750.00	
Telephone - - - - -	4,000.00	
Public Utilities - - - - -	7,500.00	
Occupational - - - - -		67,300.00

Licenses and Permits:- - - - -	27,000.00	
Sundry Licenses - - - - -	8,000.00	
Amusement Device Licenses - - - -	300.00	
Dog License- Refund from County -	50.00	
Fines, Penalties and Forfeits - -	2,900.00	
Building Enspection Petmits - - -	<u>2,700.00</u>	13,050.00

Gifts and Grants:

State Aid - Roads - - - - -	6,000.00	
Highway Privilege Tax - - - - -	5,500.00	
Liquor Tax Approtationment - - - -	6,000.00	
County Aid - Roads - - - - -	<u>3,000.00</u>	20,500.00

Miscellaneous:

Interest on Del Real Eatate Tax -	100.00	
" " " Personal P. " -	100.00	
Dept Revenue - Police - - - - -	100.--	
" " - Fire - - - - -	1,000.00	
" " - Garbage & Rubbish - - - -	2,000.00	
Spec Assessment - Weeds - - - - -	200.00	
" " - Culverts - - - - -	<u>200.00</u>	3,700.00

Total anticipated Revenues - - -	<u>105,018.00</u>
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Total of Budget @ - - - - -	182,385.00
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Total Anticipated Revenues - - - -	<u>105,000.00</u>
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XXX Proposed levy - - - - -	<u>77,385.00</u>
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Special Assessments

XXXXXXXXXXXXX - - - - -	<u>45,991.00</u>
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Net Levy - - - - -	<u>31,394.00</u>
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Additional for H. V. - - - - - 2,400.00
 Garage and Repair Collection - - - - - 10,000.00
 Storm Sewers - - - - - 1,500.00
 M. Metropolitan Sewerage Dist - - - - - 20,800.30
 Total - - - - - 25,700.30

Receipts - Anticipated Revenues

Taxes:
 Income - - - - - 22,000.00
 Fire Insurance - - - - - 750.00
 Telephone - - - - - 4,000.00
 Public Utilities - - - - - 7,500.00
 Occupational - - - - - 57,300.00
 Licenses and Permits:
 Liquor Licenses - - - - - 8,000.00
 Amusement Device Licenses - - - - - 300.00
 No. License - Return from County - - - - - 10.00
 Fines, Penalties and Forfeits - - - - - 2,000.00
 Building Inspection Permits - - - - - 2,500.00
 13,850.00
 Gifts and Grants:
 State Aid - Bonds - - - - - 8,000.00
 Highway Privilege Tax - - - - - 2,500.00
 Liquor Tax Apportionment - - - - - 8,000.00
 County Aid - Bonds - - - - - 3,000.00
 21,500.00

Special Assessments:

Interest on Del. Real Estate Tax - - - - - 1,000.00
 " " Personal P. - - - - - 1,000.00
 " " Police - - - - - 100.00
 " " Fire - - - - - 1,000.00
 " " Garbage & Refuse - - - - - 5,000.00
 " " " - - - - - 100.00
 " " " - - - - - 200.00
 1,700.00
 Total Anticipated Revenues - - - - - 102,050.30

Total of Budget - - - - - 182,383.00
 Total Anticipated Revenues - - - - - 102,050.30
 Net Proposed Levy - - - - - 77,382.00
 Special Assessments - - - - - 43,891.00
 Net Levy - - - - - 121,364.00

(3) Construction of Proprietary Signs. Every proprietary sign shall be constructed in a substantial manner and any such signs attached to any ~~to~~ building shall be so attached that it will be securely maintained thereon and shall be bolted to the building with at least one through bolt. The building commissioner shall determine the manner of erecting or attaching any such sign and the person erecting or attaching any such sign shall comply therewith.

(4) Setback of Proprietary Signs. No proprietary sign hereafter erected shall be constructed closer to the front line of the lot than the set back required for buildings, except that an overhanging sign attached to a building may project not more than 6 feet beyond such front lot line, nor shall any such sign be constructed closer to the side or rear lot lines than is required of buildings unless written consent thereto is obtained from the owners of the properties abutting the sides and rear of said lot and such consents filed with the building commissioner.

(5) Penalty. Any person, firm or corporation violating the provisions of this ordinance shall be subject to a fine of not less than \$10.00 nor more than \$50.00 and each day that the condition is permitted to exist shall constitute a separate offense.

This ordinance shall be in effect from and after one week from its passage and publication and proof of publication is filed and recorded by the Town Clerk.

The ordinance 8.06 adopted--Mr. Leonhardt moved it be adopted and Mr. Bohnsach seconded.

AFFIDAVIT OF POSTING

STATE OF WISCONSIN }
COUNTY OF DANE } SS

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove, being first duly sworn on oath do depose and say as follows:

That the annexed ordinance was posted by me on the 3rd ~~thirteenth~~ day of December, 1953 by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove.

H. O. Femrite

Subscribed and sworn to before me
this 3rd day of Dec., 1953

Frieda K. Femrite

Notary Public, Dane County, Wisconsin
My commission expires 7-24-55

Posted as follows:
Inside Town Hall
At Frank Allis School, and
At C. & P. Store

An ordinance to amend Section 5 (c) of the ordinance regulating billboards and signboards adopted September 11, 1952.

The Town Board of the Town of Blooming Grove do ordain as follows:

Section 5 (c) of the ordinance regulating billboards and signboards adopted September 11, 1952 is hereby amended to read:

"Section 5 (c). No billboard or signboard shall be larger than 300 square feet in face area."

This ordinance shall be in effect from and after one week from its passage and publication and proof of publication is filed and recorded by the town clerk.

By the Town Board

Neal H. Brown
Chairman
Edgar W. Bohm
E. C. Lehnardt

I hereby certify that the above ordinance was duly adopted by the Town Board of the Town of Blooming Grove on the 1st day of December, 1953, and that proof of publication was filed and recorded by me on December 3rd, 1953.

H. O. Femrite
Town Clerk

*Relating to Amend Section 5 (a)
relating to signboards & Billboards*
AFFIDAVIT OF POSTING

STATE OF WISCONSIN)
COUNTY OF DANE } SS

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove being first duly sworn on oath do depose and say as follows:

That the annexed ordinance was posted by me on the 1st day of Dec, 1953 by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove.

H. O. Femrite

Subscribed and sworn to before me
this 3rd day of Dec, 1953.

Frieda K. Femrite

Notary Public, Dane County, Wisconsin.

My commission expires 7-24-'55

Posted as Follows:

Inside Town Hall,
At Frank Allis School, and
At C. and P. Store.

Mr. Bohnsack moved to adopt, seconded by Mr. Leonhardt and adopted.
Amending the ordinance relating to the licensing and sale of liquor.

An ordinance to amend the ordinance relating to licensing
and regulating the sale of liquor.

The Town Board of the Town of Blooming Grove do ordain
as follows:

Section 10 (d) (1) of the Town Ordinance relating to the
licensing and regulating the sale of liquor and fermented malt
beverages is amended to read:

Section 10 (d) (1). No premises for which a class "B"
Intoxicating Liquor License has been issued shall be permitted
to remain open for the sale of liquor between the hours of 1:00
o'clock A.M. and 8:00 o'clock A.M. except on January 1 when the
closing hours shall be between 3 A.M. and 8 A.M. and no such
premises shall remain open after 6:00 o'clock P.M. on December
24th in each year nor open before 12:00 o'clock noon on December
25th in each year.

This ordinance shall be in effect from and after one week from
its passage and publication and proof of publication is filed and
recorded by the town clerk.

By the Town Board

Neal H. Brown
Chairman

E. E. Leonhardt

Le Roy W. Bohnsack

I hereby certify that the above ordinance
was duly adopted by the Town Board of the
Town of Blooming Grove on the 1st day of
December, 1953, and that proof of publication
was filed and recorded by me on December 1953,
1953.

H. D. Femrite

Town Clerk

*Mr. Leonhardt moved adoption. Seconded by
Mr. Bohnsack and adopted.*

AFFIDAVIT OF POSTING

ignor
 STATE OF WISCONSIN)
 COUNTY OF DANE } SS

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove being first duly sworn on oath do depose and say as follows:

That the annexed ordinance was posted by me on the 3rd day of December, 1953 by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove.

H. O. Femrite

Subscribed and sworn to before me
 this 3rd day of December, 1953.

Frieda K. Femrite

Notary Public, Dane County, Wisconsin.

My commission expires 7-24-'55

Posted as follows:

Inside Town Hall,

At Frank Ellis School, and

at C. and P. Store.

→ Amend ordinance relating to operating motor vehicles

AN ORDINANCE To amend penalties for violation of Chapter 6 relating to speed restrictions and unlawful operation of motor vehicles in the Town of Blooming Grove:

The Town Board of the Town of Blooming Grove do ordain as follows:

Section 6.24 of the Town ordinances entitled Penalties is amended to read:

6.24 Penalties:

(1) Any person violating any of the provisions of sections

6.01 (1) (c)
 (d)
 (e)
 (f)
 6.01 (2) (a)
 (b)
 6.02 (1)

of this ordinance shall be subject to a fine of not less than \$25.00 nor more than \$200.00, or in default of payment thereof, by imprisonment in the County Jail for not more than 6 months, unless the fine be sooner paid. For the second or each subsequent conviction within one year thereafter such person shall be subject to a fine of not less than \$50.00 nor more than \$500.00, or in default of payment thereof, by imprisonment in the County Jail for not more than one year, unless the fine be sooner paid.

(2) Any person violating any of the provisions of sections

6.03 (1)
 (2)
 6.04 (4)
 6.05 (1)
 (2)
 6.06 (1)
 (2)
 (4)
 (5)

6.07
 6.09
 6.10 (2)
 6.13
 6.15
 6.16
 6.19
 6.20
 6.21
 6.23

of this ordinance shall be subject to a fine of not less than \$10.00 nor more than \$20.00 for the first offense and for the second or each subsequent conviction within one year thereafter such person shall be subject to a fine of not less than \$25.00 nor more than \$50.00 or in default of payment thereof by imprisonment in the County Jail for not more than 30 days, unless the fine be sooner paid.

(3) Any person violating any of the provisions of sections

6.01 (1) (a)
 (b)
 (g)
 (h)
 6.01 (2) (c)

6.03 (3)
 6.04 (1)
 (2)
 (3)
 6.05 (3)
 (4)
 (5)
 (6)
 (7)
 (8)
 6.08
 6.10 (1)
 6.14
 6.22

of this ordinance shall be subject to a fine of not less than \$10.00 nor more than \$200.00, or in default of payment thereof, by imprisonment in the County Jail for not more than 30 days, unless the fine be sooner paid.

(4) Any person violating any of the provisions of section 6.12 of this ordinance may be subject to a fine of not more than \$200.00, or in default of payment thereof, by imprisonment in the County Jail for not more than 6 months unless the fine be sooner paid.

(5) Any person violating any provision of sections 6.17 and 6.18 of this ordinance shall be subject to a fine of not less than \$50.00 nor more than \$100.00 and for the second or each subsequent conviction within one year thereafter such person shall be subject to a fine of not less than \$100.00 nor more than \$200.00, or in default of payment thereof, by imprisonment in the County Jail for not more than 30 days, unless the fine be sooner paid.

(6) Any person violating any provision of sections 6.01 (4) and 6.11 of this ordinance shall be subject to a fine of not less than \$1.00 nor more than \$5.00 or in default of payment thereof, by imprisonment in the County Jail of not more than 5 days, unless the fine be sooner paid.

This ordinance shall be in effect one week from and after its passage and publication and proof of publication is filed and recorded by the town clerk.

By the Town Board

Neal H. Brown
 Chairman
Edgar W. Johnson
E. E. Leach

Mr Bohnsack moved adoption, Seconded by Mr Brown. Adopted.

AFFIDAVIT OF POSTING

STATE OF WISCONSIN)
COUNTY OF DANE } SS

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove being first duly sworn on oath do depose and say as follows:

That the annexed ordinance was posted by me on the 3rd day of December, 1953 by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove.

H. O. Femrite

Subscribed and sworn to before me
this 3rd day of Dec, 1953.

Arieda K. Femrite
Notary Public, Dane County, Wisconsin.
My commission expires 7-24-'55.

Posted as Follows:

Inside Town Hall,
At Frank Allis School, and
At C. and P. Store.

Mr Legler appeared in response to request. Discussed High School transportation. He stated that contract with Village of Monona provided for \$2,25 per week Contract and bond approved. *H. S. Transf*

At therequest of his wife Mr Harold Bloom Sr., was Blacklisted. *Black list*

Mr Bohnsach moved to sign Leglers contract. Seconded by Mr Leonhardt. Adopted.

Sanitary Land Fill was discussed. Letter from State Board of Health read. Their Schedule of Costs. Referred to Mr Pederson for his use in gathering information on costa. *S. L. Fill*

Mr Maurice Klinke appeared. Stated that he had lost 200 turkeys. He was sure that that number was missing but had no way of knowing how they disappeared and there was nothing that he could do about it. *Klinke*

Mr. Pederson said he called Mr. Klinke in regard to Tyler Circle. Asked for time of 2 or 3 months for decision on Tyler Circle. Mr. Klinke stated that Mr. Brandt had helped stake out road. Mr. Entwistle came in and discussed restrictions in Quaker Heights. Discussed extension of Tyler Circle. *←*

New plat of Eastmoreland was filed for approval. Resolved that a plat known as "Eastmoreland" which has been duly *Eastmoreland*

filed for approval of the town board of the Town of Blooming Grove, Dane County, Wisconsin and the same is hereby approved as required by Chapter 236, Wisconsin Statutes, 1951.

Mr. Bohnsack moved to approve. Mr. Leonhardt seconded. Carried.

S.X.7 Mr. Pederson discussed Trailers for Sanitary Land Fill equipment.

Mr. Pederson suggested action on bus route. No action.

Bras Clerk had notice from County Zoning Dept. relating to changing zoning Block 4 Gallagher Plat. Board would attend hearing.

Orders drawn as per order registered.

Meeting adjourned.

H.O. Femrite
Town Clerk

H. J. Dist. A & B.

Notice served on Mrs Kathryn Engel, Village of Monona.
Relating to Union High School District.

To: Kathryn Engel,
Clerk of the Village of Monona

You are hereby notified that a petition to establish a Union High School District for all that part of the Town of Blooming Grove which lies ~~in~~ within Joint School District No. 3 of the Town of Blooming Grove and the Village of Monona and all of the territory lying within the corporate limits of the Village of Monona and requesting that the question of establishing such district be submitted to the voters of such territory was filed with me as Clerk of the Town of Blooming Grove on December 2, 1953.

I request that you meet with me at the Blooming Grove Town Hall, 4615 Monona Drive, Madison, Wisconsin on Wednesday, December 9th, 1953 at 2:00 o'clock P. M. to fix the time and place for holding the election at which such question is submitted to the voters.

This notice is given to you in accordance with Section 40.12 (3) of the Wisconsin Statutes.

H. O. Femrite, Clerk of the
Town of Blooming Grove.

State of Wisconsin,)SS
County of Dane.)

Ray Widman, being duly sworn, on oath says that on the 3rd day of December, 1953, at the Village of Monona, in Dane County, Wisconsin, he served the annexed notice upon Kathryn Engel, therein named, by delivering to and leaving with her personally.

Ray Widman, Chief of Police.

Subscribed and sworn before me this
3rd day of December, 1953.

Frieda K. Femrite, Notary Public,
Dane County Wisconsin.

Recorded this 10th day of December, 1953.

H.O. Femrite
Town Clerk.

Allis - Nichols High School.

Mrs Kathryn Engel, Clerk of the Village of Monona and H. O. Femrite, Clerk of the Town of Blooming Grove met at the Blooming Grove Town Hall, pursuant to notice, December 9th, 1953 at 2:00 P. M. to fix the time for holding referendum election.

The following resolution was the result of their deliberations:

Whereas, petitions were filed on the 2nd day of December, 1953, at 2:30 P. M., with H. O. Femrite, Clerk of the Town of Blooming Grove, requesting an election pursuant to the provisions of Section 40.12 of the Wisconsin Statutes within the territory herein described for the purpose of submitting to the electors of said territory the question of the establishment of a union high school district; and

Whereas, said territory includes all of the unincorporated Village of Monona, Dane County, Wisconsin, and also part of the Town of Blooming Grove, Dane county, Wisconsin, therein described; and

Whereas, pursuant to notice given to Mrs Kathryn Engel, Clerk of the Village of Monona in accordance with the provisions of Section 40.12 (3) of the Wisconsin Statutes, that a meeting of the municipal clerks concerned would be held at the Blooming Grove Town Hall on the 9th day of December, 1953, at 2:00 o'clock P. M.; now

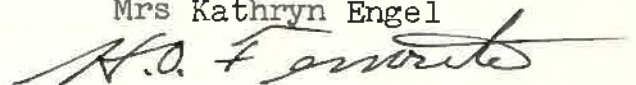
Therefor H. O. Femrite, Clerk of the Town of Blooming Grove and Mrs Kathryn Engel, Clerk of the Village of Monona, at such meeting assembled do resolve as follows:

That having found that the said petitions are signed by more than ten per cent of the electors of the Village of Monona and by more than ten per cent of the electors of the Town of that part of the Town of Blooming Grove described in said petitions, and having found that said proposed union high school district lies in a contiguous, compact territory with an assessed valuation in excess of \$2,500,000.00 we do hereby order that an election be held, pursuant to Section 40.12 and all other applicable sections of the statutes, in the Town of Blooming Grove and in the Village of Monona, on the 29th day of December, 1953, for the purpose of submitting to the electors of said village, and to the electors of that portion of the Town of Blooming Grove described in said petitions the question of establishing a union high school district for said territory; be it

Further resolved that the election for the village be held in the Monona Village Hall and that the election for the town be held in the Blooming Grove Town Hall and that notice of said election be given pursuant to law.

Mrs Engel moved to adopt the resolution, seconded by Mr. Femrite and carried unanimously.

Mrs Kathryn Engel



H. O. Femrite.

Affidavit of Posting

State of Wisconsin } ss
County of Dane

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove, being first duly sworn, do depose and say as follows: That the Notice of Referendum Election on High School was posted by me on the 14th day of December, 1953, by posting copies thereof in six (6) public places within the territory in the Town of Blooming Grove which would be effected by the organization of said proposed district, as follows:

One inside the Town Hall,

One at the Allis School,

One at the Kroger Store

One at the C & P Drive In,

One at Keller Grocery, and

One at the Hazard Filling Station.

H. O. Femrite

Town Clerk

Subscribed and sworn before me this 14th day of December, 1953

Frieda K. Femrite

Notary Public

Dane County, Wisconsin

My commission expires 7-24-55

Jt. School Dist. No. 4

Received 12-10-53

State of Wisconsin
DEPARTMENT OF PUBLIC INSTRUCTION
MADISON

ACKNOWLEDGMENT OF RECEIPT OF ORDER BY MUNICIPAL BOARDS
DANE COUNTY

To: Mrs. Kathryn Engel, Clerk
of the Village of Monona, Dane Co.
Wisconsin
4540 Winnequah Rd., Madison, Wis.

H. O. Femrite, Clerk of the Town
of Blooming Grove, Dane County,
Wisconsin
4615 Monona Dr., Madison, Wis.

Joseph M. Caine, Clerk of the Town
of Fitchburg, Dane County, Wisconsin
R. F. D. No. 1, Oregon, Wis.

John G. Gerlach, Clerk of the Town
of Madison, Dane County, Wisconsin
5721 Dogwood Pl. Madison 5, Wis.

To: Walter Starkweather, Clerk
of Jt. School District No. 4,
Towns of Blooming Grove and
Madison and Village of Monona,
Dane County, Wisconsin
1812 Waunona Way, Madison, Wis.

John Adams, Clerk of Jt. School
District No. 5, Towns of Madison,
Blooming Grove and Fitchburg,
Dane County, Wisconsin
R. F. D. No. 4, Madison, Wisconsin

Harry Hanson, County Supt.
of Schools for Dane Co. (E)
Wisconsin-Sun Prairie, Wis.

Blanche Losinski, County
Superintendent of Schools for
Dane County (W), Wisconsin
Mount Horeb, Wisconsin

Receipt is hereby acknowledged of a copy of an order by the municipal boards of the Village of Monona and the Towns of Blooming Grove, Fitchburg, and Madison, Dane County, Wisconsin dated August 18, 1953, detaching the following described territory, to-wit:

That part of Jt. School District No. 4 (Towns of Blooming Grove and Madison and Village of Monona) lying in the Town of Madison from said Jt. School District No. 4, Towns of Blooming Grove, and Fitchburg, Dane County, Wisconsin.

Effective August 13, 1953

Signed/ G. E. Watson

Dated December 7, 1953

December 15, 1953 Regular Meeting

7:30 P. M.

All three members of the board, Clerk and Atty Cooper present.

Chairman suggested that contract forms be sent out to towns and villages that may participate in our Sanitary Land Fill for approval *S L F*

Mr De Beck present with plans for division of land for lots and road. Tentative plat to be submitted to County Zoning for zoning change. *Renda*
Approved by board.

Chairman asked about Tyler Circle. Mr Pederson explained his attempt to get information.

Board agreed to leave the street as it is. *Tyler Circle*

Approved Officer Haralson's bond.

Mr Oldenburg inquiry about license for ~~Dunn's Tavern~~ *L i.*
Laid over to the 21st.

Atty Cooper opinion on Mr Loftsgordon request for tax exemption on the Lutheran Deaconess cottage. *Luth Deacon*

Exempt by law. Sec. 74.135

Motion by Mr Bohnsack to exempt from tax, Seconded by Mr Leonhardt. Carried.

Mr Pederson reported on garage for Sanitary Land Fill. *S L F*

Mrs Malm - used garage - 12x 30 Door 7 x 7 - \$200.00

Trachte - new steel 14 x 20 \$ 750.00

Doolittle 950.00

Moved by Mr Bohnsack to purchase new Trachte garage.

Seconded by Mr Leonhardt. Carried.

Discussed ~~XX~~ Ace View Plat. Decided that board demand East 48 feet of Lot 10 to extend street to Tompkins Drive. *Ace View*
Before O. K. of plat. Notify Mr Hammil.

Discussed property east of Ace View Plat supposed to be purchased by Mr Roy Gannon.

Mr Pederson presented proposition of Fisher tract on Dempsey Road in Section 9.

Mr Henry Fisher desires to sell five feet on the west side of Dempsey Road. *Fisher*

Decided to take no action.

Bremer Road. Mr Doolittle submitted costs. Decided to get cost of moving two Sheldon buildings. *Bremer*

Street Lights. Gannon and Commercial. Authorized. to make survey of lights necessary. *St. Lights*

John Hermsmeier. Notice - unfit for habitation. *J. Hermsmeier*

Frank and L, Johnson. Notice - Unfit for habitation.

Mr Entwistle had notices served.

The board appointed the following election officials, all residing in the area of the proposed High School District: *N. S. - A & N*

Inspectors, Mrs Leland G. Briggs, Mrs Edwin Burling and William King.

Election Clerks, Mrs Virgil Edwards and Everett Liddicoat.

Ballot Clerks, Mrs Walter Leonhardt and Mrs Clarence Siefert.

The clerk had prepared a resolution authorizing the borrowing of money on special assessments extended in the tax roll. *Loan Sp. Assmt*

Mr Bohnsack moved adoption of resolution. Seconded by Mr Leonhardt and carried.

Atty Cooper to contact the American Exchange Bank.

Justice Singer report filed.

Orders drawn as per order register.

Meeting adjourned until December 21st at 7:30 P. M.

Town Clerk

December 21st, 1953 Adjourned Meeting 7:30 P. M.

All three members of the board and the clerk present.

Loans - Spec Assets
Atty Cooper had reported that American Exchange Bank would take loan at two and one-half per cent.

Substituted resolution drafted by Atty Cooper as requested by American Exchange Bank (providing for general liability)

Mr Bohnsack moved adoption. Seconded by Mr Leonhardt and carried unanimously.

L i
Laid over from last meeting:

Application for Liquor License. Duns Tavern
1700 E. Broadway. Ernest Moeykins, 2411 Hoard Street.
Mr Bohnsack moved that the application be approved.
Seconded by Mr Leonhardt and carried unanimously.

Zoning
Relating to approving County Zoning Amendment No. 458.

ZONING ORDINANCE AMENDMENT No. 458

Amending Section 10.03 (4) Relating to Districts in
the Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

That paragraph 5 of Section 10.03 (4)(k), C-2 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended to read as follows:

5. That part of the N½ S½ SE¼, Section 4 lying east of Highway 51.

Approval moved by Mr Bohnsack. Seconded by Mr Leonhardt. Carried.

Clerk stated that he had notice of a public hearing, by Dane County Zoning Committee, Jan., 11, 1954. at 7:30 on the Schedel and Gunderson properties in Sec. 27 & 28 from A-1*Ag12 to M-1-Industrial.

Meeting adjourned.

H.O. Fennell
Town Clerk.

Lij. Lij.
Minutes of December 15th continued:

Board discussed amending the town ordinances regarding applications for liquor licenses by striking out the requirement that the applicant be a resident of the Town of Blooming Grove ~~and~~ also requiring bond.

See Page 183.

The amendment was unanimously agreed too.

RESOLUTION

WHEREAS, The Town of Blooming Grove, Dane County, Wisconsin, upon petition for improvement of streets by blacktopping did improve approximately twelve miles of streets and assessments for benefits and damages were assessed pursuant to Section 60.29 (26) of the Wisconsin Statutes, after due notice and hearing, to the amount of \$46,197.12; and

WHEREAS, The amount of \$24,242.92 has been collected prior to December 1, 1953, leaving a balance of \$21,954.20 to be extended on the tax roll over a period of five years; and

WHEREAS, The Town of Blooming Grove is in need of money for general and current municipal expenses until said special assessments have been paid; and

WHEREAS, Under the authority of Section 67.12(12) of the Wisconsin Statutes, said Town may borrow money for such purposes and issue notes therefor;

NOW, THEREFORE, IT IS HEREBY RESOLVED By the Town Board of the Town of Blooming Grove, as follows:

1. That for the purpose of raising funds for general and current municipal purposes said Town of Blooming Grove, Dane County, Wisconsin borrow from American Exchange Bank the principal sum of Twenty-One Thousand Dollars (\$21,000.00), to be payable in five annual installments of Four Thousand Two Hundred Fifty Dollars (\$4,250.00) on December 21 of each of the years 1955 to 1959 both inclusive, together with interest thereon at the rate of two and one-half percent ($2\frac{1}{2}$) per annum from date of issue to date of payment on unpaid installments, payable annually on December 21 of each year in said years 1955 to 1959 both inclusive.

2. That to evidence such indebtedness and as security therefor, the Town Chairman and Town Clerk be authorized and directed to execute and deliver to said American Exchange Bank a

84.11.182

RESOLUTION

WHEREAS, The Town of Blooming Grove, Dane County, Wisconsin, upon petition for improvement of streets by blacktopping did improve approximately twelve miles of streets and assessments for benefits and damages were assessed pursuant to Section 60.29 (2d) of the Wisconsin Statutes, after due notice and hearing, to the amount of \$46,197.15; and

WHEREAS, The amount of \$24,242.92 has been collected prior to December 1, 1953, leaving a balance of \$21,954.23 to be extended on the tax roll over a period of five years; and

WHEREAS, The Town of Blooming Grove is in need of money for general and current municipal expenses until said special assessments have been paid; and

WHEREAS, Under the authority of Section 67.12(12) of the Wisconsin Statutes, said Town may borrow money for such purposes and issue notes therefor;

NOW, THEREFORE, IT IS HEREBY RESOLVED BY THE TOWN BOARD OF THE TOWN OF BLOOMING GROVE, as follows:

1. That for the purpose of raising funds for general and current municipal purposes said Town of Blooming Grove, Dane County, Wisconsin borrow from American Exchange Bank the principal sum of Twenty-One Thousand Dollars (\$21,000.00), to be payable in five annual installments of four thousand two hundred fifty dollars (\$4,250.00) on December 31 of each of the years 1955 to 1959 both inclusive, together with interest thereon at the rate of two and one-half percent (2½) per annum from date of issue to date of payment on unpaid installments, payable annually on December 31 of each year in said years 1955 to 1959 both inclusive.

2. That as evidence such indebtedness and as security therefor, the Town Chairman and Town Clerk be authorized and directed to execute and deliver to said American Exchange Bank a

promissory note of said Town in the principal sum of Twenty-One Thousand Dollars (\$21,000.00), payable to the American Exchange Bank, or order, and bearing interest at the rate of two and one-half percent ($2\frac{1}{2}$) per annum from date of issue to date of payment on unpaid installments, such interest payable annually on December 21 of each of the years after issue until paid;

3. That said note shall provide that if the Town did not borrow money at a lower rate of interest during the year prior to prepayment, the Town shall have the right and option to prepay any or all of the unpaid principal and interest at any installment date out of any funds which the Town may have available for such purpose;

4. That said Town Chairman and Town Clerk, and all other officers of said Town of Blooming Grove as may be necessary, hereby are authorized, empowered and directed to do and perform any and all acts necessary or proper to give effect to this resolution;

5. That said note issued hereunder shall be the general obligation of said Town of Blooming Grove, Dane County, Wisconsin;

6. That there be, and there hereby is levied a direct annual tax in each of the tax years 1954 through 1958 sufficient to pay the annual installments of principal maturing on December 21 of each of the years 1955 through 1959, together with interest thereon as the same matures and becomes due and payable. That such tax for each of such years after receipt of the borrowed money shall become and continue irrepealable, and shall be carried into the tax roll of the year preceding the installment payment year to the extent necessary to pay such installment payment with interest, and shall be collected as other taxes are collected;

In the event that the Town subsequently exercises its right and option to prepay any or all of the unpaid principal and

promissory note of said Town in the principal sum of Twenty-One Thousand Dollars (\$21,000.00), payable to the American Exchange Bank, or order, and bearing interest at the rate of two and one-half percent (2½) per annum from date of issue to date of payment on unpaid installments, such interest payable annually on December 31 of each of the years after issue until paid;

3. That said note shall provide that if the Town did not borrow money at a lower rate of interest during the year prior to prepayment, the Town shall have the right and option to prepay any or all of the unpaid principal and interest at any installment date out of any funds which the Town may have available for such purpose;

4. That said Town Chairman and Town Clerk, and all other officers of said Town of Blooming Grove as may be necessary, hereby are authorized, empowered and directed to do and perform any and all acts necessary or proper to give effect to this resolution;

5. That said note issued hereunder shall be the general obligation of said Town of Blooming Grove, Dane County, Wisconsin;

6. That there be, and there hereby is levied a direct

annual tax in each of the tax years 1954 through 1958 sufficient to pay the annual installments of principal maturing on December 31 of each of the years 1955 through 1959, together with interest thereon as the same matures and becomes due and payable. That such tax for each of such years after receipt of the borrowed money shall become and continue irrepealable, and shall be carried into the tax roll of the year preceding the installment payment year to the extent necessary to pay such installment payment with interest, and shall be collected as other taxes are collected;

In the event that the Town subsequently exercises its right and option to prepay any or all of the unpaid principal and

interest of said loan, then no such direct annual tax shall be levied for the prepayment so made, or the amount of direct annual tax hereinabove levied shall be reduced accordingly for the year or years with respect to which the regular installment or installments of said note were prepaid by the prepayment or prepayments;

7. That the borrowing herein provided is hereby declared to be pursuant to Section 67.12 (12) Wisconsin Statutes;

8. That the Town Clerk be directed to keep, maintain and preserve an adequate and correct register account of all notes issued hereunder and of all payments and other transactions relating thereto.

I, H. D. Fenrite, Town Clerk of the Town of Blooming Grove, Dane County, Wisconsin, do hereby certify that the foregoing resolution and motion was passed on the 21st day of December, 1953, by the Town Board of said Town of Blooming Grove at a lawfully called meeting of said Town Board, and that said resolution has been properly recorded. I further certify that I have compared the within and foregoing copy of Resolution with the original thereof and that said copy is a true and correct transcript and copy of such record and of the whole thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand on the _____ day of December, 1953.

interest of said loan, then no such direct annual tax shall be levied for the payment so made, or the amount of direct annual tax hereinafter levied shall be reduced accordingly for the year or years with respect to which the regular installment or installments of said note were made by the payment or payments; That the foregoing herein provided is hereby declared to be pursuant to Section 67.12 (12) Wisconsin Statutes;

8. That the Town Clerk be directed to keep, maintain and preserve an accurate and correct register account of all notes issued hereunder and of all payments and other transactions relating thereto.

I, H. E. Partridge, Town Clerk of the Town of Blooming Grove, Dane County, Wisconsin, do hereby certify that the foregoing resolution and motion was passed on the 21st day of December, 1923, by the Town Board of said Town of Blooming Grove as a tax-fully called meeting of said Town Board, and that said resolution has been properly recorded. I further certify that I have compared the within and foregoing copy of resolution with the original thereof and that said copy is a true and correct transcript and copy of each record and of the whole thereof.

IN TESTIMONY WHEREOF, I have hereunto set my hand on the _____ day of December, 1923.

STATE OF WISCONSIN)
) SS.
DANE COUNTY)

I, H. O. Femrite, Clerk of the Town of Blooming Grove,
Dane County, Wisconsin, do hereby certify as follows:

1. That a special meeting of the Town Board was held in
said Town of Blooming Grove, County of Dane, on December 21, 1953;
that said meeting was duly called and held in accordance with all
laws, ordinances, rules and regulations pertaining thereto;
2. That the Town Board consists of three (3) members-
elect, including the Chairman; and that at said meeting above men-
tioned all of the members of said Board were present and voting;
3. That the attached is a full, true and correct copy of
a resolution adopted by said Board at said meeting above mentioned;
that I have compared the foregoing copy of resolution with the
original thereof and the foregoing is a true copy of such original
and of the whole thereof;
4. That such resolution was supported and duly adopted
by the affirmative vote of all of the members-elect of said Board
present at said meeting;
5. That exclusive of the sum of Twenty-One Thousand
Dollars (\$21,000.00) provided in the foregoing resolution, said
Town has an outstanding indebtedness of \$200,000.00;
6. That the value of the taxable property of said Town
of Blooming Grove as ascertained by the 1953 assessment for State
and County taxes was \$_____;
7. That the borrowing is provided in the foregoing reso-
lution does not exceed any limit as provided by law for said Town;
8. That each of the following duly elected officers of
said Town of Blooming Grove, Dane County, Wisconsin, has affixed
his true and correct signature hereto:

I, H. O. Fennell, Clerk of the Town of Blooming Grove,

Dane County, Wisconsin, do hereby certify as follows:

1. That a special meeting of the Town Board was held in said Town of Blooming Grove, County of Dane, on December 23, 1953; that said meeting was duly called and held in accordance with all laws, ordinances, rules and regulations pertaining thereto;
2. That the Town Board consists of three (3) members-elect, including the Chairman; and that at said meeting above mentioned all of the members of said Board were present and voting;
3. That the attached is a full, true and correct copy of a resolution adopted by said Board at said meeting above mentioned; that I have compared the foregoing copy of resolution with the original thereof and the foregoing is a true copy of such original and of the whole thereof;
4. That such resolution was suggested and duly adopted by the affirmative vote of all of the members-elect of said Board present at said meeting;
5. That exclusive of the sum of Twenty-One Thousand Dollars (\$21,000.00) provided in the foregoing resolution, said Town has an outstanding indebtedness of \$200,000.00;
6. That the value of the taxable property of said Town of Blooming Grove as ascertained by the 1953 assessment for State and County taxes was \$_____;
7. That the borrowing is provided in the foregoing resolution does not exceed any limit as provided by law for said Town;
8. That each of the following duly elected officers of said Town of Blooming Grove, Dane County, Wisconsin, has affixed his true and correct signature hereto:

STATE OF WISCONSIN)
) ss.
DANE COUNTY)

I, H. O. Fearite, Clerk of the Town of Blooming Grove,
Dane County, Wisconsin, do hereby certify as follows:

1. That a special meeting of the Town Board was held in
said Town of Blooming Grove, County of Dane, on December 21, 1953;
that said meeting was duly called and held in accordance with all
laws, ordinances, rules and regulations pertaining thereto;
2. That the Town Board consists of three (3) members-
elect, including the Chairman; and that at said meeting above men-
tioned all of the members of said Board were present and voting;
3. That the attached is a full, true and correct copy of
a resolution adopted by said Board at said meeting above mentioned;
that I have compared the foregoing copy of resolution with the
original thereof and the foregoing is a true copy of such original
and of the whole thereof;
4. That such resolution was supported and duly adopted
by the affirmative vote of all of the members-elect of said Board
present at said meeting;
5. That exclusive of the sum of Twenty-One Thousand
Dollars (\$21,000.00) provided in the foregoing resolution, said
Town has an outstanding indebtedness of \$200,000.00;
6. That the value of the taxable property of said Town
of Blooming Grove as ascertained by the 1953 assessment for State
and County taxes was \$_____;
7. That the borrowing is provided in the foregoing reso-
lution does not exceed any limit as provided by law for said Town;
8. That each of the following duly elected officers of
said Town of Blooming Grove, Dane County, Wisconsin, has affixed
his true and correct signature hereto:

I, H. O. Fennice, Clerk of the Town of Blooming Grove,

Dane County, Wisconsin, do hereby certify as follows:

1. That a special meeting of the Town Board was held in said Town of Blooming Grove, County of Dane, on December 21, 1953; that said meeting was duly called and held in accordance with all laws, ordinances, rules and regulations pertaining thereto;
2. That the Town Board consists of three (3) members-elect, including the Chairman; and that at said meeting above mentioned all of the members of said Board were present and voting;
3. That the attached is a full, true and correct copy of a resolution adopted by said Board at said meeting above mentioned; that I have compared the foregoing copy of resolution with the original thereof and the foregoing is a true copy of such original and of the whole thereof;
4. That such resolution was suggested and duly adopted by the affirmative vote of all of the members-elect of said Board present at said meeting;
5. That exclusive of the sum of Twenty-One Thousand Dollars (\$21,000.00) provided in the foregoing resolution, said Town has an outstanding indebtedness of \$200,000.00;
6. That the value of the taxable property of said Town of Blooming Grove as ascertained by the 1953 assessment for State and County taxes was \$_____;
7. That the borrowing is provided in the foregoing resolution does not exceed any limit as provided by law for said Town;
8. That each of the following duly elected officers of said Town of Blooming Grove, Dane County, Wisconsin, has affixed his true and correct signature hereto:

<u>Office</u>	<u>Name</u>
Chairman	Neal G. Brown (Signature) _____
Clerk	H.O. Femrite (Signature) _____
Treasurer	John Lyons (Signature) _____

IN WITNESS WHEREOF, I have hereunto set my hand as Clerk
of the Town of Blooming Grove, this _____ day of December, 1953.

Clerk

Office

Name

Chairman

Neal G. Brown (Signature)

Clerk

H.C. Fennell (Signature)

Treasurer

John Lyons (Signature)

IN WITNESS WHEREOF, I have hereunto set my hand as Clerk
of the Town of Blooming Grove, this ____ day of December, 1923.

