

Regular Meeting

June 18th, 1957

8:00 P.M.

All board members present; also Messrs. Pederson, W.E. Entwistle and Christian.

The minutes of the meeting held on June 18th, 1957 were approved as read.

Mr. Pederson reported that a further check on rerouting the storm sewer from Ossman Acres to Buckeye Road would add about \$10,000.00 or \$11,000.00 to the cost. Mr. Pederson also reported that if uncoated culvert pipe were used the additional cost of culvert over concrete, using the original plans, would be about \$210.00: The cost of uncoated culvert being \$4.91 per foot and the cost of concrete pipe 4.70 per foot. After further discussion the members decided to explore the possibility of going to the south and decided to view the area on June 19th, 1957. The Clerk was instructed to advise Mr. Thut of the delay in signing the contract. V2-P238

A further discussion of the raise in per diem for the commissioners of Sanitary District No. 6 was held and it was decided to lay the matter over until June 25th, 1957. V2-P234

Mr. Carl Gausewitz of the firm Gausewitz and Cashin, architects for the addition to the Monona Grove High School, appeared and requested permission to install a drain field for the surface water from the building roof in the easement on the back ends of the lots in Block 2 of Quaker Heights. The work to be done for distance of 300 feet and cost to be handled by the High School District. The Clerk was instructed to so advise Mr. Gausewitz by letter. V2-P176

A discussion was held with Mr. Entwistle regarding a permit for Mr. Lehr's trailer. It was decided that he should have 90 days from date of the permit and Mr. Leonard was instructed to make application immediately. V2-P251

The Clerk was instructed to write Mr. Hughes and request that he come to the meeting of June 25th, 1957, regarding the lapse of his trailer permit. V2-P251

The May police report was received and placed on file. V2-P210

Mr. Pederson's Bond was signed and placed on file V2-P63

Mr. Ray Thurber's letter of resignation as park board chairman was read. A motion by Mr. Böhnsack seconded by Mr. Tipple that the resignation be accepted and that the Clerk so inform Mr. Thurber by letter and thank him for his services to the town was carried. V2-P206

The question about hiring the Ziegler band for two concerts during the summer was discussed and the Clerk was instructed to return the contracts unsigned. V2-P293

A petition for installing a service road on the east side of the 51 Beltline for the Dahl property, Midland Investment property, Drott property and the Peterson property with a waiver of assessments was received and placed on file. V2-P236

Board members were advised of the first meeting of the Board of Review to be held on July 8th, 1957. V2-P62

Justice Brandt's report received and placed on file. V2-P147

There being no further business to come before the members the meeting adjourned at 11:00 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Special meeting

June 25, 1957

8:00 P.M.

All board members present also Messrs Entwistle, Pederson and Christian.

V2-P.52 The meeting was called to order with the hearing on special assessments on Tompkins Drive from Monona Drive ~~and~~ to Joylyne Drive and Clover Lane from the city limits to Cottage Grove Road. The following appeared relative to the Tompkins Drive Assessment: Vernon Swenson, 500 Tompkins Dr.; Mrs. A.H. Johnson, 501 Tompkins Dr.; Mr. and Mrs. Roland Koellen, 408 Tompkins Dr.; Ray Wilson, 405 Tompkins Dr.; John J. Brisse 412 Tompkins Dr.; Donald Greene, 504 Tompkins Dr. and no objection was made to the assessment.

V2-P.52 A motion by Mr. Bohnsack seconded by Mr. Leonard<sup>h</sup> to remove the assessment to Mr. Bewick on Clover Lane on the west side only (there being no benefit to said property) was carried.

✓ A motion by Mr. Tipple seconded by Mr. Leonard<sup>h</sup> to make the assessments final as modified was carried (see P. 2A)

V2-P.26 Mr. Benson, Spaanem Ave., appeared and presented a petition for improving Spaanem Ave. with blacktop from Ruth St. to Hob St. The petition was received and placed on file and Mr. Benson was informed that there would be no blacktop laid until after the storm sewer was installed.

V2-P.238 The following appeared relative to the storm sewer question: Joel Benson, George L. Parks, Russell Moen, Karl Harker, Otto Slinde, and Klaus Herkert and a lengthy discussion was held regarding the delay in installation. Mr. Pederson promised to clean out the easement and culverts and to make some corrections on Kay St.

V2-P.278 Mr. Herkert also requested that weeds be cut on the vacant lot next to him and complained about the holes on the vacant lots owned by Hob Builders. He also complained about the rough condition of the street and the difficulty he had getting into his driveway. Mr. Pederson promised to try and correct this.

V2-P.251 Mr. and Mrs. Wm. T. Hughes appeared relative to the lapse of their trailer parking permit now located on the Paus farm. They stated that they did not know that a permit was necessary. A motion by Mr. Tipple seconded by Mr. Leonard to deny a request for a renewal and to order the trailer moved by July 1, 1957, was carried unanimously.

V2-P.247 Mr. Leslie Olson's bill of \$1983.00 for the construction of the Thurber Park shelter house was considered. Mr. Tipple expressed his disapproval of the workmanship and the board members ordered that the posts be improved, the cement cap be replaced, the cracked joints be cleaned and pointed, the loose siding be fastened and the grading be done as per specification. The clerk was to inform Mr. Olson that this would have to be done before the bill would be considered.

V2-P.251 MR. Pederson was instructed to check grade <sup>with gravel sub base as per specification.</sup> The Ed. Lehr trailer parking permit for a period of 90 days from July 1, 1957, was signed.

V2-P.64 The building committee meeting was postponed to 7:00 P.M. July 2, 1957.

V2-P.62 The board ~~then~~ agreed to meet as Board of Review August 12, from 10:00 A.M. to 4:00 P.M.; August 16th, 19th ~~and 23rd~~ from 7:00 P.M. to 9:00 P.M.

V2-P.77 The clerk was instructed to draft a letter requesting various churches and agencies in the town to nominate

RESOLUTION MODIFYING AND CONFIRMING  
SPECIAL ASSESSMENTS

BE IT RESOLVED, By the Town of Blooming Grove Town Board,  
as follows:

The Town Board of the Town of Blooming Grove, Dane County,  
Wisconsin, having held a public hearing at the Town Hall on the  
25th day of June, 1957, at 8:00 o'clock p.m., after notice  
having been given, and all parties desiring to be heard having  
been heard; and the assessment of benefits and levy of tax hereto-  
fore made by the Town Board in relation to the improvement for  
highways and streets on the following named highways and streets:

Tompkins Drive from Monona Drive to Joylyne Drive.

Clover Lane from Cottage Grove Road to Madison  
City Limits,

V2-P225

having been reviewed, and the same as modified on said special  
assessment roll be and the same hereby are affirmed.

*L. G. Bohrsal*  
Chairman

*J. J. Triple*  
Supervisor

*E. C. Lombard*  
Supervisor

I hereby certify that the above and foregoing resolution  
was duly adopted on June 25, 1957.

*Waldemar Christian*  
Clerk

ALCOHOLIC BEVERAGES AND TOBACCO  
TAXES

... by the Board of Alcohol and Tobacco Taxation.  
as follows:

The new Board of Alcohol and Tobacco Taxation, Wisconsin, having held a public hearing at the town hall on the 23rd day of June, 1937, at 8:00 o'clock p.m., after notice having been given, and all parties desiring to be heard having been heard; and the assessment of benefits and levy of tax thereon made by the town board in relation to the improvement for highways and streets on the following named highways and streets:

Tomkins Drive from Thomas Drive to Highway Drive.

Oliver Lane from Cottage Grove Road to Madison  
St. Drive.

Having been reviewed, and the same as aforesaid to said special assessment roll be and the same hereby be affirmed.

*[Faint, illegible handwritten notes and signatures]*

I hereby certify that the above and foregoing resolution was duly passed on June 23, 1937.

*[Faint, illegible handwritten notes and signatures]*

people<sup>2/3</sup> representative's on Park Board, Library Committee, and various other committees for which citizen members might be needed.

There being no other business to come before the members the meeting adjourned at 11:00 P.M.

V2-P77

*Waldemar Christian*  
Waldemar Christian, Clerk

Regular meeting July 2, 1957 7:30 P.M.

All members present also Messrs Pederson, W.E. Entwistle, and Christian.

Chairman Tipple called the members to order as Building Committee. Permits #2095 thru # 2222 were reviewed with Mr. Entwistle. A motion by Mr. Bohnsack seconded by Mr. Leonhardt to approve these permits was carried.

V2-P64

A discussion was held relative to Mr. Jesse DeWitt's request to move his house on Lot 3, Block 4 Allis Heights from the back to the front of the lot. The members advised Mr. Entwistle to permit him to move the building.

V2-P85

A request by Mr. Harold Field to move his home from the Linda Vista Plat to his property in section 26 (Marsh Road) was approved.

V2-P.101

An addition for Ray Rasmus, E. Dean Ave., was approved.

V2-P222

Mr. Entwistle stated that he had not issued a permit to Carl Eustace for an apartment on the Carl Payne Property in Assessors Plat No. 7 because the plans had not yet been approved by the Industrial Commission. He also stated that he would require a set back of 35 feet from Davidson Street.

V2-P.97

The members requested that the building committee meet at least once every 30 days.

✓

There being no other business to come before the members the building committee, the meeting was declared adjourned at 8:30 P.M. and Mr. Bohnsack called the members to order as town Board.

✓

The minutes of June 18 and June 25th, 1957 were approved as corrected.

✓

Mr. Entwistle reported that he had not seen Howard Pflaum regarding the possibility of taking the Ossmann storm sewer to the south.

V2-P.238

Mr. Entwistle stated that he had not yet checked if the Hughes trailer had been vacated.

V2-P.131

Mr. Entwistle reported that his part time help, Mr. Whitney, would continue to work until August 12, 1957.

V2-P274

Mr. Cooper reported that he was trying to close the deal on the new garage in the following week. Mr. Tipple suggested that the members view the building and see what use could be made of the building.

V2-P.110

Mr. Tipple reported that he has been advised that we have about five different elm diseases which make the elm trees look bad but actually do not hurt them. The ash trees also have a disease.

V2-P.95

V2-P.235 Further consideration was given the letter received from Harris & Brandt relative to an increase in per diem for the commissioners of Town Sanitary District No. 6 and Mr. <sup>COOPER</sup> recommended that according to Article IV, Section 26 of the Wisconsin Constitution, salaries cannot be raised during the term of Office. The clerk was instructed to advise the sanitary district commissioners and to suggest that it be taken up at the next annual meeting.

V2-P.201 Mr. Cooper presented the preliminary draft of the ordinance governing carnivals and circuses and the members approved the ordinance as corrected.

V2-P.201 Mr. Cooper presented the preliminary draft of the soliciting ordinance which was laid over to the next regular meeting on July 16, and the clerk was instructed to request Mr. Widman to be present at this meeting to discuss the ordinance.

V2-P.177 The clerk presented a preliminary draft of a letter requesting nominations to a panel from which committee members might be chosen. The letter was approved as corrected and the clerk was instructed to send the same to the churches and other organizations in and near the town.

V2-P.206 A discussion regarding the park board vacancy was held and the clerk was instructed to write Mr. Navratil and request that he call the park board members to a meeting with the town board at 7:00 P.M. on July 16th, 1957.

V2-P.172 The clerk informed the members that the application for junk yard license had not been returned by the Madison Moving and Wrecking Company. The Clerk was instructed to write them and request them to be at the next regular meeting.