Clerk

The Town Board of the Town of Blooming Grove do ordain as follows:

Section 5.01 (3) (b); Section 5.01 (4) (a) (4); Section 5.01 (8) (a); Section 5.01 (8) (b); and Section 5.01 (8) (c) of the ordinances of the Town of Blooming Grove be and the same hereby are amended by striking therefrom the requirement that no "Class B" intoxicating liquor license, "Class B" fermented malt beverage license, "Class A" intoxicating liquor license, "Class A" fermented malt beverage license, Class C license and Class D or operator's license shall be issued to any applicant unless such applicant shall have resided in the Town of Blooming Grove continuously for not less than one year prior to the date of filing application for any of such licenses or the granting thereof, and in lieu thereof there is hereby added to the Town ordinance relating to the licensing and regulating of the sale of intoxicating liquor and fermented malt beverages the following provision:

No applicant for a "Class A" or "Class B" Intoxicating liquor license, "Class A" or "Class B" Fermented malt beverage license, Class C license and Class D or operator's license shall be required to be a resident of the Town of Blooming Grove as a condition to the issuance of any of such licenses.

Affidavit of Posting.

State of Wisconsin } ss
County of Dane }

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove first being duly sworn on oath do depose and say as follows:

That the annexed Ordinance relating to intoxicating liquor licenses adopted December 15, 1953 was posted by me on the 17th day of December, 1953. by posting a true and correct copy thereof in three public places in the town.

H. O. Femrite

Subscribed and sworn before me this 17th day of December, 1953

Frieda K. Femrite

Notary Public, Dane County, Wisconsin
7-24-55.

Clk.

The Town Board of the Town of Blooming Grove do ordain as follows:

Section 5.01 (3) (b); Section 5.01 (4) (a) (4); Section 5.01 (8) (a); Section 5.01 (8) (b); and Section 5.01 (8) (c) of the ordinances of the Town of Blooming Grove be and the same hereby are amended by striking therefrom the requirement that no "Class B" intoxicating liquor license, "Class B" fermented malt beverage license, "Class A" intoxicating liquor license, "Class A" fermented malt beverage license, Class C license and Class D or operator's license shall be issued to any applicant unless such applicant shall have resided in the Town of Blooming Grove continuously for not less than one year prior to the date of filing application for any of such licenses or the granting thereof, and in lieu thereof there is hereby added to the Town ordinance relating to the licensing and regulating of the sale of intoxicating liquor and fermented malt beverages the following provision:

No applicant for a "Class A" or "Class B" Intoxicating liquor license, "Class A" or "Class B" Fermented malt beverage license, Class C license and Class D or operator's license shall be required to be a resident of the Town of Blooming Grove as a condition to the issuance of any of such licenses.

Section 5.01 (e) (5) requiring a bond prior to the issuance of a license to sell intoxicating liquor be and the same hereby is repealed.

This ordinance shall be in effect from and after its passage and publication.

This is to certify that the above and foregoing ordinance was adopted by the Town Board of the Town of Blooming Grove on December 15, 1953.

H.O. Ferrante Town Clk.
Chairman

January 5, 1954. Regular meeting 7:30 P. M.

Chairman Brown, Mr Bohnsack, (Mr Leonhardt ill) Atty Cooper, Mr Pederson, Chief Widman and clerk present.

Clerk asked what to pay election officials. /?
One dollar an hour agreed on.

Chairman asked What agency should promote Sanitary district?
Town Board or Sanitary District.

There was a general discussion on the subject.

Monona Board would meet with us to-morrow night.

Chairman Brown suggested sending letters to residents of the Waunona Way area. No action taken.

Discussion favorad having Pederson contact people.

Sanitary District No. 7 organized May 22, 1950.
Third member appointed June 20, 1950.

Atty Cooper gave opinion on sanitary district organization.
Alteration of district. Annexation to district:

Chairman Brown commented on Mileage of Inspection Department truck.

Mr. Entwistle wanted to know what would be done with truck. Chairman said we would sell.
Decided to keep the truck..

Clerk had received copy of letter sent Mrs Engel by Insurance Commissioner. No action necessary.

Chief Widman asked for one Sunday off each month for each man.

Unanimously agreed too.

Also asked for ten cent increase for Officer Haralson and ten dollar increase for each full time officer.

Unanimously agreed too.

Orders drawn as per Order register.

Meeting adjourned.

H. S. Ferrite

Town Clerk.

Clerk read a copy of letter from Attorney George F. Lange to the clerk of the Town of Dunn and Town Board of Town of Dunn relating to his clients Albert Beitz and Fred Uphoff of the Town of Dunn.
As all of the property owners in the Town of Blooming Grove are satisfied and have paid, except one which is not paid but is on the Tax roll it does not apply to our property owners.

January 6, 1954 Special Meeting. 7:00 P. M.

Arrived at Meeting 7:05. Mr Brown present.
Mr Leonhardt ill at home.

Board of Sanitary District No. 6 and Monona Village Board ←
present.

Discussed area in Blooming Grove south of Monona Golf
Grounds and east of Monona Drive.

Mr Hammil appeared with plans of Ace View Plat, including *Ace View*
tentative plans for Sewer and Water for the area including
Tompkins Drive and territory north and east.

Mr. Bohnsack and Attorney Cooper came in.

Chairman Brown Insisted that the north and south street
on the east side of the plat should go through to
Tompkins Drive.

Town Board agreed to approve plat when plat included
street through Lot 10 of the proposed plat.

Monona Board were very cooperative and agreed.

Town Board agreed that Ace View Plat should be in
Sanitary District No. 6.

Monona Board agreed.

Meeting adjourned.

H.O. Fenwick
Town Clerk.

January 13, 1954. Special Meeting. 7:30 P. M.

All three members, Treasurer and clerk present.

Meeting to discuss finances, need of making temporary
loan, etc.,
Decided to delay making loan.

Discussed assessments in the different areas.

Also discussed inspection work and street lights. *Street Lights*

Decided to investigate further the need of lights in
Allis Heights and other places.

Meeting adjourned.

H.O. Fenwick
Town Clerk.

January 19, 1954. Regular Meeting. 7:30 P. M.

All three members of the board, clerk, Mr. Pederson.
and Attorney Cooper present.

*Gal Grove
Old Bldg*

Jerome P. Miller, J. A. Rasmussen, Richard Hackett,
Milford Seeley and Mr Seeley as delegate for Gallagher
Grove Civic Club, all registered against moving a large
old house into plat.

Mr Banks (party who desires to move in house) present.
House 40 x 28 with wing on back 20 x 20 one story.
Main part one and one -half story. Probably 30 years old.

Mr Banks presented his side .

Others took part in the discussion.

Mr and Mrs Jos. P. Anderson and Ralph Melton filed
letters against.

Hearing ended. Board to consider when Mr Bohnsack back.
(Mr Bohnsack out ~~xxxxxx~~ on his own business)

Ace View

Mr present with Ace View Plat for approval.
Laid over until Mr Bohnsack back. After storm sewer and
sanitary sewer and drainage explained.

Lo Dal

Mr Vogel, representing Lo Dal (Front End Loader) explained
new equipment for loading Garbage, Rubbish street, sweepings
as well as sand gravel and dirt.
Cost \$2450.00 Side Boards 390.00 Mounting 168.00
Have been demonstrating for three days

Chairman stated that we would not be interested for at
least three months to which the board agreed.
Laid over for three months.

Ace View

Mr Bohnsack moved to turn over to Sanitary District No. 6
petition of Ace View Plat for ~~xxxxxx~~ annexation.
Seconded by Mr Leonhardt and carried.

Mr Bohnsack moved approval of Ace view Plat. as follows:
Resolved that a plat known as Ace View Plat which has been ~~xxx~~
duly filed for approval, be and the same is hereby approved
as required by Chapter 236, Wisconsin Statutes, as
amended.
Seconded by Mr Leonhardt and carried unanimously.

Old House

Chairman brought up the matter of moving in thirty year old
house into the Gallagher plat area -hearing held the first
part of our meeting.

Chairman Brown moved that the application be denied.
Seconded by Mr Leonhardt and carried unanimously.

Approved Mrs Weisenburger's bond.

Orders drawn as per Order Register.

H. S. Ferris
Town Clerk.

January 29, 1954 Special Meeting Evening.

Mr Brown and Mr Bohnsack present.

Mr Brown having contacted Mr Straub of the Madison Bus Company and the Public Service Commission and discussed the matter with them - Bus line route in our town. *Bus*

Mr Brown proposed the following ;

Resolution relating to Bus Route in Blooming Grove.

Be it resolved that the Madison's route of travel in Blooming Grove be as follows:

Monona Drive from Town Hall to Cold Springs Avenue, thence along Cold Springs Avenue to Lakeview Avenue, thence to Buckeye Road, thence on Buckeye Road to Davies Street, thence northeast on Davies street to Major Avenue, thence northwest on Major Avenue to Davidson Street, thence west on Davidson Street to Monona Drive.

Be it further resolved that the bus company be permitted the use of the above streets for its route of travel.

Be it further resolved that the Madison Bus Company be requested to abandon its route from Monona Drive to Davies Street on the Buckeye Road, also from Davies Street to Davidson Street on Hegg Avenue and that the above request be adopted.

The resolution was adopted unanimously.

Sent the following letter to the Public Service Commission:

Gentlemen-

The request for re-routing of the Madison Bus Company's bus in the Town of Blooming Grove has been made by many of its residents, and due to the fact that this re-routing will shorten the miles travelled by the bus company and at the same time will give better service to many riders, we cannot help but feel that this change should take place.

Respectfully yours,

Town Board of the Town of Blooming Grove

Neal G. Brown, Chairman,

Le Roy Bohnsack, Supervisor,

E. C. Leonhardt, Supervisor.

Mutually agreed too.

Meeting adjourned.

H.O. Fennell
Town Clerk.

January 30, 1954. Special Meeting. Afternoon.

All three members of the board and clerk present. *Bus*

Discussed the bus route. Mr Gerald wilke present and entered into the discussion. Decided that they would not alter route as outlined the 29th.

H.O. Fennell
Town Clerk.

February 2, 1954. Regular Meeting 7:30 P.M,

All three members of the board, Attorney Cooper, Chief Thorstad, Mr Pederson and clerk present.

→ Mr Einar Dahl appeared with his plat of property north of Tompkins Drive. Here in regard to extending north and south street along east side of Ace View Plat through his property. Made no protest against the request.

Also had plat of tract south of Buckeye Road, east of Chicago and Northwestern Railroad in Section 15, which he desired to be made commercial or industrial. Told to go to County Zoning Department.

Bremer Rd Mr Hoveland, Mr Frank Davis and another party from their area in regard to Bremer Road.

Atty Cooper presented figures as to the cost of the project. Totaling \$7,208.00. Offers had been received for moving two houses at \$550.00 each. Solid walls at \$650.00 each.

Board agreed to proceed with the road.

F M Assn Chief Thorstad inquired about collection from the Village of Momona. Was told \$1,000. had been collected. Authorized paying \$500.00 to association.

Lewis Driving Range He mentioned Lewis' Driving Range. Should be notified to vacate next spring. Board agreed.

Russos Mr Anthony Russos appeared stating he was going into other work, that his father had actually been running the place for some time, and he wanted to have the license in his father's name, the actual owner of the property. Board agreed that the license could be changed to his father's name, would have to be published after receiving his application, publication fee to be paid by Louis.

Hearing to be held February 16th.

Assmt East Heights Chairman Brown mentioned a 11feet strip of lot in Morning-side Heights which was assessed \$600.00. That the owner owned this tract and a full lot and his home. Stated that the amount should be lowered \$500.00 for one year, and that the 11 feet strip should be assessed \$100.00. Board agreed on this proposition.

San Dist 6 Mr Pederson having been getting signers on petitions for an addition to Sanitary District No. 6, of property south of Sanitary District No. 6 and north of Tompkins Drive. Asked to Town Board to sign for the Blooming Grove Cemetery. Agreed too. *Hearing 2-16-54 at 8:00 P.M.*

Assr Plat Clerk asked the town board to make an assessors plat of the following property:

Property south of Olbricht Park and north of Davidson Street, and
Property east of Blocks 16 and 17 Lake Edge Park and north of Lake Edge Playground, and
Lots 5, 6 and 7, Block 26, Morningside Heights, and Wisconsin Town Lot property

He stated that he had contacted Mr. Dvorak, who agreed if the cost was reasonable, having already surveyed his.

Board agreed that assessors plat should be made.

Orders drawn as per order register. Meeting adjourned.

A.O. Ferrante
Town Clerk

Petition for Annexation of territory to Sanitary Dist No. 6.

To the Town Board of the Town of Blooming Grove.

Gentlemen-

Whereas, by order of the Town Board dated December 28, 1949, there was created a Sanitary District within said town known as "Sanitary District No. 6, ; and

Whereas, it is desired that the lands hereinafter described be added to said sanitary district; now, therefore,

The undersigned, constituting at least sixty per cent of the real estate within the area proposed to be added to "Sanitary District No. 6", do hereby state that such addition is necessary and that the public health, comfort, convenience and welfare will be promoted by such addition and that the property to be added thereto will be benefitted thereby, and hereby request that the town board of the Town of Blooming Grove annex the area hereinafter described to said "Town Sanitary District No. 6," in the manner provided by Chapter 60 of the Wisconsin Statutes.

The area to be added to said "Town Sanitary District No. 6, " is described as follows:

Beginning at the Southeast corner of the Northwest One-quarter of section 16, Town 7 North, Range 10 East Town of Blooming Grove which is also the Southeast corner of the plat of the First Addition to Quaker Heights; thence North along the east line of said plat to the Southwest corner of the plat of the first Addition to Allis Heights; thence East along the south line of said plat to the West line of U. S. Beltline Highway 51; thence South along said West highway line to the North line of the Southeast one-quarter of said Section Sixteen (16); thence West along said North line of said Southeast one-quarter to the Northeast corner of the West one-half of the Northwest one-quarter of the Southeast one-quarter of said Section Sixteen (16); thence South along the East line of said West one-half of the Northwest one-quarter of the Southeast one-quarter of said Section Sixteen (16), 1180 feet; thence West parallel with the South line of Section Sixteen (16), 330 feet; thence South parallel with the West line of said Southeast one-quarter of said Section Sixteen (16) to the center line of Pflaum Road; thence West along the center line of Pflaum Road to its point of intersection with the east line of Kvamme Plat extended northerly; thence South along said extended line and along said east line of said Kvamme Plat and along said east line extended Southerly, to a point 175 feet South of the South line of Tompkins Road; thence West parallel with the South line of Tompkins Road to the Center Line of Monona Drive; thence North along the center line of Monona Drive to its point of intersection with the center line of Pflaum Road; thence East along the center line of Pflaum Road to its point of intersection with the West line of the lands owned by the Blooming Grove Cemetery Association; thence North along the West line of the lands of said association to the Northwest corner thereof; thence East along the North line of the lands of said association to the West line of the Southeast one-quarter of said Section Sixteen (16); thence North along said West line of the Southeast One -quarter of said Section Sixteen, to the point of beginning following is

The ~~XXXXX~~ a general outline of the proposed improvement:

The construction of a water supply, sewerage system and storm water sewers

Roy A. Gannon Co., by Richard Gannon, partner 2-2-54/

Roy A. Gannon Co., by Wilburt W. Schmale, Partner 2-2-54

Mrs Malissie Mc Cance, Outlot No. 9, Assessors Plat No. 2,
Chas Ossman, 2147 West Lawn Ave., Pt of N. E. $\frac{1}{4}$, S. of Allis Heights
Neal G. Brown, Chairman and H. C. Femrite, Town Clerk, for
 Blooming Grove Cemetery.
Haldor N. Kvamme, Lots 2 thru 14, Blk 1, and
 Lots 4 thru 13 , Blk 2, Kvamme Plat.
Arnold R. Foss, Part of Outlot 3, Assessors Plat No. 2,
Einar Dale, Outlot 2, Assessors Plat No.2,
Christ Arenson. Part of Outlot 3, Assessors Plat No. 2,
Russell Mc Call, S. one-half, Outlot No. 8, Assr Plat No. 2,
Edward Vallis, Part of Outlot 11, Assr Plat No. 2,
Verne Bjelde, Part of Outlot No. 11, Assr Plat No. 2,
Shelby Uphoff, Part of Outlot No. 11, Assr Plat No. 2.
Kenneth Salverson, Lot 1, Blk 1, Kvamme Plat,
Selmer Herheim, Part of Outlot 9, Assr Plat No. 2,
O. H. Johnson, Part of Outlots 11 & 13, Assr Plat No. 2,
John Zenger, N. $\frac{1}{2}$ of Outlot 8, Assr Plat No. 2,
Eugen C. Brown, Lot 15, Blk 1, Kvamme Plat ,

State of Wisconsin)ss
County of Dane)

Arnold F. Foss, being duly sworn, on oath, says that he is one of the signers of the above petition: that he is personally acquainted with all the signers of the same; that he knows them to be the owners of all the lands included in the tract above ~~described~~ described; that he knows that they signed the same with full knowledge of the contents thereof; that each signer signed the same on the date stated opposite his name; that your affiant is an owner of property within the area described in the petition.

Signed Arnold F. Foss,

Subscribed and sworn before me this 1st day of February, 1954.

Albert E. Brandt,
Notary Public, Dane County, Wisconsin, Commission expires 6/24/56.

February 16, 1954. Regular Meeting. 8:00 P. M.

All three members of the board, Atty Cooper and town clerk present.

Mr Herman Legler presented bill for high school transportation. *Legler*

Chairman Brown opened hearing for annexation of territory to Sanitary District No. 6, *San Dist No 6*

Mr Chrmundt asked what was behind the annexation proposal.

Atty Brandt explained the procedure for annexation of territory to a sanitary district.

Mr Chrmundt said Mr Phil Pederson contacted most of the property owners in the area.

Mr Albert Brei, Route 4, (near Dutch Mill) protested.

Mr Thompson and Mr Tutrupp protested being included.

Mr Tutrupp stated that Mr Kuester was sick but wanted to be recorded against the annexation.

Mr Garland Smith and Mr and Mrs Al Lowden opposed.

Mr Christian explained that part of the territory would have to be pumped. There was a general discussion.

Mr Hagerty of the State Board of Health was present.

After discussion ended Mr Brown declared the hearing closed.

Mr Chrmundt asked that the ^{assessed} valuation be raised.

Mr Albert Brei complained that there was no garbage pickup.

Mr Hoveland inquired about Bremer Road. Atty Cooper commented. *Bremer Rd*

Mr Milo Swanton, Mr Clarence Liddicoat, Mr Trace Natvig, Mr Leonard Zink and Mr Walker appeared. *Milo Swanton*
Unincorp Village

Mr Milo Swanton asked what services were given in Unincorporated Village.

Chairman Brown outlined the services rendered.

Mr Voit came in, - contended that storm sewer were the duties of sanitary districts, *Storm Sewers*

There was a general discussion. Mr Swanton contending that it was unreasonable that his property and similar property be included.

Mr Brown said that he was willing to consider and that the board would have to consider the matter.

Hearing adjourned.

Chairman Brown brought up the matter of Mr Gilbert Albrecht's assessment. Explained that Mr Albrecht's land was assessed in Blooming Grove when it should have been assessed only in the Town of Madison. *Gilbert Albrecht*
assess

Mr Brown moved to pay \$92.50, Seconded by Mr Leonhardt and carried.

Chairman Brown had notices about Auto Registration and Income Taxes. Suggested that notices be sent out with Water bills. *←*

Moved, seconded and carried.

Bus Route

Clerk read letter from Public Service Commission relating to Bus Route of Madison Bus Company.

The matter was discussed and laid over.

Election

Clerk asked the board to appoint Election Officials for Primary and Spring Election.

For first precinct - same as last served.

For second precinct - Mr Thurber would furnish list.

Sundry Licenses

Clerk presented application of Leonard Burton Ahlm for Combination "B" License for Samovar Bar.

He stated that he had sent it in for publication.

Referred to Chief Widman for investigation

Laid Over for Board action.

Licenses for Louis Russos and Ernest Moeykens and George Capadona were approved.

Discussed the annexation proceedings to Sanitary Dist. No. 6, hearing held the fore part of meeting.

Chairman Brown moved that the annexation of territory to Sanitary District be approved. Seconded by Mr. Bohnsack and carried unanimously.

Cemetery Pallatine Fathers

Clerk presented plat of cemetery of Pallatine Fathers which had been left for approval by town board.

Resolved that the plat of Cemetery of Pallatine Fathers in S. W. $\frac{1}{4}$, N. W. $\frac{1}{4}$, Section 11, of the Town of Blooming Grove be approved.

Adoption moved, seconded and carried.

Orders drawn as per Order Register.

San. Dist 6

ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT NO. 6 OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN.

Petitions, addressed to the town board and praying for the annexation of certain lands to Sanitary District No. 6 of the Town of Blooming Grove, having been filed with the Town Clerk, and on due posting and publication of notices as required by Section 60.303 (2) of the statutes, a public hearing having been held on said petitions, at the Town Hall in said town, on the 15th day of February, 1954, and J. R. Haggerty having appeared at said hearing on behalf of the State Board of Health;

Now, after consideration of all objections to said proposal and the reasons in favor of it, we, as such board, do hereby declare and find that the said petitions are signed by the requisite owners of real estate, as provided in Section 60.302.1 (1) of the statutes, and that the proposed work is necessary, and that the public health, comfort, convenience and welfare will be promoted by the annexation of certain lands to said district and the property included in the district will be benefitted by the annexation of said lands to the district.

Now, therefore, it is hereby ordered. that there be annexed to Town Sanitary District No. 6, of the Town of Blooming Grove for the purposes set forth in section 60.30 to 60.309, inclusive, of the statutes, the following described lands, to-wit:

Beginning at the Southeast corner of the Northwest One-Quarter of Section Sixteen (16), Town 7 N. Range 10 East (Town of Blooming Grove), which is also the Southeast corner of the plat of the First Addition to Quaker Heights; thence North along the East line of said plat to the Southwest corner of the plat of First Addition to Allis Heights, thence East along the South line of said plat to the West line of West line of U. S. Beltline Highway 51; thence South along said West highway line to the North line of the Southeast One-Quarter of said Section Sixteen (16); thence West along said North line of said Southeast One-Quarter to the Northwest corner of the West one-half of the Northwest one -Quarter of said Section Sixteen (16); thence South along the East line of said ~~XXXX~~ West one-half of the Northwest one-quarter of the Southeast one-quarter of Section Sixteen (16) 1180 feet; thence West parallel with the South line of said Section Sixteen (16) 330 feet; thence South parallel with the West line of the Southeast one-quarter of said Section Sixteen (16) to the center line of the Pflaum Road; thence West along the center line of the Pflaum Road to its point of intersection with the east line of Kvamme Plat extended North-erly; thence South along the ~~XXXXXXXXXXXXXXXXXXXXXXXXXXXX~~ said extended east line and along the East line of said Kvamme Plat and along said east line extended southerly, to a point 175 feet South of the South line of Tompkins Road; thence West parallel with the South line of Tompkins Road to the center line of Monona Drive; thence North along the center line of Monona Drive to its point of intersection with the center line of Pflaum Road; thence East along the center line of Pflaum Road to its point of intersection with the West line of the lands owned by the Blooming Grove Cemetery Association; thence North along the West line of the lands of said association to the Northwest corner thereof; thence East along the North line of the lands of said Association to the Westline of the Southeast one-quarter of said Section Sixteen (16); thence North along the West line of the Southeast one-quarter of said Section Sixteen (16), to the point of Beginning.

Dated this 16th day of February, 1954.

Town Board of the Town of Blooming Grove,

Neal G. Brown , Chairman,

Le ROy Bohnsack, Supervisor,

E. C. Leonhardt, Supervisor.

Meeting Adjourned.

H.O. Fennell
Town Clerk.

Richard A. Helan 604 Morningside Avenue appointed Park Commissioner

Department of Public Instruction.
State of Wisconsin.

A CERTIFICATE OF ESTABLISHMENT OF A UNION HIGH SCHOOL DISTRICT.

Pursuant to the provisions of Section 40.12 (4) (c) Wisconsin Statutes and in consequence of the filing of a certification of the results of an election held on the 29th day of December, 1953, showing that a majority of 262 votes was cast in the Village of Monona and a majority of 148 votes was cast in the Town of Blooming Grove, Dane County, Wisconsin in favor of the creation of a Union High School District of the Village of Monona and Town of Blooming Grove, this Certificate of Establishment of the Union High School District of the Village of Monona and Town of Blooming Grove, Dane County, State of Wisconsin, comprised of the following described territory, to-wit:

All of the incorporated Village of Monona, Dane County, Wisconsin.

All that part of the Town of Blooming Grove, (T 7 N, R 10 E) Dane County, Wisconsin, Described as follows: beginning at the point of intersection of the center line of Atwood Avenue and the South line, extended Westerly of Lot 6, Block 4, Olbrich Park Addition to the City of Madison; thence North 89° 10' East 184.12 feet; thence South 15° 25' East 100.2 feet to the South line of said plat; thence East along the South line of Olbrich Park Addition to the West line of the East one-half of the Northwest one-quarter of Section Nine (9); thence North along said East line to the Southwesterly right of way line of the Chicago and Northwestern Railway Company; thence Southeasterly along said Southwesterly right of way line to its point of intersection with the center line of the Cottage Grove Road (County Trunk Highway B B); thence Easterly along ~~XXXXXXXXXX~~ said center line to its point of intersection with the center line of U. S. Beltline Highway 51; thence Northwesterly along the center line of said beltline highway to its point of intersection ~~XXXXXXXXXX~~ with the North line of Section Nine (9); thence East along said North line of Section Nine (9) to the Northeast corner thereof; thence South along the East line of Section Nine (9) to the Southeast corner of said section, thence East along the North line of Section Fifteen (15) to the Northeast corner of the Northwest one-quarter of Section Fifteen (15); thence South along the North-South quarter line of said Section Fifteen (15) to the center of said section; thence East along the east - west quarter line of said Section Fifteen (15) to the East line of said section; thence South along the ~~East~~ East line of Section Fifteen (15) and the east line of Section Twenty - two (22) to the Southeast Corner of the Northeast one-quarter of Section Twenty - two (22); thence along the east-west quarter line of said Section Twenty - two (22) to the Northeast corner of the West one-half of the Northeast quarter of the Southwest one-quarter of Section 22; Thence South along the East line of said West one-half of the Northeast one-quarter of the Southwest one-quarter of Section Twenty-two (22) to the center line of Femrite Drive; thence East along the center line of Femrite Drive to its point of intersection with the East line of the West one-half of the east one-half of the Southeast quarter of the Southwest quarter of said Section Twenty - two (22); thence South along said East line to the South line of Section Twenty - two (22); thence West along the north line of Section Twenty - seven (27) to the Northeast corner of the Northwest quarter of the Northwest quarter of said Section Twenty - seven (27); thence South along the East line of the Northwest quarter of the Northwest quarter of Section 27 Twenty - seven to the Southeast corner thereof; thence West along the South line of the Northwest quarter of the Northwest quarter of said Section Twenty - seven (27) and the South line of the Northeast quarter of the Northeast quarter of Section Twenty - eight to the Southwest corner of the Northeast quarter of the Northeast quarter of Section Twenty-eight (28); Thence South along the West line of the Southeast quarter of the Northeast quarter of Section Twenty - eight to the Shore of Lake Waubesa; thence in a general westerly direction along the shore of Lake Waubesa to the center line of the Yahara River; thence Westerly along the center line of the Yahara River to its intersection with the East line of Section

Twenty - nine (29); thence northerly along the East line of Section Twenty - nine (29) and Twenty (20) and Northerly, Northerly, Northeasterly and Northwesterly along the center line of Monona Drive and Atwood Avenue to the point of beginning, except the following portions thereof:

(a) the South 313.6 feet of Outlot A, Allis Heights, and

(b) The Southwest one-quarter of Section Sixteen (16) except the portion thereof owned by the Blooming Grove Cemetery Association.

is herewith issued and filed.

Signed G. E. Wataon,
State Superintendent.

Received and recorded this 25th day of February, 1954.

March 2, 1954. Regular Meeting 7:00 P. M.

E. C. Leonhardt and LeRoy Bohnsack, Atty Cooper, Chief Widman and clerk present.

Minutes of February 16th read and approved.

Ray Thurber reported for Park Commission on bid for plumbing in Building on Gallagher Grove Playground and presented lowest bid received.

Park Com
Got yr

Atty Cooper suggested performance bond be required, which was agreed to.

Mr Leonhardt moved that bid accepted by Park Commission be approved. Agreed to unanimously

Mr Hammil appeared with Ace View Plat with the Oil Station lot eliminated. Explained their compliance with the board's requests.

Ace View

Resolved that a plat known as "Ace View Plat" which has been duly filed for approval, be and the same is hereby approved as required by Chapter 236, Wisconsin Statutes

Resolved that Outlot "B" on said plat, be conveyed to the town and be accepted for future widening of Alden Road to sixty feet, as adjoining lands are developed.

Mr Bohnsack moved adoption of the resolution. Unanimously agreed to.

Chief Widman requested that Officer Haug be designated as Sargeant, with no increase in pay. Adoption moved by Mr Bohnsack. Seconded by Mr Leonhardt and carried.

Police

Attorney Cooper read resolution prepared relating to:

Fixing a time and place for the first meeting of the Union High School District of the Village of Monona and the Town of Blooming Grove.

Union H.S. Dist

WHEREAS, by order dated the 24th day of February, 1954, and the State Superintendent of Public Instruction created the Union High School District of the Village of Monona and the Town of Blooming Grove, Dane County, Wisconsin; and

Whereas, it is necessary that the municipal boards of the said Village of Monona and the said Town of Blooming Grove fix the time and place for the first meeting of said High School District; now, therefore,

The Town Board of the Town of Blooming Grove do resolve as follows:

1. That the first meeting of the Union High School District of the Village of Monona and the Town of Blooming Grove, Dane

County, Wisconsin, be held on the 16th day of March, 1954, at 8 o'clock P. M. at the Frank Allis School, 4201 Buckeye Road, in the Town of Blooming Grove, Dane County, Wisconsin, for the purpose of electing a director for said district to serve for a term of three years, a treasurer to serve for a ~~term~~ term of two years, a clerk to serve for a term of one year and to transact such other business as may lawfully be brought before the first meeting of said Union High School District.

2. That notice of the time, place and purpose of said first meeting of said Union High School District be posted in four or more public places in said Union High School District at least six days before said first meeting as provided by law.

Adopted by the Town Board of the Town of Blooming Grove, Dane County, Wisconsin, this 2nd day of March, 1954.

Town of Blooming Grove, Dane County, Wisconsin

by LeRoy W. Bohnsack, Supervisor,

E. C. Leonhardt, Supervisor.

Attest; H. O. Femrite, Town Clerk.

Mr Leonhardt moved adoption of the resolution relating to Union High School District. Seconded and carried unanimously.

Joint Meeting with Village Board of Monona.

Members present: G. H. Schulkamp, President, Carl Gausawitz, John Cole, Elmer Cirves and Mrs Kathryn Engel, Clerk.

Meeting called to order by Mr Bohnsack.

Atty Cooper read Joint Resolution prepared for joint meeting of Town Board and Village Board:

Resolution fixing a time and place for the first meeting of the Union High School District of the Village of Monona and the Town of Blooming Grove.

Whereas, by order dated the 24th day of February, 1954, the State Superintendent of Public Instruction created the Union High School District of the Village of Monona and the Town of Blooming Grove, Dane County, Wisconsin; and

Whereas, it is necessary that the municipal boards of the said Village of Monona and the said Town of Blooming Grove fix the time and place for the first meeting of said Union High School District; now, therefore,

The Village Board of the Village of Monona and the Town Board of the Town of Blooming Grove do resolve as follows:

1. That the first meeting of the Union High School District of the Village of Monona and the Town of Blooming Grove, Dane County, Wisconsin, be held on the 16th day of March, 1954, at 8 o'clock P. M. at the Frank Allis School, 4201 Buckeye Road, in the Town of Blooming Grove, Dane County, Wisconsin, for the purpose of electing a director for said district to serve for a term of three years, a treasurer to serve for a term of two years and a clerk to serve for a term of one year and to transact such other business as may as may lawfully be brought before the first meeting of said Union High School District.

2. That notice of the time, place and purpose of said first meeting of said Union High School District be posted in four or more public places in said Union High School District at least six days before said said first meeting as provided by law.

Adopted by the Village Board of the Village of Monona and the Town Board of the Town of Blooming Grove, Dane County, Wisconsin this 2nd day of March, 1954.

Village of Monona, Dane County, Wisconsin

by G. H. Schulkamp, Village President.

Attest: Mrs Kathryn Engel, Village Clerk.

Town of Blooming Grove, Dane County, Wisconsin

by LeRoy W. Bohnsack, Supervisor,

E. C. Leonhardt, Supervisor.

Attest: H. O. Femrite, Town Clerk

Mr Schulkamp offered the resolution and moved its adoption.
Seconded by Mr Bohnsack and carried unanimously.

Mr Schulkamp moved adjournment of the joint meeting.
Seconded by Mr Leonhardt and carried.

Mr Earl Mullen appeared with Mr Herbert Carpenter in regard to assessment on cattle. Assessor assessed 16 head of cattle as being in pasture May first on the Thos. Johnson farm. Mr Carpenter claimed that he had 5 head in beginning May 6th. Mr Herbert Carpenter lives in Cottage Grove and had a trucker haul the cattle to the farm. *Assmt H. B. Carpenter*

Assessor Entwistle said that he assessed the cattle May first but could not give the name of the person in charge.

Atty Cooper commented on the Bus Hearing March 16th. Mr Leonhardt moved to authorize Mr Cooper to appear at the hearing. Seconded by Mr Bohnsack and carried. *Bus Hearing*

Clerk stated that he had received a notice of the hearing.

The application of Leonard Burton Ahlm for a Combination "B" License was approved. *S. License*

Mr Bohnsack moved to grant. Seconded by Mr Leonhardt. Carried.

Discussed the Ernest Moeykens & George Capadona License.

Chief Widman filed his report for February.

Bus Route of the Madison Bus Company was laid over until after the hearing on increase of fares. *Bus Route*

Mr M. J. Thomas wants two title policies or abstracts. Atty Cooper was authorized to provide two abstracts. *Abstracts*

Orders drawn as per order register.

Clerk suggested that we eliminate the Town Orders from the Annual Report and get more copies of the annual report, for distribution. He suggested that a dozen copies of the town order could be made for posting and to keep on file to comply with the law.

Agreed to unanimously.

Meeting adjourned.

H. O. Femrite
Town Clerk.

Notice to Electors.
NOTICE OF THE FIRST MEETING OF UNION HIGH SCHOOL DISTRICT
OF THE VILLAGE OF MONONA AND THE TOWN OF BLOOMING GROVE,
DANE COUNTY, WISCONSIN.

Notice is hereby given pursuant to Section 40.065 of the Wisconsin Statutes that the first meeting of the Union High ~~SCHOOL~~ School District of the village of Monona and the Town of ~~BLOOMING GROVE~~ Blooming Grove, Dane County, Wisconsin, will be held on the 16th day of March, 1954, at 8 o'clock P. M. at the Frank Allis School, 4201 Buckeye Road, in the Town of Blooming Grove, Dane County, Wisconsin, for the purpose of electing a director for said district to serve for a term of three years, a treasurer for said district to serve for a term of two years, a clerk of said district to serve for a term of one year, and to transact such other business as may lawfully be brought before the first meeting of said Union High School District.

Dated this 5th day of March, 1954.

By Order of the Village Board,
Village of Monona, Dane County, Wisconsin
Mrs Kathryn Engel, Village Clerk.

By Order of the Town Board,
Town of Blooming Grove, Dane County, Wisconsin
H. O. Femrite, Town Clerk.

AFFIDAVIT OF POSTING.
NOTICES OF FIRST MEETING OF THE UNION HIGH SCHOOL DISTRICT
OF THE VILLAGE OF MONONA AND THE TOWN OF BLOOMING GROVE.

State of Wisconsin,) ss
County of Dane)

We, Mrs Kathryn Ebgel, clerk of the Village of Monona, and
H. O. Femrite, Town Clerk, Town of Blooming Grove, being
first duly sworn on oath do depose and say as follows:

That the notices of the first meeting of the Union High
School district of the Village of Monona and Town of
Blooming Grove was posted by H. O. Femrite on the 8th day
of March, 1954, by posting a true and correct copy thereof:

- At the C. & P. Shopping Center, 3830 Atwood Avenue,
- At the Town Hall, 4615 Monona Drive,
- At the Allis School on the Buckeye Road,
- At the Hazard Filling Station, 1800 E. Broadway, and
- At the Sis Femrite Filling Station, 105 E. Broadway.

H. O. Femrite, Town Clerk, Town of Blooming Gro ve
Subscribed and sworn before me this 8th day of March, 1954.

Earl Cooper, Notary Public, Dane County, Wisconsin

AFFIDAVIT OF POSTING.

State of Wisconsin)
County of Dane.)ss

: Rollin Boden, being first duly sworn, on oath, deposes and says that he is the appointed officer of the Village of Monona, Dane County, Wisconsin; that on the 5th day of March, 1954, he posted copies of a NOTICE OF FIRST MEETING OF THE UNION HIGH SCHOOL DISTRICT OF THE VILLAGE OF MONONA AND THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN, in the following public places in the Village of Monona, to-witt:

1. Monona Grocery store, 4701 Monona Drive,
2. Ahrensmeyer Grocery Store, 4611 Monona Drive,
3. Sportsman Bar, 4605 Monona Drive,
4. Bulletin Board in the Lobby of Nichols School,
5. On the main door of the Village Hall.

Your affiant further says that he knows of his own knowledge that all of said notices remained posted up to and including the 16th day of March, 1954, the day of such meeting.

Rollin Boden.

Subscribed and sworn before me this 17th day of March, 1954.

Kathryn Engel, Notary Public, Dane County, Wisconsin.

My commission expires 10-10-54.

Recorded this 19th day of March, 1954.

Town Clerk.

March 8, 1954.

Mr Bohnsack on his job on Camden Road and Mr Leonhardt at the Town Hall agreed to approve Amendment No. 461, of the County Zoning Ordinance.

Zoning

SEE NEXT PAGE.

ZONING ORDINANCE AMENDMENT No. 461

Amending Section 10.03 (4) Relating to Districts in the Town of Blooming Grove.

The Dane County Board of Supervisors does ordain as follows:

That Section 10.03 (4)(m), M-1 Industrial District in the Town of Blooming Grove, be amended by adding thereto a new paragraph, to be numbered 4 and reading as follows:

4. A parcel consisting of the fractional SE $\frac{1}{4}$, Section 28 and part of the W $\frac{1}{4}$ SW $\frac{1}{4}$, Section 27, the N $\frac{1}{2}$ NE $\frac{1}{4}$, Section 33 and the NW $\frac{1}{4}$ NW $\frac{1}{4}$, Section 34, described as follows: beginning at a point on the south line of the NW $\frac{1}{4}$ NW $\frac{1}{4}$, Section 34 which is westerly 512 feet from the center line of Highway 51; thence N 0° 33' W 861 feet; thence N 89° 27' W 529.3 feet to the center line of Highway 51; thence northerly along said center line 2696.7 feet; thence N 88° 17' W 275.5 feet; thence N 3° 18' E 463 feet to the north line of the W $\frac{1}{4}$ SW $\frac{1}{4}$, Section 27; thence westerly along said north line and the north line of the SE $\frac{1}{4}$, Section 28 to the westerly shore line of the lake; thence southerly and southwesterly along said shore line to the west line of the SE $\frac{1}{4}$, Section 28; thence south along said line and the west line of the NE $\frac{1}{4}$, Section 33 to the right of way of the C.M.St.P. & P. R.R.; thence southeasterly along said line to the south line of the NE $\frac{1}{4}$ NE $\frac{1}{4}$, Section 33; thence easterly along said line and the south line of the NW $\frac{1}{4}$ NW $\frac{1}{4}$, Section 34 to the point of beginning.