A motion by Mr. Leonhardt seconded by Mr. Tipple to approve Zoning ordinance No. 656, Petition 328 was carried (Part of section 15) The following is the amendment:

ZONING ORDINANCE AMENDMENT NO. 656

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

The Dane County Board of Supervisors does ordain as follows:

V2-P.295 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 subdivision, to be numbered 15 and reading as follows:

15. A part of the SW $\frac{1}{4}$  NW $\frac{1}{4}$  Section 15 described as follows: beginning at the intersection of the northeasterly line of the C & NW R.R. and the south line of the Buckeye Road; thence east along said south line to a point which is east 574.1 feet from the west section line; thence south 602.2 feet to the northeasterly line of the railroad; thence northwesterly along said line to the point of beginning.

A preliminary request for vacating Drexel Avenue from Morningside Ave., to Maher Avenue was considered and the members were of the opinion that it should not be vacated at this time since there are two vacant lots on the street which would then not have access to a public road. V2-P.22

The Clerk reported that notices of Board of Review meeting on July 8th, 1957 at 8:00 A.M. had been posted. V2-P.62

The letter to the Blooming Grove Drainage District was noted and placed on file. V2-P.88

The June Police report was received and placed on file. V2-P.210

The School district valuations as received from East Dane County Superintendent's Office was noted and placed on file. V2-P.236

Mr. Pederson reported that he had checked the gravel at the Thurber Park shelter house and that it met the specifications but that in checking the grade he found that it was not in accordance with the specifications but was almost level with the existing ground. A motion by Mr. Tipple seconded by Mr. Bohnsack to pay Mr. Leslie Olson a progress payment of \$1,500.00 and to pay him the balance of \$483.00 when he straightens the posts, replaces the cement cap and raises the floor four (4") inches. was carried. V2-P.247

The members then proceed to sign vouchers. ✓

There being no other business to come before the members the meeting adjourned at 10:45 P.M. ✓

*Waldemar Christian*  
Waldemar Christian, Clerk

Board of Review July 8th, 1957 8:00A.M.

All board members present also Messrs Entwistle and Christian.

Mr. Entwistle advised the members that the roll was not ready, but would be ready by August 12th, 1957. A motion by Mr. Tipple seconded by Mr. Leonhardt to adjourn the Board of Review to August 12th, from 10:00 A.M. to 4:00 P.M. and on August 16th, from 7:00 P.M. to 9:00 P.M. was carried. V2-P.62

The members then resolved themselves <sup>into a meeting of the</sup> as a town board and held a discussion on the Thurber Park shelter house. Mr. Tipple expressed his dissatisfaction on the material which had been used after comparing with the Lake Edge Park Shelter House. ✓

A discussion relative to enlarging the office space in the town hall was held and it was decided to hold a special meeting at 7:30 P.M. on July 12th to further discuss the same. V2-P.248

There being no further business to come before the members the meeting adjourned at 8:45 A.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

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Special Meeting

July 10th, 1957

7:00 P.M.

All members present, Also Messrs. Pederson, W. E. Entwistle Christian and Mr. Howard Pflaum.

Y2-P238

Mr. Entwistle introduced Mr. Pflaum and requested Mr. Bohnsack to explain the request for the meeting. Mr. Bohnsack explained the storm sewer problem in the Ossman Acres area and the boards investigation into the possibility of diverting the water drainage into a southerly route through a part of Mr. Pflaum's farm. Mr. Bohnsack stated that the board members were interested in obtaining either an easement or purchasing some land or possibly paying some damages for the privilege of obtaining this southerly route. Mr. Pederson explained how this could be handled to best advantage at the present. Mr. Bohnsack explained that the board would have to abandon about 7,000 to 8,000 dollars work if they were required to go in a northerly direction at this time and that they were interested in spending this amount to go in the proper direction.

Y2-P208

Y2-P.88

Mr. Pflaum agreed that a southerly direction seemed most plausible but that he would like to have the board give some consideration to Mr. Martin, the farm owner immediately south, also. Mr. Pflaum also requested that the town furnish him with the amount of water which would add to his land over and above the amount which ran there prior to that time. This was to be computed under average normal conditions. He also requested the size of open ditch needed. Mr. Pederson was instructed to get this information from the engineer.

Mr. Pflaum agreed to take this matter up with the other members of the estate and agreed to meet again with the board members at 7:30 P.M. on July 23.

Y2-P.238

Mr. Pederson then presented the members with an estimate of \$3,100.00 for a storm sewer in section 16 for the Herro property immediately North of Pflaum Road. No action taken.

There being no other business to come before the members the meeting adjourned at 8:45 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Special Meeting

July 12, 1957

7:00 P.M.

Present Messrs. Tipple and Leonhardt; Mr. Bohnsack absent because of illness. Mr. W.E. Entwistle, acting secretary and Mr. Tipple acting chairman.

Y2-P.172

Mr. A.W. Jeske, Madison Moving and Wrecking Co. appeared at the request of the members relative to failure to file application for a junk yard license. The ordinance covering junk dealers was read and discussed. Mr. Entwistle stated that the building permit time condition had not been complied with. Mr. Tipple suggested that Mr. Jeske make the application for the license and that the board members make a determination of the requirements to be complied with at the time the license will be granted or denied.

Y2-P.165

Mr. Leonhardt suggested that the board members meet again with Mr. Jeske on August 20th and that Mr. Jeske have more definite plans at that time. The board members then received Mr. Jeske's application and his check for the fee in the amount of \$25.00, the treasurer to hold the check in escrow until the time of granting or denial of license.

A discussion was held with Mr. Pederson relative to the use of the Allis Avenue garage when it comes in possession of the town. Mr. Tipple suggested that Mr. Pederson submit plans and costs to put the building to its best use at the next meeting. A discussion of the help situation was held with Mr. Pederson and he stated that with the growth of the community he needed more help to perform all the services required. A motion by Mr. Tipple seconded by Mr. ~~Tipple~~ that Mr. Pederson be instructed to hire a full time experienced man and that he be paid the maximum salary was carried. Mr. Tipple stated that it was his opinion that Mr. Pederson could hire seasonal help at any time without the boards direction.

V2-P.110

V2-P.207

Consideration of enlarging the office space in the town hall was laid over to some date in the near future.

There being no other business to come before the board members the meeting adjourned at 9:30 P.M.

*Waldemar Christian*

Waldemar Christian, Clerk

Regular meeting July 16, 1957 7:00 P.M.

Present: Messrs Bohnsack and Tipple, Phil Pederson and Christian and the following members of the Park Board: Messrs E. Tipple, Navratil and Jerome Miller.

A discussion relative to the new shelter house was held and Mr. Ed. Tipple was of the opinion that that the grade of lumber required in the specifications was not used.

V2-P.247

Mr. Ziegler appeared and requested reconsideration of the board members decision not to hire a professional band during 1957. Mr. Bohnsack informed the park board members that this decision had been reached because of the lack of interest in the band.. After discussion it was decided to contact the Monona Grove Civic Club and the Gallagher Grove Civic Club and if they thought there would be sufficient interest they would notify the clerk and he in turn would notify Mr. Ziegler of the exact dates.

V2-P.293

Discussion was held about the possibility of obtaining assistance in holding concerts through Mr. Chas. Halverson. Mr. Widmann was appointed to contact Mr. Halverson.

V2-P.77

Mr. Bohnsack stated that one of the main purposes of this meeting was to try to get the Park Board to function properly again by the election of a new chairman to replace Mr. Ray Thurber. Mr. Chas. Navratil agreed to act as temporary chairman, Jerry Miller as vice-chairman.

V2-P.206

After a general discussion about various park problems the meeting with the park board adjourned at 9:30 P.M.

Discussion was held regarding the Ossmann Acres Storm Sewer and Mr. Pederson advised the board members that the Bark River Culvert Company would give an easement if their culvert pipe is used. He also state that Mr. Gerhardt would prefer an open ditch across his property instead of covered storm sewer in order that the sewer could be placed in its proper place when he develops his land. Mr. Pederson advised the board members that if the drainage ditch south of Pflaum Road is to be used, about 500 feet of storm sewer might have to be constructed along Pflaum Road.

V2-P.238

V2-P.110 Discussion was held with Mr. Pederson regarding the use of of the Breuning property. Mr. Pederson advised that it would cost about \$1,000.00 to put into operation as a highway garage.

✓ A motion by Mr. Tipple seconded by Mr. Bohnsack to use the Breuning property as a garage for the Highway Dept. was carried.

✓ A Motion by Mr. Bohnsack seconded by Mr. Tipple to authorize Mr. Pederson to get the building ready as a highway garage was carried.

V2-P.201 Drafting of the soliciting ordinance was discussed with Mr. Gartzke and Mr. Widman.

V2-P.236 A motion by Mr. Tipple seconded by Mr. Bohnsack to order signs for the town hall and also for Blooming Grove Boundaries was carried and Mr. Widmann and the clerk were directed have the same erected.

V2-P.235 A letter from Harris & Brandt relative to the per diems of sanitary district commissioners was laid over to the next meeting.

V2-P.122 Dr. Derus' oath of office as Health Officer was noted and placed on file.

V2-P.51 An annexation notice of the Darbo property in section 5 was noted and the board members were of the opinion that since only one individual was concerned there would be no use taking any action against it.

V2-P.147 Justice Kaatz' report was received and placed on file. (Apr. & May)

V2-P.210 The June police report was received and placed on file.

V2-P.235 Notice of Town Sanitary District No. 6 public hearing on July 17, 1957, was noted and placed on file.

V2-P.237 A letter from the State Dept. of Taxation regarding annexation was noted and placed on file.

✓ The minutes of the meetings of July 2, 8, 10 and 12 were approved as read.

✓ There being no further business to come before the board members the meeting adjourned at 11:00 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Special Meeting 7:30 P.M. July 24, 1957

All board members present, also Messrs. Phil Pederson, Entwistle, Christian and Howard Pflaum.

V2-P.88 Mr. Pederson explained the survey that has been made and that the estimate of additional water on Pflaum property would be about two times as much as at present, but that this water would be taken away faster at the south end. He stated that Mr. Gerhardt had requested only an open ditch on his property and that at the Pflaum property it could be a shallow sloping ditch which could be seeded to prevent erosion. An estimate of a 2 rod ditch would take about 4 acres of land out of cultivation. Mr. Pederson stated that it might be necessary to install a 36" storm sewer to get the water along Pflaum Road to the drainage ditch, and that the drainage ditch might have to be cleaned, but that he had not contacted the Martin's regarding this.

Mr. Pederson stated that Mr. Gerhardt requested that only an agreement be made in writing rather than a permanent easement in order to permit the storm sewer to be placed in its proper place when the land is developed. Mr. Pflaum thought he would prefer a similar agreement.

V2-P111

Mr. Pflaum stated that he would be out of town until August 4, but that he would call Saturday Morning, July 24 if they would permit the town to start immediately.

✓

The board members authorized Mr. Pederson to get estimates on cleaning out the drainage ditch on the Martin Farm and also to contact Mr. Martin.

V2-P.173

A petition captioned "We want a recreation Park" with 87 names (undated) was received and placed on file.

V2-P.207

Approved hiring the same election officials for the primary election on July 30th, 1957.

V2-P.93

Noted receipt of claim from city on erroneous income tax apportionment from the years 1953, 1954, 1955. The Clerk was directed to present the same to the town's auditor to be checked.

V2-P.136

There being no further business to come before the members the meeting adjourned at 9:30 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Regular Meeting August 6, 1957 8:00 P.M.

Present; Messrs Bohnsack and Leonhardt, absent with leave Mr. Tipple. Also present Messrs Cooper, Pederson and Christian.