Recon Adopted 3-8 - 1954 5

March 16, 1954. Regular Meeting. 7:30 P. M.

Mr Bohnsack and clerk present. No Quorum.

Adjourned until the evening of the 17th.

Went to attend first meeting of the Monona Blooming Grove Union High School District where;

Alvin L. Willitt was elected Director for three years, Ros Boutwell was elected Treasurer for two years, and Gerald Wilke was elected Clerk for one year, and other matters to complete organization of district were done.

 Town Clerk.

March 17, 1954. Adjourned Regular Meeting 7:30 P. M.

Mr Leonhardt, Mr Bohnsack, Chief Widman and clerk present.
Mr Bohnsack presiding.
Mr Pederson presented copy of contract for Blacktop with Dane County Highway department. Presented in time so the work could be started early. *Hy Dept*

Mr Leonhardt moved that contract be approved. Seconded by Mr Bohnsack and carried.

Group here from Bremer Road area. Atty Cooper commented on contacts with various parties he consulted. *Bremer Rd*
Mr Severson wanted \$500.00 damages because street would be so near his new house.

Mr Hoveland suggested Condemnation proceedings and to include Mr Severson. After a general discussion it was decided to pass resolution prepared by Atty Cooper at the Board of Audit, March 23rd, to bring action of condemnation.

Atty Cooper to go to Milwaukee in the meantime to see a party to the action.

Mr Statz, of the Industrial Commission appeared in regard to Tank Field in Section 27. *Ind Com Tank Field*

He stated that they would require water for Fire Protection-Town would have to have applicator.
The companies would have to furnish foam.
Town Fire Chief would be agent of the Industrial Commission.

There was a general discussion. Mr Statz suggested that we hold a meeting and call in all parties to be connected (different companies) with the Tank Field, that there was a lot to learn for all parties, and that the Fire Chief should be here. This was agreed too.

Mr Pederson had contacted Mr Swann of the Highway (County) Department about resurfacing the Buckeye Road. *Hy Dept*
County Highway Committee should meet here with the Town Board and go over the project.

Mr. Pederson commented on work for the coming year.

Petition for the improvement of Quaker Circle was received Laid Over. Four signers. *Quaker Circle*

Clerk asked about Election Officials. Same as Primary.

Chief Thorstad suggested a filing cabinet to keep Fire Department Records. Records should be permanent. *Fire Dept*
Mice were getting into the records.

Mr Bohnsack moved that they buy suitable cabinet. Seconded by Mr Leonhardt and carried.

Mr Herbert Carpenter appeared with Mr Thomas Johnson, the man that owned the pasture land. Mr Ruben Rodefelf, the Trucker, and his brother Russell Carpenter. *Personal Rep assent.*
Mr Johnson stated that there were no cattle in the pasture May first. Mr Rodefelf stated that he hauled the cattle in May 10th. Mr Herbert commented on telephone conversation with assessor.

Mr Bohnsack moved to forgive the taxes on Herbert Carpenter's Cattle. Seconded by Mr Leonhardt and carried.

As the cemetery plat of the Pallatine Fathers formerly filed was incomplete the clerk had a corrected copy, including the following resolution: *Pallatine Fathers*

"Resolved that a plat known as "Queen of Apostles College Cemetery" which has been duly filed for approval by the Town Board of the Town of Blooming Grove, Dane County, Wisconsin, be and the same is hereby approved as required by Chapter 157, Wisconsin Statutes, 1953." ←

Mr Leonhardt moved adoption of the resolution.
Seconded by Mr Bohnsack and carried.

*Drainage
Quaker Hts*

Mr Schultz of 403 Lance Lane appreaed in regard to a deep drainage ditch along side of his home. He asked that 30 or 40 feet be partly filled over a culvert. He was told that it was not part of plan to fill open ditches, but it would be considered.

Mr Pederson stated that the circle which was now lower than the pavement would be filled.

Roselawn

Clerk had an addition to Roselawn memorial Park:

Resolved that a plat known as Replat "A" of First Addition to Roselawn Park which has been duly filed for approval of the Town Board of the Town of Blooming Grove, Dane County, Wisconsin, be and the same is hereby approved, accepted and adopted by said board.

Mr Bohnsack moved to adopt the resolution. Seconded by Mr Leonhardt and carried.

Clerk reported having received from State Superintendent of Public Instruction, G. E. Watson:

McFarland - Dunn

FINDINGS OF FACT AND ORDER.

In the matter of an appeal filed with the State Superintendent on date of May 15th, 1953 appealing from the Refusal of the Municipal Boards of the Village of McFarland and the Towns of Blooming Grove and Dunn, Dane County, Wisconsin to Alter the Boundaries of School District No. 3 of the Town of Dunn and Joint School District No. 8 of the Village of McFarland and the Towns of Blooming Grove and Dunn, Dane County, Wisconsin as Petitioned to do Pursuant to Section 40.30 of the Wisconsin Statutes.

On date of May 15, 1953 an appeal was filed with the State Superintendent of Public Instruction signed by Robert L. Staley, William H. Hammersley and Bernard J. Creglee appealing from the refusal of the Municipal Boards of the Village of McFarland and the Towns of Blooming Grove and Dunn, Dane County, Wisconsin, to issue an order altering the boundaries of School District No. 3 of the Town of Dunn and Joint School District No. 8 of the Village of McFarland and the Towns of Blooming Grove and Dunn.

Under date of February 3, 1954 a letter was filed with the State Superintendent by Albert E. Brandt, Attorney at Law for and in behalf of William H. Hammersley one of the appellants which is herewith quoted:

Feb 3, 1954

State Department of Public Instruction,
State Capitol,
Madison, Wisconsin

Attention Mr Kimball

Dear Sir:

On May 15th, 1953, upon behalf of Mr William Hammersley and others we filed an appeal from an order of the Town Boards of Dunn and Blooming Grove and the Village Board of the Village of McFarland denying a petition to detach certain lands along the southeast shore of Lake Waubesa from the Oakside District (Dist No. 3, Dunn) and attaching them to the McFarland common school (Joint Dunn McFarland and Blooming Grove).

It appears that at the hearing the McFarland and Blooming Grove boards favored the petition and the Dunn board voted against it. Since that time the Town Board of the Town of Dunn has changed its feeling in the matter and through its attorney, Lloyd Schneider of McFarland, has informed us that it is perfectly willing that the state superintendent's office enter an order reversing the municipal Boards action and ordering the alteration in accordance with the petition.

Since everyone concerned is very anxious to have the question settled, and since the matter is no longer in controversy, we are wondering if it could be disposed of within the very near future by the entry of an order? Mr Schneider tells us that he is willing to enter into any kind of stipulation that might be necessary to expedite action by your office.

Sincerely yours,

Harris and Brandt,
Signed Albert E. Brandt.

AEB au
cc to Lloyd Schneider.

Under date of February 6, 1954 a letter was filed with the State Superintendent by Lloyd A. Schneider, Attorney at Law, for and in behalf of William Hammersley and others who were in opposition to the proposed alteration at the time of hearing held by municipal boards on the date of May 4, 1953 which are herewith quoted:

February 6, 1954

State Department of Public Instruction,
State Capitol,
Madison, Wisconsin

Attention Mr Kimball

Dear sir:

On May 15, 1953, Albert E. Brandt, Attorney at Law, Madison, Wisconsin, on behalf of Mr William Hammersley and others, filed an appeal from an order of the town boards of the Towns of Dunn and Blooming Grove and the Village Board of the Village of McFarland denying a petition to detach certain lands along the southeast shore of Lake Waubesa from the Oakside District (District No. 3, Dunn) and attaching them to the McFarland School District (Jt. No. 8, Mc Farland, Dunn and Blooming Grove), about which matter I have been in to see you on several occasions.

At the time of the hearing the McFarland and Blooming Grove boards favored the petition and the Dunn board voted against it. At the present time the town board of Dunn is willing that the order be entered, making the detachment and attachment in accordance with the petition and the school board of Oakside District is also willing that this be accomplished.

Therefore, since all parties to the dispute are in accord, I believe it is possible for your office to enter an order reversing the action of the boards and ordering the alteration in accordance with the petition. Because of reasons which I have explained to you before, all parties are anxious to have the question settled in the very near future. This letter is written for the purpose of confirming the letter of Mr. Albert E. Brandt to your office, dated February 3, 1954.

Sincerely yours,

Signed Lloyd A. Schneider

CC Harris and Brandt.

The State Superintendent having caused the matter under appeal and herein being considered to be investigated and having been convinced that the alteration school district boundaries prayed for by the appellants in this matter would be in the interest of the educational welfare of children concerned therein; and that the municipal boards erred in refusing to issue the order prayer for by the appellants, it is hereby and herewith ordered that the following described territory, to-wit:

Part of Section 9, Township of Dunn, Dane County, Wisconsin described as all of Green ridge Park and Morris Park, and all the unplatted in the Southwest $\frac{1}{4}$ pf said section, except the East 40 acres thereof. Also part of Government Lot 1 in the Southeast $\frac{1}{4}$ of Section 8, Town ship of Dunn, beginning at a

point on the East line of said Section 8, North 3¹/₂ 15' East 1079.2 feet from the Southeast corner of said Section 8; thence South 26¹/₂ 12' West 365.4 feet; thence North 57¹/₂ 48' West 146.1 feet; thence continue North 57¹/₂ 48' West to Lake Waubesa, thence Northerly and Northeasterly along shoreline of said lake 540 feet to a point that is North 3¹/₂ 15' East 1329.2 feet and North 84¹/₂ 226' West 180.5 feet from the Southeast corner of said section; thence South 84¹/₂ 26' East 180.5 feet; thence South 30¹/₂ 15' West 250 feet to the point of beginning.

be and the same is herewith and hereby ~~XXXXXXXXXX~~ detached from School District No. 3, Town of Dunn and attached to Joint School District No. 8 of the Village of McFarland and Towns of Blooming Grove and Dunn, Dane County, Wisconsin.

Dated March 15, 1954.

Signed G. E. Watson, State Superintendent.

Entered for record.

Referred to Board by Bldg Inspector Entwistle.:

Gentlemen-

Signs
We have a request from Dee's Nob Hill to erect two directional signs in the Town of Blooming Grove, one on U. S. 51 South and one on U. S. 12 and 18 on commercially owned property owned by Edmund A. Braun. These signs are 2¹/₂' wide and 6' high and are of a directional nature designed to locate Nob Hill in relation to highways mentioned.

We realize that these signs are larger than permitted by your new ordinance. However we feel that they are the smallest size practical to use for this purpose.

Therefore, we request permission to use this size sign of a directional nature to direct the travelling public to Dee's Nob Hill.

Very truly yours,

Hinkson Advertising Company

Signed J. A. Knox.

1- Hy 51 - E. Of Hy - S of D. D. Sec 27 - C. L. 73 A. P. 2.

1- Hy 12 & 18 - W of 51 - S of 12 7 18 - N of D D - Sec 28 - C. L. & 3

Application denied. Location is over two miles from Nob Hill. and six inches wider than ordinance permits.

→ Garbage Collection. Mr Miller appeared in regard to disposal of refuse from hatchery during hatching season. Told him we would have to charge business places who had an unusual amount of refuse. Probably time for men and truck.

Flag
It was mentioned that we had no flag for the Second Precinct Mr Leonhardt moved to buy. Seconded by Mr Bohnsack. Carried.

Both justices filed their reports.

Orders drawn as per Order Register.

H. O. Farnside
Town Clerk.

3-23-54. Board of Audit ✓ 10.00 A M.

Mr Brown, Mr Entwistle and clerk present.

Checked Treasurer and clerk's books until noon.

1:00 P. M.

All three members of the board and clerk present.

Continued checking the books all afternoon.

Mr Newman came during the afternoon.

Finished checking the cash accounts and adjourned.

Town Clerk.

3-25-54. Special Meeting 7:30 P. M.

Mr Brown, Mr Bohnsack, Atty Cooper, Mr Pederson, Mr Entwistle and clerk present.

Special Meeting with representative of The Badger Pipe Line ✓
Company, P. O. Box 191, Oak Park, Illinois.

Granted permission to cross town roads.

20 N. Wacker Drive,
Chicago, Illinois

Mr Neal G. Brown, Chairman
Town of Blooming Grove,
4308 Drexel Ave.,

Dear sir-

Permission is hereby requested to perform the following
Work:

Cross town roads in Sections 34 and 35.

To Locate, Construct, operate and maintain a buried pipe line under the above mentioned roads. Pipe line to be laid at a minimum Depth of three feet below the surface of the road and twelve inches below the flow line of ditches. Road surface to be restored by backfill of dirt and gravel, sufficiently tamped down in order to avoid sagging. Ditches to be backfilled and cleared of excess dirt and material, to allow normal flow of water. Improved roads with bituminous or concrete surface are to be bored and cased. While construction is in progress moving traffic is to be protected by flagmen, flares and signs.

Subject to the following conditions and restrictions:

Upon completion of construction, a copy of the final survey shall be delivered to the Town of Blooming Grove for its files, in lieu of plan sheet.

Work will be started about June 1, 1954.

Badger Pipe Line Company,

by Wm G. Joor, Right of Way Agent.

Permission given this 25th day of March, 1954, on condition that the work be completed within 240 days after this date; otherwise this permit becomes null and void.

Town of Blooming Grove,

by Neal G. Brown, Chairman.

By action of the Town Board.

Mentioned meeting propose for the 29th with Mr Statz of the

Industrial Commission, the Fire Chief, and those interested in the Tank Field. Mr Joor agreed to tell companies interested.

*Concrete H
Truckers*

Mr Brown commented on Concrete Haulers. After discussion it was decided to notify haulers to be careful, plank gutters and curbs and use shortest route from arterial roads and in that manner cooperate with builders and contractors.

*National
Homes*
→

Mr Entwistle inquired about National Homes. After discussion it was agreed to follow code.

The Chief Whitehorse Auto Salvage Yard. It was agreed that he was operating without a license and without regard to ordinance.

Chief Widman to take copy of ordinance to them.

Atty Cooper thought that the county would go through with action previously started. We should go along with county. No further action taken.

*Bremmer Rd
Condemnation*

Atty Cooper had prepared resolution relating to Bremmer Road. Stated that Mrs Hoemke was agreeable over long distance phone call. Read his letter to her.

Mr Brown suggested bringing condemnation proceedings.

Mr Bohnsach moved to proceed, Seconded by Mr Leonhardt and carried.

The resolution follows:

Resolution on Street Petition.

In the matter of the petition of Russell Hoveland and others for the widening of Bremmer Road, in the Town of Blooming Grove, Dane County, Wisconsin.

Whereas, a petition signed by a majority of the owners bounding on both sides of the following described street known as Bremmer Road, in the Town of Blooming Grove, Dane County, Wisconsin for the laying out, widening said right of way to the width of 50 feet, and improving ~~the same~~ the same by grading a grade of the width of between 26 and 30 feet, gravelling and otherwise improving, beginning at Erling Avenue, between the recorder plats of Edwards Park and Idlewild, and the railroad and extending southerly, thence extending Southerly along the recorded plat of Idlewild, thence Southerly the most practical route to the town line, said petition having been duly filed with the Town Clerk, and

Whereas, it appears that said petition is sufficiently signed, and that the particular description of the lots, parcels or subdivisions necessary and proposed to be taken for such improvement in addition to such parcels ~~hereof~~ heretofore acquired by the Town of Blooming Grove for such purpose are described as follows:

Parcel "1:

Owner: Elmer R. Marks and Viola E. Marks, his wife of Mc Farland, Wisconsin.

Description: A parcel of land in the southwest 1/4 of Section 34, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin.

The reference line is described as follows: Commencing at the Southeasterly corner of lot 63, Plat of Idlewild; Thence North 21°33' East, 102 feet to the point of beginning of this parcel and an extended property line of the owner; thence continuing North 21°33' East 474.7 feet to the center line of a highway and an extended property line of the owner.

Said parcel includes all land lying between the Westerly property line of the owner, as described in deed recorded as document #755812, office of the Register of Deeds Dane County, and a new highway right of way line located parallel to above described reference line and 50 feet Southeasterly therefrom, from the point of beginning, Northeasterly along the reference line 474.7 feet to an extended property line of the owner.

Said parcel contains 0.37 of an acre more or less.

Parcel #2:

Owner: Albert K. Miller and Alice A. Miller, his wife, of Mc Farland, Wisconsin.

Description: A parcel of land in the Southwest 1/4 of Section 34, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin.

The reference line is described as follows: Commencing at the Southeasterly corner of Lot 63, Plat of Idlewild, which is the point of beginning of this parcel and an extended property line of the owner; thence North 21°33' East, 102 feet to an extended property line of the owner.

Said parcel includes all land lying between the Westerly property line of the owner, as described in deed recorded as document #751541, office of the Register of Deeds for Dane County, and a new highway right of way line located parallel to above described reference line and fifty feet Southeasterly therefrom, from the point of beginning, Northeasterly ~~along~~ along said reference line 102 feet to an extended property line of the owner.

Said parcel contains 0.08 of an acre more or less.

Parcel #3:

Owner: Obed E. Larson and Mabel Larson, his wife of Mc Farland, Wisconsin.

Description: A parcel of land in the Southwest 1/4 of Section 34, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin.

The reference line is described as follows: Commencing at the Southeast corner of Lot 63, Plat of Idlewild, which is the point of beginning of this parcel and an extended property line of the owner; thence South 21°33' West 311.5 feet; thence South 0°56' West, 260 feet to an extended property line of the owner.

This parcel includes all land lying between the Westerly property line of the owner, as described in deed recorded as document #736892, office of the Register of Deeds for Dane County, and a new highway right-of-way line located ~~xx~~ parallel to above described reference line and 50 feet Southeasterly therefrom, from the point of beginning, Southerly along said reference line 571.5 feet to an extended property line of the owner.

Said parcel contains 0.45 of an acre more or less.

Parcel #4:

Owner: Roy L. Severson and Alta Severson, his wife, of Mc Farland, Wisconsin.

Description: A parcel of land in the Southwest 1/4 of Section 34, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin, described as follows:

Commencing at the Northwest corner of Lot 14, Assessors' Plat of Larson's Survey; thence North 10°33' West 60 feet to the point of beginning of this parcel; thence continuing North 10°33' West 60 feet; thence South 88°16' East 30 feet; thence South 10°33' East, 60 feet; thence North 88°16' West, 30 feet to the point of beginning.

Said parcel contains 0.04 of an acre more or less.

Parcel No. 5:

Owner: Norma Larson Hoenecke of Thiensville, Wisconsin.

Description: A parcel of land in the Southwest 1/4 of Section 34, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin, described as follows:

Commencing at the Southwest corner of Lot 15, Assessor's Plat of Larson's Survey; thence South 10°33' East 100 feet to ~~XXXXXX~~ the point of beginning of this parcel; thence continuing South ~~to~~ 10°33' East, 200.1 feet; thence South 88°16' East 30 feet; thence North 10°33' West 200.1 feet; thence North 88°16' West, 30 feet to the point of beginning.

Said parcel contains 0.14 of an acre more or less.

and,

Whereas, said Town Board has attempted to purchase said parcels for street purposes from the respective owners thereof but the parties are unable to agree upon a value therefor, and Whereas, in the judgment of the Town Board it is expedient and in the best interests of said town and the property affected thereby that said improvement be made;

Now, Therefore, be it resolved that the Town Board of the Town of Blooming Grove finds and determines that it is necessary to condemn the land above described for such street improvement and that Earl I. Cooper, Town attorney, be and he is hereby directed to commence and prosecute the proper proceedings against the respective owners and lien holders, ~~XXXXXX~~ if any, for the condemnation of said land, with all convenient dispatch.

I, H. O. Femrite, Clerk of the Town of Blooming Grove, Dane County, Wisconsin, do hereby certify that the above is a true and exact copy of a resolution adopted by the Town Board of the Town of Blooming Grove on March, 25, 1954.

Signed H.O. Femrite, Town Clerk.

S.L.F. Mr Pederson reported having written municipalities using our Sanitary Land Fill to report amount hauled in .

Firemen's Park Considered action to be taken at annual meeting in regard to deed held by town of Firemen's Park which is to be turned over to Board of Monona Blooming Grove High School District.

Mr Leonhardt reported that he had complaints about dumping of garbage near Hope Store.

Meeting adjourned.

H.O. Femrite
Town Clerk.

3-29-54.

Special Meeting

7:30 P. M.

and Files Mr Brown, Mr Bohnsack and clerk present.

Chief Elmer Thorstad and Asst Chief Wm Voges present.

Special meeting to consider problems of Tank Field.

Isador F. Statz and his assistant of the Industrial Commission discussed requirements as to building Tank Field, Fire Protection, Water requirements, etc.

Mr Leonhardt came in during the discussion.

Considered County Zoning Amendments.

Mr Bohnsack moved approval of Zoning Amendment No. 468.

Seconded by Mr. Leonhardt and carried.

The Amendment follows:

ZONING ORDINANCE AMENDMENT No. 468

Amending Section 10.03 (4) Relating to Districts
in the Town of Blooming Grove.

The Dane County Board of Supervisors does ordain as follows:

A. That paragraph 16 of Section 10.03 (4)(c), R-3 Residence District in the Town of Blooming Grove, be amended to read as follows:

16. A part of Outlot 1, Assessor's Plat No. 2, described as follows: beginning at a point on the south line of Pflaum Road which is east 388.5 feet from the east line of Monona Drive; thence east along the south line of Pflaum Road 330 feet to the east line of Outlot 1; thence south along said east line 1131.7 feet to the south line of said outlot; thence west along said south line 718.5 feet to the east line of Monona Drive; thence north along said line 300 feet; thence east, parallel to the south line of said outlot 388.5 feet; thence north to the point of beginning; also Outlots 3 and 7 except the following described portion of Outlot 3; beginning at the northeast corner of said Outlot 3; thence south along the east line thereof 292.2 feet; thence west on a line parallel to the south line of Pflaum Road to the southeast corner of Outlot 6; thence north to the south line of Pflaum Road; thence easterly along said line to the point of beginning.

B. That paragraph 15 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

15. Outlots 2, 4, 5, 6, 8 and 9 and Outlots 11 to 16, inclusive, Assessor's Plat No. 2; also the following described portion of Outlot 3: the north 292.2 feet of that portion thereof lying between Outlots 6 and 7.

Mr Brown moved the adoption of Zoning Amendment No. 464.
Seconded by Mr Bohnsack and carried.
The amendment follows:

464
ZONING ORDINANCE AMENDMENT No. ---

Amending Section 10.03 (4) Relating to Districts
In the Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

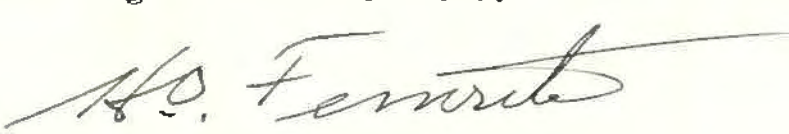
A. That Section 10.03 (4)(c), R-3 Residence District in the Town of Blooming Grove, be amended by adding thereto a new paragraph, to be numbered 17 and reading as follows:

17. Outlot 11, Assessor's Plat No. 5.

B. That paragraph 8 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

8. Outlots 1 to 10, inclusive; Outlot 12; and Outlots 18 to 27, inclusive, Assessor's Plat No. 5.

Approved Stanley Klein's Bong as Police Officer.
Meeting adjourned.


Town Clerk.

March 31, 1954.

Special Meeting

7:30 P. M.

Mr Brown, Mr Bohnsack and clerk present.

Mr E. L. Willett, R. Boutwell and Garald Wilkie, Board
of Monona Blooming Grove High School District, present.

Mr Albet E. Brandt present.

Discussed title to real estate held by Town of Blooming
Grove for high school purposes. other high school
problems, including annexing of territory to district

ANNUAL REPORT
OF THE
Board of Supervisors
FOR THE
TOWN OF
BLOOMING GROVE

★ ★

FOR THE FISCAL YEAR ENDING MARCH 20, 1954

★ ★

NEIL G. BROWN, Chairman
E. C. LEONHARDT, Supervisor LEROY BOHNSACK, Supervisor
H. O. FEMRITE, Clerk
JOHN P. LYONS, Town Treasurer





SUMMARY OF TAX ROLL

State Tax—Rate .000329			\$ 4,803.34
County Tax—Rate .00797			
Charitable and Penal	\$ 5,142.37		
Social Security	24,645.47		
Highway Taxes	28,485.75		
Special Park	1,200.83		
All Other County	44,564.00		104,038.42
County School Taxes—Rate .000949	7,906.05		
County Supt. of Schools	4,371.31		12,277.36
High School Tax—Rate .004955			
Tuition	57,883.30		
Transportation	4,928.72		62,812.02
Town Tax—Rate .0002 & .00387	32,548.34		
Garbage and Rubbish Collection	9,400.00		
Storm Sewers and Street Lights	10,000.00		
M. Metropolitan Sewerage District	1,464.30		53,412.64
Sanitary Districts			10,453.72
School Districts:			
Jt. 1—B Heistand School—Rate .006131	4,072.85		
Jt. 1 C—Hope School—Rate .008765	572.49		
No. 2—Estes School—Rate .0075	5,015.41		
Jt. 3—Nichols School—Rate .02613			
Local Levy	\$25,452.01		
Trust Fund Loan	1,669.08	27,121.09	
No. 4—Meier School—Rate .00941	5,016.95		
Jt. School District No. 4—Monona	34,419.27		
Jt. 5—Badger School—Rate .01944			
Local Levy	\$2,570.13		
Trust Fund Loan	103.07	2,673.20	
Jt. 6—C—Waubesa School—Rate .008366	6,432.22		
Jt. 7—Seminary Springs—Rate .01039	1,005.15		
Jt. 8—City of Madison—Rate .01611	26,584.17		
Jt. 8—McFarland—Rate .01467			
Local Levy	\$4,987.98		
Trust Fund Loan	1,140.29	6,128.27	
Oregon Consolidated Schools—Rate .01722			
Local Levy	\$2,731.33		
Trust Fund Loan	413.73	3,145.06	
Jt. 10—Allis School—Rate .01434	99,029.51		221,215.70
Total General Property Taxes			\$469,013.20
Special Assessments:	Town	Other	
Weed Cutting	\$ 107.45		\$ 107.45
Drainage	70.73	\$ 477.69	548.72
Sewer & Water—Laterals		20,400.01	20,400.01
Sewer and Water—Mains		21,701.97	21,701.97
Culverts	84.00		84.00
Improve Streets—Blacktop	4,742.52		4,742.52
Gravel	34.00		34.00
Delinquent Water and Sewer		3,218.97	3,218.97
Fill Dirt	1,969.83		1,969.83
Totals	\$7,008.53	\$45,798.64	\$ 52,807.17
Total of Tax Roll			\$521,820.37

ROADS AND STREETS To March 1, 1954

Disbursements:

Paid Contractors:

F. C. Raemisch and Son	\$45,028.00	
Wingra Stone Co.	2,761.29	
Madison Stone Co.	48,754.51	
Madison Sand and Gravel Co.	83.12	
Northwestern Construction Co.	17,605.13	
Dane County Highway Dept.	45,641.00	
Karlslyst Company	477.10	
Town of Dunn	329.07	
Rein and Dahl	5,348.67	
Field and Clark	718.00	
Struck and Irwin	1,475.00	
Payne and Dolan	587.44	\$168,813.33

Salaries	22,194.12	
Flares	423.90	
Engineering Services	970.25	
Cement, Brick, etc.	311.18	
Miscellaneous	989.59	\$193,701.37

Bridges and Culverts	816.65	
Clean Streets	64.00	
Tree Trimming	2,959.25	
Street Lighting	4,436.92	
Snow and Ice	1,279.17	
Curb and Gutter	765.45	
Miscellaneous Highway Expenses	80.14	

Highway Equipment:

Salaries	\$ 1,469.78	
Repair Parts	2,888.08	
Welding	467.18	
Oil, Gasoline, etc.	3,974.44	
Tires and Repairs	444.87	
Lumber	307.70	
Signs, Posts, etc.	662.87	
Snow Fence	339.12	
Overhaul Grader	3,284.01	
Licenses	8.00	
Tools, Chains, etc.	279.63	\$ 14,635.68

Highway Equipment—Outlay:

Pick-up Truck	\$ 1,134.00	
Sweeper	635.00	
Tractor—payment	200.00	\$ 1,969.00

Total Cost \$220,707.63

Highway Department Revenue 3,179.65

Net Cost \$217,527.98

Net Cost per Fire

ANNUAL REPORT BLOOMING GROVE POLICE DEPARTMENT, 1953

Complaints	992	Open Doors	24
Ambulance Calls	62	Open Windows	6
Arrests	208	Breaking and Entering	12
Stolen Cars Recovered	2	RAY WIDMANN	
		Chief of Police	

FIRE DEPARTMENT
To March 1, 1954.

Disbursements:

Salaries	\$2,404.00	
Electric Lights	20.25	
Telephone	133.78	
Gas, Oil, Service, etc.	181.40	
Fuel	53.00	
Rent	2,100.00	
Blooming Grove Firemen's Association	1,275.00	
Firemen's Coats and Boots	128.72	
Badges	12.80	
Beam Lamp	31.50	
Fyr Fyter Supplies	85.25	
Hydro Brake Assembly	147.32	
Adjustable Hydrant Wrenches	11.59	
Siren	67.07	
Nozzles	131.00	
Pike Poles	33.53	
Attend Drills and Meetings	685.00	
Fire Insurance Tax—to association	744.69	
Repairs	798.30	
Insurance	107.50	
Licenses	4.00	\$9,155.50

Fire Dept.—Outlay:

Truck	495.00
	<u>\$9,650.50</u>

Receipts:

Collected for Service	\$2,065.00	
Fire Insurance Tax	744.69	\$2,809.69

Net Cost of Department	<u>\$6,840.81</u>
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HEALTH AND SANITATION
To March 1, 1954.

Health Board	\$ 210.81
Health Officer	550.00
Garbage and Rubbish Collection	8,127.72
Sanitary Land Fill:	
Engineering Services	\$ 25.00
Labor	602.88
Gate on Lot, etc.	79.07
Concrete	12.55
Lumber	23.12
Land (ten year contract)	325.00
	<u>\$1,067.62</u>

Total Cost	<u>\$9,956.15</u>
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STORM SEWERS

Paid Contractors:

H. F. Johnson	\$ 4,433.25	
Bert Flint	100.57	
Cordio and Harrington	66,162.75	
E. C. Voit and Sons	182.60	
Sam Thutt	6,527.20	\$ 77,406.37

Engineering Services	2,376.26
Easements	850.00
Culverts	4,815.15
Brick, Sand and Lumber	49.00
Labor	93.20

Total Cost	<u>\$ 85,589.98</u>
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POLICE AND JUSTICE DEPARTMENT
To March 1, 1954.

Expenditures, Police Dept.:

Salaries	\$19,191.71	
Directory	32.50	
Clean Blankets	7.20	
Bicycle Plates	55.22	
Uniforms	506.55	
Bonds	94.25	
Printing	259.40	
Flares, Batteries—Thorofare Lights	151.39	
Board and Disposal of Dogs	143.75	
Ammunition, Targets, etc.	45.20	
Miscellaneous Expenses	233.07	\$20,720.24

Board Prisoners 204.00

Squad Car:		
Gasoline, Oil, etc., and Service	834.53	
Repairs	326.26	
New Motor	368.99	
Gasoline from tank	1,585.45	
Rent	20.00	\$ 3,135.23

Justice Court:		
Justice Fees	293.09	
Witness Fees	7.25	
Session Laws	4.50	
Bonds	14.25	\$ 319.09

Total Expenditures \$24,378.56

Receipts:

Motor Vehicle Inspection Fees	\$ 402.00	
Fines, Penalties and Forfeits	2,137.80	
Bicycle Licenses	93.47	
Ambulance Charges	62.00	\$ 2,695.27

Net Cost of Department \$21,683.29

PARKS AND PLAYGROUNDS
To March 1, 1954.

Playgrounds:

Gallagher Grove	\$552.57	
Edwards Park	914.06	
Lake Edge	692.82	
Esther Beach	776.29	
Other Recreation (Nichols School)	125.00	\$3,060.74

Fountain—Lake Edge	189.75	
Crushed Stone—Lake Edge	225.00	
Electrical Work—Lake Edge	80.10	
Balance on Shelter House—Lake Edge	200.00	
Legal Services	187.25	
Seeds—Gallagher Grove	325.00	

Total Expenditures \$4,267.84

CEMETERY TRUST FUNDS

Invested—Trust Dept., First National Bank	\$9,026.16
Collected during the year—\$477.50	
Deposited—current year	470.00

Total amount of fund \$9,496.16

BLOOMING GROVE CEMETERY

Expenditures:

Labor—Caretaker		\$402.26
Tools and Repairs		24.29
		<hr/> \$426.55

Receipts:

Assessments, lots, etc.	\$171.75	
Interest on Trust Funds	204.36	\$376.11
		<hr/>
Deficit		\$50.44

INSPECTION DEPARTMENT

To March 1, 1954.

Expenditures:

Salary of Inspector	\$3,075.05	
Printing	33.80	
Services of Electrical Inspector	592.00	
Office Supplies	31.11	
Gasoline, etc., and Service	22.55	
Mileage on Car	43.04	\$3,797.55
Inspection Dept. Revenues		3,285.65
		<hr/>
Net Cost of Department		\$ 511.90

SUMMARY OF CASH TRANSACTIONS

Balance March 24, 1953	\$ 17,972.80	
Receipts as per summary	867,037.59	
Town orders as per Town Orders		
Not printed in report		\$842,571.01
Balance March 23, 1954		42,439.38
	\$885,010.39	\$885,010.39

The Town Orders are not printed in the annual report. Copies are available in the Town Clerk's office. Expenditures are summarized in the departments, giving names of contractors and amounts spent for subjects mentioned as, Salaries, Engineering Services, etc.

ANNUAL REPORT OF BLOOMING GROVE FIRE DEPARTMENT

3-1-53 to 3-1-54

Men Attending Fires	1014	Fires Attended:	
Men Attending Drills	398	Bloomington Grove	79
Men Attending Meetings	385	Village of Monona	15
Inspections Made	92	Town of Burke	14
		Sun Prairie	1
			<hr/>
		Total	109

ELMER THORSTAD,

Bloomington Grove Fire Chief

ANNUAL REPORT OF BUILDING INSPECTION DEPARTMENT

W. E. Entwistle, Commissioner

Month	Bldg. Permits	Valuation		Elect. Permits	Fees	Plumb. Permits	Fees	Elect. License	Fees	Sign License	Fees	Total Permits	Fees
1953													
March	10	\$ 44,740.00	\$ 59.25	8	\$ 31.00	7	\$ 56.00	0				25	\$ 146.25
April	25	101,500.00	133.50	18	107.25	26	142.00	5	\$ 50.00			69	432.75
May	28	306,480.00	203.00	22	117.50	15	96.00	6	80.00	1	\$40.00	65	536.50
June	17	46,575.00	73.75	8	51.20	21	164.00	2	20.00			46	308.95
July	29	80,063.00	111.25	25	145.15	17	110.00	4	40.00			71	406.40
August	21	56,200.00	80.00	13	67.50	12	77.00	0				46	224.50
September	26	90,225.00	123.25	15	50.50	11	74.00	2	20.00			52	267.75
October	35	74,470.00	112.50	20	97.00	14	89.25	1	10.00			69	308.75
November	27	58,972.00	98.25	18	89.00	27	170.25	0		1	40.00	72	397.50
December	12	29,225.00	41.50	8	53.25	9	60.25	0				29	155.00
1954													
January	6	67,000.00	75.00	6	39.50	7	46.25	0				19	160.75
February	14	24,815.00	42.00	4	22.50	7	81.00	0				25	145.50
	250	\$980,265.00	\$1,153.25	165	\$871.35	173	\$1,166.00	20	\$220.00	2	\$80.00	588	\$3,490.60

T.V. and Sign Board permits included in Building Permit record.

REPORT OF HIGHWAY DEPARTMENT

Street and Road Improvement

Mileage of State Highways, County Roads and Town Roads and streets.

State Highways	14.80
County Roads	13.15
Town Roads	24.47
Town Streets	20.85

Total 73.27 Miles.

Of the two-year street and road program nearly twelve miles of the 20.85 miles of the town streets were graded and blacktopped in 1953; of the remaining nine miles, four miles will be finished this year.

The following streets will be resurfaced this year: The rest of the streets in Gallagher Plats, Allis Heights, Waunona Way area, and part of Edwards Park.

Of the 24.47 miles of town roads, nine miles are blacktopped, and were sealed in 1952 and 1953. Of the remaining 15.47 miles, 2.50 miles are graded and ready for blacktopping. The remaining 12.97 miles will need major grading jobs before blacktop mat can be applied. Three and one-quarter miles are scheduled for grading and resurfacing with crushed rock this year. They are the Sprecher Road, part of Pflaum Road, and part of Marsh Road. Part of Pflaum Road will be blacktopped. In connection with the above work there will be nearly 2,500 feet of storm sewers installed and several large culverts in the rural areas.

The 1953 Street and Storm Sewer Program

A total of \$303,117.96 was spent on the above program:

- 11.62 miles of streets were graded.
- 11.13 miles of streets were blacktopped.
- 1.25 miles of rural roads graded.
- 5.75 miles of rural roads sealed and patched.
- 52,000. of crushed rock used.
- 6,800 feet of storm sewers laid.
- 200 feet of large culverts laid.

In addition to the road program we made a major change in the sanitation department. We were compelled by state law on January 1st, 1954 to either cook or bury the garbage. We chose the latter. We have leased three and one-quarter acres of land, and purchased a tractor and loader. Garbage and Rubbish is collected once a week, together, and we dispose of it by the Sanitary Land Fill Method. Each day a layer of garbage and rubbish is covered by a layer of fill. Out of the Sanitary Land Fill Pit we have removed nearly three thousand yards of sand and stockpiled same for future use in sanding roads and streets.

PHIL PEDERSON,
Highway Superintendent

STREET IMPROVEMENT

Of the two year street improvement program, nearly twelve miles have been completed and blacktopped, and several other streets have been graded and surfaced with crushed rock. The balance, all the streets in the C. A. Gallagher Park Subdivision, Allis Heights, and the Waunona Way area, will be completed and blacktopped this coming year.

\$45,000.00 was levied as Special Assessments for Blacktop. Over 52% of that amount was collected before December first. One-fifth of the balance was placed on the Tax Roll. Since December first \$1,200.00 has been collected on the unpaid balances.

Income taxes have increased as follows:

\$14,522.90 in 1950	\$32,762.16 in 1952
\$25,207.00 in 1951	\$45,549.53 in 1953

Telephone taxes have increased from \$3,248.14 in 1951 to \$3,893.34 in 1953.

Public Utilities Taxes have increased from \$6,761.93 in 1951 to \$7,779.95 in 1953.

Liquor Tax Apportionment has increased from \$4,385.69 in 1951 to \$6,857.61 in 1953.

If these sources of income continue to increase there will be no town tax levy in a couple of years.

THE HIGH SCHOOL PROBLEM

This year the tuition to Madison High Schools was	\$76,218.55
For Stoughton, Wisconsin High and others	3,000.00
For High School Transportation	4,928.72
Total of	\$84,147.27

If we had paid the whole the rate would be increased 1½ mills. Under the High School Law, all the territory in the county outside of high school district is used as the unit to levy taxes for High School Tuition and Transportation. Under this set-up we levied for the 1953 Tax Roll:

Tuition	\$57,883.30
Transportation	4,928.72
Total	\$62,812.02

Maple Bluff and Shorewood Hills with a total assessed valuation of \$12,429,-769.00, the only municipalities with large assessed valuations, are going to build. That would leave us with a group of municipalities with small valuations outside of high school districts.

Amount levied for High School Tuition and Transportation:

1950—\$27,061.47	1952—\$42,809.51
1951—\$31,485.20	1953—\$62,812.02

Amount levied in both municipalities in 1953:

Blooming Grove	\$62,812.02
Monona	36,779.00
Total	\$99,591.00

We would anticipate an increase of High School Pupils during the next two years and necessarily an increased levy. But if we are paying tuition two years from now we might be in the position where we would have to pay in the higher bracket \$133,372.00 instead of \$99,591.00.

With the increased enrollment that would be quite an item. Of course, while we are paying tuition the school that enrolls the pupils will get the State Aid.

FINANCIAL CONDITION

General Obligation of Town—ten year loan \$200,000.00

Five year loan—\$21,000.00—on Outstanding Special Assessments.

TAX RATES — BLOOMING GROVE

	1952	1953	Valuation
Allis School District03456	.03154	\$6,900,000
Badger School District0326	.03625	256,703
City of Madison03015	.03024	1,650,000
Estes School District02476	.02471	666,000
Hope School District028	.02429	65,000
Heistand School District02599	.02334	664,000
Joint 4—Waunona Way0365	.04471	1,470,000
Meier School District02567	.02662	530,000
McFarland School District02819	.03188	418,000
Nichols School District04188	.04434	1,034,000
Oregon Consolidated District02825	.02783	182,000
Seminary Springs District02777	.02593	97,000
Waubesa School District02376	.02558	769,000

MADISON TAX RATES

In connection with their annexation program false information is given out as to our increase in taxation, always leaving the impression that Madison's tax rate will remain stationary.

As a matter of fact, the tax rate was lower in six of our school districts or sixty-two per cent of the taxable property of the town. The decrease ranges from over three mills in the Allis School District with \$6,900,000 valuation to a fraction of a mill in other districts.

The secretary of the Madison Board of Education stated (showing a graph) a couple of years ago that Madison would have to double their school facilities in ten or fifteen years.

The taxes for 1953 in our Joint School No. 8 with the city was certified to us as \$9.81 per \$1,000.00 of true valuation against all real and personal property in that part of the district in the Town of Blooming Grove, a total of \$26,559.86, giving the true valuation as \$2,707,427.00.

Now when \$26,559.86 is levied against an assessed valuation of \$1,650,177.00 the result is 16 11/100 mills.

The \$9.81 per thousand of true valuation is the same as the rate used in the City of Madison and the Town of Madison.

The percentage of assessed valuation as to true valuation is as follows:

City of Madison	61.41
Town of Madison	49.10
Town of Blooming Grove	60.95

Now of course the rate of .01611 for school purposes alone will gradually rise to 32 mills in ten years.

In addition to the increased tax rate for school purposes, of course, the people living within the corporate limits, having children, will have to pay their own transportation for the 9th, 10th, 11th and 12th grades.

Total Tax Rate

There can be no reason to presume that their rate for other purposes will be less than now.

Some of the reasons for anticipating an increase:

Steadily increasing pay roll, especially for police force and fire department for a large area;

Worst streets of any city in Wisconsin;

Storm Sewer problem in the old city never solved;

New sections of city with tremendous Storm Sewer problems.

Figures given can be verified.

RESIDENT RELIEF

To March 1, 1954.

Granted by Other Municipalities:

City of Madison	\$1,590.22	
Town of Sun Prairie	188.64	
Town of York	153.72	\$1,932.58

Granted by Director \$4,405.45

Total Cost \$6,338.03

Granted By Other Municipalities

Orin Stoflet	\$ 99.25	Mrs. J. Hanson	100.16
A. Seibel	13.60	G. Graves	
D. Bunnell	744.00	R. Orvis	229.75

Granted By Director

W. Thayer	\$ 94.50	A. Harrington	19.00
H. Wittee	219.46	G. Finkelson	6.09
J. Trainer	915.00	R. Hutchins	564.33
B. Thorp	15.00	F. Huffman	52.59
L. Crottsenberg	517.26	A. Decker	60.00
H. Wold	55.60	J. Kleven	20.80
W. Powell	196.71	V. Johnson	10.00
M. Zingsheim	455.74	Mrs. Dunn	5.62
M. Vinje	29.95	C. Anderson	80.00
G. Swanda	10.00	J. Braley	277.55
H. Richardson	475.42	H. Erickson	215.05
Mrs. J. Hanson	99.68		

Non-Resident Relief

L. Homburg	\$1,064.56	P. Hellenbrand	223.81
Martha Miller	47.35	Emma Harrison	301.35
Alma Paine	338.33	Floyd Johnson	97.20
F. England	123.19	C. Clary	20.00
R. Gibbs	28.93	G. Georgeson	251.34
H. Alred	419.98	M. Boden	130.60
Olga Alexander	148.84	C. Widener	77.75
C. Ronnenberg	256.36	J. Gumz	40.00
Jos. Payer	178.38		

GENERAL GOVERNMENT To March 1, 1954.

Town Board:			
Salaries	\$1,235.00		
Annual Report	283.50	\$ 1,518.50	
Town Clerk:			
Salaries	\$3,635.79		
Bonds	9.25		
Directory	32.50		
Service Equipment and Repairs	245.88		
Office Supplies and Postage	302.33		
Legal Notices	123.90		
Maps	34.75		
Printing	207.70	\$ 4,592.10	
Town Treasurer:			
Salaries	\$3,426.20		
Office Supplies	120.16		
Bonds	142.50	\$ 3,688.86	
Assessor—Salary		\$ 1,247.50	
Board of Review		35.00	
Law		2,662.85	
Special Accounting—includes checking incomes		1,770.46	
Elections		896.76	
Town Hall:			
Electric Service	\$ 151.84		
Telephone Service	277.30		
Fuel	498.14		
Labor	186.62		
Supplies	69.99		
Remodeling	1,557.68	\$ 2,741.57	
Total		\$19,153.60	

We, the undersigned, respectfully submit the above report:

NEAL G. BROWN, Chairman
E. C. LEONHARDT, Supervisor
LeROY BOHNSACK, Supervisor
JOHN LYONS, Town Treasurer
H. O. FEMRITE, Town Clerk

SUMMARY OF RECEIPTS

Collections—Tax Roll of 1953	\$448,962.74
Collections of Taxes not on Tax Roll	280.04
Delinquent Personal Property Taxes collected	2,729.03
Non-Resident Relief received from Other Municipalities	3,396.37
High School Transportation collected	8,910.92
Excess Delinquent Taxes received from county	42,533.25
Notes Payable	12,000.00
Long Term Loan	200,000.00
Loan on Special Assessments	21,000.00
Dog Licenses collected	303.00
Drainage, Section 31—in cooperation with Dunn	518.28
Cemetery Perpetual Care Fund—collections	367.50
Income Taxes	46,381.00
Fire Insurance Taxes	744.69
Telephone Taxes	3,893.34
Public Utilities Taxes	7,779.95
Occupational Taxes75
Motor Vehicle Inspection Fees	402.00
Refund of Dog Licenses—from county	138.12
Sundry Licenses	9,364.45
Amusement Device Licenses	320.00
Fines, Penalties and Forfeits	2,311.80
State Aid for Town Roads	3,377.87
Highway Privilege Tax	6,414.48
Liquor Tax Apportionment	6,857.61
Special Assessments—Grading and Gravel	142.20
" " Curb and Gutter	1,049.00
" " Weeds	70.50
" " Blacktop	24,791.42
" " Culverts	790.10
Miscellaneous General Revenues	762.03
Law—Portion of costs	50.00
Blue Cross and Shield—collection—not payroll	17.10
Highway Equipment—Operation account	25.20
Grade Street—Edwards Park	250.00
Sanitary District No. 6	419.53
Waunona Sanitary District No. 2	113.41
Interest on Delinquent Taxes held by county	24.81
Interest on Delinquent Personal Property taxes	88.55
Department Revenue—Cemetery	376.11
" " Police	160.47
" " Fire	2,065.00
" " Highway	3,459.12
" " Inspection	3,385.15
Playground—Esther Beach—Refund for bubbler	10.00
Total	\$887,037.59



April 6, 1954. ANNUAL TOWN MEETING. 8.00 P. M.

At ALLIS SCHOOL AUDITORIUM.

Meeting called to order by Neal Brown, Chairman.

Mr Brown, Mr Bohnsack and clerk present.

Mr Leonhardt attending funeral of a relative.

Minutes of annual Meeting of April 7th read and approved.

Minutes of Adjourned Town meeting of April 21st read and approved.

Resolution No. 1, 1954. Authorizing Town Board to transfer title to Firemens Park. To High School Board.

Firemens Park

WHEREAS, The Town of Blooming Grove has title to the following described Real Estate:

H. L. Dick

The North half of the Southwest quarter of the Northwest quarter (N. $\frac{1}{2}$, of S. W. $\frac{1}{4}$ of N. W. $\frac{1}{4}$) of Section 16, Town 7 North, Range 10 East, subject to conveyance for highway purposes to the Town of Blooming Grove, Recorded in Volumn 544 of Deeds, Page 275, Document #797311, Register of Deeds, Dane County, Wisconsin; and

WHEREAS, Said real estate was conveyed to the Town Of Blooming Grove by Blooming Grove Firemens Association, Inc., upon the following conditions, to-wit:

1. In the event a high school district is created in the vicinity in which said real estate is located party of the second part upon demand of the School Board of said district shall convey said real estate to said high school district upon such terms and for such consideration as may be mutually agreed upon between party of the second part and such School Board; provided, however, that any conveyance of such real estate to such high school district shall be made upon condition that all right, title and interest in said real estate shall revert back to party of the first part Blooming Grove Firemen's Association, Inc., in the event (a) that said real estate shall be annexed to the City of Madison prior to the time a school has been erected thereon, and (b) that no school has been erected thereon within 10 years from the date of the deed.

2. In the event that said real estate shall not have been conveyed by party of the second part to a high school district as authorized in the preceding paragraph within 10 years from the date of this deed, all right, title and interest in said real estate shall revert back to party of the first part; and

WHEREAS, a high school district has been created in the vicinity in which said real estate is located and the Town of Blooming Grove is obliged to convey said real estate to such district upon demand of the School Board;

NOW, THEREFOR, BE IT RESOLVED That the Town Board be authorized to sell and convey to the Union High School District of the Village of Monona and part of the Town of Blooming Grove, Dane County, Wisconsin, upon demand of the School Board, said real estate described as follows:

North half of the Southwest quarter of the Northwest quarter (N. $\frac{1}{2}$ of S. W. $\frac{1}{4}$ of N. W. $\frac{1}{4}$) of Section 16, Town 7 North, Range 10 East, subject to conveyance for highway purposes to Twon of Blooming Grove, recorded in Volumn 544 of Deeds, Page 275, Document #797311, Register of Deeds for Dane County, Wisconsin;

upon terms and conditions prescribed in the deed of conveyance from Blooming Grove Firemen's Association, Inc. to the Town of Blooming Grove.

Adoption moved by Mr Gerald Wilke. Seconded and carried.

Resolution No. 2, 1954. Relating to Band Concerts.

Band Concerts

Introduced by the Park Commission.

BE IT RESOLVED THAT: the Town Board of the Town of Blooming Grove be authorized to give three (3) Band Concerts in the various parks in said Town this Summer of 1954.

Adoption moved by Mr George Lewis, Seconded and carried.

Trim Trees

Resolution No 3, 1954. Relatin to trimming Trees.

Introduced by the Park Commission.

BE IT RESOLVED THAT: The Town Board of the Town of Blooming Grove be authorized to to trim the trees in the streets of said Town at such times as deemed necessary, some of our beautiful trees are in bad condition and in danger of dying if not properly taken care of.

Adoption moved by Mr Norman Mc Kay of the Park Commission. who suggested that it be limited to \$2,500 per year, and that the work be done in the winter or slack season. Seconded by Mr W. E. Entwistle and carried.

Town Board

Mr Robert Tremain complimented the board on their work on the streets and storm sewers.

S. L. Fill

Chairman Brown commented on the Sanitary Land Fill, stating that it became necessary under the new law to cook the garbage or provide for saintary Land Fill. and that they had provided for disposal by the new method, acquiring the land and equipment.

F. D.

Also stated that we had a new fire truck in Edwards Park.

A. R

Clerk read parts of annual report, answered questions and commndted on parts of the report.

Tank Field

Chairman Brown commented on Tank Field that would soon be established on Highway 51 in Section 27

Town Hall

Mr Earl Siggelkow asked when new Town Hall would be built... He was told we would finish streets and roads before starting the Town Hall.

Mr George Lewis asked if Webb Avenue would be improved from Rethke Avenue west. He was told if it was petitioned for it would be improved.

Street

Mr Phil Pederson reported on the street program. Improvement of Gallagher Plat streets - Allis Heights-Waunona Way area.

*Sprecher Rd
Pflaum Rd
Street Signs*

Grading Sprecher Road - ~~XXXX~~ part of Pflaum Road west of beltline, and Marsh Road.

Also commented on cleaning up roads and streets and better Street Signs.

Mr Wilke moved that when we adjourn the next annual or special town meeting be held in the Allis School Auditorium.

Secended and carried.

Adjournment moved, seconded and carried.

W. E. Entwistle

Town Clerk.

April 13, 1954 Adjourned Regular Meeting. 8:00

All three members of board, Mr Pederson and clerk present.
Clerk came in late.

Justice Singer's report filed.

Mr Ed Lindsay present in regard to tree trimming. *Trees*
Discussed with board the most necessary work - Lake Edge
Park - Davidson Street - streets in Lake Edge.
Agreed to furnish four men, truck, power saw and tools
for 11.00 per hour. After some discussion

Mr Bohnsack moved to take three men, truck, power saw and
tools for \$8.25 per hour and the town to furnish one man.
Seconded and carried.

Chairman Brown brought up the matter of admitting National Homes
Considered the building code. Considerable discussion on *Bldg*
Section 7.27 of the building code being in conflict with *Code*
the balance of the code.

Decided to amend the Building Code.

AMENDMENT TO THE BUILDING CODE.

Be it resolved that the Building Code be amended by strik-
ing out Section 7.27 of the code.

This amendment shall take effect and be in force after
passage and publication.

Mr Leonhardt moved that the amendment be adopted.
Seconded by Mr. Brown and carried unanimously.

Mr Pederson explained road and street work planed.

Fill in behind curb on the improved streets.

Grading streets proposed to blacktop this year.

Grading Sprecher Road including extension of bridge for *Sprecher Rd*
a wider road - installing Cattle Pass for Mr Murley.

After discussion it was agreed that Mr Murley should pay
for Cattle Pass (steel), which he agreed to, and also
to pay for digging.

Storm sewer N Fair Oaks Avenue and east. *Storm Sewer*

Town of Madison should report on Sanitary Land Fill. *S. L. Fill*

Orders drawn as per Order Register.

H. O. Femrite
Town Clerk.

Affidavit of posting Amendment to the Building Code *Bldg Code*
at Town Hall, Hogans Pharmacy and Allis School
on the 14th day of April, 1954 by H. O. Femrite.
Natarized by Frieda K. Femrite.

April 20, 1954

Regular Town Meeting

7:30 P. M.

All members of the Board present with M. Weisenburger acting clerk. Mr. Pederson, R. Widmann and W. Entwistle also present.

- : Mr. Sinaiko presented by Mr. Brown. Plan presented to build National Homes in area on Furey and Powers Avenue. The Board referred it to the Gallagher Grove Building Commission, Ray Thurber, Chairman. *Bldg Code*

Mr. Robert Tremain presented a letter written to R. R. Swan, Dane County Hwy. Commissioner in reference to excessive speed on County Trunk AB or Buckeye Road from the beltline at Bark River Culvert Company extending about a mile East. The suggestion was to ~~reduce~~ speed limit from 40 to 30 MPH. Approved by the Board and letter to be sent to Dane County Clerk. *B.B.*

C & P. Mr. Tremain also brought up the question of what might be done about traffic and parking regulations along the highway at the C. & P. and Thurber Beverage entrance. Map left on file.

Gannon Sub Gannon Sub Division Plat Map presented by Att. Al Brandt and Mr. Gannon. To be Left on file here and decided upon later.

Edw Park Sewer Mr. Joe Maes, Edwards Park asked, "Will Metro Sewer be extended to their area and ~~XXXXXX~~ can a sewer district be formed?" It was recommended that he with his committee meet with the Sixth San. Dist on April 21, 1954.

Garbage Bids opened on "Loading device for Garbage". Discussed and taken under advisement. Letter from County Clerk, Otto Festge read, referring to dogs.

Dogs Mr. Bohnsack moved that a resolution be drawn raising the Town fee to \$4.00 for males and 9.00 for females; making the total fee on dogs, \$5.00 for males and \$10.00 for females. Seconded by Mr. Leonhardt and carried. *Urid*

Assn Plat No 5. Preliminary Plat, replat of Lot 11, Assessor 5, John DeBeck approved by Board.

Parking Permit - Mobile Parking L. O.

Garbage Motion made by LeRoy Bohnsack to pay Security State Bank \$2,275.00. Seconded by Mr. Leonhardt and carried. *Truck for Garbage*

P.D. New desk for the Police Department approved by the Board.

Motion made by Mr. Leonhardt and Seconded by Le Roy Bohnsack to send our Chief of Police to the 2 day special FBI school at Milwaukee. Carried.

Soliciting "Soliciting Ordinance" was discussed and approved by the Board. To be drawn up by the attorney.

Meeting Adjourned/

H.O. Festge

April 22, 1954. Special Meeting 7:30 P. M.

All three members and clerk present.

Tank Field

Fire Chief Elmer Thorstad and Assistant Fire Chief William Voges present.

Mr Statz of the State Industrial Commission and his assistant present and explained purpose of meeting. Mentioned need of good water supply.

Chairman Brown suggested getting water from the lake.

Discussed various subjects relating to the project.

Tank Spacing - distance between tanks to be the diameter of The largest tank. 150 feet from property line.

Vents - two 10 inch vents. emergency relief.

Emergency Preassure relief. Pumps.

Fusible release for automatic closing.

Mr Statz stated that they would require ample water and automatic Foam System and applicators. Stating that the town board and town fire department would demand.

There was a general discmssion on fire hazard and experience of companies. Mr Statz and his assistant Mr Mc Kale gave the experience of the commission.

This meeting had been requested by Mr Roberts, Realtor. There were present representatives of several oil companies, many of them experienced in installation of Tank Fields. Including refineries in many other states.

Discussed Inlarging dykes.

Mr Statz suggested the right to appeal to the commission for a hearing for a hearing.

The reppresentatives of the various companies agreed to that proposition.

Mr Statz phoned and arranged for a meeting the next morning at nine o'clock.

The ~~meeting adjourned~~ hearing adjourned.

Town Board considered Zoning Amendment No. 473.

~~TOWN BOARD~~

Mr Leonhardt moved the ~~unanimous~~ approval.

Seconded by Mr Leonhardt and carried.

AMENDMENT No 473

The amendment follows:

Amending Section 10.03 (4) Relating to Districts in The Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

That paragraph 4 of Section 10.03 (4)(m), M-1 Industiral District in the Town of Blooming Grove, be amended to read as follows:

4. A parcel consisting of the fractional SE $\frac{1}{4}$ Section 28 and part of the W $\frac{1}{2}$ SW $\frac{1}{4}$, Section 27, the N $\frac{1}{2}$ NE $\frac{1}{4}$, Section 33 and the NW $\frac{1}{4}$ NW $\frac{1}{4}$, Section 34, described as follows: beginning at the intersection of the south line of the NW $\frac{1}{4}$ NW $\frac{1}{4}$, Section 34 and the center line of Highway 51; thence northerly along said center line 3558.4 feet; thence N 88° 17' W 275.5 feet; thence N 3° 18' E 463 feet to the north line of the W $\frac{1}{2}$ SW $\frac{1}{4}$, Section 27; thence westerly along said north line and the north line of the SE $\frac{1}{4}$, Section 28 to the easterly shore line of the lake; thence southerly and southwesterly along said shore line to the west line of the SE $\frac{1}{4}$, Section 28; thence southerly along said west line and the west line of the NE $\frac{1}{4}$, Section 33 to the right of way of the C. M. St. P. & P. R. R.; thence southeasterly along said line to the south line of the NE $\frac{1}{4}$ NE $\frac{1}{4}$, Section 33; thence easterly along said line and the south line of the NW $\frac{1}{4}$ NW $\frac{1}{4}$, Section 34 to the point of beginning.

Meeting adjourned.

H. F. Fennell
Town Clerk.

May 4, 1954

Regular Meeting

7:30 P. M.

All three members and clerk present.
Atty Cooper and Phil Pederson.

F.D.
F.M. Assn
Mr Charles Poole appeared representing the Blooming Grove Firemens Association. He stated the active members will elect a Chief at the next meeting. They desire to settle ~~the~~ salary question, stating that Monona is paying \$600.00 per year. They are keeping complete records which takes a lot of the chief's time.

The board agreed to pay \$600.00.

Considered Amendment No 471 to Dane County Zoning

Mr. Leonhardt moved to approve. Seconded by Mr Bohnsack.
Carried.

ZONING ORDINANCE AMENDMENT No. **471**

Amending Section 10.03 (4) Relating to Districts
in the Town of Blooming Grove

The Dane County Board of Supervisors does ordain as follows:

That paragraph 3 of Section 10.03 (4)(k), C-2 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended to read as follows:

3. That part of the E½ NE¼, Section 16 lying east of Highway 51 and south of the Buckeye Road; also that part of the E½ SE¼, Section 16 lying east of Highway 51.

Relay Code
Clerk read communication form Gallagher Grove Planning Board:

Re: Erection of Prefabricated buildings in Gallagher Grove.

Gentlemen- At our last meeting, after inspecting the plans and specifications for the National Homes, we feel that they are of sub-standard construction. In as much as we are trying to improve our neighborhood and have made some progress through the high quality of the homes that we have built in the last two years, ~~we~~ we would like to restrict the building of the National Homes in our area.

We also feel that the present town building codes are adequate and find no need for any changes at this time, We remain

Respectfully yours,

Ray Thurber, President. Joe Gotzion, Secretary.

Mr Bohnsack moved to follow the recommendations of the G. G. Planning Board. Seconded by Me Leonhardt. Carried.

Trailer
Atty Cooper read the new Trailer Ordinance, with explanations calling attention to the new laws of 1953.

As there must be a preliminary determination of the the parking fee the ordinance was laid over for further consideration.

Theatre
Considered Outdoor Theatre Ordinance.

Mr Bohnsack moved adoption. Seconded By Mr Brown. Carried.
The ordinance follows:

AN ORDINANCE LICENSING AND REGULATING OUTDOOR
THEATERS IN THE TOWN OF BLOOMING GROVE

The Town Board of the Town of Blooming Grove does ordain as follows:

(1) Definition. For the purposes of this ordinance an outdoor theater is defined as a parcel of land having specifically designated boundaries, entrances and exits, equipped with a screen and sound equipment for showing moving pictures, for a fee or admission charge, to occupants of cars parked within the designated area.

(2) Licenses.

(a) Who shall obtain licenses. No person, firm, association or corporation shall conduct or operate an outdoor theater within the Town of Blooming Grove without first having obtained a license therefor as provided in this section.

(b) Application for license. Every person, firm, association or corporation desiring to obtain a license for the operation of an outdoor theater shall file with the Town Clerk of the Town of Blooming Grove an application in writing for such license, which application shall be made by the person or persons desiring the same, or his or their authorized agent. Such application shall state the name or names of the party desiring such license, and shall describe the location of the theater, together with such other information as the Town Clerk may require. Each such application shall be accompanied by a certificate from the Building Commissioner stating that all of

-2-

the requirement of the County zoning ordinance with reference to outdoor theaters have been complied with. The license fee herein provided for shall accompany such application.

(c) Issuance of license. The Town Clerk shall, when satisfied that the application has fully complied with all of the requirements and provisions of this ordinance, including any applicable requirements of other Town ordinances, in regard to the uses and location of the area covered by the outdoor theater, present the application to the Town Board of the Town

of Blooming Grove at its next regularly convened meeting. Such license shall be granted by the Town Board only in case a majority of the Town Board, present and voting at such meeting, shall vote in favor thereof. Upon authorization by the Town Board, the Town Clerk shall issue such license.

(d) License period and fee. Each license issued pursuant to subsection (c) hereof shall expire on April 1st next succeeding the date of issue. The annual license fee shall be \$1,000.00; provided, however, that for licenses issued after April 1st the fee shall be reduced by one-seventh of the annual fee for each fully elapsed month after April 1st.

(e) No license to minor or to irresponsible persons. No license shall be issued hereunder to any minor, or to any irresponsible person, or to any person not of good character.

(f) Licensees and licenses subject to ordinances. Each licensee and every license issued hereunder shall at all times

-3-

be subject to the ordinances of the Town at any time in force or coming into force during the term of such license.

(g) Revocation of license. Any license issued hereunder may be revoked at any time by the Town Board upon proof furnished them of the violation of any of the ordinances of the Town of Blooming Grove or the laws of the State of Wisconsin.

(h) Assignment of licenses. Licenses which shall be issued under the provisions of this section shall not be transferred or assigned except with the consent of the Town Board as herein provided. Any person, firm, association, or corporation to whom or to which any license issued under the provisions of this section shall have been in terms assigned, may make application to the Town Board, stating that such license has been assigned and requesting the Town Board to approve such assignment. The Town Board may approve such assignment if it shall be satisfied that the applicant is qualified under the provisions of this section and is a fit and proper party to hold such license. If any such assignee, after he shall have made his application to the Town Board, desires to operate the outdoor theater under

said license pending the action of the Town Board upon his application for approval of such assignment, he may apply to the Town Clerk for a temporary permit so to do and the Town Clerk is hereby authorized, subject to approval of the chairman of the Town Board, to issue such temporary permit. No such temporary permit shall be issued, however, until the applicant has first paid to the Town Clerk the sum of ten dollars; provided, however,

-4-

that upon payment of the ten dollars no additional fee shall be required on account of the assignment of any such license.

(3) Regulation. Every licensee of any outdoor theater shall provide such personnel as may be required to insure that patrons of the theater conduct themselves in a proper manner.

(4) Penalties. Any person, firm, association or corporation who shall violate the provisions of this ordinance shall be subject to a fine of not less than twenty-five dollars nor more than one hundred dollars for each and every offense, and each day on which such violation exists shall be deemed a separate offense.

This ordinance shall take effect one week after posting and proof of said posting is recorded by the Town Clerk.

Approved

1954.

Posted this 7th day of May, 1954 as follows.

One at Town Hall, One at Allis School, One at Femrite Filling Station

H. O. Femrite Town Clerk.

Mr Wallace Conlin appeared in regard to Waunona Way annexation. ←

There was a general discussion on the subject.

Having found that it was not possible to raise Dog License Fee there was a general discussion on the problem. *Dogs*

Mr Pederson asked that we advertise for bids for Crushed Rock and for Galvanized Pipe for Storm ~~SEWER~~ Sewers which was Authorized. ←

The Firemens Association sent us the current statement of taxes for Firemens Park. Payment was authorized. ←

Clerk stated that there was a request for a name for Old 51. ←

From Femrite Drive across 12 and 18 (broadway) then south on Old Hy 51. Motel Street was agreed upon.

Motel Street.

Mr. leonhardt Moved. Mr Bohnsack seconded. Carried.

Also the road south from B B, between sections 10 and 11, and 14 and 15 to the Buckeye Road.

Droster Rd

Mr Leonhardt suggested Droster Road. Seconded by Mr Bohnsack. Carried.

*Playground
Quaker Hts*

There was a general discussion about providing a playground in the Quaker Heights Area.

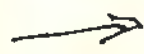
Mr Brown moved to see Mr Blankenship about acquiring a site for the playground - about price on lots at south end of Quaker Circle which board had been bargaining for for some time. Agreed to.

L. T. Loan

Agreed that Atty Cooper and Mr Lyons contact the American Exchange Bank about a loan. Agreed to.

Orders drawn as per Order Register.

Dallas Mills contract San Land Fill filed.



May 7, 1954 at 8:00 Joint meeting with Town Board of Town of Madison to consider Annexation Proposition.

Town of Madison Board; Curtis D. Brauhn, Chm., Emil Schmale and Edwin H. Petterle, Deputy clerk Mrs Johnson present.

Town of Blooming Grove; Neal G. Brown, Chm, E. C. Leonhardt and LeRoy Bohnsack, Atty Earl Cooper and H. O. Femrite, Clerk Present.

Chairman Brauhn asked if the Town of Blooming Grove wanted to contest the annexation, that their attorney wanted to know.

Mr Risser came in.

Mr Bohnsack said now is the time to lick them if we can.

Chairman Brauhn thought that the Town of Madison had slipped in not contesting some of the previous annexations. Some close margins. Probably getting some signatures under false pretense.

Atty Cooper emphasized the park as one of the issues - Read Burke decision, noting reference to Public Park - Waunona Way area had a park which the town of Blooming Grove had maintained for several years.

Atty Risser said he knew Judge Kopp and complimented him on the decision that he wrote.

Atty Risser thought action should be started before the Supreme Court decision. we could withdraw later if the board agreed to.

Mrs Johnson stated that the time was up June 9th, 1954.

There was a general discussion on the subject.

Atty Risser thought that we had some good issues. Town Park - Misrepresentation.- Town property.

Chairman said we might as well contest the case.

Femrite stated that Mr Conlin of Raywood Heights said that Mr Harrison had made the statement that the city would assume the bonds on the sanitary district.

Mrs Johnson had a complete file of clippings on the issue.

The Madison Board agreed to bring action.

Mr Bohnsack and Mr Leonhardt favored bringing action.

The board voted unanimously to go along with Town - Madison. The meeting then adjourned.

H. O. Femrite
Town Clerk.

May 14, 1954. Special Meeting. 10:00 A. M.

All three members of the Town Board, Attorney Cooper and Clerk present.

Chairman Brown read the following resolution Naming and dedicating park.

*Planned
Quaker Hts*

WHEREAS, the Town of Blooming Grove is in need of additional parks and playgrounds; and

WHEREAS, The Town of Blooming Grove is the owner of certain real estate described as follows:

A part of Lot 20, Assessors Plat No. 5, Township of Blooming Grove, and of unplatted lands in the North one half of the Northwest one quarter of Section 16, Town 7 North, Range 10 East, Dane County, Wisconsin

Parcel B Beginning in the center of Buckeye Road at a point which is 169.85 feet Southeasterly from the North corner of Lot 20; thence S 48 deg. 02' W. parallel to the Northwesterly line of Lot 20, 133 feet to the center of Buckeye Road; thence Northwesterly along the center of Buckeye Road 109.85 feet to beginning.

Parcel C. Beginning in the center of Buckeye Road at a point which is 169.85 feet Southeasterly from the North corner of Lot 20; thence S. 48 deg. 02' West parallel to the Northwesterly line of Lot 20, 133 feet to the place of beginning of this description; ~~thence~~ thence Southwesterly, parallel to the Northwesterly line of Lot 20, 100 feet; thence Northwesterly parallel to the center line of Buckeye Road, 109.85 feet to beginning.

Parcel F. Beginning in the center of Buckeye Road at a point which is 169.85 feet Southeasterly from the North corner of Lot 20; thence S, 48 deg. 02' W. parallel to the Northwesterly line of Lot 20, 233 feet to the Place of Beginning of this description; thence Southwesterly, parallel to the Northwesterly line of Lot 20, 100 feet; thence Southeasterly, parallel to Buckeye Road, 109.85 feet; thence Northeasterly, parallel to the Northwesterly line of Lot 20, 100 feet; thence Northwesterly, parallel to the center of Buckeye Road, 109.85 feet to beginning.

and,

Whereas, the Town of Blooming Grove Park Commission has requested that the above described real estate be used for park and playground purposes; and

WHEREAS, The Town Board of the Town of Blooming Grove has determined that such real estate should be used for park and playground purposes.

NOW, THEREFORE, BE IT RESOLVED, BY THE Town Board of the Town of Blooming Grove that the real estate above described be and the same hereby is dedicated as a Town Park and that such real estate be used for park and playground purposes.

BE IT FURTHER RESOLVED, That the name of said park shall be ALBRIGHT PARK.

Albright Park

Mr Bohnsack moved adoption of the resolution.
Seconded by Mr Leonhardt and carried.

Attorney Cooper read resolution relating to contesting the annexation that portion of the Town of Blooming Grove, lying North of the four lane highway and west of the Yahara River, to the City of Madison, as follows:

St Annona Hwy

WHEREAS, Proceedings have been initiated to annex a portion of the Town of Blooming Grove, lying north of the four lane highway, and West of the Yahara River; and

WHEREAS, In said annexation proceedings there is included a portion of the Town of Madison; and

WHEREAS, It is the opinion of this board that said annexation proceedings are unjust, unreasonable and illegal and the continued ~~xxxxxx~~ growth prosperity and improvement of the Town of Blooming Grove will be adversely affected by such annexation; and

WHEREAS, This board has been advised that the Town of Madison, through its attorney Fred E. Risser has determined to institute an action to test the validity of said annexation and that it is agreeable to the Town of Madison that the Town of Blooming Grove joins in said action and that the same be prosecuted by said Fred E. Risser;

BE IT THEREFORE RESOLVED, That the Town Board of the Town of Blooming Grove protect the public welfare of the Town of Blooming Grove by instituting and maintaining an action to test the validity of said annexation and that Fred E. Risser be appointed attorney for the Town of Blooming Grove to institute and prosecute such action and that he be and hereby is authorized and directed to commence judicial proceedings to that end.

Mr Bohnsack moved adoption of the resolution.
Seconded by Mr Leonhardt, and carried.

→ Attorney Cooper read resolution for Long Term Loan.

WHEREAS, the Town of Blooming Grove, Dane County, Wisconsin is in need of money for public work or improvement and the enlargement or extension thereof and for general and current municipal expenses and, under the authority of Section 67.12 (12) Wisconsin Statutes, said Town may borrow for such purposes and issue notes therefor;

Now, therefore, it is hereby resolved by the Town Board of the Town of Blooming Grove as follows:

1. That for the purpose of raising funds for public work or ~~improvement~~ improvement and the enlargement or extension thereof and for ~~general and current municipal expenses~~ general and current municipal expenses, said Town of Blooming Grove, Dane County, Wisconsin borrow from the American Exchange Bank the principal sum of One Hundred Thousand Dollars (\$100,000.00), to be payable in equal annual installments of Ten Thousand Dollars (\$10,000.00) on May 14 of each of the years 1955 to 1964, both inclusive, together with the interest thereon at the rate of two and one-half per cent (2½) per annum from date of issue to date of payment on unpaid installments, payable annually on May 14 of each of said years 1955 to 1964, both inclusive;
2. That to evidence such indebtedness and as security therefor; the Town Chairman and the Town Clerk be authorized and directed to execute and deliver to said American Exchange Bank a promissory note of said town in the principal sum of One hundred Thousand Dollars (\$100,000.00), payable to the American Exchange Bank, or order, and bearing interest at the rate of two and one-half per cent (2½) per annum from date of issue to date of payment of unpaid installments, such interest payable annually on May 14 of each of the years after issue until paid;
3. That said note shall provide that if the Town did not borrow ~~at a lower rate of interest during the year prior to prepayment~~ at a lower rate of interest during the year prior to prepayment, the Town shall have the right ~~xx~~ and option to prepay any or all of the unpaid principal and interest at any installment date out of any funds which the Town may have available for such ~~purpose~~ purpose;
4. That said Town Chairman and Town Clerk, and all other officers of said Town of Blooming Grove as may be necessary, hereby are authorized, empowered and directed to do and perform any and all acts necessary or proper to give effect to this resolution;

5. That said note issued hereunder shall be the general obligation of the ~~town~~ said Town of Blooming Grove, Dane County, Wisconsin;

6. That there be and there ~~is~~ hereby is levied a direct annual tax in each of the tax years 1954 and 1963 sufficient to pay the annual installments of the principal maturing on May 14 of each of the years 1955 through 1964, together with the interest thereon as the same matures and becomes due and payable. That such tax after each of such years after receipt of the borrowed money shall become ~~tax~~ and continue irrevocable, and shall be carried into the tax roll of the year preceding the installment payment year to the extent necessary to pay such installment payment with interest, and shall be collected as other taxes are collected;

In the event that the Town subsequently exercises its right and option to prepay any and all of the unpaid principal and interest of said loan, then no such direct annual tax shall be levied for the prepayment so made, or the amount of direct annual tax hereinbefore levied shall be reduced accordingly for the year or years with respect to which the regular installment or installments of said note were prepaid by the prepayment or prepayments;

7. That the borrowing herein provided is hereby declared to be pursuant to Section 67.12 (12) Wisconsin Statutes.

8. That the Town Clerk be directed to keep, maintain and preserve an adequate and correct register account of all notes issued hereunder and of all payments and other transactions relating thereto.

Dated this 14th day of May, 1954.

Signed

Neal Brown, Chairman,

Le Roy W. Bohnsack, Supervisor,

E. C. Leonhardt, Supervisor,

H. O. Femrite, Town Clerk.

Mr Bohnsack moved adoption of the resolution,
Seconded by Mr Leonhardt and carried unanimously.

Chief Widman was present and stated that the Justices requested that the town purchase Wisconsin Justice Reports for the use of the Justice Court. *Justice Ct*

Mr Leonhardt moved to purchase.
Seconded by Mr Bohnsack and carried.

The meeting adjourned.

H. O. Femrite
Town Clerk.

5-18-54 Regular Meeting 7:30 P. M.

All three members of the board, Mr Pederson, Atty Cooper and the clerk present.

→ Opened bids for crushed rock as advertised.

The result follows:

Gallagher and Nelson - - - - -	\$15,435.00
Wingra Stone Co - - - - -	17, 117.50
Rein and Dahl - - - - -	14,719.50

Bids on file.

Mr Leonhardt moved to take under advisement.
Unanimously agreed to.

→ Opened bids on Culverts for Storm Sewers.

The result follows:

Wisconsin Culvert Company;

1460 feet 15" at \$2.01 - - - - 2,934.50

500 feet 18" at 2.42 - - - - 1,210.00

15" Bands - 2.01 18" Bands - 2.42

Bark River Culvert and Equipment Co:

500 feet 18" at \$2.42 18" Bands - 2.42

1460 feet 15" at 2.01 15" Bands - 2001

Laid over. Promised to notify.

Bremer Rd

Atty Cooper reported on the Bremer. It became necessary to rewrite material to bring action which was now nearly ready/

→ Considered applications for Combination "B" licenses:

Harry Relph, Nobles Tavern, 909 E. Broadway,

Oscar J. Simon, Simona Log Cabin, Old Hy 50 & 12 and 18.