The minutes of July 16th and 24th were approved as read,

Regarding the drainage across the Pflaum property from the Ossmann Acres Storm sewer, Mr. Cooper stated that an easement would be better than a general agreement.

✓

The board members agreed to appoint Messrs. Vergil Edwards, H.O. Femrite, Paul Waite and Mrs. Romaker to the Library Committee to work with the committee from the Village of Monona. The clerk was instructed to write these members and advise them of their appointment and request an answer from them.

V2-P145

Mr. Widmann requested that the clerk report that his request for financial assistance on future band concerts from Mr. Halverson. Mr. Halverson was of the opinion that such concerts could be made available but that he should have the dates of these concerts in January or February. The Clerk was instructed to request that the Monona Grove Civic Club and the Gallagher Grove Civic Club should set these dates at this time if they felt there would be an interest.

V2-P120

The board members noted that the sign on the town hall had been erected.

✓

A motion by Mr. Bohnsack seconded by Mr. Leonhardt to approve zoning ordinance No. 667 was carried. The following is the Zoning ordinance amendment:

(see next page)

ZONING ORDINANCE AMENDMENT No. 667

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

The Dane County Board of Supervisors does ordain as follows:

V2-P295 ✓ A. That Section 10.03 (4)(j), C-1 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended by adding thereto a new subdivision, to be numbered 15 and reading as follows:

15. A part of the NW $\frac{1}{4}$  SE $\frac{1}{4}$  and the NE $\frac{1}{4}$  SW $\frac{1}{4}$ , Section 15 described as follows: beginning at the northeast corner of the said NW $\frac{1}{4}$  SE $\frac{1}{4}$ ; thence south along the east line thereof 400 feet; thence west on a line parallel to the quarter section line and distant 400 feet therefrom to its intersection with the northeasterly right of way line of the C & NW R.R.; thence northwesterly along said line to the quarter section line; thence east along said line to the point of beginning.

B. That Section 10.03 (4)(m), M-1 Industrial District, be amended by adding thereto a new subdivision, to be numbered 7 and reading as follows:

7. A part of the NW $\frac{1}{4}$  SE $\frac{1}{4}$  and the NE $\frac{1}{4}$  SW $\frac{1}{4}$ , Section 15 described as follows: beginning at a point on the east line of the said SW $\frac{1}{4}$  SE $\frac{1}{4}$  which is south 400 feet from the northeast corner thereof; thence west on a line parallel to the quarter section line and distant 400 feet therefrom to its intersection with the northeasterly right of way line of the C & NW R.R.; thence southeasterly along said line to the east line of the NW $\frac{1}{4}$  SE $\frac{1}{4}$ ; thence north along said line to the point of beginning.

Adopted 8-6-57 1957

Effective \_\_\_\_\_ 1957

V2-P78 An anonymous letter regarding a country club was received and referred to the Monona Grove Civic Club.

V2-P53 A motion by Mr. Bohnsack seconded by Mr. Leonhardt to order the General Engineering Company to proceed with the preparation of an assessor's plat of Mr. H.O. Femrite's land was carried.

V2-P173 A letter from the Madison Metropolitan Sewerage District with plans and specification for the Badfish Diversion program were received and placed on file.

V2-P235 A petition by Mr. Herman Ring and Laura Ring for the installation of Sanitary Sewer was received. (The petition is found on Pages 10A & 10B).

V ✓ A motion by Mr. Leonhardt seconded by Mr. Bohnsack to adopt the resolution authorizing the installation of sanitary sewer for Herman and Laura Ring was carried. (the resolution found on pages 10C & 10D)

V2-P88 An application for beer and liquor license by the Dream Lanes Bowling Alley, 301 Cottage Grove Road, was received and the clerk was instructed to publish notices as prescribed and to request that Mr. Widmann run a character check on the members of the corporation.

V2-P97 Discussion was held regarding the trade of the Esther Beach lot for land on the east side of the Monona Golf Course. Mr. Bohnsack stated that this matter had been brought to the attention of Mr. Marshall, Superintendent of the Madison Parks, and that he was not receptive to the idea.

V2-P206 A short discussion was held relative to raises for two park employees and action was laid over to August 12.

V2-P51 Mr. Cooper stated that a preliminary hearing had been set with Judge Fox on the contested Zeier annexation petition.

V2-P252 A discussion was held relative to the government housing (Truax) project in section 3 & 4. It was the opinion of all that they should go ahead with their application for sewer and water services with the city of Madison and to proceed with their other plans as they saw fit. Mr. Pederson was to relay this information to their representatives.

PETITION FOR SANITARY SEWER MAINS WITH WAIVER AND STIPULATION ON SPECIAL ASSESSMENTS

To the Town Board of the Town of Blooming Grove, Dane County, Wisconsin.

The undersigned property owners owning property described as follows:

Part of the South 1/2 of the East 1/2 of the Northeast 1/4 of the Southwest 1/4, commencing at a point on the center line of drainage ditch, 65 rods South of the Northeast corner of the Southwest 1/4; thence West on the center line of the drainage ditch, 20 rods; thence South 8 rods; thence East 20 rods to the East line; thence North along East line to the point of beginning. 1 Acre. Volume 378, page 293, being a part of Section 4, Town of Blooming Grove, Dane County, Wisconsin,

12-02-07

hereby petition for the improvement of said land by installation of a sewer main along Dempsey Road for the entire width of said property.

The undersigned request that the cost of said work and improvement be assessed against their land and they hereby waive any and all notices of any nature required by law as a condition precedent to the spreading of said costs as a special assessment against their said property and request, authorize and consent that the Board make special assessments against their property for such purpose to be included on the next tax roll as a special assessment against their said lands and such special assessment shall be collected by the Town Treasurer with the other taxes in such Town. Any of such special assessments remaining unpaid shall be added to the list of delinquent taxes, returned to the County Treasurer, who shall collect the same or sell the land for delinquent taxes, and all proceedings in relation thereto shall be the same in all respects as in the case of land sold for other delinquent taxes.