Homer Simpson, Antlers Tavern, 2201 W. Broadway,

James Paris, Green Lantern, Edwards Park,

Edward Zimmerman & Robert Peterson, 521 Cottage Grove Rd,

Charles Schleger, Charlie's Tavern, 900 E. Broadway,

Francis A. Walker, Pats Tavern, 601 N. Fair Oaks Avenue,

Thomas W. Bewick, Bewicks Tavern, 300 Cottage Grove Road,

Mrs Gertrude (W.L.) Baker, Dutch Mill, 1801 E. Broadway,

Lila Curtis, Tobys Tavern, Old Hy 51, S of 12 & 18,

Leonard Burton Ahlm, Peacock Cocktail Lounge,
2725 W. Broadway,

George E. Piazza, Airway Tavern, 5404 Raywood Road,

Luella & Franklin Jensen, Lake Edge Bar, 111
111 Cottage Grove Road,

Mrs Peter L. Munson, Horse Shoe Bar, 3900 Dempsey Road,

Louis Russos, Cat and Fiddle, 2301 E. Broadway

The following "B" Beer Licenses:

Mrs Florence and Glen Brandt, Edwards Park Dance Hall,

Mrs Florence and Glen Brandt, Edwards Park Store.

The following "A" Beer Licenses:

Lawrence Albright, Grocery, 4322 Buckeye Road.

Edward E. Kelley, Grocery, 3055 E. Washington Ave.,

Clarence Vauk, Four Lane Station, West Broadway,

The following Comb, "A" and Wholesale Beer license.

Thurber Beverage Co., 3838 Atwood Avenue.

~~XX~~

John L. Bossard, Avenue Liquor Store, 3063 E. Washington.

Mr Leonhardt moved that all the above applications be granted.

Seconded and carried.

The following applications were laid over:

Ernest Moeykens and George Capodona, Comb "B",

Orin T. Rime, Comb. "B "

John Speranza, Johns Dairy Bar, "A" Beer.

Allan W. Dreger, Grocery, Comb. "A".

Clerk to notify them to appear at next meeting.

Approved Plat of Outlot 11, Assessor Plat No. 5. *Assr Plat No 5*

Orders drawn as per order register.

H.O. Fenwick

Town Clerk.

May 19, 1954. Adjourned Meeting 7:30 P. M.

All three members of board, atty Cooper and clerk present. *Zoning*

Hearing on Zoning of territory in Assessors Plat No. 4, and south of Tank Field. Meeting requested by residents who disagreed with town boards approval.

County Board disapproved of zoning requested, but meeting was held to get the sentiment of the people.

Mr. Thorne of Rockford spoke stating that he represented Moore, Schneider and others, against zoning for industries. Mentioned smell from tank fields. *Edw Park Tank Field*

Mr Schneider asked for lessor zoning. business or light industries.

Mr McDaniels represented neighbors who could not come, lived near tank farm, formerly lived near Tank Farm. the property to near residential and playground.

Mrs Brophy appeared against new classifications.

General duscussion on Classifications.

Mr Thorne asked for statement of position of board.

Chairman said that as the county board had disapproved the present issue was disposed off. The board would like to get the sentiment of the people before another move was made by those who desired to get a change.

Many petitions were filed. Agreed to notify when other steps were taken by petitioners.

Left names of those to be notified.
Mr McDaniels thought that Leakage and spillage would finally get into the lake and spoil the lake.

Chairman Brown said dykes would protect from damage by leakage or sipage.

Discussed weeds in Lake Waubesa.

Mr. H. O. Snyder had Power of Attorney for father.

Four Petitions filed. General discussion.

→ Considered Bids for culverts for Storm Sewer.

Mr Leonhardt moved to divide equally between Wisconsin Culvert Company and Bark River Culvert Company.
Seconded by Mr Bohnsack and carried.

Mr Pederson reported that Mr Swann approved of Rein and Dahl crushed rock.

→ Mr Bohnsack moved to accept Rein and Dahl bid.
Seconded by Mr Leonhardt and carried.

Clerk to return checks to other bidders.

→ Attorney Cooper read Traylor Ordinance and explained new provisions "unless extended by Town Board" - garbage collection- Trailers in camp - Outside of camp - no trailer shall be exempt - etc.,

Mr Bohnsack moved to adopt as read.
Seconded by Mr Leonhardt and carried.

The ordinance follows:

CHAPTER 8

AN ORDINANCE RELATING TO TRAILERS, TRAILER CAMPS AND MOBILE HOMES AND PROVIDING FOR THE TAXATION THEREOF

The Town Board of the Town of Blooming Grove do ordain as follows: The ordinance entitled "Trailers and Trailer Camps", adopted June 3, 1952, is hereby amended and revised to read as follows:

8.01 Trailers, Trailer Camps and Mobile Homes.

(1) Definitions. Whenever used in this ordinance, unless a different meaning appears from the context:

(a) A "trailer" means any coach, cabin, mobile home, house car, camp car, or other vehicle or structure intended for or capable of human dwelling or sleeping purposes, mounted upon wheels, skids, rollers, blocks or supports and capable of being moved by its own power or transported by another vehicle.

(b) "Unit means a trailer unit.

(c) "Nondependent unit" means a trailer that has both bath or shower and toilet facilities.

(d) "Dependent unit" means a trailer which does not have bathroom or shower and toilet facilities.

(e) A "trailer camp" or "mobile home park" means any park, court, camp, site, plot, parcel or tract of land designated, maintained, intended or used for the purpose of supplying allocation or accommodations for more than two trailers and shall include all buildings used or intended for use as part of the equipment thereof whether or not a charge is made for the use of the trailer camp and its facilities. "Trailer camp" shall not include automobile or trailer sales lots on which unoccupied trailers are parked for purposes of inspection and sale.

(f) A "space" means a plot of ground in a trailer camp of not less than 1000 square feet of space designed for the location for only one automobile or one trailer.

(g) The word "person" shall be construed to include an individual, partnership, firm, company, corporation, whether tenant, owner, lessee, licensee or their agent, heir or assign.

2. Location Outside Camps.

(a) It shall be unlawful, except as provided in this ordinance, for any person to park any trailer on any street, alley or highway, or other public place, or on any tract of land owned by any person, within the Town of Blooming Grove.

(b) Emergency or temporary stopping or parking is permitted on any street, alley or highway for no longer than one hour subject to any other and further prohibitions, regulations, or limitations imposed by the traffic and parking regulations or ordinances for that street, alley or highway.

(c) No person shall park or occupy any trailer on any premises which is situated outside an approved trailer camp, except under special permit as is provided in Section (3) of this ordinance.

3. Permit For Location Outside Of Trailer Camp. The Town Board may issue special written permits allowing the location of a trailer outside of a trailer camp upon compliance with the following conditions:

(a) No occupied trailer may be parked on any lot in the platted area of the Town and only one occupied trailer may be parked on premises lying outside of the platted area of the Town providing such trailer be parked to the rear of the premises and between the lateral extensions of the sides of the principal house or other structures located thereon.

(b) The person to whom such permit is granted shall be subject to the parking permit fee as provided in Section (16) of this ordinance.

(c) The permit shall be granted only upon the written consent of the owner, legal agent of the owner and the lessee of the location for which the permit is issued.

(d) No more than one trailer shall be granted a permit to locate on any one premise outside a trailer camp.

(e) Application for the permit shall be made to the Town Clerk and shall be accompanied by an inspection fee of Five Dollars (\$5.00), and shall state the names and permanent addresses of the occupants of the trailer, the license number of their trailer and towing vehicle, place of last stay, intended purpose of stay at requested location, whether the occupants are nonresident tourists, whether any occupant is employed in this State; the exact location of the premises, the premises, the name of the owner and the occupants of any dwelling on the premises, and the owner and the owner and occupants permission to locate said trailer; a statement of the nature and location of sanitary facilities and the permission of the occupant of the dwelling house for their use; and a statement that all wastes from trailer occupancy will be disposed of in a sanitary manner. The application must show that a safe water supply and toilet facilities are available within two hundred (200) feet of the proposed location of the trailer; and a

(f) All occupants of any trailer located outside of a trailer camp shall register with the Town Clerk as provided in Section 14 of this ordinance.

(g) All provisions of this ordinance governing the location, use and sanitation of trailers located in a licensed trailer camp shall, so far as they are applicable, apply to any trailer located outside of such trailer camp.

(h) No person shall make any electrical connection from any trailer to any building or a source of electricity without permit and approval of the electrical inspector or such other person or agency as may be designated by the Town Board.

(i) The permit issued for each application complying with the provisions of the ordinance shall be posted on the trailer for which it is issued.

(j) No permit to park an occupied trailer outside an approved trailer camp shall be issued for a period of more than ninety(90) days in one calendar year, unless extended by the Town Board.

4. Permanent Occupancy.

(a) Trailers shall not be used as a permanent place of abode, or as a permanent dwelling, or for indefinite periods of time except as provided in Section (13); provided, that any non-dependent trailer properly connected with the public water supply and sanitary sewer system may be permitted on any premises if such trailer shall be constructed and located in compliance with all requirements of the building, plumbing, health, sanitary, electrical and zoning ordinances.

(b) Any action toward the removal of wheels except for temporary purposes of repair, or other action to attach the trailer to the ground by means of posts, piers or foundation shall subject the trailer to the requirements of the building code; as well as this ordinance.

5. License For Trailer Camp; Application and Issuance.

(a) It shall be unlawful for any person to establish, operate or maintain, or permit to be established, operated or maintained upon any property owned, leased or controlled by him, a trailer camp or mobile home park, as defined in Section 66.058 of the Wisconsin Statutes for 1953, within the limits of the Town of Blooming Grove, without receiving the approval of the Town Board and without first securing a license for each such camp from the Town Board pursuant to this ordinance. Such license shall expire one year from the date of issuance, but may be renewed under the provisions of this ordinance for additional periods of one year; provided, however, that no more than one trailer camp shall be located or licensed in any one school district.

(b) The application for such license or the renewal thereof shall be in writing, signed by the applicant, and shall be accompanied by the annual license fee of One Hundred Dollars (\$100.00) for each fifty (50) spaces, or fraction thereof, within each trailer camp or mobile home park operated by the applicant; and a surety bond in the sum of Five Thousand Dollars(\$5,000), which bond shall guarantee the collection by the licensee of the monthly parking permit fee provided for in Section 16 and the payment of such fees to the Town Treasurer, the payment by the licensee of any fine or forfeiture including legal costs imposed upon or levied against said licensee for a violation of the ordinances of said Town pursuant to which said license is granted, and shall also be for the use and benefit and may be prosecuted and recovery had thereon by any person, firm or corporation who may be injured or damaged by reason of the licensee violating the provisions of this ordinance.

(c) Transfer of License. Upon application for a transfer of license the Town Clerk, after approval of the application by the Town Board, shall issue a transfer upon the payment of a Ten Dollar (\$10.00) fee.

(d) The application for a license or a renewal thereof shall include the name and address of the owner in fee of the park, a duly verified statement by such owner that the applicant is authorized by him to construct or maintain the trailer camp or mobile home park and make the application, and such a legal description of the premises upon which the trailer camp or mobile home park is or will be located as will readily identify and definitely locate the premises. The application shall be accompanied by two (2) copies of the camp plan showing the following, either existing or as proposed: (1) The extent and area used for camp purposes; (2) Roads and driveways; (3) Location of units for trailers; (4) Location and number of sanitary conveniences, including toilets, washrooms, laundries and utility rooms to be used by occupants of units; (5) Method and plan of sewage disposal; (6) Method and plan of garbage removal; (7) Plan for water supply; (8) Plan for electrical lighting of units. If the existing or proposed camp is designed to serve non-dependent trailer units, such plans shall clearly set forth the location of all sewer and water pipes and connections.

(e) The annual license fee and the renewal thereof shall be the sum of One Hundred Dollars (\$100.00) FOR each fifty (50) spaces, or fraction thereof, within the trailer camp; providing that nothing in this subsection shall invalidate license fees paid or required to be paid prior to the effective date of this ordinance.

(f) Expiration. Licenses shall expire on the first day of August of each year.

6. Inspection and Enforcement. No trailer camp license or permit for location outside of a licensed trailer camp shall be issued until the Town Clerk shall notify the chief of police, health officer, chief of the fire department, and building inspector or their authorized agents of such application, and these officials shall inspect or cause to be inspected each application and the premises to determine whether the application and the premises on which trailers will be located comply with the regulations, ordinances and laws applicable thereto. These officials shall furnish to the Town Board in writing the information derived from such investigation, and a statement as to whether the application and the premises meet the requirements of the department for whom the officer is certifying. No license shall be renewed without a reinspection of the premises. For the purpose of making inspections and securing enforcement such officials or their authorized agents shall have the right and are hereby empowered to enter on any premise on which a trailer is located, or about to be located, and to inspect the same and all accommodations connected therewith at any reasonable time.

7. Location of Trailer Camps.

(a) No trailer or trailer camp shall be located in any fire district.

(b) No occupied trailer within the limits of the Town of Blooming Grove shall be located less than forty (40) feet from the street or highway nor less than ten (10) feet from any building or other trailer or from the boundary line of the premises on which located; excepting, however, a One hundred (100) foot side yard shall be required where the camp adjoins any residential district or area not used for a similar purpose.

8. Camp Plan.

(a) Every trailer or trailer camp shall be located on a well drained area and the premises shall be properly graded so as to prevent the accumulation of storm or other waters. No trailer or trailer camp shall be located in any area that is situated so that drainage or other sources of filth can be deposited in its location.

(b) Trailer spaces shall be clearly defined and shall consist of a minimum of two thousand (2,000) square feet and a width of not less than twenty (20) feet. The camp shall be so arranged that all spaces shall face or abut on a driveway of not less than twenty (20) feet in width, giving easy access from all units to a public street. Such driveway shall be graveled or paved and maintained in good condition, having natural drainage, be well lighted at night, and shall not be obstructed at any time.

(c) The camp shall be so laid out that no dependent unit shall be located farther than two hundred (200) feet from the toilets and service buildings provided for herein, and walkways to such buildings shall be graveled or paved and well lighted at night.

(d) Every trailer space shall be furnished with an electric outlet. Such outlet shall be equipped with an externally operated switch or fuse of not less than thirty (30) amperes capacity, and a heavy duty outlet receptacle. Electrical outlets shall be weatherproof and no power lines shall be less than fifteen (15) feet above ground.

(e) No trailer unit shall be parked in a camp outside of a designated space.

9. Water Supply.

(a) (a) An adequate supply of pure water, furnished through a pipe distribution system connected directly with the public water main, with supply faucets located not more than two hundred (200) feet from any dependent trailer shall be furnished for drinking and domestic purposes in all camps.

(b) Individual water service connections provided for direct use of an independent unit shall be so constructed that they will not be damaged by the parking of such units. Such system shall be adequate to provide twenty (20) pounds pressure per square inch and capable of furnishing a minimum of one hundred twenty-five (125) gallons per day per space.

(c) No common drinking vessels shall be permitted, nor shall any drinking water faucets be placed in any toilet room.

(d) Every trailer camp serving dependent units shall provide an abundant supply of hot water at all reasonable hours for bathing, washing and laundry facilities.

10. Service Building and Accommodations.

(a) Every trailer camp designed to serve dependent units shall have erected thereon suitable buildings for housing toilets, lavatories, showers, slop sinks, and laundry facilities as required by this ordinance, such buildings to be known as service buildings. Service buildings shall be located not more than two hundred (200) feet from any trailer space. Such buildings shall be of permanent construction and adequately lighted, screened and ventilated!

(b) There shall be provided separate toilet rooms for each sex. Water flush toilets shall be required. Toilets shall be provided for each sex in the ratio of one toilet for each eight (8) dependent units or fraction thereof, and shall have separate compartments. Every male toilet room shall also contain one urinal for each sixteen (16) dependent units, but in no case shall any male toilet be without one urinal. Toilet rooms shall contain lavatories with hot and cold water in the ratio of one lavatory to every two or less water closets.

(c) Separate bathing facilities for each sex shall be provided with one shower enclosed in a compartment at least four (4) feet square, for each eight (8) dependent units or fraction thereof. Each shower compartment shall be supplemented by an individual dressing compartment of at least twelve (12) feet square.

(d) Laundry facilities shall be provided in the ratio of one double tray unit and one conventional type washing machine, or one automatic washing machine, with electric outlet, for each eight (8) units. Sufficient drying facilities shall be available.

(e) Slop sinks for disposal of liquid wastes originating at the units shall be provided in a separate room of the service building in the ratio of one slop;sink for each sixteen (16) dependent units.

(f) The above accommodations shall be based on the total camp capacity according to accepted plans.

(g) Floors of toilets, showers, and the laundry shall be of concrete, tile, or similar material impervious to water and easily cleaned and pitched to a floor drain.

(h) Every service building within a trailer camp shall be provided with sufficient fire extinguishers of the type and capacity as shall be approved by the Blooming Grove Fire Department.

11. Fire Extinguishers Required.

(a) Each trailer occupied as a place of human habitation under any of the provisions of this ordinance shall be equipped with a fire extinguisher, conveniently attached thereto; such extinguisher to be of one unit of fire protection capacity, and approved by the Blooming Grove Fire Department.

(b) The use of liquid petroleum gas in occupied trailers shall conform in every particular to the laws, rules and regulations of the State of Wisconsin governing such use.

12. Waste and Garbage Disposal.

(a) All Liquid waste from showers, toilets, laundries, faucets, lavatories, etc., shall be discharged into a sewer system extended from and connected with the public sewer system.

(b) Every space designed to serve a nondependent unit shall be provided with sewer connections which shall comply with the state plumbing code. The sewer connection shall be provided with suitable fittings so that water tight connections can be made. Such connections shall be so constructed so that they can be closed when not connected and trapped in such a manner as to be maintained in an odor-free condition.

(c) All sanitary facilities in any unit which are not connected with a public sewer system by approved pipe connections shall be sealed and their use is hereby declared unlawful.

(d) Each faucet shall be equipped with facilities for drainage of waste and excess water.

(e) Every trailer unit shall be provided with a substantial flytight, watertight metal garbage depository from which the contents shall be removed and disposed of in a sanitary manner by the camp custodian at least weekly.

13. Limitation On Length of Stay and On Number of Occupants.

It shall be unlawful for any person to occupy any trailer within the Town of Blooming Grove for a period in excess of eight (8) months in any one calendar year, except as provided in Section (4) of this ordinance. The proprietor of each trailer camp shall take steps to limit the period of occupancy with this ordinance.

14. Management.

(a) In every trailer camp there shall be located the office of the attendant or person in charge of said camp. A copy of the camp license and of this ordinance shall be posted therein and the camp register shall at all times be kept in said office.

(b) It is hereby made the duty of the attendant or person in charge, together with the licensee, to:

1. Keep a register of all guests, to be open at all times to inspection by state and federal officers and the trailer committee, which shall show for all guests:

- a. Names and addresses
- b. Number of children of school age
- c. State of legal residence
- d. Dates of entrance and departure
- e. License numbers of all trailers and towing or other vehicles
- f. States issuing such licenses
- g. Purpose of stay in camp
- h. Place of last location and length of stay
- i. Place of employment of each occupant

2. Maintain the camp in a clean, orderly and sanitary condition at all times.

3. Insure that the provisions of this ordinance are complied with and enforced and report promptly to the proper authorities any violations of this ordinance or any other violations of law which may come to his attention.

4. Report to the health officer all cases of persons or animals affected or suspected of being affected with any communicable disease.

5. All trailers and trailer camps shall be opened to inspection at all reasonable hours by the representatives of the Board of Health and local health officers.

6. Collect the monthly parking permit fee provided for in Section (16) of this ordinance. A book shall be kept showing the names of the persons paying said service charges and the amount paid.

7. Prohibit the lighting of open fires on the premises.

15. Applicability of Plumbing, Electrical and Building Ordinances. All plumbing, electrical, building and other work on or at any camp licensed under this ordinance shall be in accordance with the ordinances of the Town of Blooming Grove and the requirements of the state plumbing, electrical and building codes and the regulations of the State Board of Health. Licenses and permits granted under this ordinance grant no right to erect or repair any structure, to do any plumbing work, or to do any electrical work.

16. Monthly Parking Fee.

(a) There is hereby imposed on each owner or operator of a trailer camp licensed herein a monthly parking permit fee as determined in accordance with Section 66.058 of the Wisconsin Statutes for 1953, on each occupied nonexempt trailer which shall have been parked in such camp at any time during the month. It shall be the full and complete responsibility of the licensee to collect the proper amount from each trailer and to pay to the Town Treasurer such parking permit fees on or before the tenth of the month following the month for which such fees are due, in accordance with the terms of this ordinance and such regulations as the Treasurer may reasonably promulgate.

(b) Occupants of nonexempt trailers parked outside of licensed trailer camps in accordance with Section (3) of this ordinance shall pay the same monthly parking permit fee as trailers located in a trailer camp.

17. Exempt Trailers. No trailer shall be exempt from the monthly parking permit fee herein provided, unless the occupants thereof are nonresident tourists or vacationists or the trailer is accompanied by an automobile and both the trailer and the automobile bear licenses issued by states other than Wisconsin; provided,

however, that there shall be no exemption from the monthly parking permit fee when one or more persons occupying the trailer are employed in this state and no trailer shall be exempt from said monthly parking permit fee if such trailer has been used as a dwelling within the Town of Blooming Grove for more than sixty (60) days in any twelve (12) months.

18. Revocation and Suspension. The Town Board is hereby authorized to revoke any license or permit issued pursuant to the terms of this ordinance in accordance with Section 66.058 of the Wisconsin Statutes for 1953.

19. Penalties For Violation Of Ordinance. Any person violating any provision of this ordinance, shall upon conviction thereof forfeit not less than Ten Dollars (\$10.00) nor more than One Hundred Dollars (\$100.00) and the costs of prosecution, and in default of payment of such forfeiture and costs shall be imprisoned in the County jail untill; payment of such forfeiture and the costs of prosecution, but not exceeding thirty (30) days for each violation. Each day of violation shall constitute a separate offense.

20. Separability and Conflict.

(a) If any section, subsection, sentence, clause, phrase or portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portions thereof.

(b) All ordinances or parts of ordinances inconsistent with or contrary herto are hereby repealed, except, nothing in this ordinance shall be interpreted so as to conflict with State laws or orders regulating trailers or trailer camps or any of the requirements of any ordinances of the Town of Blooming Grove not mentioned or made inapplicable by the express terms of this ordinance.

21. Effective Date. This ordinance shall take effect one week from and after its passage and posting, and proof of said posting is filed and recorded by the Town Clerk.

The foregoing ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on May 19, , 1954.

Neal G. Brown - Chairman

LeRoy W. Bohnsack - Supervisor

E. C. Leonhardt - Supervisor

H. O. Femrite - Clerk

The above ordinance was posted on the 20th day of May, 1954, at the following places:

1. Town Hall
2. Allis School on Buckeye Road
3. Kroger Store on Monona Drive

Mr. Bohnsack moved adoption of the ordinance as read, seconded by Mr. Leonhardt. Carried.

Mr. Bohnsack moved enforcement should be by the Inspection Department, Seconded by Mr. Leonhardt. Carried.

The Beverage Ordinance was read by Mr. Earl Cooper, Mr. Brown moved to adopt the ordinance as read, seconded by Mr. Bohnsack. Carried.

The Ordinance follows: BEVERAGE ORDINANCE-Adopted May 19, 1954 ←

The Town Board of the Town of Blooming Grove Do Ordain That the Town Ordinances Licensing and Regulating the Sale of Intoxicating Liquor, Fermented Malt Beverages, Nonintoxicating Beverages and Soda Water Beverages Are Hereby Amended, Revised and Codified as Follows:

CHAPTER 5 BEVERAGE ORDINANCE

5.01 Sale.

(1) It shall be unlawful for any person, firm, association or corporation to sell; or keep for sale or permit to be sold or kept for sale to consumers within the Town of Blooming Grove any intoxicating liquor, fermented malt beverage, nonintoxicating beverage or soda water beverage as hereinafter defined except in strict accordance with this section.

5.02 Definitions. Whenever the following terms are used in this section, they shall be construed as follows:

(1) "Intoxicating liquors" shall mean all ardent, spiritous, distilled, or vinous liquors, liquids, or compounds, whether medicated, proprietary, patented, or not, and by whatever name called, containing one-half of one per cent or more of alcohol by volume which are fit for beverage purposes, but shall not include "fermented malt beverages" as defined hereafter, which contain less than five (5) per centum of alcohol by weight.

(2) "Fermented malt beverages" shall mean any liquor or liquid capable of being used for beverage purposes, made by the alcoholic fermentation of an infusion in potable water of barley malt and hops, with or without unmalted grains or decorticated and degerminated grains or sugar containing one-half of one per cent or more of alcohol by volume.

(3) "Retailer" shall mean any person who shall sell, barter, exchange, offer for sale, expose for sale, or exchange or have in possession with intent to sell, or exchange to consumers, any fermented malt beverages, intoxicating liquors, nonintoxicating beverages or soda water beverages.

(4) "Wholesaler of intoxicating liquor" shall mean any person, firm or corporation, other than a manufacturer or rectifier, that sells intoxicating liquors to retailers or other licensees for the purpose of resale.

(5) "Wholesaler of fermented malt beverages" shall mean any person, firm or corporation, other than a brewer or bottler, who shall sell, barter, exchange, offer for sale, have in possession with intent to sell, deal or traffic in fermented malt beverages as herein defined, in quantities of not less than four and one-half ($4\frac{1}{2}$) gallons at one time not to be consumed in or about the premises where sold.

(6) "Operator" shall mean any person who shall draw or remove any fermented malt beverage for sale or consumption from any barrel, keg, cask, bottle or other container in which fermented malt beverages shall be stored or kept on premises requiring a Class "B" fermented malt beverage license, for sale or service to a consumer for consumption in or upon the premises where sold.

(7) "Nonintoxicating beverages" shall mean any beverage containing alcohol not exceeding one-half of one per cent by volume.

(8) "Soda water beverages" shall mean any beverage not containing alcohol used primarily for refreshment purposes and commonly known as pop, soda, cola and the like.

(9) "Sell," "sold," or "sale" includes the transfer, gift, barter, trade, or exchange of any shift, device, scheme or transaction whereby intoxicating liquors, fermented malt beverages, nonintoxicating beverages or soda water beverages may be obtained, but does not include the solicitation of orders for, or the sale for future delivery of any of the above where such solicitation or sale for future delivery is not to consumer but is to a person, firm, association or corporation who shall resell such items as part of his or its regular business.

(10) "Hotel" means a building owned or leased and operated by a person holding a duly issued and valid license as an innkeeper, provided with adequate and sanitary kitchen and dining room equip-

ment and capacity, and employing such number and kinds of servants and employees for preparing, cooking and serving suitable food for its guests, including travelers and strangers and its other patrons and customers, as necessary to meet and comply with all the requirements imposed upon innkeepers under the laws of this state.

(11) "Club" shall mean an organization, whether incorporated or not, which is the owner, lessee, or occupant of a building used exclusively for club purposes, and which is operated solely for a recreational, fraternal, social, patriotic, political, benevolent or athletic purpose, but not for pecuniary gain; except that where such club is located in an office or business building it may be licensed as such if it otherwise qualifies as a "club" within the meaning of this subsection. A club making application for a license shall have occupied the premises upon which it is then located for a period of six months prior to the date of filing such application, unless such application is for the sale of nonintoxicating beverages or soda water beverages.

(12) "Restaurant" means space in and wholly within a suitable building, leased or rented or owned by a person or corporation, licensed as such and provided with adequate and sanitary kitchen and dining room equipment and capacity and employing such number and kinds of servants and employees necessary for preparing, cooking and serving suitable food for strangers, travelers and other patrons and customers, and complying with all the requirements imposed upon restaurants under the laws of this state.

(13) (13) "License" shall mean an authorization or permit particularly describing the premises issued by the Town Board, relating to the sale, barter, exchange or traffic in intoxicating liquors, fermented malt beverages, nonintoxicating beverages and soda water beverages. Every license shall be inclosed in a suitable wood or metal frame, having a clear glass space, and a substantial wood or metal back, so that the whole of the license may be seen therein, and shall be posted up and at all times displayed in a conspicuous place in the room where such business is carried on, so that all persons visiting such place may readily see the same. Any person selling any liquor or beverages covered by this ordinance and not fulfilling the posting requirements shall be deemed to be selling such liquor or beverage without a license.

(14) "Application" shall mean a formal written request filed with the Clerk of the Town for the issuance of a license, and if such request is for the sale of intoxicating liquor or fermented malt beverages, it shall be supported by a verified statement of facts, and made upon forms issued by the Commissioner of taxation.

5.03 Sale Without License Prohibited. The Town Board shall grant licenses for the sale of intoxicating liquor, fermented malt beverages, nonintoxicating beverages and soda water beverages to such persons; as they deem proper. No person shall vend, sell, deal or traffic in, or, for the purpose of evading any law or ordinance, give away any intoxicating liquor or fermented malt beverages in any quantity whatever in the Town of Blooming Grove without having procured a license as provided in this ordinance nor without complying with all of the provisions of this ordinance and all statutes, ordinances and regulations applicable thereto, and no person shall sell any nonintoxicating beverages or soda water beverages unless such person is licensed as hereinafter provided.

5.04 Types of Licenses.

(1) Class A Intoxicating Liquor Licenses. A holder of such license may sell, deal and traffic in intoxicating liquors only in the original and unopened packages or containers, in quantities of not more than three (3) wine gallons at any one time, and to be consumed off the premises so licensed, except that wine may be sold in the original package or otherwise in any quantity but not in opened containers.

(2) Class B Intoxicating Liquor Licenses. A holder of such license may sell, deal and traffic in intoxicating liquors to be consumed by the glass only on the premises so licensed and not in the original package or container, except that wine and fermented malt beverages may be sold in the original container or otherwise, but not in opened containers in any quantity for consumption off the premises. Holders of such licenses may also sell, deal and traffic in nonintoxicating beverages and soda water beverages in any quantity to be consumed on or off the premises without a special license therefor. No Class B intoxicating liquor license shall be issued to any person who does not have or to whom is not issued a Class B fermented malt beverage license.

(3) Intoxicating Liquor Wholesale License. A holder of such license may sell intoxicating liquors to retailers or other licensees for the purpose of resale.

(4) Class A Fermented Malt Beverage Licenses. A holder of such license may sell, deal and traffic in fermented malt beverages only for consumption away from the premises where sold and in the original and unopened package.

(5) Fermented Malt Beverage Wholesale Licenses. Wholesalers' licenses may be issued only to domestic corporations, to foreign corporations licensed to do business in this state, or to persons of good moral character who have been residents of the State of Wisconsin continuously for not less than one year prior to the date of filing application for said license. Said license may also be issued to any holder of a Class B fermented malt beverage license. Said license shall authorize the holder to sell fermented malt beverages in quantities of not less than four and one-half ($4\frac{1}{2}$) gallons at any one time, in the original containers or packages and unopened, for consumption off the premises.

(6) Class B Fermented Malt Beverage Licenses. A holder of such license may sell, deal and traffic in fermented malt beverages to be consumed either on the premises where sold or away from such premises, provided that no fermented malt beverages sold for consumption away from the premises shall be in opened containers. Holders of such licenses may also sell, deal and traffic in non-intoxicating beverages and soda water beverages in any quantity to be consumed on or off the premises without a special license therefor.

(7) Operator's License. No person shall withdraw from any barrel, keg, cask or serve from any refrigerator, place of storage, box, case or container, any fermented malt beverage for sale or service to any customer,, in or about any premises licensed under a Class B intoxicating liquor license, or a Class B fermented malt beverage license, unless he shall be the licensee under either of said licenses or shall have an operator's license or shall be under the immediate supervision of the licensee or person holding an operator's license.

(8) Pharmacist's License. Such licenses shall be granted only to registered pharmacists for the sale of intoxicating liquors in quantities less than one gallon for medicinal, mechanical or scientific purposes only not to be drunk upon the premises. No sale for either medicinal, mechanical or scientific purposes shall be made of intoxicating liquor unless the purchaser shall make and file a certificate in writing for each sale, dated and subscribed by him and witnessed by such pharmacist, stating for what purpose the intoxicating liquor so desired is to be used and that it is not for beverage purposes, and also stating in case of a sale for medicinal purposes on a physician's prescription the date and number of such prescription and the name of the physician. Every pharmacist shall keep a book in which he shall enter the date, kind and quantity of each such sale made by him and the purpose of such sale. Purchaser certificates and prescriptions shall be filed and preserved with the book herein required and shall be considered a public record at all times open to inspection by any member of the Town Board or any peace officer, and at the end of each month all such certificates and prescriptions received by him shall be filed with the Town Clerk. On the third Tuesday of every April every such pharmacist shall file a verified copy of all such entries with the Town Clerk, which yearly records may be destroyed by the Town Clerk every two (2) years except

that these records shall be kept on file for a period of one year after the filing of the same. No pharmacist licensed under this subsection shall advertise for sale any intoxicating liquor unless such pharmacist holds a Class A or Class B intoxicating liquor license, nor shall such pharmacist display any intoxicating liquor in any manner in or about his premises except upon wall shelving not to exceed three (3) feet in length.

(9) Nonintoxicating Beverage Licenses. Holders of such licenses may sell, deal and traffic in nonintoxicating beverages to be consumed on or off the premises where sold or for resale or distribution at wholesale. Such license shall designate the specific premises for which it is granted.

(10) Soda Water Beverage Licenses. Holders of such licenses may sell, deal and traffic in soda water beverages to be consumed on or off the premises where sold or for resale or distribution at wholesale.

5.05 Restrictions on the Issuance of Licenses.

(1) Intoxicating Liquor Licenses.

a. No license shall be granted to any person or persons under the age of twenty-one (21) years or to a person who is not of good moral character or is not a full citizen of the United States and of this State or who has not resided in the State of Wisconsin continuously for at least one year prior to the date of filing his application; nor shall any such license be granted or issued to any person who has habitually been a petty law offender, or has been convicted of an offense punishable by imprisonment in the State prison, or a Federal prison, unless the person so committed has been duly pardoned.

b. No Class B license shall be issued to any person who does not have or to whom is not issued a Class B license to sell fermented malt beverages. No license shall be issued to a foreign or domestic corporation for the sale of intoxicating liquors, unless such corporation has complied with Section 176.05 of (13) of the Wisconsin Statutes, relating to the appointment of agents.

c. Not more than two Class A or Class B licenses shall be issued in the state to any one corporation or person, except in case of hotels or clubs.

d. No Class A or Class B license shall be issued to any person acting as agent for or in the employ of another.

e. Except in case of hotels, a Class A liquor license and a Class B liquor license or a Class B fermented malt beverage license shall not be issued for the same or connecting premises. If either class of license is issued for the same or connecting premises (except hotels) already covered by the other type of license, the license last issued shall be void, and if both are issued simultaneously both shall be void.

f. A separate license shall be required for each location from which the sales of intoxicating liquors are made.

g. No license shall be issued to any person unless the premises be licensed conform to the rules and regulations made by the State Board of Health and by the Town of Blooming Grove relating to health, safety and zoning; and unless said premises are properly ventilated and supplied with sufficient toilet conveniences and constitute a safe and proper place for the purpose for which they are to be used.

h. No license shall be issued to any person until such person has obtained a valid federal special tax stamp appropriate to his business.

i. No Class A or Class B license shall be issued for premises less than five hundred (500) feet from any established public school, parochial school, hospital or church. Such distance

shall be measured via the shortest route along the highway from the closest point of the boundary of such school, church or hospital to the closest entrance to such premises, provided that this subsection shall not apply to premises licensed as such on June 30, 1947.

j. No Class B license shall be issued for any premises on which dancing is allowed, with or without charge, whether employing an orchestra or using mechanical music or single performers, unless the same shall be a licensed dance hall.

K. No Class B license shall be issued for the sale of intoxicating liquors in any buildings on back lots.

L. Transfer of Licenses. Intoxicating liquor licenses may be transferred from one premises to another within the Town of Blooming Grove upon compliance with this ordinance with respect to location but no license shall be entitled to more than one transfer in any one license year. The fee for transfer shall be Ten Dollars (10.00). Whenever a license is transferred the Town Clerk Shall notify the Commissioner of Taxation.

(2) Fermented Malt Beverages Licenses.

a. No license shall be issued to any person or persons under the age of twenty-one (21) years or to a person who is not of good moral character or is not a full citizen of the United States and of the State or who has not resided in the State of Wisconsin continuously for at least one year prior to the date of filing his application. No license shall be issued to a foreign or domestic corporation for the sale of fermented malt beverages, unless such corporation has complied with Section 176.05 (13) of the Wisconsin Statutes, relating to the appointment of agents.

b. Not more than two Class A or Class B licenses shall be issued in the State to any one person or corporation except in case of hotels or clubs.

c. No Class A or Class B license shall be issued to any person acting as agent for or in the employ of another, except that such restriction shall not apply to Class B licenses for hotels, restaurants not a part of or located in or upon premises of any mercantile establishment, or to a bona fide club, society or lodge that shall have been in existence for not less than six (6) months prior to the date of the application. A Class B license may be taken in the name of an officer or manager of a hotel, restaurant, club, society or lodge, who shall be personally responsible for compliance with all of the terms and provisions of this ordinance insofar as it relates to the sale of fermented malt beverages.

d. Class B licenses may be issued at any time for bona fide clubs, State, County or local fair associations or agricultural societies, lodges or societies which have been in existence for not less than six (6) months prior to the date of the application or to posts now or hereafter established or ex-servicemen's organizations, authorizing them to sell fermented malt beverages at a particular picnic or similar gathering or at a meeting of any such post, or during a fair conducted by such fair associations or agricultural societies. A fee of Ten Dollars (\$10.00) shall be charged for such licenses.

e. No Class B license shall be granted for any premises where any other business shall be conducted, in connection with said licensed premises and no other business may be conducted on such licensed premises after the granting of such license except that such restriction shall not apply to a hotel, or to a restaurant not part of or located in any mercantile establishment, or to a combination grocery store and tavern, or to a bowling alley or recreation premises or to a bona fide club, society or lodge that shall have been in existence for not less than six (6) months prior to the date of filing application for such license.

f. The provisions of subparagraphs 5.05 (1) (e), (f), (g), (h), (i), (j), and (k) of the restrictions on the issuance

of licenses for the sale of intoxicating liquors shall apply with equal force to the issuance of licenses for the sale of fermented malt beverages under Class B licenses.

5.06 Terms and Duration of Licenses. Unless sooner revoked, licenses for the sale of intoxicating liquor and fermented malt beverages and pharmacists' licenses shall expire on the 1st day of July next after the granting thereof. Operators' licenses, nonintoxicating beverage licenses and soda water licenses shall expire on the 30th day of June of the year for which issued.

5.07 Revocation of Licenses.

(1) Licenses for the sale of intoxicating liquor, fermented malt beverages, operators' licenses and pharmacists' licenses shall be revoked in the manner provided in Section 176.12 of the Wisconsin Statutes for the causes stated therein or for violation of any of the provisions of this ordinance or any later ordinance or any Wisconsin Statute or later statute relating to the sale of intoxicating liquor or fermented malt beverages, or for conviction for violation of any law or ordinance regulating gambling or gambling devices, or for conviction for violation of any provision of Chapter 351 of the Wisconsin Statutes entitled "Offenses Against Chastity, Morality and Decency" or any ordinance on the same subject, or for any other reasonable cause which in the opinion of the Town Board adversely affects the health, safety, morals or public welfare of the Town of Blooming Grove.

(2) Licenses for the sale of nonintoxicating beverages and soda water beverages may be revoked for like cause upon notice to the licensee of the cause of revocation not less than three (3) days before the next regular or special meeting of the Town Board, at which meeting the licensee shall be given an opportunity to be heard.

(3) License fees shall not be refunded upon revocation for any cause except failure because of impossibility or undue hardship to satisfy the requirements of new restrictions imposed by later ordinances.

(4) All licenses issued pursuant to this ordinance shall be subject to such further regulations and restrictions as may be imposed by the Town Board by amendment or enactment of new ordinances. If any new amendment or ordinance shall provide for the revocation of all or any class of existing licenses and the issuance of new licenses, or shall impose such new restrictions as render it impossible or creates an undue hardship for any licensee to meet such new restrictions, his license may nevertheless be revoked. This subsection and the acceptance of its terms by the licensee is hereby declared to be an express condition to the issuance of a license or its renewal pursuant to this ordinance.

(5) Revocation of a license for the sale of intoxicating liquor issued by the State or by the Town of Blooming Grove shall automatically revoke any other license issued under this ordinance, unless such revocation is for failure because of impossibility or undue hardship to satisfy the requirements of restrictions imposed by later statutes, ordinances, or amendments thereto.

5.08 Arrest Without Warrant. Any peace officer may arrest without warrant any person committing in his presence violations of any provision of this ordinance and may without a search warrant seize any personal property used in connection with such violation.

5.09 Search Warrants.

(1) When complaint shall be made to the Justice of the Peace that intoxicating liquor is kept, or fermented malt beverages are being sold or kept for sale in any particular building or premises within the Town of Blooming Grove in violation of this ordinance, said Justice, if he be satisfied that there is reasonable cause for such belief, shall issue his warrant to search for such intoxicating liquor or fermented malt beverage.

(2) Such warrant shall be directed to any police officer of

the Town of Blooming Grove commanding such officer to search the building or premises designated and described therein, and to bring before the said Justice any such intoxicating liquor, or fermented malt beverage found, being kept, sold, or kept for sale in violation of this ordinance, and the person in whose possession the same are found.

(3) When any officer, in the execution of a search warrant, shall seize any intoxicating liquor, fermented malt beverage for which a search is authorized by this subsection, all such property or things shall be safely kept by the direction of the Court as long as shall be necessary for the purpose of being produced as evidence at any trial, and as soon as may be afterward returned to the owner, destroyed, or otherwise disposed of as the Justice may direct.

5.10 Regulations. All licenses shall be granted subject to the following regulations:

(1) Health Rules. All licensed premises shall be kept sanitary and shall be conducted in compliance with the rules prescribed by the Board of Health, and Class B license holders and all persons aiding them in the immediate conduct of their business shall possess a food handlers permit.

(2) Inspection and Search. It shall be a condition of any license issued hereunder that the licensed premises may be entered and inspected at any reasonable hour by any police officer of the Town of Blooming Grove or by a member of the Town Board without any warrant, and application for a license hereunder shall be deemed a consent to this provision. Any refusal to permit such inspection shall be grounds for revocation of any license issued hereunder and shall be deemed a violation of this ordinance.

(3) Employees. No proprietor of any premises operated under any Class B license, except hotels, restaurants and bona fide clubs shall employ any person under twenty-one (21) years of age.

(4) Conduct. Every licensed premises shall be operated in compliance with the ordinances of the Town of Blooming Grove presently existing and any amendment or enactment of new ordinances.

(5) Hours For Sale and Closing.

a. No intoxicating liquor may be sold under a Class A liquor license and no premises for which such license is issued shall be permitted to remain open for the sale of intoxicating liquor between the hours of 9:00 o'clock P. M. and 8:00 o'clock A.M.

b. No intoxicating liquor may be sold under a Class B liquor license and no fermented malt beverages may be sold under a Class B fermented malt beverage license and no premises for which such licenses are issued, except grocery stores, hotels and restaurants shall be permitted to remain open for the sale of intoxicating liquor or fermented malt beverages between the hours of 1:00 o'clock A. M. and 8:00 o'clock A.M. except on January 1 when the closing hours shall be between 3:00 o'clock A.M. AND 8:00 o'clock A.M.

(c) No premises for which a Class A liquor license, Class B liquor license or Class B fermented malt beverage license has been issued shall remain open after 6:00 o'clock P. M. on December 24th in each year, nor before 12:00 o'clock noon on December 25th in each year.

(6) No person shall procure for, sell, dispense, give away or furnish fermented malt beverages to any person under the age of (18) eighteen years not accompanied by parent, guardian or spouse.

(7) No person shall procure for, sell, dispense, give away or furnish intoxicating liquor to any person under the age of twenty-one (21) years.

(8) No fermented malt beverages not intoxicating liquor shall be sold or given away to any person who is intoxicated or bordering on a state of intoxication.

(9) Every keeper of any place, of any nature or character, whatsoever, for the sale of intoxicating liquor, who shall either directly or indirectly suffer or permit any person of either sex under the age of twenty-one (21) years unaccompanied by his or her parent, guardian or spouse, of whom one shall be twenty-one (21) years of age, or suffer or permit any person to whom the sale of any such liquors has been forbidden in the manner provided by law who is not a resident, employee or a bona fide lodger or boarder on the premises of such licensed person, to enter or be on such licensed premises for any purpose, excepting the transacting of bona fide business other than amusement or the purchase, receiving or consumption of edibles or beverages, shall, for every such offense, be fined not exceeding Two Hundred Dollars (\$200.00) and in default of payment thereof be imprisoned in the Dane County jail until said fine is paid, but not to exceed sixty (60) days; and any such person so remaining as aforesaid who is not a resident, employee or bona fide lodger or boarder on the premises, or who is not accompanied by his or her parent, guardian or spouse, of whom one shall be twenty-one (21) years of age, shall be fined not more than Twenty Dollars (\$20.00) and in default of payment thereof be imprisoned in the Dane County jail until said fine is paid, but not to exceed thirty days (30) days. This section shall not apply to hotels, drug stores, grocery stores, bowling alleys, cars operated on any railroad nor to premises operated under both a Class B license and a restaurant permit, where the principal business conducted therein is that of a restaurant. It shall be presumed, however, where such premises are so operated under both Class B license and a restaurant permit, that the principal business conducted therein is that of the sale of intoxicating liquor, until such presumption is rebutted by competent evidence.

(10) Every keeper of any place, of any nature or character, whatsoever, for the sale of any fermented malt beverage under a Class B fermented malt beverage license, who shall directly or indirectly suffer or permit any person of either sex under the age of eighteen (18) years, unaccompanied by his or her parent or guardian, who is not a resident, employee, or a bona fide lodger or boarder on the premises controlled by the proprietor or licensee of such place, and of which such place consists or is a part, to enter or be on such licensed premises for any purpose, excepting the transaction of bona fide business other than amusement, the purchase, receiving or consumption of edibles or beverages, shall, for every such offense, be liable to a penalty not exceeding Two Hundred Dollars (\$200.00), beside costs, and in default of payment thereof be imprisoned in the Dane County jail until said fine and costs are paid but not to exceed sixty (60) days; and any such person so remaining as aforesaid, who is not a resident, employee, or a bona fide lodger or boarder on such premises, or who is not accompanied by his or her parent or guardian, shall also be liable to a penalty of not more than Twenty Dollars (\$20.00), beside costs. This section shall not apply to hotels, drug stores, grocery stores, bowling alleys, cars operated on any railroad, nor to premises operated under a Class B license and a restaurant permit where the principal business conducted therein is that of a restaurant. It shall be presumed however, where such premises are so operated under both a Class B license and a restaurant permit that the principal business conducted is that of the sale of fermented malt beverage, until such presumption is rebutted by competent evidence. The provisions of subsection 5.12 providing for punishment of violators of this section by fine and imprisonment shall not apply to this subsection.

(11) It shall be unlawful to sell or give away any intoxicating liquor or fermented malt beverage to any person to whom the sale or giving away of liquor or fermented malt beverage shall have been forbidden as provided in Sections 176.26 to 176.29 of the Wisconsin Statutes.

(12) It shall be unlawful to permit gambling or devices used for gambling upon any premises licensed under this section.

(13) No intoxicating liquor nor fermented malt beverages shall be sold or dispensed in any portion of a building or premises not described in the license.

(14) There shall be upon the premises operated under a Class A intoxicating liquor license or Class B liquor license or a Class B fermented malt beverage license, at all times, the licensee or some person who shall have an operator's license as provided in these ordinances and who shall be responsible for the acts of all persons serving as waiters or in any other manner, any fermented malt beverage or intoxicating liquor to customers. No person other than the licensee shall serve fermented malt beverages or intoxicating liquor in any place operated under a Class A intoxicating liquor license or Class B liquor license or Class B fermented malt beverage license unless he shall be under the immediate supervision of the licensee or a person holding an operator's license who shall be at the time of such service upon said premises.

(15) It shall be unlawful for the holder of a Class A liquor license to sell, vend, serve, give away or in any way deal or traffic in intoxicating liquor in any other manner than in the original package or container in quantities of not more than three (3) ~~xx~~ wine gallons at any one time, and to be consumed off the licensed premises, except that wine may be sold in the original package or otherwise in any quantity but not in open containers.

(16) It shall be unlawful for any holder of a Class B intoxicating liquor license to sell, vend, serve, give away or in any way deal or traffic in intoxicating liquor in any other manner than by the glass to be consumed on the premises or in the original package or container except that wine and fermented malt beverage may be sold in the original container or otherwise in any quantity, but not in open containers, for consumption off the premises. It shall be lawful, however, for such licensee to sell, deal and traffic in nonintoxicating beverages and soda water beverages in any quantity to be consumed on or off the premises without a special license therefor.

(17) No intoxicating liquor as defined in these ordinances shall be kept in or upon any premises licensed under a Class B fermented malt beverage license unless an additional license shall have been issued by the Town of Blooming Grove for the sale of intoxicating liquor upon the same premises.

(18) No person shall sell or keep for sale or permit to be sold or kept for sale in or about any premises for which a Class A fermented malt beverage license has been issued any fermented malt beverage except in original packages, containers or bottles, not to be consumed in or about the premises where sold.

(19) No person or corporation holding a wholesaler's license and no person as an agent or employee of such licensee shall sell or keep for sale any fermented malt beverage except in original packages or containers and in quantities of not less than four and one-half (4½) gallons at any one time, and it shall be unlawful for any such licensee or any agent or employee of such licensee to sell or dispense any fermented malt beverage for consumption on the premises of such licensee.

5.11 Fees. The fees for licenses issued pursuant to this ordinance shall be as follows and shall be paid prior to the issuance of the license:

1. Class A and Class B intoxicating liquor licenses: \$300.00/
2. Pharmacist's license: \$10.00.
3. Class A fermented malt beverage license: \$10.00.
4. Class B fermented malt beverage license: \$100.00.
5. Class B fermented malt beverage license for bona fide clubs, societies or lodges that have been in existence for not less than six (6) months prior to the application for a particular event: \$5.00.
6. Fermented malt beverage wholesale license: \$25.00.
7. Operator's license: \$1.00.
8. Soda water beverage license: \$5.00.
9. Intoxicating liquor wholesale license: \$50.00.

5.12 Penalties. Any person violating any provisions of this ordinance for which a specific penalty is not herinbefore provided shall be upon conviction punished by a fine of not more than Two Hundred Dollars (\$200.00) beside costs, for each and every offense, and in default of payment thereof by imprisonment in the Dane County jail until said fine and costs are paid, but not to exceed sixty (60) days. In the event that any person shall be convicted of a second offense under the provisions of this ordinance such offender, in addition to the penalties herein provided, shall forthwith forfeit any license issued hereunder without further notice and no license shall thereafter be granted to such person for a period of one year from the date of such forfeiture.

5.13 If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid, such decision shall not affect the validity of the remaining portions of this ordinance.

5.14 All ordinances or parts of ordinances inconsistent with this ordinance are hereby repealed.

5.15 Effective Date. This ordinance shall take effect one week after passage and posting, and proof of said posting is filed andrecorded by the Town Clerk.

The foregoing ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove on May 19, 1954.

Neal G. Brown - Chairman

LeRoy Bohnsack -Supervisor

Elwood C. Leonhardt- Supervisor

H. O. Femrite - Clerk

The above ordinance was posted on May 20, 1954 by H. O. Femrite, Town Clerk.

One at the Town Hall
One at the Allis School on Buckeye Road
One at Kroger Store on Monona Drive

Health Ordinance read by Mr. Cooper. With explanations.
No action taken.

Orders drawn as per Order Register.

H.O. Femrite Town Clerk

June 1, 1954

Regular Meeting.

7:30 P. M.

Mr Brown, Mr Leonhardt and clerk present. Mr Brown stated that Mr Bohnsack would be late.

Annexation

Mr and Mrs Davidsan of Waunona Way appeared. Also Mr Hippee and another.

Mrs Davidson asked what what the board intended to do.

Mr Brown stated that it was the duties of the board to protect the boundaries of the town. He stated that when there ~~was~~ was a legal petition circulated and when a majority of the elector and property owners signed with the truth being told by the circulators he would go along with them,

Mrs Davidson wanted to know why the petition was not legal.

Mr Brown said he would not decide on legality, he would leave it to the court. Referred her to Mr Cooper.

Atty Cooper said they wanted to give it the court test.

Mrs Davidson referred to the annual report, amount expended for "law". Asked for division of the total.

Mrs Davidson stated that no names were taken off.

Mr Entwistle, reporter for the Capital Times, questioned Mr Brown as to his position. Would all annexations be contested.

Mr Brown said they would all be tested, at least until there was a legal petition.

Edw. Park

Joining Tank Field Mr and Mrs McDaniels was present. He said that he had contacted many people in Edwards and vicinity in regard to the zoning in Assessors plat No. 4 from Residential to Light Industrial and Commercial. He claimed that there would be switchyards near Edwards Park and Siggelkow Road.

Mr Brown asked him to give reasons he was against the proposition, the board should know.

He said that he had lived in Illinois and Indiana near tank fields and switchyards. And he knew the noise and smell connected with them.

Mr Gilbert Voeck said he was against Heavy Industry and now he was against the proposed zoning. It would spoil his and other property and depreciate values.

Mr John Voeck and Mr Kartman took the same position.

Mr Gilbert Voeck suggested that they take land north of the present location of the tank field.

Mr Mc Daniels agreed with that suggestion.

Mr Bohnsack stated that they were glad to get the opinions of the people because they were acting for the whole town.

Liq. Lic

Mr Brown called Mr A. W. Dreger, 1708 E. Broadway, applicant for Combination "A" license. He stated that he would discontinue the grocery and only have a liquor store.

Mr Bohnsack Moved to grant. Seconded by Mr Leonhardt. carried.

Mr Brown called Mr John Speranza of Johns Dairy Bar. Said that the Health Board had reported that he had no toilets. He could not get a restaurant license or a "A" beer license unless he complied.

He stated that the work had been tied up but promised to have them in in thirty days.

"A" Beer License granted.

Chairman called Mr George Capadonna of The Beacon. Showed him where he had given false information on last years application. That was later corrected by Mr Lewis of the Beverage Tax Division.

Then showed him this years application with the same statement. Mr Capadonna said that he did not know it was there but it had his signature. The chairman read his record - on Madison city ordinances.

Chairman suggested that the license was granted for a probationary period of six months, and if there was a violation the license would be revoked.

The board agreed unanimously.

Monona Kil

Chairman Brown announced a joint meeting with the Village Board of the Village of Monona.

The following members of the village board were present:

G. Schulkamp, Pres., J. Bauer, P. Eckman, E. Koltes, Mr Vogel, Carl Gausewitz and clerk Mrs Engel.

All three members of Town Board and clerk present.

N. S. Dist.

Mr Brandt read resolution as follows: Initiating Proceedings to Attach Lands to Union High School District.

WHEREAS, The Village Board of the Village of Monona and the Town Board of the Town of Blooming Grove deem it desirable that the lands hereinafter described be attached to the Union High School District of the Village of Monona and Town of Blooming Grove, Dane County, Wisconsin; and

WHEREAS, Section 40.06 of the Wisconsin Statutes provides that municipal boards on their own motion may initiate proceedings to attach lands to school districts;

NOW, THEREFORE, The Village Board of the Village of Monona, Dane County, Wisconsin, and the Town Board of the Town of Blooming Grove, Dane County, Wisconsin, in joint meeting assembled, hereby resolve as follows:

1. That proceedings be, and the same hereby are, initiated to attach to the Union High School District of the Village of Monona and the Town of Blooming Grove, Dane County, Wisconsin, the following described lands, to-wit:

A part of Sections 27, 28, 33 and 34, Town 7 North, Range 10 East, (Town of Blooming Grove), Dane County, Wisconsin, more particularly described as follows:

Beginning at the Northeast corner of the Southeast 1/4 of the Northeast 1/4 of Section 28; thence South along the East line of said Section 28 to the Southeast corner of said Southeast 1/4 of the Northeast 1/4; thence East along the North line of the Southwest 1/4 of Section 27 to a point 171.3 feet West of the center line of U. S. Highway 51; thence South 00 41' East 363 feet; thence Easterly parallel with the North line of said Southwest 1/4 of said Section 27, 175.5 feet to the center line of U. S. Highway 51; thence Southerly along the center line of U. S. Highway 51 to its point of intersection with the South line of the

Northwest 1/4 of the Northwest 1/4 of Section 34; thence Westerly along the South line of the Northwest 1/4 of the Northwest 1/4 of Section 34 and Westerly along the South line of the North 1/2 of the Northeast 1/4 of Section 33 to its point of intersection with the shore of Lake Waubesa; thence Northwesterly along the shore of Lake Waubesa to its point of intersection with the East line of the Southwest 1/4 of the Southwest 1/4 of Section 28; thence North along the East line of the Southwest 1/4 of the Southwest 1/4 of Section 28; ~~thence North along the East line of the Southwest 1/4 of the Southwest 1/4 of Section 28 to its point of intersection~~ with the shore of Lake Waubesa; thence Southeasterly, Easterly and Northerly along the shore of Lake Waubesa to its point of intersection with the West line of the Southeast 1/4 of the Northeast 1/4 of Section 28; thence along the West line of the Southeast 1/4 of the Northeast 1/4 to the Northwest corner of said Southeast 1/4 of the Northeast 1/4 of Section 28; thence East along the North line of said Southeast 1/4 of the Northeast 1/4 of said Section 28 to the point of beginning.

2. That a public hearing on the proposed attachment of the lands hereinbefore described to said Union High School District be held at the Blooming Grove Town Hall on the 8th day of June, 1954 at 8 o'clock in the evening, pursuant to the provisions of Section 40.06 of the Wisconsin Statutes.

3. That the Town Clerk of the Town of Blooming Grove give notice to the clerk of each school district in any way affected by the proposed attachment at least 5 days prior to the date of said public hearing pursuant to the provisions of Section 40.06(3) of the Wisconsin Statutes.

Neal H. Brown
Chairman, Town of Blooming Grove,
Dane County, Wisconsin.

H.O. Ferris
Town Clerk

J.H. Schunk
President, Village of Monona,
Dane County, Wisconsin.

Kathryn Engel
Village Clerk

This is to certify that the foregoing resolution was adopted by the Town Board of the Town of Blooming Grove and the Village Board of the Village of Monona at a joint meeting assembled and held at the Blooming Grove Town Hall on the 1st day of June, 1954.

H.O. Ferris
Town Clerk of the Town of Blooming Grove

Kathryn Engel
Village Clerk of the Village of Monona

Mr Bohnsack moved to adopt the resolution.
Seconded by Mr Leonhardt. Carried Unanimously.

Mr Gausewitz moved that the village board adopt the resolution.
Seconded by Mr Eckman, All voted "Aye".

Town Clerk of the Town of Blooming Grove was authorized to serve notice on Gerald Wilke, clerk of the Union High School District.

Chairman Brown commented on the park strip in the Village of Monona north of the Norbentine Novitiate - said that he thought some used should be made of it and that it should be made more beautiful.

There was a general discussion on the matter.

Mr Gausewitz of the village board asked for the use of our Burroughs Sensimatic. The matter having been discussed before the town board agreed to let the village use the machine and let the town and village clerks arrange the details.

The joint meeting dissolved.

Mr Trevaskis asked about signs for speeding on Buckeye Road. for Quaker Circle. Also mentioned the hazard of the steep bank on the lots along Cottage Grove Road.

It was explained that the steep bank was on private property.

Mr Pederson introduced Mr Rubin Rodefild, Mr Denver Borgrud, Mr and Mrs Walter Fisher and Mr and Mrs H. N. Severson.

Discussed right of way for Sprecher Road south of Cottage Grove Road. Clerk produced old records.

Considered fee for Bill Boards. Motion by Mr Bohnsack that Building Inspector collect fee for bill boards.
Seconded and carried.

Mr Henry Fisher offered five feet along west side of Dempsey Road for \$200.00. After some discussion he reduced it to \$150.00 which was agreed too.

Mr Cooper had prepared the following resolution:

WHEREAS, Proceedings have been initiated to annex to the City of Madison a portion of the Town of Blooming Grove described as follows:

Part of Sections 9 and 16, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin, more particularly described as follows:

Beginning at the point of intersection of the South line of the Chicago & Northwestern Railroad right-of-way and the North and South quarter line, Section 9, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin; thence South along said North and South quarter line to the point of intersection with the East and West quarter line of said Section 9; thence West along said East and West quarter line to the point of intersection with the Northerly prolongation of the West line of Lot 4, Block 8, of Lake Edge Park and Replat, Town of Blooming Grove, Dane County, Wisconsin; thence Southerly along said Northerly prolongation of the West line of said Lot 4 and the West line of said Lot 4 and along the West line of Lot 2, said Block 8 and Southerly along the Southerly prolongation of the West line of said Lot 2 to the point of intersection with the center line of Davidson Street; thence Easterly along the center line of Davidson Street to the point of intersection with the center line of Maher Avenue; thence Southerly along the center line of Maher Avenue to the point of intersection with the Westerly prolongation of the South line of Block 17.

said Lake Edge Park and Replat; thence Easterly along said Westerly prolongation of the South line of said Block 17 and Easterly along the South line of said Block 17 and the Easterly prolongation of the South line of said Block 17 to the point of intersection with the North and South quarter line of said Section 9; thence Southerly along said North and South quarter line to the point of intersection with the Southeasterly prolongation of the Northeast line of Block 19, said Lake Edge Park and Replat; thence Northwesterly along said Southeasterly prolongation of the Northeast line of said Block 19 and the Northeast line of said Block 19 to the most Northerly corner of said Block 19; thence Southwesterly along the Northwest line of said Block 19 and the Southwesterly prolongation of the Northwest line of Block 19 to the point of intersection with the center line of Maher Avenue; thence Northwesterly along the center line of Maher Avenue to the point of intersection with the center line of Lake Edge Boulevard; thence Southwesterly along the center line of Lake Edge Boulevard to the point of intersection with the center line of Hegg Avenue; thence Southeasterly along the center line of Hegg Avenue to the point of intersection with the Northeasterly prolongation of the Northwest line of Lot 5, Block 2, said Lake Edge Park and Replat;

thence Southwesterly along the Northeasterly prolongation of the Northwest line of said Lot 5 and the Northwest line of said Lot 5 and Southwesterly along the Northwest line of Lot 16, said Block 2, to a point at the most Westerly corner of said Lot 16; thence Southwesterly in a straight line to a point at the most Easterly corner of Lot 2, Block 1, Quaker Heights Plat, Town of Blooming Grove, Dane County, Wisconsin; thence Southwesterly along the Southeast line of said Lot 2 to a point at the most Southerly corner of said Lot 2; thence Southwesterly in a straight line to the Northeast corner of Lot 19, said Block 1; thence Southerly along the Southeast line of said Lot 19 and the Southeast line of Lot 18, said Block 1 to a point of intersection with the Northeast line of Lot 7, said Block 1; thence Southeasterly along the Northeast line of said Lot 7 and the Southeasterly prolongation of the North line of said Lot 7 to a point of intersection with the center line of Jerome Street; thence Southwesterly and Southerly along the center line of Jerome Street to a point of intersection with the center line of Winnequah Road; thence Easterly along the center line of Winnequah Road to a point of intersection with the Northwesterly prolongation of the Northeast line of Block 4, First Addition to Quaker Heights Plat, Town of Blooming Grove, Dane County, Wisconsin; thence Southeasterly along the Northwesterly prolongation of the Northeast line of said Block 4 and the Northeast line of said Block 4 to a point of intersection with the Southwesterly prolongation of the Northwest line of Lot 23, Assessor's Plat No. 5, Town of Blooming Grove, Dane County, Wisconsin; thence Northeasterly along the Southwesterly prolongation of the Northwest line of said Lot 23 and the Northwest line of Lots 23, 22 and 21, said Assessor's Plat No. 5 and Northeasterly along the Northeasterly prolongation of the Northwest line of said Lot 21 to a point of intersection with the center line of Buckeye Road; thence Northwesterly along the center line of Buckeye Road to a point of intersection with the Southwesterly prolongation of the Southeast line of Lot 6, Block 4, said First Addition to Quaker Heights; thence Northeasterly along the Southwesterly prolongation of the Southeast line of said Lot 6 and the Southeast line of said Lot 6 to the most Easterly corner of said Lot 6; thence Northwesterly along the Northeast line of said Lot 6 and the Northwesterly prolongation of the Northeast line of said Lot 6 to point of intersection with Davies Street; thence Northeasterly along the center line of Davies Street to the point of intersection with the North and South quarter line of said Section 9; thence Northerly along said North and South quarter line to a point of intersection with the center line of Pinchot Ave.; thence Easterly and Northeasterly and Southeasterly along the center line of Pinchot Avenue to the point of intersection with the East line of the West one-half of the Southeast quarter of said Section 9; thence Northerly on said East line of the West one-half of the Southeast Quarter of said Section 9 to the

point of intersection with the South line of the right-of-way of the Chicago & Northwestern Railroad; thence Northwesterly along said South line to the point of beginning.

and,

WHEREAS, It is the opinion of this Board that said annexation proceedings are unjust, unreasonable and illegal and the continued growth, prosperity and improvement of the Town of Blooming Grove will be adversely affected by such annexation;

and,

BE IT THEREFORE RESOLVED, That the Town Board of the Town of Blooming Grove protect the public welfare of the Town of Blooming Grove by instituting and maintaining an action to test the validity of said annexation and that Earl I. Cooper, attorney for the Town of Blooming Grove, institute and prosecute such action and that he be and he hereby is authorized and directed to commence judicial proceedings to that end.

Dated this 1st day of June, 1954.

Neal H. Brown
Town Chairman

Alfred Bohnsack
Supervisor

E. C. Leonhardt
Supervisor

H. O. Femrite
Clerk

This is to certify that the foregoing resolution was adopted by the Town Board of the Town of Blooming Grove at a meeting held on the 1st day of June, 1954.

H. O. Femrite
H. O. Femrite, Town Clerk of the
Town of Blooming Grove

Adoption moved, seconded and carried.

After some discussion with Mr Pederson Mr Leonhardt moved to purchase three- gang mower.

Seconded by Mr Bohnsack and carried.

Three gang mower

Gannon Plat
A tentative draft of Cannons Plat was filed for approval. Approval was unanimous.

H.S. Dist All three members of the High School Board came in. Discussed action to be taken on annexation proceedings. - Fourth Class City. - Consolidation with Monona.

Mr Cooper read statutes - with explanation on: Incorporation as fourth class city - as Village - Consolidation with village.

Taken under consideration for future action.

Orders drawn as per Order Register.

Meeting adjourned to June 8th, joint with Village of Monona on hearing for annexation to high school district.

Town Clerk.

June 8, 1954. Joint Meeting with Village Board of Village of Monona. 8:00 P. M.

Mr G. H. Schulkamp, Pres., Paul G Eckman, Carl H. Gausewitz, and E. J. Lottes and Mrs Engel of Monona present.

H.S. Dist Neal Brown, Chairman, LeRoy Bohnsack and E. C. Leonhardt and H. O. Femrite, Clerk, of Blooming Grove present.

Earl Cooper and Albert Brandt present. Brandt read resolution:

RESOLUTION OF THE VILLAGE BOARD OF
THE VILLAGE OF MONONA AND THE TOWN
BOARD OF THE TOWN OF BLOOMING GROVE,
DANE COUNTY, WISCONSIN, ANNEXING
LANDS TO THE UNION HIGH SCHOOL
DISTRICT OF THE VILLAGE OF MONONA AND
TOWN OF BLOOMING GROVE.

The Municipal Boards of the Village of Monona, Dane County, Wisconsin, and the Town of Blooming Grove, Dane County, Wisconsin, in a meeting assembled at the Town Hall of the Town of Blooming Grove, at 8:00 o'clock on the 8th day of June, 1954, which meeting was called pursuant to the provisions of section 40.06 of the Wisconsin statutes, do hereby resolve as follows:

1. That there be attached to the Union High School District of the Village of Monona and Town of Blooming Grove, Dane County, Wisconsin, the following described lands, to-wit:

A part of Sections 27, 28, 33 and 34, Town 7 North, Range 10 East, (Town of Blooming Grove), Dane County, Wisconsin, more particularly described as follows:

Beginning at the Northeast corner of the Southeast 1/4 of the Northeast 1/4 of Section 28; thence South along the East line of said Section 28 to the Southeast corner of said Southeast 1/4 of the Northeast 1/4; thence East along the North line of the Southwest 1/4 of Section 27 to a point 171.3 feet West of the center line of U. S. Highway 51; thence South 0° 41' East 363 feet; thence Easterly parallel with the North line of said Southwest 1/4 of said Section 27, 175.5 feet

to the center line of U. S. Highway 51; thence Southerly along the center line of U. S. Highway 51 to its point of intersection with the South line of the Northwest 1/4 of the Northwest 1/4 of Section 34; thence Westerly along the South line of the Northwest 1/4 of the Northwest 1/4 of Section 34 and Westerly along the South line of the North 1/2 of the Northeast 1/4 of Section 33 to its point of intersection with the shore of Lake Waubesa; thence Northwesterly along the shore of Lake Waubesa to its point of intersection with the East line of the Southwest 1/4 of the Southwest 1/4 of Section 28; thence North along the East line of the Southwest 1/4 of the Southwest 1/4 of Section 28 to its point of intersection with the shore of Lake Waubesa; thence Southeasterly, Easterly and Northerly along the shore of Lake Waubesa to its point of intersection with the West line of the Southeast 1/4 of the Northeast 1/4 of Section 28; thence along the West line of the Southeast 1/4

of the Northeast 1/4 to the Northwest corner of said Southeast 1/4 of the Northeast 1/4 of Section 28; thence East along the North line of said Southeast 1/4 of the Northeast 1/4 of said Section 28 to the point of beginning.

2. That the issuance of an order as provided by section 40.06(4) of the Wisconsin statutes annexing said lands to said union high school district is hereby authorized.

Record of Vote by Boards

Village of Monona

H. H. Schulkamp

Paul G. Eckman

Carl H. Gausewitz

E. J. Lottes

Signatures on Original.

Town of Blooming Grove

Neal G. Brown Chm.

LeRoy Bohnsack

E. C. Leonhardt

Aye

Aye

Aye

Aye

Aye

Aye

Aye

Mr Gausewitz moved adoption of the resolution.

Seconded by Mr Bohnsack. Carried by unanimous "Aye" vote.

ORDER ATTACHING LANDS TO THE UNION HIGH SCHOOL DISTRICT OF THE VILLAGE OF MONONA AND TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN.

Pursuant to a resolution adopted on the 8th day of June, 1954, by the municipal boards of the Town of Blooming Grove and Village of Monona, Dane County, Wisconsin, in accordance with the provisions of Section 40.06 of the Wisconsin Statutes, it is hereby ordered that there be and hereby are attached to the Union High School District of the Village of Monona and Town of Blooming Grove, Dane County, Wisconsin, the following described lands, to-wit:

Same description as in resolution above.

dated this 8th day of June, 1954.

Town of Blooming Grove,

Neal G. Brown, Chm, LeRoy W. Bohnsack, E. C. Leonhardt.

Village of Monona,

G. H. Schulkamp, Pres., Carl H. Gausewitz, Edward J. Lottes,

Paul G. Eckman.

Uppn Motion the Joint Meeting Adjourned.

→ Replat of Outlot 11, Assessor Plat No. 5 filed for approval.

State of Wisconsin) ss
County of Dane)
Resolved that a plat known as Replat of Outlot 11, Assessor Plat No. 5, which has been duly filed for approval of the Town Board, of the Town of Blooming Grove, Dane County, Wisconsin, be and the same is hereby approved as required by Section 236 Wisconsin Statutes, 1953.

Mr Bohnsack moved adoption of the resolution.
Seconded by Mr Leonhardt and carried.

Monona Drive
Mr Pederson reported that Mr Lehaman wants to improve the side of Monona Drive from Cottage Grove Road to Buckeye Road. Mr Pederson said that he would have estimate of the cost by our next meeting. Laid over.

Storm Sewer
Also reported that residents wanted storm sewers extended from street to behind the homes to improve appearance.

Commented on Speeding on Buckeye Road. Also discussed officers - outside of town.

→ Ditsch Home on E. Broadway - zoning. - Condemna building. After Mr Cooper, Mr Entwistle and officers viewed the house. Mr Cooper read Statutes Section 66.05)1) with explanation of former procedure.

Mr Bohnsack moved that Mr Entwistle proceed with condemnation (starting over).
Seconded by Mr Leonhardt and carried.

Mr Cooper was instructed to draw the proper papers.

→ Bonds - Fish and Schulkamp - Albert Frazier and LeRoy Haug as Deputy Sheriffs. Approved by board.

→ The Trailer Ordinance having been adopted June 1st, and no action having been taken on the preliminary determination of the cost of municipal services, the clerk had prepared a statement as follows:

1. Operation of schools - 27,121.05		
divided by 150 families - - - - -	180.80	
	14,519.13	
2, Maintenance - Hys - - - - -	20,600.00	9.68
3. Fire Protection - - - - -	9,155.60	6.11
4. Debt Retirement - - - - -	20,600.00	13.73
Protection		
5. Police Retirement - - - - -	24,378.56	16.24
6. Sewage disposal - - - - -		16.00
7. Garbage Collection)		
8, Health)	9,956.16	6.64
9. Other Administrative Costs - - -	19,153.60	16.10
2 to 9 Based on 1500 families		265.10
Monthly Charge - - - - -		22.10

As a preliminary determination the board agreed on ten ~~dollars~~ dollars per month and agreed on holding hearing June 17th.

Mr Bohnsack so moved. Mr Leonhardt seconded. Carried.

Adjourned

H.O. Entwistle
Town Clerk

Posted notices of hearing for June 17th:

Inside Town Hall, Outside Town Hall, Transport Trailer Camp.

H.O. Entwistle

June 15, 1954. Regular Meeting. 7:30 P. M.
Brown Robinson and clerk present
 Mr Pederson reported on grading Tompkins Drive
 Inquired about street through Einar Dale lot.

Officer Spague for permit for Fireworks for Fourth of July celebration of East Waubesa Civic Association.
 Granted by Chairman.

Group here from Edwards Park vicinity. Regarding Zoning. *Zoning*
 Mr Mc Daniels stressed Playground. Objected to use *Edw. Pk*
 road alongside palyground for trucking.

Two young men in the group stated that two acres were bought for specific purpose. Trucking.

Mr Voeck, Sr., stated that Mrs Brophy Still objected.

Mr Brown said that the town board would have to look after the interest of the town as a whole.

Mr. Voeck Sr., asked where they stood.

Mr Brown said the board would have to get the facts. Wanted to know what would go in before approval.

Mr Voeck, Sr and Jr want Mr Breiby recorded against.

Mr Brown promised to give another hearing before approval. The group departed satisfied.

Mr F. W. Bone reported on his work on car registration. *Auto Reg*
 The result - Saving five or six hundred dollars for town.
 He requested \$67.80 for services and a refund of \$30.00 for cost of telephone service. Agreed To.

Atty Schneider discussed Sewer and Water for Edwards Park *Edw Pk*
 Area and Mc Farland. There was a general discussion. *Sewers*

Atty Schneider appeared in regard to Charles Spaanem *Service Rd*
 property east of Beltline - Hy 51 - Service Road -
 Discussed advisability of getting service road extended north to the north line of the Charles Spaanem property.
 Atty Schneider agreed to endeavor to get an approach to Hy 51 on the North line of the C. Spaanem property.

Discussed - a north and south road west of Hy 51 - through Charles Spaanem property - Future Planning.
 Agreed to hold special meeting for planning.

Atty Cooper explained Traffic Ordinance. No action taken.

Einar Dale property - Lot for north and south street extending from Ace View Plat to Tompkins Drive.
 Laid over to next meeting.

Health Board filed report of Inspection of Taverns.

Considered Band Concerts in accordance with recommendations of last Annual Town Meeting.

Agreed on June 27th at Lake Edge Park and July 4th at Edwards Park and one or two later.
 Mr Cooper to get band. (twelve piece)

Waunona Way area. Mr Pederson stated that Mrs Hart and others in that vicinity had a petition.
 Board agreed to work on the petition.

Mr Pederson stated that Oscar Pederson had a short coupled truck that he had made to haul mowers - asked \$75.00 *Parks*
 Mr Brown agreed to pay him \$75.00. Agreed to.

Waunona Way - After discussion agreed to get water from Village of Monona as soon as their well was finished. *Waunona*

June 15, 1954 continued.

Bremer
Road

Atty Cooper discussed legal status of Bremer Road. Explained the necessity of repealing resolution formerly adopted and adopting new resolution giving corrected descriptions and information.

Mr Bohnsack moved that former resolution be repealed. Seconded and carried.

Mr Bohnsack moved the adoption of the new resolution. Seconded and carried. The resolution follows:

IN THE MATTER OF THE PETITION OF RUSSELL HOVELAND AND OTHERS FOR THE WIDENING OF BREMER ROAD IN THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN.

Resolution on Street Petition.

Whereas, a petition signed by a majority of the owners bounding both sides of the following described street known as Bremer Road in the Town of Blooming Grove, Dane County, Wisconsin, for the laying out, widening said right of way to the width of fifty feet, and improving the same by grading a grade of the width of 26 to 30 feet, gravelling and otherwise improving, beginning at Erling Avenue, between the recorded plats of Edwards Park and Idlewild, and the railroad and extending Southerly, thence extending Southerly along the recorded plat of Idlewild, thence Southerly the most practical route to the town line, said petition having duly filed with the Town Clerk, and

Whereas, it appears that said petition is sufficiently signed, and that the particular description of the lots, parcels or subdivisions necessary and proposed to be taken for such improvement in addition to such parcels heretofore ~~acquired~~ acquired by the Town of Blooming Grove for such purposes are described as follows:

Parcel 1. Owner: Elmer R. Marks and Viola E. Marks, his wife of McFarland, Wisconsin.

Description: Part of Lot 16, of Assessor Plat ~~Map~~ of Larsons Survey, in the Town of Blooming Grove, Dane County, Wisconsin.