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The undersigned expressly waive any error in validity or irregularity in any such assessment or any proceeding connected therewith or prerequisite thereto and any such assessment levied or to be levied by said Town is ratified and confirmed, and the recital of any matter in any certificate which may be issued by said Town in evidence of any such assessment shall be prima-facie evidence of the matter so recited and the undersigned expressly agree that their said property will be benefited to the extent of the entire cost incurred in the installation of said sanitary sewer.

In the presence of:

Phil Pederson                      Herman Ring  
Mrs Hilma Pederson                Laura Ring

STATE OF WISCONSIN    )  
  )    SS.  
COUNTY OF DANE         )

Personally came before me this \_\_\_\_\_ day of \_\_\_\_\_, 1957,  
Herman Ring and \_\_\_\_\_, his wife, to me known to be  
the persons who executed the foregoing instrument and acknowledged  
the same.

\_\_\_\_\_  
Notary Public, Dane County, Wis.  
My commission expires \_\_\_\_\_

The first part of the report deals with the general situation of the country and the progress of the work done during the year. It also mentions the names of the members of the committee and the places where the work was done.

*Thompson*  
*Thompson*

*Thompson*  
*Thompson*

The second part of the report deals with the details of the work done during the year. It mentions the names of the members of the committee and the places where the work was done.

.....  
.....  
.....

RESOLUTION AUTHORIZING INSTALLATION OF SANITARY SEWER

WHEREAS, the owners of property described as

Part of the South 1/2 of the East 1/2 of the Northeast 1/4 of the Southwest 1/4, commencing at a point on the center line of drainage ditch, 65 rods South of the Northeast corner of the Southwest 1/4; thence West on the center line of the drainage ditch, 20 rods; thence South 8 rods; thence East 20 rods to the East line; thence North along East line to the point of beginning. 1 Acre. Volume 378, page 293, being a part of Section 4, Town of Blooming Grove, Dane County, Wisconsin,

V2-P225

have petitioned the Town Board of the Town of Blooming Grove to have said property improved by installation of sanitary sewer, and

WHEREAS, the petitioners request that the cost of said work be assessed against their property, and

WHEREAS, the petitioners have waived any and all notices of every nature required by law as a condition precedent to the spreading of the costs thereof as a special assessment against their property and have requested and authorized the Town Board by resolution to make special assessments against their property for such purpose, and

WHEREAS, the petitioners have signed a petition, which signatures have been witnessed by the persons who circulated the petition, and

WHEREAS, the petitioners have acknowledged the same.

NOW, THEREFORE, be it resolved that the cost of said improvement, to-wit, the sum of \$ \_\_\_\_\_, be assessed against the following described property as a special assessment payable over a period of \_\_\_\_\_ years with interest at the rate of \_\_\_\_\_%:

THE HISTORY OF THE UNITED STATES

The first part of the book is devoted to the early history of the United States, from the discovery of the continent by Christopher Columbus in 1492 to the establishment of the first permanent settlements in the early 17th century.

The second part of the book covers the period from the end of the 17th century to the beginning of the 18th century, when the colonies began to assert their independence from British rule.

The third part of the book deals with the American Revolution, from the outbreak of hostilities in 1775 to the signing of the Declaration of Independence in 1776 and the final victory at Yorktown in 1781.

The fourth part of the book discusses the early years of the new nation, from the signing of the Constitution in 1787 to the end of the 18th century.

The fifth part of the book covers the period from the beginning of the 19th century to the end of the 1840s, when the United States expanded its territory westward and became a major power in the world.

The sixth part of the book deals with the Civil War, from the outbreak of hostilities in 1861 to the end of the war in 1865.

The seventh part of the book covers the period from the end of the Civil War to the beginning of the 20th century, when the United States emerged as a world superpower.

The eighth part of the book discusses the period from the beginning of the 20th century to the end of the 1940s, when the United States was involved in two world wars.

The ninth part of the book covers the period from the end of the 1940s to the present, when the United States has become a global superpower and a leader in the world.

Part of the South 1/2 of the East 1/2 of the Northeast 1/4 of the Southwest 1/4, commencing at a point on the center line of drainage ditch, 65 rods South of the Northeast corner of the Southwest 1/4; thence West on the center line of the drainage ditch, 20 rods; thence South 8 rods; thence East 20 rods to the East line; thence North along East line to the point of beginning. 1 Acre. Volume 378, page 293, being a part of Section 4, Town of Blooming Grove, Dane County, Wisconsin.

I hereby certify that the foregoing resolution was adopted by the Town Board of the Town of Blooming Grove on \_\_\_\_\_, 1957.

\_\_\_\_\_  
Town Clerk

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Mr. Pederson advised the members that he had entered into a temporary agreement with the Village of Shorewood to accept their garbage at our land fill pit until they had garbage disposal units installed in the newly annexed area.

V2-P264

The clerk informed the members that Mrs. Norden had made an appointment to be heard at 10:00 o'clock August 12th (Board of Review)

V2-P.192

There being no further business to come before the members the meeting adjourned at 9:45 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Board of Review

August 12, 1957

10:00 A.M.

Present, Messrs. Bohnsack and Tipple. Also Messrs. Entwistle and Christian.

Mr. Bohnsack stated that he had received a letter of resignation from Mr. Leonhardt, the resignation to be effective August 10th 1957. Mr. Bohnsack and Mr. Tipple were of the opinion that the replacement should again be a farmer, but that they had no one particular person in mind at this time.

V2-P.165

Mr. Entwistle stated that the assessment roll has been completed and that it has been turned over to the clerk. He explained that checking against equalized valuation, residential property was assessed at 68%, Commercial at 69% and Agricultural at 49.3% of equalized valuation in previous years. He further stated that he had assessed the various grades of land as follows: First grade, \$160.00 an acre; Second grade, \$115.00 an acre; Third grade, \$75.00 an acre; pasture \$60.00 an acre and swamp land \$20.00 an acre.

V2-P.262

It was noted that although Mrs. Edna Taylor Giles Norden had made an appointment for 10:00 A.M. she made no appearance.

V2-P.192

#### Appearances:

1. Andrew DiLoreto; 402 Morningside Avenue; Lot 2, Block 12, Morningside Heights. Home valued \$8,200 land \$1,000 total 9,200.00 He estimated the value to be \$14,300; stated that he paid \$13,400. He objected that the assessment was too high. Members decided to view property before making a decision.

V2-P.85

2. Elmer Christiansen. Land (farm) in section 31. 37 acres — 17 acres as first grade and 20 acres as second grade assessed at \$5020; 33 acres assessed \$3910 all second grade; 1 acre assessed \$100; Buildings assessed \$4,500; Total 13,530. Mr. Christiansen claimed that there was no grade No. 1 land on his farm, that most of it is situated on a hill and that it washed badly. Mr. Entwistle pointed out that this grading of land has been the same since 1952 and that he had made no complaint in the past. Members decided to view the property before making a decision.

V2-P.76

3. Mr. Andrew Meek inquired about his assessments on his his lots in the Meek-Brown Plat. No objection was raised.

V2-P.174

4. The written objection of Leona and Ted Anderson to the assessment on parcel 1-4-141 in section 15 was considered. There being no appearance and the assessment being considered just, there was no action taken.

V2-P.51

Y2-P.236 5. Mr. Bert Schedel, Route 1, McFarland; parcel 1-4-227.3 in section 27. Valuation \$12,500. Mr. Entwistle explained to Mr. Schedel that 20 acres had been placed into an agricultural classification and the balance into commercial because of the use of the surrounding lands. Mr. Schedel agreed that the assessment was just.

Y2-P.51 6. Mr. John Anderson, Route 4 Land in sections 23 & 26  
 Sec. 23 land \$4510 31 acres 21 acres grade one  
 buildings 4400 17 acres grade two  
 Sec. 26 land \$3215 40.6 acres 11 acres grade 2  
 30 acres pasture  
 total \$16,120

Mr. Anderson claimed that the assessment was too high and that he would have to pay too much tax money. The board members explained that they were certain that the assessment was just since Mr. Anderson was unable to show how he unjustly assessed in comparison to other properties.

Y2-P.95 7. Mr. Evan Ellestad, Route 4. Farm in sections 23 & 26.  
 Sec. 26 Land \$15,075 130 acres  
 Sec. 23 Land 1,920 12 acres  
 Bldgs. 4,900  
 Total \$21,895

Mr. Entwistle discovered that an error in calculation was made on parcel 1-4-210 in the amount of \$1,190. The clerk was instructed to show the proper credit to the parcel in the assessment roll. Mr. Ellestad accepted the corrected assessment as being just.

Y2-P.165 8. Mr. Gordon Libby appearing for Emma Libby, Route 4. Lands in sections 31 & 32. Mr. Libby stated that he thought the valuation was too high because some of the land classified as pasture land was under water a great length of time and could therefore not be used as pasture. The board members decided to view the marsh and pasture portions before arriving at a decision.

Y2-P.191 9. Mr. Burton Nesveeg, Route 1, Cambridge, parcel 1-4-161.1A in Section 16. Twenty acres assessed \$10,000.00. After being advised how the assessment was arrived at Mr. Nesveeg agreed that the assessment was just.

Y2-P.101 10. Mr. Harold Field appeared for his father Mr. Anton Field owning land along Monona Drive in Section 16. Mr. Field was advised that no change in assessment had been made on his fathers property and that it was equitable in comparison to similar properties.

Y2-P.246 A discussion regarding the assessment placed on the "Tank Farm" by the State Supervisor of Assessments was held and everyone was of the opinion that these were unjustifiably high. Mr. Entwistle stated he would see Mr. Hatch regarding the assessments.

There being no further appearances the Board of Review adjourned until 7:00 P.M. August 16, 1957.

As Town Board.

Y2-P.110 A permit for the installation of gas mains on Laked Edge Blvd., Hegg Avenue, Davidson Street, Maher Avenue and Cottage Grove Road was approved as requested by The Madison Gas & Electric Company.

Voucher approved and signed.  
 There being no further business to come before the members the meeting adjourned at 4:15 P.M.

*Waldemar Christian*  
 Waldemar Christian, Clerk

Board of Review

August 16, 1957

7:00 P.M.

Present: Messrs. Bohnsack and Tipple, town board; W.E. Entwistle, assessor, Christian, Clerk, Paul Gartzke, of the firm Stephens Bieberstein, Cooper and Bruemmer representing the Town of Blooming Grove.

## Appearances:

1. Fred Miller, 4509 Maher Ave. Lot 5, Block 11 Morningside Heights. Assessed at 6,000.00. ~~Mr.~~ Oath taken by Mr. Miller. Mr. Miller complained that the assessment was too high. He stated that he had paid \$10,000.00 for the house 2 years ago. However, the house is already in need of repair and it is also generally very poorly constructed. He also stated that the lot was small. The board members decided to view the property and to call in advance (PH 9-1572) by phone. V2-P.174

2. Mrs. Edna Norden, 1001 Femrite Drive owner of farm, parcel 1-4-858 appeared with a Mr. Onderdunk and her attorney Mr. Richard Gordon. Oath taken by Mrs. Norden and Mr. Onderdunk. Mrs. Norden having filed her objection in writing and also having requested that notes be taken by a stenographer according to section 70.47 (30)(e), all information and testimony given was taken by Mrs. Myrtle Whalen. V2-P.192

3. Mr. Carl Frisch, Middleton, Wis. appeared protesting his tax bill for personal property. Mr. Entwistle stated that his personal property consisting of cattle were in the Town of Blooming Grove to the best of his knowledge on May 1, 1956, although Mr. Frisch contended that they were not in the town at this time. Mr. Frisch was advised to get any proof he might have in writing and present it to the board at a regular meeting, since this meeting was for 1957 assessments only. V2-P.105