The reference line is described as follows: Commencing at a point on the Southeasterly line of the plat of Idlewild distant thereon North 21° 33' East 116 feet from the South ~~Westerly~~ easterly corner of Lot 63, Plat of Idlewild, which is the point of beginning of this parcel and an extended property line of the owner; thence continueing North 21° 33' East 444.7 feet to the center line of highway running in a Northwesterly and Southeasterly direction and an extended property line of the owner.

Said parcel includes all land lying between the Northwesterly property line of the owner and a new highway right of way line located parallel to the above described reference line, and fifty feet Southeasterly therefrom (measured at right angles to said reference line) from the point of beginning, Northwesterly along the reference line 444.7 feet to an extended property line of the owner. Said parcel, exclusive of that already used for highway purposes, contains 0.32 of an acre, more or less.

Parcel 2. Owner: Albert K. Miller and Alice A. Miller, his wife, of McFarland, Wisconsin.

Description: Part of Lot 16, Assessor Plat of Larson Survey, in the Town of Blooming Grove, Dane County, Wisconsin.

The reference line is described as follows: Commencing at a point on the Southeasterly line of the plat of Idlewild distant thereon North 21° 33' East 14 feet from the Southeasterly corner of lot 63, Plat of Idlewild, which is the point of beginning and an ~~extended~~ extended property line of the owner; thence North 21° 33' East

102 feet to an extended property line of the owner.

Said parcel includes all land lying between the Northwestern property line of the owner and a new right of way line located parallel to the above reference line and fifty feet Southeasterly therefrom (Measured at right angles to said reference line), from the point of beginning, Northeasterly along said reference line 102 feet to an extended property line of the owner. Said parcel, exclusive of that already used for highway purposes, contains 0.08 of an acre, more or less.

Parcel No. 3: Owner: Obed E. Larson and Mabel Larson, his wife, of Mc Farland, Wisconsin.

Description: Part of Lot 16, Assessor's plat of Larson Survey, in the Town of Town of Blooming Grove, Dane County, Wisconsin.

The reference line is described as follows: Commencing at a point on the Southeasterly line of the plat of Idlewild distant thereon North 21° 33' East 14 feet from the Southeasterly corner of Lot 63, Plat of Idlewild, which is the point of beginning and an extended property line of the owner; thence South 21° 33' West 325.5 feet to an angle in the plat of Idlewild; thence South 0° 56' West 260 feet to an extended property line of the owner.

Said Parcel includes all land lying ~~xxx~~ between a Northwestern and Westerly property line of the owner and a new highway right of way line located parallel to the above described reference line and fifty feet Southeasterly and Easterly (measured at right angles to said reference line), from the point of beginning Southwesterly and ~~Westerly~~ Southerly along the reference line 585.5 to an extended property line of the owner.

Said parcel, exclusive of that already used for highway purposes contains 0.47 of an acre, more or less.

Parcel No. 4. Owner: Roy L. Severson and Alta Severson, his wife, of McFarland, Wisconsin.

Description: Part of Lot 16, Assessors Plat of Larsons Survey, in the Town of Blooming Grove, Dane Couty, Wisconsin.

Commencing at a point North 10° 33' West 60 feet from the Northwest corner of Lot 14 of said Larsons Survey; thence continuing North 10° 33' West 60 feet; thence South 88° 16' East 31.2 feet; thence South 10° 33' East 60 feet; thence North 88° 16' West 31.2 feet to the point of beginning.

Said parcel contains 0.04 of an acre, more or less.

Parcel No 5. Owener: Norma Larson Hoenecke of Thiensville, Wis.

Description: Part of Lot 16, Assessors Plat of Larsons Survey, in the Town of Blooming Grove, Dane County, Wisconsin, described as follows:

Commencing at a point South 10° 33' East 100 feet from the Southwest corner of Lot 15, of said Larsons Survey; thence South 88° 16' East 31.2 feet; thence South 10° 33' East 200.1 feet; to the South line of said lot 16; thence North 88° 16' West 31.2 feet; thence North 10° 33' West 200.1 feet to the point of beginning.

Said parvel contains 0.14 of an acre, more or less.

and,

Whereas, said Town Board has attempted to purchase said parcels for street purposes from the respective owners thereof but the parties are unable to agree upon a value therefore, and

Whereas, in the judgment of the Town Board it is expedient and in the best interests of said Town and the property affected thereby that said improvement be made;

Now, Therefore, Be it resolved that the Town Board of the Town of Blooming Grove finds and determines that it is necessary to condemn the land above described for such street improvement and that Earl I. Cooper, Town Attorney, be and he is hereby

directed to commence and prosedute the proper proceedings against the respective owners and lien holders, if any, for the condemnation Of said land, with all convenient dispatch.

Condemn

Atty Cooper commented on the action proposed for the house on East end of Broadway. That our Health Ordinance should be amended and begin a new action. So ordered.

H. S. Bd

Mr Brown commented on the High School Board requesting ten percent of the tenant on the proposed High School property. They did not have the title and if they did collect revenue the property was taxable. ~~WEX~~ We should call them in.

Reg of Voters

Clerk asked for the boards approval of the purchase of Filing cabinet for Registration of Voters in place of the book used. Approved.

Orders drawn as per order register.

Meeting adjourned.



Town Clerk.

June 17, 1954. Special Meeting 8:00 P. M.

Mr Brown, Mr Bohnsach and clerk present.

Trailers

Chairman announced hearing Preliminary Determination to make final determination of parking permit fee.

Mr. and Mrs Zelmer Grinnel present.

Atty MohlbreaK appeared representing Mr. amd Mrs Grinnel and Mobile Homes Association.

Clerk had prepared preliminary determination, as provided by statute, last session. as follows:

1. Operation of Schools, tax levy	27,121.05	
Divided by 150 families	- - - - -	180.80
2. Maintenance (highways):		
Clean Streets	- - - - -	64.00
Street Lighting	- - - - -	4,436.92
Snow and Ice	- - - - -	1,279.17
Miscellaneous Expenses	- -	80.14
Salaries	- - - - -	5,000.00
Highway Equipment, 25%	- -	3,658.90
	14,519.13	9.68
3. Debt Retirement	- - - - -	20,600.00
		13.73
4. Fire Protection	- - - - -	9,155.60
		6.11
5. Police Protection	- - - - -	24,378.56
		16.24
6. Sewage Disposal	- - - - -	
		16.00
7. Garbage Collection		
8. Health)	
	9,956.16	6.64
9. Other Administrative Costs	19,153.60	16.10
Total		265.10
Monthly costs	- - - - -	22.10

1. based on 150 families in school district.
2-9 based on 1500 families.

There was a general discussion on costs.

The board agreed on \$5.00 per month.

All three members of the High School Board were present. *H. S. Board*

There was a general discussion on the High School Site

They were told that one of the conditions of the Firemen's Association was that they should be provided with quarters.

The Town Board explained that when the town built a new Town Hall, a municipal building that would take care of all departments, they expected to provide adequate quarters for the firemen's association, until then they thought the High School Board should provide quarters.

Also the town board had agreed to let the Driving Course run, on condition that the tenants would mow and keep down grass and weeds. That collecting any revenue from the tenant would place it on the tax roll.

Also that the town had paid the 1953 taxes on the High School Site (\$251.23)

Atty Cooper explained conditions of transfer of property.

Discussed transfer of property to High School Board.

Chairman Brown suggested that High School Board assume responsibility (or Village of Monona) of providing quarters for firemen until we have new Town Hall.

In the discussion it was suggested that a good size two stall garage type building might be built on town lot. For temporary use and to be disposed of later.

High School Board members appreciated being advised of the conditions of the transfer, about keeping the property of the tax roll, and providing quarters.

Discussed with Atty Cooper getting band for concerts. *Band Concerts*
one for Lake Edge Park June 27th, one for Edwards Park July 4th, and others later.

He would get a twelve man band.

Mr Leland Briggs appeared and requested "Keep Off Grass" *Traffic*
signs for boulevard and shoulder. Agreed to.

Discussed speeding on the residential area streets.
Also traffic regulations, etc.

Discussed territory annexed to Sanitary District No. 6. *←*
Street and sewer problems, etc.

Mr Entwistle reported on the Eugene Lemon case on the *No 7*
east end of Waunona Way. He had to improve septic tank,
Sanitary district No. 7 would not give him sewer connection.
Now he wanted a second story.

County Zoning Department had taken over the case. *Go zoning*

He also reported the Mr Klinke was permitted to put up a *Klinke*
display building that he could not use for any other purpose.

Mr Entwistle also asked about Signboard Licenses. *Signboard*
If retroactive - What to collect.

There was a general discussion on licensing. *Fogging - Insect*

Mr Brown commented on fogging equipment, prevalence of insects, and probable costs.

Resolution relating to Parking Fee of Trailers follows:

Trailers

Resolution of the Town Board of the Town of Blooming Grove making a final determination of the amount of the parking permit fee to be levied against each mobile home in the Town of Blooming Grove.

WHEREAS, Pursuant to the provisions of Section 66.058 of the Wisconsin Statutes of 1953, the ordinances of the Town of Blooming Grove and pursuant to notice duly given, a public hearing was held by the Town Board on the _____ day of May, 1954, at 8:00 p.m. in the Town Hall of the Town of Blooming Grove for the purpose of hearing objections to a preliminary determination of special assessments to be levied against mobile homes in mobile home parks (or trailer camps) within the Town of Blooming Grove for the purpose of defraying the costs of services furnished by the school district and municipal services required by mobile homes and the occupants thereof;

NOW, THEREFORE, BE IT RESOLVED By the Town Board of the Town of Blooming Grove:

1. That said preliminary determination of the amount of the per mobile home parking permit fee to be levied against each mobile home park in the Town of Blooming Grove as previously filed in the office of the Town Clerk be and the same is hereby adopted, ratified, approved and confirmed by the Town Board as its final determination of the amount to be paid on each mobile home within the Town of Blooming Grove for the purpose of defraying the costs of services furnished by the school district and municipal services required by mobile homes and the occupants thereof;

2. That as provided in said preliminary determination, there shall be collected by each licensee operating a mobile home park in the Town of Blooming Grove and paid by said licensee monthly to the Town Treasurer on the Tenth day of each and every month, beginning June 1, 1954, the sum of \$ 5.⁰⁰ for each mobile home in said

mobile home park occupied during the previous calendar month or part thereof; provided, however, that the licensee of a mobile home park or trailer camp shall not be required to collect for any space occupied by a mobile home accompanied by an automobile, if said mobile home and automobile bear license plates issued by any other than this state, for an accumulating period not to exceed sixty (60) days in any twelve (12) months or if the occupants of

the mobile home are nonresident tourists or vacationists. Exemption certificates in duplicate shall be accepted by the Town Treasurer from qualified nonresident tourists or vacationists in lieu of permit fees. When one or more persons occupying a mobile home are employed in this state, there shall be no exemption from the monthly parking permit fee;

3. That of the monthly sum so levied and paid by each mobile home there be retained to defray the cost of town services the sum of \$_____ and that there be paid to the school district in which the respective mobile home parks are located the sum of \$_____ to defray the cost of education in said district and that payment of the share allocated to the school district be made to such district by the Town Treasurer annually on or before July 15;

4. That said mobile home monthly parking permit fees be and the same hereby are levied against each mobile home park and trailer camp and shall be and remain a lien on the mobile home park or trailer camp against which the same are levied and assessed and, if not otherwise paid, shall be entered on the tax roll for the year next succeeding the calendar year in which it was levied against said mobile home park or trailer camp and be collected in the manner provided by law.

I hereby certify that the foregoing resolution was adopted by the Town Board of the Town of Blooming Grove on 6-17-54.

H. O. Femrite
Town Clerk

Blooming Grove has made and filed with H. O. Femrite, Town Clerk, at his office in the Town Hall a preliminary determination of the amount of the per mobile home parking permit fee to be levied against each mobile home park in the Town of Blooming Grove pursuant to Section 66.058 of the Wisconsin Statutes for 1953.

You are further notified that a hearing on said proposed parking permit fee to be levied against each mobile home park in the Town of Blooming Grove will be held in the Town Hall, 4615 Monona Drive, Madison, Wisconsin, on May 17, 1954 at 8 o'clock p.m. where any interested person shall have an opportunity to be heard.

Dated May 8, 1954.

THE TOWN OF BLOOMING GROVE

By: H. O. Femrite
Clerk

Above and foregoing notice posted June 9th, 1954.

Inside Town Hall, Outside Town Hall - Transport Trailer Camp

by Waldemar Christian.

Notarized by H. O. Fenrite Town Clerk.

The Meeting Adjourned.

H. O. Fenrite

Town Clerk.

June 25, 1954. Special Meeting. 8.00 P. M.

All three members and clerk present.

→ Roberts Realty Company here with several men from Socony Vacuum Oil Company appeared in regard to zoning on tract south of Tank Field,

Socony Vacuum Oil Co., man stated that they would build four - one million gallon tanks.

Filed map of their proposed installation showing four tanks in the northeast corner, 125 feet north of creek at east side and fifty feet from creek at the nearest point, which ~~is~~ point is 350 feet from east side.

They showed their south property line as being 225 feet east from railroad and their east line on the Wertheim property as being 120 feet east of the above mentioned east line.

They showed a warehouse 125 feet long, parallel to and 25 feet from Railroad right of way. Said warehouse being 125 feet north of south line.

They showed a loading dock 325 feet north of south line and 175 feet east of rail road right of way.

100 feet of Railroad/^{right of way} on the south line is the entrance to the loading dock and warehouse. Said entrance extends north approximately 500 feet and is approximately 150 feet wide north of the warehouse and to be Bituminous paving.

Showed film relating to controlling oil fires.

^{Shoom}
Mentioned that Charles/was in charge of Land for the R. R. company and that they would have to contact him for track.

One of Maps they left for our use showed railroad for switching on Tank Field was parallel to Highway 51 and approximately 400 feet west of highway. Also that

Texas has the south 500 feet west of Railroad, that

Cities Service had the next 500 feet & west of Railroad,

Sinclair had the next 500 feet & west of Railroad, and

Pure Oil had the next 600 feet and west of railroad, and

Continental had a site east of R. R. and north of other properties mentioned.

→ Mr Einar Dale appeared in regard to Tompkins Road, wanted to know when we would start working on it. He was told in about three weeks. Discussed payment for lot.

Agreed on \$1,383.00 after allowing for no need of installing water and sewer. His tenant had complained about dust. As the town would start to work soon no action.

Mr Pederson came in and commented on the Malm case. Mrs Malm objected to fill on her lot - there had been some black fill dirt dumped on the terraces along her lot to build them up.

Also mentioned the Rosten property. Mr Rosten now expected the town to fill the low land west of his. Mr Pederson said we should put storm sewer through his property to B B. Mr Rosten had tried to get city to take care of water. They wanted him to petition the city. Must have hearing to vacate street across the Rosten property. *Rosten*

Discussed storm sewer to lake to take care of property along Cottage Grove Road.

He also mentioned that Mr Harley Severance had offered to get a gang of men and clear the park lot in Block 20, Lake Edge Park, north of Novitiate. *Monona Ld*

Referred to Park Board.

Considered charging the High Scholl Board for taxes of 1953. *H. S. Board*

Clerk reported that Mr Shorty Levenick had objected to paying special assessment for Blacktop. No action taken. *Monona Hwy*

Also that Mr Cliff Olson had asked for the hay on the cemetery lot. Approved. *Cemetery*

Clerk mentioned that Mrs Wiesenburger had found that street lights were needed at N. Fair Oaks and Furey - Jacobson and Furey and Christianson and Webb. Approved. *Street Lights*

Signed deed to High School property. *H. S. Site*

Approved some bills as per Order Register.

Clerk mentioned the premium for Employers Mutual That we had paid 650 twice last year.

Also mentioned Fogging Equipment. Had found Henry Towns Lab's catalog of last fall. *Insect Control Fogging*

Orders drawn as per order register.

H.O. Ferrante
Town Clerk

A majority of the board agreed to meet at the joint meeting of the boards of Village of Mc Farland and Towns of Dunn Cottage Grove and Blooming Grove at Mc Farland School, June 30th at 8:00 P. M. to set date for hearing. *←*

The petition follows:

Petition of School Board of Waubesa Beach School.

We, the undersigned, being duly qualified electors of Joint School District No. 6, of the Town of Blooming Grove and the Town of Cottage Grove, Dane County, Wisconsin, hereby petition the Town Board of the Town of Blooming Grove, Town Board of the Town of Cottage Grove, Town Board of the Town of Dunn, and the Village Board of the Village of Mc Farland, all in Dane County, Wisconsin, to Consolidate Joint School District No. 6, (Waubesa) of the Town of Blooming Grove and Town of Cottage Grove, Dane County, Wisconsin and Joint School District No. 8, Village of Mc Farland and Town of Dunn and Town of Cottage Grove, Dane County Wisconsin.

Signed this 23rd day of June, 1954.

Ray Erdahl

Maurice Peterson,

Arthur Kampmeier.

Filed with the Town Clerk of the Town of Blooming Grove, Dane County, Wisconsin, this 23rd day of June, 1954.

H. O. Femrite, Town Clerk.

Hearing set for June 30, 1954 at 8:00 P. M.
at Mc Farland School.

Notices sent to: Oscar Sperle, Pres.,
Harold Bearbower,
Roger Edwards,
Willard Egner,
Richard Nelson,
Olaf Severson and
C. D. Thompson
of the Mc Farland Village Board:

Carl Landerud, Chairman,
Milo Edwards, and
Wm Offerdahl, Jr.
of the Dunn Town Board:

Henry Holton, Chairman,
Lee Phillips, and
George Schantz,
of the Cottage Grove Town Board: and

Neal G. Brown, Chairman,
E. C. Leonhardt, and
LeRoy W. Bohnsack,
of the Blooming Grove Town Board.

By first class mail.

H. O. Femrite
Town Clerk.

June 30, 1954. Joint Meeting with Boards of
Cottage Grove, Dunn, and Mc Farland at 8:00 P.M.

Mr Bohnsack, Mr Leonhardt and clerk present.

A majority of the members of each board present.

Motion made, Seconded and carried that the hearing
be held at McFarland School, Wednesday, July 7th,
at 8:00 P. M.

Adjournment moved, seconded and carried.

Sum. Lic.
After adjournment of the joint meeting our board
considered town business.

Clerk stated that Mr Paris had a deal to sell his
tavern business and asked for a license for six
months and paying one-half the regular fee.

Clerk stated that he had phoned the Beverage Tax
Division and Mr Pritchard said that six months
license could be granted but could not be renewed
during the calendar year.

The Board agreed to grant the six months license.

The clerk stated that Mr John Speranza had come in
for his license but had not put in two toilets.
Board agreed that license should not be issued
until he complied.

Meeting adjourned.

H. O. Femrite
Town Clerk.

July 6, 1954.

Regular Meeting

8:00 P. M.

All three members, Attorney Cooper, Mr Pederson and clerk present.

Mr Voelk Sr., Mr Voelk Jr., and Me Mc Daniels appeared in regard to zoning south of Tank Field.

*Tank Field
Zoning
Edw Pk*

General discussion on plans left for this hearing. Board agreed that there would be another hearing to which notices would be given.

Waunona Way

Mr Eugene Lemon of 1600 Waunona Way and Ted Amoth owner of property in Griffith Beach appeared in regard to laterals to sewer mains for which they were paying.

The board stated that they would try to make it possible that laterals would be installed.

Mr Hubert Schneider and Mr Russell Hoveland appeared in regard to Bremer Road.

Bremer Rd

Atty Cooper explained in detail the progress made and that it was in court but might not be heard until September.

Chairman Brown asked for names for Commissioners for the Sanitary District No. 7. The following were suggested:

San Dist 7

Stephen Ashman, 2100 Waunona Way, Fred Dohaney, 1617 Waunona Way, Richard H. Williams 2505 Waunona Way, and Vernon ~~Soper~~ Soper, 2821 Waunona Way.

Mr Leonhardt moved to appoint: Stephen Ashman, Fred Dohaney and Richard Williams. After some discussion it was decided to call them in to discuss the matter.

Later Mr Brandt came in and discussed the matter of laterals for the east end of Waunona Way.

Signed Cemetery Deed for Harold Zauthe.

Clerk presented schedule of Sidewalk Special Assessments as computed by Mr Pederson. Mr Brown moved to approve. Seconded and carried. Five installments at 6%.

Sidewalk

Clerk had prepared list of lots or parcels for Allis Heights and C. A. Gallagher Park Subdivision, for Blacktop Special Assessments. Agreed to meet Thursday evening to assess benefits and damages. July 8, 1954.

Blacktop

Chairman Brown mentioned the need of insect control or Fegging. Mr Lewis of the Lewis Driving Range sprayed Edwards Park before the celebration. The matter was discussed but no action taken.

Insect Control

Attorney Cooper read Traffic Ordinance and explained changes made. Mr Bohnsack moved adoption, Seconded by Mr Leonhardt and carried.

Traffic Ordinance follows on Page 272 X.

Mr Pederson suggested the need of a survey for Storm Sewer in the Tompkins Drive area. After some discussion Mr Brown said get Mr Doolittle to make a survey, which was agreed too.

*Storm Sewers
Tompkins Dr*

Mr Pederson suggested storm Sewer for the Dvorak area to the lake.

Dvorak

Mr Pederson suggested that Mr Brandt appeared in regard to the Thor Rosten property. Mr Rosten would dig an open ditch through his property Blocks 27 and 28, Morningside Heights and get an easement thru Wisconsin Town Lot and use a drag line to open ditch through the lot and along the railroad right of way. Which was agreed too.

Rosten

Wis Town Lot

County should take care of Culvert on B. B. Mr Pederson stated that the recent storms had washed the

dirt down to the sanitary sewer mains and that it would be necessary to install Storm Sewers. Board agreed on coated steel pipe.

→ Franchise - Madison Gas and Electric Company.

Droster Rd Regular Form: on the Droster Road along the easterly line of Sections 10 and 15, approximately one-half mile northerly from the Buckeye Road. Signed by the board.

Plymouth E. B. Letter from Mr and Mrs Robert Erickson relating to use of some of their lots on corner of Frazier Avenue and Raywood Road for playground purposes on condition that they be tax exempt. Referred to Park Commission.

Blacklist Chief Widman left the request of Mrs Johnson that Mr. John L. Johnson be blacklisted. Board agreed that Mrs Johnson should sign notices or appear before board.

Bd Review Clerk wanted to know ~~how~~ how many of those who paid taxes undre protest should be notified for Board of Review. He suggested all in the sections. Told to notify those in the Waunona Way area.

Town Laws Clerk stated that the "Town Laws" would not be published. How many copies of Statutes should he get. Agreed on three.

Orders drawn as per Order Register.
Meeting adjourned.

H.O. Farnsworth
Town Clerk.

July 7, 1954. Special Meeting 8:00 P. M.

→ Hearing on Consolidation of Jt School District No. 6, (Waubesa) of the towns of Blooming Grove and Cottage Grove. and Jt School District No. 8, Towns of Cottage Grove and Dunn and Village of McFarland.

Quorum of Each town and the village present.

Mr Maurice Peterson, Clerk of Waubesa School gave a report on their actions and recommendations.

Mr Logan, clerk of McFarland School reported on the finances, present and after consolidation.

Motion made seconded and carried that they proceed to ballot on the consolidation.

Separated into groups and each group balloted.

The result was a unanimous ballot in favor by each ~~Municipality~~ Municipality.

Adjournment moved, seconded and carried.

After adjournment the two school boards had a joint meeting.

Order of Consolidation on Following page:

Petition filed for annexation to Sanitary Dist No. 6.
Ordered a hearing at next regular meeting the 20th.
See Page 269.

ORDER CONSOLIDATING TWO SCHOOL DISTRICTS.

Upon petition of several electors of the Town of Blooming Grove, Dane County, Wisconsin, petitioning the Town Board of the Town of Blooming Grove, Dane County, Wisconsin, to attach Joint School District No. 6, (waubesa) Town of Blooming Grove and the Town of Cottage Grove, Dane County, Wisconsin, to, and consolidate with, Joint School District No. 8, (mc Farland) Village of McFarland, Town of Blooming Grove, and Town of Dunn, Dane County, Wisconsin, and

Notices having been duly and properly given according to law, and a joint meeting of the Town Boards of the Town of Blooming Grove, Town board of the Town of Cottage Grove, Town Board of the Town of Dunn, and the Village Board of the Village of Mc Farland held at the School House in the Village of Mc Farland, Wisconsin at 8:00 o'clock P. M. on the 7th day of July, 1954; and a majority of each of said boards being present.

IT IS ORDERED that Joint School District No. 6, (waubesa), Town of Blooming Grove and Town of Cottage Grove, dane County, Wisconsin, is hereby dissolved and attached to and consolidated with Joint School District No. 8, (McFarland), Village of McFarland, Town of Blooming Grove, and Town of Dunn, Dane County, Wisconsin. That the name of said resulting school district shall be Joint School District No. 8, Village of McFarland, Town of Blooming Grove, Town of Cottage Grove, and Town of Dunn, Dane County, Wisconsin.

It is further ordered that this order shall become effective on the 12th day of July, 1954.

Dated July 7th, 1954. Board of Supervisors of the Town of Blooming Grove, Dane County, Wisconsin

Neal G. Brown, Chairman,

H. O. Femrite, Clerk
of the Town of Blooming Grove.

Filed in my office July 7th, 1954. Elwood C. Leonhardt

Board of Supervisors of the Town of Cottage Grove, Dane County, Wisconsin.

Vernon Gilbertson, Clk
of the Town of Cottage Grove

Filed in my office July 1954. Lee C. Phillyss,

George Schantz.

Board of Supervisors of the Town of Dunn, Dane Couty, Wisconsin.

Robert F. Green, Clk
Town of Dunn.

Filed in my office July , 1954.

Carl Landerud, Chairman,

Milo Edwards,

Wm Offerdahl, Jr.,

Village Board of the Village of McFarland, Dane County, Wisconsin

Oscar Sperle, President, Harold Bearbower, Richard Nelson,

Willard Egner and Roger Edwards.

Albertine Hassen, Clerk of the Village of McFarland.
Filed in my office July ____, 1954.

Recorded this 9th day of July, 1954.


Town Clerk.

July 8, 1954. Special Meeting 8:00 P. M.

Mr Leroy Bohnsack, Mr Leonhardt and clerk present.
Mr Brown at County Board Committee meeting.

San Dist 7

Meeting called to consider Sanitary District No. 7,
and to compute assessments for blacktop.

Mr Stephen Ashman present and discussed problems of
the district.

Mr Fred Bohaney absent on account of illness and Mr
Richard H. Williams absent on account of family.
Both had been invited to attend.

Mr Bohnsack moved that Mr Stephen Ashman, Mr Fred Bohaney
and Mr Richard H. Williams be appointed.
Seconded by Mr Leonhardt and carried.

Weeds

Mr Al Hansen appeared complaining about weeds on
adjoining lot and about a big tree that he wished to
have taken down.

Mr Pederson was present and received to complaints.

San Dist 7

Mr Ashman commented on the problems of their sanitary
district. He believed that they should appeal to the
Public Service Commission to force the city to extend
water mains. People were told that they would get
water when they signed annexation petitions.

Relief

Clerk presented to case of Bessie Brown:
Her attorney stated over the phone that she should be
committed to the county home.
she has a home she paid \$5,000.00 for and owes \$3,000.00
on it - some say it is worth less than that.
Taxes are delinquent and she is supposed \$35.00 per
month. She cannot get work. has so many cats and dogs
neighbors claim it is a nuisance.
The problem - Can she take care of herself?
Wouldn't she be better off in the county home.

Mr Bohnsack said he would question the neighbors.

Street Light

Mr Gerald Beauchaine requested a street light at the
corner of Buckeye and Spaanem. Both members said they
would look into the need after meeting.

Justice Singer filed his report.

Meeting adjourned.

H.O. Fennell

Town Clerk.

July 12, 1954. Board of Review. 10:00 A. M.

All three members of the board and clerk present.

Mr Harry P. Smith appeared in regard to assessment. Sec. 23. Thought property 25 A. that had been burned should be lowered. The burned out holes were so deep that he could not work. He asked to have the ditch bank graded.

Agreed to grade the land when most of highway work done.
Agreed to lower assessment 750. per year for two years.
Leaving the assessment for the 25A 300.00 for 1954.

Chairman Brown commented on not having an ~~XXXXXXXXXX~~ easement from John Boyer.

Mr Richard Kemmer, 3904 Dempsey Road appeared in regard to assessment. After explaining the problem the assessment for 1954 was set at 1,800.00.

Mr Norman J. Christianson appeared in regard to assessment. After discussion assessment set for \$1.00 for 1954.

Mr and Mrs August Gastrow, 1625 Waunona Way appeared in regard to assessment. Contended that 6,800. was to high. Taxes 144.00 in 1950 - 333.96 in 1953 (inc 30.00 S Chg. Board would view the property.

Two complaints came in in regard to weeds Raywood Road.

Considered 2220 Waunona Way. Hammersley property. Would view property. Hammersley not in.

Mr John Lyons inquired about boards attitude in regard to deductions for insurance. Board agreed to deductions.

Col. Wise appeared in regard to his property in Sections 28 and 29. Assessor Entwistle gave the classifications: 4 A. -360. 15 A - 750 6.4 - 275. 41 A - 1550. in Sec 28 79.1 A - 4300. 8.1 A - 2325. in Sec. 29. Improvements 2500. Col Wise was satisfied with assessment.

Adjournment during the noon hour.

Mr Harvey McFarland appeared in regard to his property. Section 36, Assessed for five acres to much. 2875 plus 275 - 3,150.00 reduced to 2525. He also has east 20 A of Erling Olson farm.

Dallas Wills bought the center 40 A of Erling Olson farm.

During interval when there no property owners appearing there was a general discussion of Jt Sanitary District No. 7. *San Dist 7*

Mr George Hippe appeared in regard to his property 2008 Waunona Way. After discussion of the condition of his house it was reduced from 9800 to 9,100.00

Board of Review adjourned ~~for~~ to July 22nd, 1954 at 7:00 P. M.

H.O. Entwistle
Town Clerk.

July 13, 1954. Special Meeting 8:00 P. M.

All three members, Mr Christian and clerk present.

→ Board came in from Edwards Park discussing zoning with East Waubesa Civic Group.

*San Dist 7
Waunona Way*
Stephen M. Ashman, Fred Dohaney and Richard H. Williams, Commissioners appointed came in to discuss the problems of the sanitary district, their duties, etc.

Discussed the need of water so people could sell lots, more users would connect for water and sewer and bring in revenue to the district. Without water homes could not be forced to connect.

Discussed the school problem and the possibility of attaching to the Nichols School District and having a school on the Palmer or Griffith property as the Nichols School District is looking for another site.

Re Assmt
All three commissioners thought there should be a reassessment on account of irregularities.

The town board then went to the east Waubesa Civic group for discussion as they were too early when they were down before our meeting.

Atty Brandt came in and explained Bonding, special assessments and other matters.

The commissioners were all sworn in.

Board came back from Edwards Park.

Meeting Adjourned.

H.O. Ferris
Town Clerk.

July 20, 1954. Regular Meeting. 7:30 P. M.

Mr. Brown, Mr Bohnsack, atty Cooper and clerk present.

Waunona Way
Discussed jurisdiction of the town on the Waunona Way area. Newspaper story mentioned.

Atty Cooper and Risser agreed the jurisdiction stays with the town until the case is finally settled.

Board authorized departments to continue to serve.

Board of Review
Board wanted to know if citizens could be appointed to Board of Review. Atty Cooper consulted the statutes and stated that the three members of the Town Board, the clerk and assessor constitutes the Board of Review in towns.

Mr McDaniels appeared, thanked the board for coming to their civic group meeting and discussed their activities.

Board decided to hold Board of Review meetings on August 5th, 12th, 19th and 26th at 7:30 P. M.

*Blacklist
High Water
Yahara
Town Sewer*
Chief Widman commented on Mr. John L. Johnson. Board agreed to Blacklist and signed notices.

Chairman Brown commented on high water, particularly in the Yahara south of Waubesa and damage to property.

Mr Boyer expected to be paid for easement. Atty Cooper said that they offered pay for lot but not for easement. He had called him by phone and asked him to sign easement.

H.S. Transp
Clerk stated that Village of McFarland transported eight of our high school pupils, their clerk wanted

the approval of Mr Langer of the County Superintendent's office before sending statement (bill).
Board agreed that bill should be paid when received.

Also commented on High School Transportation and Tuition costs in areas annexed to city. Laid over.

Blacktop Driveways - should they be Blacktopped? Mr Pederson being in stated that they could not consider the proposition this year.

Clerk - When would board consider special assessments for Blacktop. Decided on August 10th.

Zoning
Edw Ph O. Ked County Change for oil company south of Tank Field. Agreed to notify Mr Skinner that Board has no objection to zoning change.
Atty Cooper suggested that Mr Brown see Mr Skinner.

Orders drawn as per Order Register.

Considered the following petition:

San Dist 6

To the Town Board of the Town of Blooming Grove

Whereas, by order of the Town Board dated December 28th 1949, there was created a Sanitary District within said town known as "Town Sanitary District No. 6"; and

Whereas, it is desired that the lands hereinafter described be added to said Sanitary District; now, therefore

The undersigned, constituting at least sixty per cent of the persons owning real estate and/or the owners of sixty per cent of the real estate within the area ~~xxx~~ proposed to be added to said "Town Sanitary District No. 6", do hereby state that such addition is necessary and that the public health, comfort, convenience and welfare will be promoted by such addition and that the property to be added thereto will be benefitted thereby, and hereby request that the town board of the Town of Blooming Grove annex the area hereinafter described to said "Sanitary District No. 6" in the manner provided by Chapter 60 of the Wisconsin Statutes.

The area to be added to said "Town Sanitary District No. 6" is described as follows:

All of Outlot Eleven (11), Assessors Plat No. 2, Town of Blooming Grove, Dane County, Wisconsin.

The following is a general outline of the proposed improvement: The construction of a water supply, sewerage system, and storm water sewers.

Raymond N. Bjelde

Date 6-19-54

Jeannette Pugh Johnson

Date 6-19-54

State of Wisconsin,)
Dane County) ss
)

Raymond N. Bjelde, being duly sworn, on oath, says that he is one of the signers of the above petition; that he is personally acquainted with all the signers of the same; that he knows them to be the owners of of all the lands included in the tract above described; that he knows that they signed the same with full knowledge of the contents thereof; that each signer signed the same on the date stated opposite his name; that your affiant is an owner of property within the area described in the petition.

Raymond N. Bjelde

Subscribed and sworn to before me this 21st day of June, 1954.

Albert E. Brandt, Notary Public, Dane County, Wisconsin.

IN RE:

Annexation of lands to Town Sanitary District No. 6, of the Town of Blooming Grove, Dane County, Wisconsin.

Notice of Hearing

Notice is hereby given that a public hearing on a petition ~~xx~~ to annex to Town Sanitary District No. 6 of the Town of Blooming Grove the lands hereinafter described, will be held at the Town Hall of said town at 8 o'clock P. M. on the 20th day of July, 1954;

Notice is further given that the lands proposed to be annexed to said district are described as follows:

All of Outlot Eleven (11), Assessor's Plat No. 2, Town of Blooming Grove, Dane County, Wisconsin.

Dated this 6th day of July, 1954.

H. O. Femrite, Town Clerk.

State of Wisconsin)ss
County of Dane)

H. O. Femrite, being first duly sworn, on oath, deposes and says that on the 7th day of July, 1954, he posted copies of the (above) "Notice of Hearing" at three places within the area proposed to be annexed to said Town Sanitary District No. 6, to-wit:

1. First telephone post on Thompkins Drive, (going east)
- 2, Second telephone post on Tompkins Drive, and
- 3, Third telephone post on Tompkind Drive.

H. O. Femrite.

Subscribed and sworn before me this 20th day of July, 1954.

Earl Cooper, Notary Public, Dane County, Wisconsin.

At the hearing no one appeared for or against the petition.

The board signed the following Order:

ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT NO. 6, OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN.

A petition, addressed to the town board and praying for the annexation of certain lands to Town Sanitary District No. 6, of the Town of Blooming Grove, having been filed with the town clerk, and on due posting and publication of notices as required by Section 60.303.(2) of the statutes, a public hearing having been held on said petition, at the Town Hall in said town, on the 20th day of July, 1954;

Now, after consideration of all objections to said proposal and the reasons in favor of it, we, as such board, do hereby declare and find that the said petition is signed by the requisite owners of real estate, as provided in Section 60.302 (1) of the statutes, that the proposed work is necessary, and that the public health, comfort, convenience and welfare will be promoted by the annexation of certain lands to said district and the property included in the district will be benefitted by the annexation of said lands to the district.

Now, Therefore, it is hereby ordered, that there be annexed to Town Sanitary District No. 6, of the Town of Blooming Grove, for the purposes set forth in Sections 60.30 to 60.309. inclusive, of the statutes, the following described lands, to-wit:

All of Outlot Eleven (11), Assessors Plat No. 2,
Town of Blooming Grove, Dane County, Wisconsin.

Dated this 20th day of July, 1954.

Neal G. Brown, Chairman,

LeRoy W. Bohnsack, Supervisor,

E. C. Leonhardt, Supervisor.

The meeting adjourned.

H. S. Fennell

Town Clerk.

H. S. Transportation Contracts laid over.

July 22, 1954. Board of Review. 7:00 P. M.

All three members of the Board and clerk present.

Mr Gust Torgeson, Pflaum Road, Assessors Plat No. 2, in and explained that he had a four room house, one acre of ground and thought that his assessment was too high. Board agreed to view the property.

Mr Ritchie, 505 Bowman Avenue appeared and compared his property with others. Board agreed to view the property.

Mr Frd Gewanska, 505 Davidson appeared - high assessment. Board agreed to view the property.

Mr Benj W. Lueptow, local Branch Manager, and Mr Showers of Milwaukee appeared for Allis Chambers Assmt 30,000.00 - 155,000.00 - 185,000.00 to high Made comparison with other new plants in the south. Suggested 11,000 - 105,000 - 115,000 to be in line. Board asked to hold over and view property

Mr Wilson Strand, Lot 9, Blk 10, Lake Edge. 850 - 7750 - 8600 Not corrected in 1953. 1500 over Agreed on 850 - 4750 - 5600 for 1954 only. Then raise 1500.

Mr Charles Hastings Lot 4, Blk 15 Lake Edge
Blair Aldrich 3 15 " "
They came in together and discussed the values
Board agreed to view the property.

Mr M. J. Herrick, 4105 Major Avenue, L 7, B 6, Lake Edge. Expected 500 reduction for two years. Board agreed to view the property.

Mr Laverne Bloomreich, 406 W. Lakeview Avenue Lot 11, B 9, Quaker Heights. Made comparisons of other properties. Board agreed to view the property.

Mr Richard Marble, 4107 Major Avenue, L6, B6, Lake Edge House 15 years old. Upstairs only partly finished.

Board agreed to view the property.

Mr Clarence Onsgard, 4212 Hegg Avenue. High assessment. Brick veneer on front, balance shingle. Board agreed to view the property.

Board of Review adjourned to August 5th, 12th, 19th and 26th.

Clerk explained that he had bills for High School Transportation. ← for H. M. Engelhart and Jt Schol Dist No. 4. Approved.

Discussed John Boyer - Property - Easement. He wanted fifty dollars for easement, said it was promised. Board agreed to pay fifty dollars for easement.