4. Mr. Milan Miller, 1001 Pflaum Road, Lot 16, Glendale. Oath taken by Assessed at 8,800. Mr. Miller stated that he had paid ~~Mr. Miller~~ \$15,000.00 for the home but that he felt that the assessment was too high. In comparing with surrounding houses built by the same builder and similar in construction it was found that the assessment was just. He questioned his 1956 taxes and was informed that any promises made by the seller or realtor had no effect on the Town of Blooming Grove and this was a problem he had to settle with either the builder or realtor. V2-P.174

The Clerk stated that following had returned home and would return to the next meeting and that he had promised they would be taken in the order listed. The following ins the list: ~~Mr. Koellen, Mr. John Roberstad, Mr. Louis Ziegler~~ Mr. Thuesen, Mr. Koellen, Mr. Roberstad, Mr. Louis Ziegler, Mr. Walter, Tschanz and Mr. Donald Bonner. V

Mr. Tipple moved that the Board of Review adjourn to August 23, 1957 from 7:00 P.M. to 9:00 P.M., Carried unanimously.

As town board the members signed a permit for the installation of gas mains on Tompkins Drive and the Glendale and Greendale Plats as listed on the map presented. V2-P.110

There being no further business to come before the members the meeting adjourned at 10:00 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Regular meeting

8:00 P.M.

8/20/1957

Present: Messrs. Bohnsack and Tipple; also Phil Pederson and Christian.

*V2-P.165* Messrs. H.O. Femrite and Waite of the Blooming Grove Library committee & Messrs. Rankin, Kilgust & A.E. Brandt appeared and discussed the question of establishing a library jointly with the Village of Monona. Mr. Brandt pointed out that according to section 43.27 Wis. Statutes a joint library board could be appointed by joint agreement. There followed a discussion regarding the agreement and also regarding financing, Mr. Rankin stating that the Monona board would like more information as well as more definite cost figures. It was agreed that MR. Brandt and the town's attorney, Mr. Cooper, should draft an agreement for the consideration of the two boards.

*V2-P.76*  
*V2-P.63* An informal discussion with Mr. Rollie Coleman and Mr. Brandt regarding mutual problems of the Village of Monona and the Town of Blooming Grove followed.

*V2-P.235* Mr. Jack Scafe appeared regarding the zoning of his property in section 15 to a commercial zoning. Mr. Bohnsack advised that Mr. Scafe meet with the planning board. The Clerk was directed to have Mr. Entwistle set up a meeting of the planning board on a Saturday morning, if possible, and to advise Messrs. Scafe, Kink and Severance of the date and time of the meeting.

*V2-P.238* A motion by Mr. Tipple seconded by Mr. Bohnsack to purchase the Steelmaster map file as per quotation of 8/6/1957 in the amount of \$254.25 was carried. Mr. Entwistle to place the order for the file.

*V2-P.21* Mr. Pederson stated that he is now getting Buckeye Road ready for gravel. He also stated that Woodvale Drive did not have quite enough gravel and Mr. Pederson was directed to bill the platters for the balance due.

*V2-P.92* Mr. Pederson also delivered the signed easement for the installation of storm sewer across the Bark River Culvert Company property in Section 16.

*V2-P.208* Mr. Pederson advised that he had not heard from Howard Pflaum regarding an easement across the Pflaum farm, but that he nevertheless recommends spilling the water on the Gerhardt property and to sign an agreement with Mr. Gerhardt to this effect. The board members agreed that this should be done.

*V2-P.206* A discussion regarding the raise authorized for some of the park employes was discussed and since the season is now over it was determined that no action should be taken at this time.

*V2-P.206* A motion by Mr. Tipple, seconded by Mr. Bohnsack to appoint Mr. Arthur Harrington of 5409 Eastland Way to the Park Board to fill the unexpired term of Mr. Ray Thurber was carried.

*V2-P.251* A motion by Mr. Bohnsack seconded by Mr. Tipple to approve the trailer Camp License for Mr. Grinnell at 2115 E. Broadway was carried.

*V2-P.211* Public Service Commission notice of hearing regarding street lighting charges for Wisconsin Power and Light Company was noted and placed on file.

*V2-P.165* The Clerk advised that Mr. Femrite, Mr. Waite and Mrs. Romaker accepted the appointment to the library committee.

*V2-P.211* Notice of Public Service Commission hearing regarding the request; to reroute the Lake Edge Bus was noted and the Clerk was directed to refer the same to the Monona Grove Civic Club.

Notice of \$32,458.91 income tax apportionment received and placed on file.

0315  
V2-P.136

Mr. Leonard's resignation further discussed but no replacement found to date. V2-P.165

The recording of 5 documents by Mr. Cooper noted and the documents placed in the file.

V2-P.86

Mr. Brandt's justice report received and placed on file.

V2-P.147

Receipt of Notice of installation of sidewalks on Dean Avenue noted and it was the boards opinion that the village should install them rather than the town.

V2-P.236

The application for beer and liquor license for Dream Lanes Bowling Alley was considered. It was noted that the application had been received more than 15 days ago and that it had been published three times and that Mr. Widman had given a favorable report on the applicants. A motion by Mr Tipple seconded by Mr. Bohnsack to grant the license was carried.

V2-P.88

The board members then approved and signed vouchers.

There being no further business to come before the board members the meeting adjourned at 11:00 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Board of Review

August 23, 1957

7:00 P.M.

Present: Messrs Bohnsack, Tipple, Entwistle and Christian.

Appearances:

1. Mr. Thuesen and Mrs. Thuesen, owners of farm in sections 23 and 24. Oath taken by Mr & Mrs. Thuesen. Mr. Thuesen stated that their farm consisted of 120 acres of which 65 acres was tillable. He