Storm Sewers

→ Discussed Ossman Plat. Never filed for approval.
Streets should be put at grade established by town.

Meeting adjourned.

H. O. Farnsworth

Town Clerk.

CHAPTER 6
TRAFFIC REGULATIONS

6.01 Speed Restrictions.

(1) Except as otherwise provided in this section, the speed of any vehicle operating upon the public streets and highways in the Town of Blooming Grove shall not be in excess of the following:

(a) Twenty five (25) miles per hour in any business or residential district.

(b) Thirty five (35) miles per hour in outlying districts within the unincorporated Village of Waunona where on each of both sides of the highway there is an average distance of not less than five hundred (500) feet between buildings fronting thereon.

(c) Fifteen (15) miles per hour when passing a schoolhouse at those times when children are going to or from school or are playing within the sidewalk area at or about the school.

(d) Fifteen (15) miles per hour when passing an intersection properly marked with a "School Crossing" sign of a type approved by the State Highway Commission when children are crossing or are about to cross the highway.

(e) Fifteen (15) miles per hour when passing a safety zone.

(f) Fifteen (15) miles per hour when meeting or overtaking any school bus stopped for the purpose of receiving or discharging school children.

(g) Fifty five (55) miles per hour during nighttime.

(h) Sixty five (65) miles per hour.

(i) No person shall operate a vehicle in the Town of Blooming Grove at a speed greater than is reasonable and prudent under conditions and having regard for the actual and potential hazards then existing, and the speed of the vehicle shall be so controlled as may be necessary to avoid colliding with any object, person, vehicle or other conveyance on or entering the highway in compliance with legal requirements and using due care.

(j) The operator of every vehicle shall, consistent with the requirements of paragraph (a), operate at an appropriate reduced speed when approaching and crossing an intersection or railway grade crossing, when approaching and going around a curve, when approaching a hill crest, when traveling upon any narrow or winding roadway, when passing school children or other pedestrians, and when special hazards exist with regard to other traffic or by reasons of weather or highway conditions.

(k) The speed of all vehicles equipped with metal or solid rubber tires shall not exceed fifteen (15) miles per hour.

(l) The speed limitations set forth in this section shall not apply to authorized emergency vehicles when responding to emergency calls and the operators thereof sound audible signal by siren or exhaust whistle, and when such emergency vehicle is equipped with at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred (500) feet to the front of such

vehicle. This provision shall not relieve the operator of an authorized emergency vehicle from the duty to operate with due regard for the safety of all persons using the highway, nor shall it protect the operator of any such vehicle from the consequence of a reckless disregard of the safety of others.

(m) No person shall operate a vehicle upon a highway at a speed so slow as to impede or block the reasonable and lawful movement of traffic. Traffic officers may direct such a person to move at a reasonable increased speed or to yield the roadway to overtaking vehicles.

6.02 Reckless Driving.

(1) It is unlawful for any person to endanger the safety of his own person or property or the safety of another's person or property by a high degree of negligence in the operation of a vehicle.

6.03 Obstruction of Operator.

(1) Illegal to operate such a vehicle. It shall be unlawful for the operator of any vehicle to operate the same in the Town of Blooming Grove when it is so loaded or when there are in the front seat such a number of persons, or any person so situated, as to obstruct the view of the operator of the front or to the sides, or to interfere with the operator having free use of both hands and feet to the operating mechanism or controls of the vehicle.

(2) Illegal riding. It shall be unlawful for any passenger in a vehicle to ride in such a position as to interfere

with the operator's view ahead or to the sides or to interfere with the operator's control of the operating mechanism of the vehicle.

(3) One Arm Driving. No person while operating a motor vehicle shall be so engaged as to interfere with his safe operation of such vehicle.

6.04 Operation of Vehicles.

(1) Operate on Right Side of Highway. Upon all highways of sufficient width, except upon one-way highways, the operator of a vehicle shall operate the same upon the right half of the roadway and shall operate a slow moving vehicle as closely as practical to the right-hand edge or curb of the roadway, unless it is impractical to travel on such side of the roadway and unless overtaking and passing another vehicle subject to the limitations applicable to overtaking and passing as set forth in this chapter except as provided in Section 85.18 (12) of the Wisconsin Statutes. The foregoing provisions of this subsection shall not be deemed to prevent the marking of lanes for traffic upon any roadway and the allocation of designated lanes to traffic in a particular direction or at designated speeds.

(2) Limitations on Overtaking and Passing. It shall be unlawful for the operator of a vehicle to operate on any portion of the left side of a highway in overtaking and passing another vehicle proceeding in the same direction unless such left side is clearly visible and is free of oncoming traffic for a

sufficient distance ahead to permit such overtaking and passing to be made in safety. The provisions of this subsection shall not apply upon one-way highways or upon highways laned for traffic; and in all cases of the latter, vehicles traveling in marked lanes shall move in the direction permitted in such lanes.

(3) Operating on Divided Highways. On highways that are divided longitudinally by a parkway, viaduct, wall or other form of division, vehicles shall keep to the right of such division unless directed to do otherwise by an official traffic sign or signal or by a traffic officer.

(4) Meeting of Vehicles. Operators of vehicles proceeding in opposite direction shall pass each other to the right, each giving the other at least one-half of the main traveled portion of the roadway as nearly as possible.

6.05 Rules for Passing.

(1) Signals for Passing. The operator of an overtaking motor vehicle not within a business or residence district shall give audible warning with his warning device before passing or attempting to pass a vehicle proceeding in the same direction.

(2) Vehicles to Keep in Traffic Lanes. The operator of a vehicle upon a roadway shall not deviate from the traffic lane in which he is operating without first ascertaining that such movement can be made with safety to other vehicles approaching from the rear.

(3) Overtaking and Passing Another Vehicle. The operator of any vehicle overtaking another vehicle proceeding in the same direction shall pass such vehicle at a safe distance to

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the view is very beautiful and
the people are very friendly and
the food is very good and cheap

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the left thereof and shall not again operate to the right side of the roadway until safely clear of such overtaken vehicle.

(4) Conduct of Operator Being Passed. The operator of a vehicle about to be overtaken and passed by another vehicle approaching from the rear shall give way to the right, if practical, in favor of the overtaking vehicle on suitable and audible signal being given by the operator of the overtaking vehicle until completely passed by the overtaking vehicle.

(5) Passing on Curves and Grades Restricted. It shall be unlawful for the operator of a vehicle to operate on the left side of the highway upon any part of a grade or upon a curve in the highway where the operator's view along said highway is obstructed for such a distance as to create a hazard in the event another vehicle might approach from the opposite direction.

(6) Passing at Railroad Grade Crossing and Highway Intersections Prohibited. It shall be unlawful for the operator of any vehicle to overtake and pass any other vehicle proceeding in the same direction at any steam, gas or electric railway grade crossing or at an intersection of highways unless so permitted to do so by a traffic officer or upon highways which are properly marked by traffic lanes.

(7) Passing Vehicles at Intersections. Whenever any vehicle has stopped at a marked or unmarked crosswalk or at any intersection to permit a pedestrian to cross the highway, it shall be unlawful for the operator of any other vehicle approaching from the rear to overtake and pass such stopped

vehicle.

(8) Passing or Meeting Frightened Animals. The operator of any vehicle upon any highway, upon a signal by putting up the hand, or other signal of distress made by a person riding, driving or leading an animal which is frightened, shall cause such motor vehicle to stop unless a movement forward is necessary to avoid an accident or injury, and such operator shall, upon request, stop all motive power until such animal is under control.

6.06 Rules for Turning.

(1) Turning right. The operator of a vehicle intending to turn to the right of an intersection shall approach the point of turning in the traffic lane nearest the right-hand edge or curb of the highway and in turning shall keep as closely as practicable to the right-hand edge or curb of the highway.

(2) Turning left. The operator of a vehicle intending to turn to the left at an intersection or into a private highway shall make such turn from the traffic lane immediately to the right of and next to the center of the highway and shall pass immediately to the left of the center of the intersection, passing as closely as practicable to the left of the center of the intersection, and shall leave the intersection immediately to the right of the center of the intersecting highway.

(3) When Not Applicable. The provisions of subsections (1) and (2) shall not apply to those vehicles that are required by local authorities to travel in such lanes that said

The first part of the paper is devoted to a discussion of the general principles of the theory of the structure of the atom. It is shown that the structure of the atom is determined by the laws of quantum mechanics, and that the laws of quantum mechanics are in agreement with the experimental facts.

The second part of the paper is devoted to a discussion of the application of the theory of the structure of the atom to the study of the properties of the elements of the periodic table. It is shown that the theory of the structure of the atom can be used to explain the periodicity of the properties of the elements, and that it can be used to predict the properties of the elements which have not yet been discovered.

The third part of the paper is devoted to a discussion of the application of the theory of the structure of the atom to the study of the properties of the compounds of the elements. It is shown that the theory of the structure of the atom can be used to explain the properties of the compounds of the elements, and that it can be used to predict the properties of the compounds which have not yet been discovered.

The fourth part of the paper is devoted to a discussion of the application of the theory of the structure of the atom to the study of the properties of the solutions of the elements. It is shown that the theory of the structure of the atom can be used to explain the properties of the solutions of the elements, and that it can be used to predict the properties of the solutions which have not yet been discovered.

provisions cannot be complied with.

(4) Turning Around at Certain Intersections Prohibited. At any intersection where traffic is controlled by a traffic control signal or by a traffic officer, it shall be unlawful for the operator of a vehicle to turn such vehicle at the intersection so as to proceed in the opposite direction.

(5) Turning Around in Mid-Block Prohibited on Certain Highways. It shall be unlawful for the operator of any vehicle operating on any street in a business district or on any artery for through traffic in a residence district to turn his vehicle so as to proceed in the opposite direction at any place except at an intersection where such turns are permitted.

6.07 Passing on Bridges and Viaducts.

(1) It shall be unlawful for the operator of a vehicle to pass another vehicle on any bridge or viaduct or on the approach to a bridge.

6.08 Muffler Cut-Out Illegal.

(1) It shall be unlawful to use a muffler cut-out or to drive with such muffler cut-out open, on any motor vehicle upon any of the streets or highways in said Town.

6.09 Illegal Riding.

(1) It shall be unlawful for the operator of any vehicle to operate the same when any person is upon any portion thereof not designed or intended for the use of passengers when such vehicle is in motion, and it shall be unlawful for any

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

person to ride on any portion of a motor vehicle not designed or intended for the use of passengers.

6.10 Parking.

(1) Parking on Highway. No person shall park, stop or leave standing any vehicle, whether attended or unattended, upon any highway outside a business or residence district when it is practical to park, stop or leave such vehicle standing off the roadway of such highway, provided that in no event shall any person park, stop or leave standing any vehicle, whether attended or unattended, upon any highway unless a clear and unobstructed width of no less than fifteen (15) feet upon the roadway of such highway opposite such standing vehicle shall be left for the free passage of other vehicles thereof, nor unless a clear view of such vehicle may be obtained from a distance of two hundred (200) feet in each direction along such highway.

(2) Parking on Streets. No person shall park, stop or leave standing any vehicle, whether attended or unattended, upon any street unless parallel to the edge of the street, headed in the direction of traffic, on the right side of the street, and with the right wheels of the vehicle within twelve (12) inches of the curb or edge of the street, except upon those streets which have been marked or signed for angle parking by official markers or signs, vehicles shall be parked at the angle indicated by such markers or signs.

(3) It shall be unlawful for the operator of a vehicle to

park such vehicle in any of the following places:

(a) Within ten (10) feet of any fire hydrant.

(b) Within four (4) feet of the entrance to a private highway, alley or private driveway.

(c) Upon the highway in front of any schoolhouse during the hours of 7:30 a.m. to 4:30 p.m. during school days.

(d) In any area which has been designated as a "No Parking" area by the Town Board and has been properly marked with signs to that effect.

(e) On any bridge or within one hundred (100) feet of any bridge or viaduct.

(f) On the main traveled portion of any highway.

(g) Within fifteen (15) feet to the near limits of a cross walk.

(4) Emergency Regulations. Under authority of Section 85.12 of the Wisconsin Statutes, the Chief of Police is empowered to make and enforce temporary regulations to cover emergency or special conditions and all traffic shall be subject thereto. Parking and traffic may be prohibited on streets in certain areas to facilitate emergency snow removal. In such case the Chief of Police shall designate the day or days during which traffic or parking shall be prohibited on streets within a certain area, and he shall give notice by placing signs in the area designated, or by other appropriate or convenient means, to the effect that traffic or parking of automobiles in a designated area is prohibited during such emergency. Any person operating or parking a car or permitting a car to be

1. The first part of the paper is devoted to a general discussion of the problem.

2. The second part is devoted to a detailed analysis of the results.

3. The third part is devoted to a discussion of the conclusions.

4. The fourth part is devoted to a discussion of the future work.

5. The fifth part is devoted to a discussion of the references.

6. The sixth part is devoted to a discussion of the appendix.

7. The seventh part is devoted to a discussion of the bibliography.

8. The eighth part is devoted to a discussion of the index.

9. The ninth part is devoted to a discussion of the table of contents.

10. The tenth part is devoted to a discussion of the list of figures.

11. The eleventh part is devoted to a discussion of the list of tables.

12. The twelfth part is devoted to a discussion of the list of references.

13. The thirteenth part is devoted to a discussion of the list of figures.

14. The fourteenth part is devoted to a discussion of the list of tables.

15. The fifteenth part is devoted to a discussion of the list of references.

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operated or parked in such area, failing to remove a car from a street in such designated area during such emergency period, shall be punished by a fine of not less than Five Dollars (\$5.00) nor more than Ten Dollars (\$10.00) for the first offense and for the second or each subsequent conviction within one year thereafter by a fine of not less than Five Dollars (\$5.00) nor more than Twenty Five Dollars (\$25.00). In addition, any police officer is authorized to move any vehicle from a street in such designated area to a position permitted under this section. If, however, no such position as is permitted under this section is available within a reasonable distance of the place in which such vehicle is standing, then such traffic officer may remove or obtain assistance to remove such vehicle to the nearest public parking or storage premises in which space is available.

(5) No Parking - Street Maintenance Work. Whenever it shall be necessary to clear or repair the Town streets or any part thereof for the protection of the safety and welfare of the public, the chief of police shall post said streets with a sign bearing the words "No Parking. Street Maintenance Work." Said signs shall be erected within a reasonable time prior to the time when the street maintenance or clearance is to be done; and at a reasonable time after posting such signs, any police officer may remove or obtain assistance to remove any vehicle of any description found violating the provisions of this ordinance to a position which will not hinder the work, or if no such place is available within a reasonable distance, then to a

6.11 Lighting Equipment.

(1) Every vehicle operated upon any public highway in the Town of Blooming Grove during the hours of darkness shall be equipped with lighting equipment required by Section 85.06 of the 1953 Wisconsin Statutes for such vehicles of its class. All lights required by this section shall be kept lighted from one-half hour after sunset until one-half hour before sunrise.

(2) Dimming or Depressing Headlamp Beams. Every person operating a motor vehicle equipped with multiple beam headlamps upon a public highway during hours of darkness shall, when at a distance of not less than five hundred (500) feet of an oncoming vehicle or of a vehicle proceeding ahead in the same direction, dim, depress or tilt the headlamps of his vehicle and keep them dimmed, depressed or tilted while approaching or following such other vehicle within a distance of five hundred (500) feet, so as to distribute the light therefrom so that the glaring rays are not directed into the eyes of the driver of the other vehicle; but at all times during hours of darkness every operator of a motor vehicle upon a highway shall use headlamps which will reveal a person or vehicle at a distance of at least one hundred (100) feet ahead.

6.12 Intoxicated Persons or Users of Drugs Prohibited From Operating Vehicles.

(1) It is unlawful for any of the following to operate a motor vehicle upon any street or highway in the Town of Blooming Grove:

(a) A person who is under the influence of an intoxicating liquor or a dangerous or narcotic drug.

1.1 Introduction

The purpose of this study is to investigate the effects of various factors on the growth of a certain plant species. The study was conducted over a period of six months, during which time the plants were grown under different conditions. The results of the study are presented in the following sections.

The first section describes the experimental setup, including the selection of the plant species, the growth medium, and the environmental conditions. The second section presents the data collected during the experiment, and the third section discusses the results and their implications.

The study was conducted in a controlled environment, and the results are based on a sample of 100 plants. The data shows that the growth of the plants is significantly affected by the concentration of the growth medium and the temperature of the environment.

The results of the study suggest that the optimal conditions for the growth of this plant species are a growth medium concentration of 0.5% and a temperature of 25°C. These findings have important implications for the cultivation of this plant species in a commercial setting.

1.2 Experimental Setup

The experimental setup consisted of 100 plants grown in a controlled environment. The plants were grown in a growth medium of varying concentrations (0.1%, 0.2%, 0.3%, 0.4%, 0.5%, 0.6%, 0.7%, 0.8%, 0.9%, and 1.0%). The temperature of the environment was also varied (20°C, 25°C, and 30°C).

The plants were grown in a growth medium of 0.5% concentration and a temperature of 25°C. The results of the study are presented in the following sections.

position permitted under this section, or to a public parking lot or storage premises in which space is available. Any owner of a car who shall fail to remove a vehicle from any street posted as provided in this section, shall be punished by a fine of not less than Five Dollars (\$5.00) nor more than Ten Dollars (\$10.00) for the first offense and for the second or each subsequent conviction within one year thereafter by a fine of not less than Five Dollars (\$5.00) nor more than Twenty-Five Dollars (\$25.00).

(6) Storage on Streets Prohibited. It shall be unlawful for any person to park any vehicle on any street for storage purposes. Storage is defined as parking on any street for a period of twenty-four (24) or more consecutive hours. Any person violating this subsection shall be fined Two Dollars (\$2.00).

(7) Police Officer May Move Vehicles Parked On Street. Whenever any police officer shall find an abandoned vehicle or a vehicle standing upon a street in violation of this section, he is authorized to move or obtain assistance to remove such vehicle or require the operator in charge thereof to move such vehicle to a position permitted under this section. If, however, no such position as is permitted under this section shall be available in the public streets within a reasonable distance of the place in which such vehicle is standing, then such police officer may remove said vehicle or secure assistance to remove it to a public parking or storage premises in which space is available.

1. The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that proper record-keeping is essential for the transparency and accountability of the organization. This section also outlines the various methods used to collect and analyze data, ensuring that the information is reliable and up-to-date.

2. The second part of the document focuses on the financial aspects of the organization. It provides a detailed overview of the budget, including the projected income and expenses for the upcoming year. This section also discusses the various financial risks that the organization may face and the strategies used to mitigate these risks.

3. The third part of the document discusses the operational aspects of the organization. It provides a detailed overview of the various departments and their functions, as well as the processes used to manage the organization's resources. This section also discusses the various challenges that the organization may face and the strategies used to overcome these challenges.

4. The fourth part of the document discusses the human resources aspect of the organization. It provides a detailed overview of the various roles and responsibilities of the organization's staff, as well as the processes used to recruit and retain talent. This section also discusses the various challenges that the organization may face and the strategies used to overcome these challenges.

5. The fifth part of the document discusses the legal aspects of the organization. It provides a detailed overview of the various laws and regulations that the organization must comply with, as well as the processes used to ensure compliance. This section also discusses the various challenges that the organization may face and the strategies used to overcome these challenges.

6. The sixth part of the document discusses the environmental aspects of the organization. It provides a detailed overview of the various environmental risks that the organization may face, as well as the processes used to manage these risks. This section also discusses the various challenges that the organization may face and the strategies used to overcome these challenges.

7. The seventh part of the document discusses the social aspects of the organization. It provides a detailed overview of the various social responsibilities that the organization may face, as well as the processes used to manage these responsibilities. This section also discusses the various challenges that the organization may face and the strategies used to overcome these challenges.

8. The eighth part of the document discusses the overall performance of the organization. It provides a detailed overview of the various key performance indicators (KPIs) that the organization uses to measure its success, as well as the processes used to analyze and improve performance. This section also discusses the various challenges that the organization may face and the strategies used to overcome these challenges.

(b) A person who is an habitual user of dangerous or narcotic drugs.

(c) A person who is subject to epilepsy.

(2) In this section "dangerous drug" means any drug enumerated in Section 151.07 (1) (a) 1 to 8, Wisconsin Statutes of 1953.

6.13 Vehicles to Stop at Arterial Highways.

(1) It shall be unlawful for the operator of any vehicle to fail to come to a full and complete stop within thirty (30) feet of the near limits of any intersection in the Town at which has been erected an official stop sign or traffic signal designating an artery for through traffic.

6.14 What To Do On Approach of Emergency Vehicles.

(1) Upon the approach of any authorized emergency vehicle giving audible signal by siren, the operator of every other vehicle shall immediately operate the same to a position as near as possible and parallel to the right-hand edge or curb of the roadway, clear of any intersection of highways, and shall stop and remain in such position unless otherwise directed by a traffic officer, until such authorized emergency vehicle shall have passed.

6.15 Following Emergency Vehicles.

(1) It shall be unlawful in the Town of Blooming Grove for the operator of any vehicle other than one on official business to follow any authorized emergency vehicle in response to a call or alarm, closer than five hundred (500) feet, or to

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drive into or park any such vehicle within the block where fire apparatus has stopped in response to an alarm.

6.16 Windshield Wipers.

(1) It shall be unlawful to operate any motor vehicle upon a highway in the Town of Blooming Grove without a windshield wiper or other device for cleaning rain, snow or other moisture from the windshield.

6.17 Weight Limitations.

(1) It shall be unlawful for any person, firm or corporation to operate a motor vehicle on any Town road protected by weight limit signs, when the weight of said vehicle is in excess of the limit specified on said weight limit signs. Nothing in this section shall be construed, however, as prohibiting the ordinary use of said posted highway for the delivering of or moving necessary supplies or commodities to or from any place of business or residence fronting on said highway.

6.18 General Weight Restrictions.

(1) If at any time any person is operating upon any highway any vehicle which is causing or is likely to cause injury to such highway or is visibly injuring the permanence thereof or the public investment therein, the Town constable or any Town police officer may summarily suspend the operation of any such vehicle on such highway, and the owner or operator thereof shall forthwith comply with such suspension or be subject to the penalty as hereinafter prescribed.

There are two main parts to the report. The first part is a description of the project and the second part is a description of the results.

1. Description of the project

The project was carried out in the laboratory of the Department of Physics, University of Cambridge. The project was supervised by Professor J. D. Jackson and the results were presented at the meeting of the American Physical Society in December 1964.

2. Description of the results

The results of the project are presented in the following sections. The first section is a description of the experimental apparatus and the second section is a description of the results of the measurements. The third section is a discussion of the results and the fourth section is a conclusion.

3. Discussion of the results

The results of the project are in good agreement with the theoretical predictions. The experimental results show that the theory is correct and that the measurements are accurate. The results are presented in the following sections.

4. Conclusion

6.19 Turning Movements and Required Signals.

(1) No person shall turn a vehicle at any intersection unless the vehicle is in proper position upon the roadway as required in Section 85.17 of the Wisconsin Statutes, or turn a vehicle to enter a private road or driveway or otherwise turn a vehicle from a direct course or move right or left upon a roadway in the Town of Blooming Grove unless and until such movement can be made within reasonable safety. No person shall so turn any vehicle without giving an appropriate signal in the manner hereinafter provided in the event any other traffic may be affected by such movement.

(2) A signal of intention to turn right or left when required shall be given continuously during not less than the last one hundred (100) feet traveled by the vehicle before turning.

(3) No person shall stop or suddenly decrease the speed of a vehicle without first giving an appropriate signal in the manner provided by sections 6.20 and 6.21 to the driver of any vehicle immediately to the rear when there is opportunity to give such signal.

6.20 Signals by Hand and Arm or Signal Device.

(1) Any stop or turn signal when required herein shall be given either by means of the hand and arm or by a signal lamp or lamps or mechanical signal device of a type approved by the department, but when a vehicle is so constructed or loaded that a hand-and-arm-signal would not be visible both to the front and rear of such vehicle, then said signals must be given by such a

lamp or lamps or signal device.

6.21 Method of Giving Hand and Arm Signals.

(1) All signals herein required given by hand and arm shall be given from the left side of the vehicle in the following manner and such signals shall indicate as follows:

(a) Left turn. Hand and arm extended horizontally.

(b) Right turn. Hand and arm extended upward.

(c) Stop or decrease speed. Hand and arm extended downward.

6.22 Braking Equipment.

(1) It shall be unlawful to operate a motor vehicle upon the public highway in the Town of Blooming Grove unless the same is equipped with brakes as required by Section 85.67 (1) of the 1953 Wisconsin Statutes.

6.23 Warning Device.

(1) It shall be unlawful to operate a motor vehicle upon the public highway in the Town of Blooming Grove unless the same is equipped with a warning device as required by Section 85.67 (2) of the 1953 Wisconsin Statutes.

6.24 Clinging to Moving Vehicles.

(1) It shall be unlawful for any person riding upon a bicycle, motor cycle, coaster sled, roller skates, toboggan, toy vehicle or any other similar vehicle or device to cling to or attach himself or his vehicle to any other moving vehicle or street car upon a highway.

6.25 Limitations on Backing.

(1) The operator of a vehicle shall not back the same unless such movement can be made in safety, and it shall be unlawful for any operator to back his vehicle into an intersection of highways upon which complete turns are prohibited, for the purpose of making such complete turn.

6.26 Distance Between Vehicles.

(1) Following Too Closely. The operator of a motor vehicle shall not follow another vehicle more closely than is reasonable and prudent, having due regard for the speed of such vehicle and the traffic upon and the condition of the highway.

(2) Distance Between Slow Moving Vehicles. The operator of any slow moving vehicle, other than a truck following another truck, when operating upon a highway outside of a business or residence district shall not follow another slow moving vehicle within three hundred (300) feet, but this provision does not prevent one slow moving vehicle overtaking and passing another nor does it apply to funeral processions. The operator of any truck operating upon a highway outside of a business or residence district shall not follow another truck within five hundred (500) feet except when passing as provided in this subsection.

6.27 Accidents On Highways.

(1) Accidents Involving Death or Personal Injuries.

(a) The driver of any vehicle involved in an accident resulting in injury to or death of any person shall immediately stop such vehicle at the scene of the accident or as

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close thereto as possible but shall then forthwith return to and in every event shall remain at the scene of the accident until he has fulfilled the requirements of subsection (3) of this section. Every such stop shall be made without obstructing traffic more than necessary.

(b) Any person failing to stop or to comply with said requirements under such circumstances shall upon conviction be punished by a fine of not less than Five Dollars (\$5.00) nor more than Five Thousand Dollars (\$5,000.00).

(2) Accidents Involving Damage to Vehicles.

(a) The driver of any vehicle involved in an accident resulting only in damage to a vehicle which is driven or attended by any person shall immediately stop such vehicle at the scene of such accident or as close thereto as possible but shall forthwith return to and in every event shall remain at the scene of such accident until he has fulfilled the requirements of subsection (3) of this section. Every such stop shall be made without obstructing traffic more than is necessary.

(b) Any person failing to stop or to comply with said requirements shall upon conviction be punished by a fine of not more than Two Hundred Dollars (\$200.00).

(3) Duty To Give Information and Render Aid. The driver of any vehicle involved in an accident resulting in injury to or death of any person or damage to any vehicle which is driven or attended by any person shall give his name, address, and the registration number of the vehicle he is driving and shall upon

request and if available exhibit his driver's license to the person struck or the driver or occupant of or person attending any vehicle collided with and shall render to any person injured in such accident reasonable assistance including the carrying, or the making of arrangements for the carrying of such person to a physician, surgeon or hospital for medical or surgical treatment if it is apparent that such treatment is necessary or if such carrying is requested by the injured person.

(4) Duty Upon Striking Unattended Vehicle.

(a) The driver of any vehicle which collides with any vehicle which is unattended shall immediately stop and shall then and there locate and notify the operator or owner of such vehicle of the name and address of the driver and owner of the vehicle striking the unattended vehicle or shall leave in a conspicuous place in the vehicle struck, a written notice giving the name and address of the driver and of the owner of the vehicle doing the striking and a statement of the circumstances thereof.

(b) Any person failing to stop or to comply with said requirements under such circumstances shall upon conviction be punished by a fine of not more than Two Hundred Dollars (\$200.00).

(5) Duty Upon Striking Fixtures Upon A Highway.

(a) The driver of any vehicle involved in an accident resulting only in damage to fixtures legally upon or adjacent to a highway shall take reasonable steps to locate and

notify the owner or person in charge of such property of such fact and of his name and address and of the registration number of the vehicle he is driving and shall upon request and if available exhibit his driver's license and shall make report of such accident when and as required in subsection (6) hereof.

(b) Any person failing to stop or to comply with said requirements under such circumstances shall upon conviction be punished by a fine of not more than Two Hundred Dollars (\$200.00).

(6) Duty to Report Accident.

(a) The driver of a vehicle involved in an accident resulting in injury to or death of any person or total property damage to an apparent extent of Fifty Dollars (\$50.00) or more shall within ten (10) days after such accident, or as soon as reasonably possible, forward a written report of such accident to the police department of the Town of Blooming Grove.

(b) The police department may require any driver of a vehicle involved in an accident of which report must be made as provided in this subsection to file supplemental reports whenever the original report is insufficient in the opinion of the police department and may require witnesses of accidents to render reports to the police department.

(c) Any person who shall falsely make and file an accident report which must be made as provided in this subsection or who shall knowingly make any false statement in any such report, shall be punished by a fine of not less than Twenty Five Dollars (\$25.00) nor more than Fifty Dollars (\$50.00) for

each offense.

(7) When Driver Unable to Report. Whenever the driver of a vehicle is physically incapable of making a required accident report and there was another occupant in the vehicle at the time of the accident capable of making a report, such occupant shall make or cause to be made said report. Any occupant who fails to make such report when required by this subsection shall be punished for the first offense by a fine of not less than Twenty Five Dollars (\$25.00) nor more than Fifty Dollars (\$50.00).

(8) Penalties. Any person violating any provision of Section 6.27 as to which no penalty is provided in Section 6.29 shall be punished for the first offense by a fine of not less than Twenty Dollars (\$20.00) nor more than Two Hundred Dollars (\$200.00) and for the second or each subsequent conviction within one (1) year thereafter, by a fine of not less than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars (\$500.00).

6.28 Arterial Highways. The following streets are hereby designated and declared to be arteries for through traffic. It shall be unlawful for the operator of any vehicle and every device in, upon or by which any person or property is or may be transported, or drawn, upon a public street or highway in the Town of Blooming Grove, to fail to come to a full and complete stop within thirty (30) feet of the near limits of an intersection with the following streets and highways at which has been erected an official stop sign or traffic signal designating

such street or highway as an artery for through traffic:

- (1) Allis Avenue at intersection with East Dean Avenue
- (2) Bowman Avenue at intersection with Lake View
- (3) Bowman Avenue at intersection with Pinchot
- (4) Bremmer Road
- (5) Buckeye Road
- (6) Card Avenue
- (7) Commercial Avenue
- (8) County BB
- (9) County T
- (10) Davies Street
- (11) Dempsey Road
- (12) Dempsey Road at intersection with Milwaukee Street
- (13) Earling Avenue
- (14) East Lake View Avenue at intersection with Maher

Avenue

- (15) Femrite Drive
- (16) Highways 12 & 18 through the Town of Blooming Grove
- (17) Highway 30 through the Town of Blooming Grove
- (18) Highway 51 through the Town of Blooming Grove
- (19) Lake Edge Boulevard
- (20) Maher Avenue
- (21) Maher Avenue at intersection with Davies Street
- (22) Major Avenue
- (23) Monona Drive
- (24) Morningside Avenue
- (25) North Fair Oaks Avenue

1. The first part of the report is a general statement of the purpose and scope of the study.

2. The second part is a description of the methods used in the study.

3. The third part is a description of the results of the study.

4. The fourth part is a discussion of the results and their implications.

5. The fifth part is a conclusion and a list of references.

6. The sixth part is a list of appendices.

7. The seventh part is a list of figures and tables.

8. The eighth part is a list of footnotes.

9. The ninth part is a list of abbreviations.

10. The tenth part is a list of symbols.

11. The eleventh part is a list of units.

12. The twelfth part is a list of definitions.

13. The thirteenth part is a list of acknowledgments.

14. The fourteenth part is a list of references.

(26) Raywood Road
(27) Rethke Avenue
(28) Waubesa Road
(29) Waunona Way
(30) West Lake Avenue at intersection with East Dean Avenue

(31) Dempsey Road at intersection with Maher Avenue,
Davies Street and Pinchot

6.29 Penalties.

(1) Any person violating any of the provisions of sections

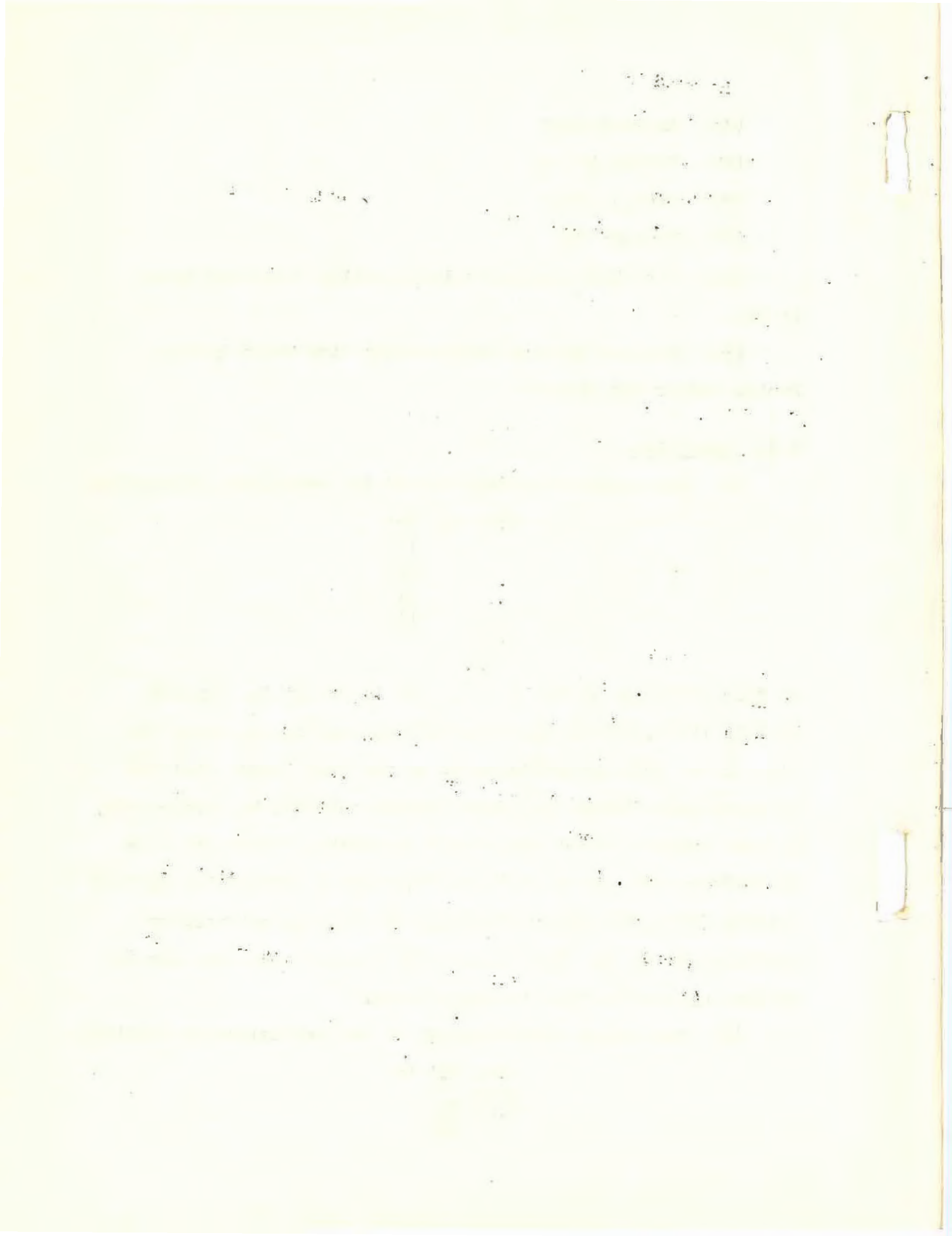
6.01 (1) (c)
(d)
(e)
(f)
(i)
(j)

6.02
6.12

of this ordinance shall be fined not to exceed One Hundred Dollars (\$100.00) for the first offense and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than thirty (30) days, unless the fine be sooner paid. For the second or each subsequent conviction within one year thereafter such person shall be fined not to exceed Two Hundred Dollars (\$200.00) and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than six (6) months, unless the fine be sooner paid.

(2) Any person violating any of the provisions of sections

6.01 (1) (m)
6.03
6.05 (1)
(2)



6.06 (1)
(2)
(4)
(5)
6.07
6.08
6.09
6.10 (2)
(3)
6.11
6.13
6.15
6.16
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of this ordinance shall be fined not to exceed Ten Dollars (\$10.00) for the first offense and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than ten (10) days, unless the fine be sooner paid. For the second or each subsequent conviction within one year thereafter such person shall be fined not to exceed Twenty Five Dollars (\$25.00) and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than twenty five (25) days, unless the fine be sooner paid.

(3) Any person violating any of the provisions of sections

6.01 (1) (a)
(b)
(g)
(h)
(k)
6.04
6.05 (3)
(4)
(5)
(6)
(7)
(8)

6.10 (1)

6.14

6.22

6.26

of this ordinance shall be fined not to exceed Twenty Five Dollars (\$25.00) for the first offense and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than twenty five (25) days, unless the fine be sooner paid. For the second or each subsequent conviction within one year thereafter such person shall be fined not to exceed One Hundred Dollars (\$100.00) and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than sixty (60) days, unless the fine be sooner paid.

(4) Any person violating any provision of sections 6.17 and 6.18 of this ordinance shall be fined not to exceed One Hundred Dollars (\$100.00) for the first offense and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than thirty (30) days, unless the fine be sooner paid. For the second or each subsequent conviction within one year thereafter such person shall be fined not to exceed Two Hundred Dollars (\$200.00) and in the event the fine is not paid by imprisonment in the Dane County Jail for not more than sixty (60) days, unless the fine be sooner paid.

6.30 Effective Date. This ordinance shall take effect one week after passage and posting, and proof of said posting is filed and recorded by the Town Clerk.

The foregoing ordinance was adopted at a regular meeting
of the Town Board of the Town of Blooming Grove held on
July 6, 1954.

Chairman

Supervisor

Supervisor

Clerk

272 X

Traffic Ordinance

AFFIDAVIT OF POSTING

STATE OF WISCONSIN }
 } ss.
DANE COUNTY }

I, H. O. Femrite, Town Clerk of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, H. O. Femrite, Town Clerk, on the 27th day of July, 1954, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

Town Hall,

Election Booth at Gallagher Plat,

Edwards Park Store, and

Femrite Station

H. O. Femrite

Subscribed and sworn to before me
this 29th day of July, 1954.

Frieda K. Femrite

Notary Public, Dane County, Wisconsin

My Commission Expires 7-24-55.

TRAFFIC ORDINANCE

Adopted July 6, 1954

The Town Board of the Town of Blooming Grove Do
Ordain That the Town Ordinances Relating to Traffic
Regulations Are Hereby Amended, Revised and
Codified as Follows: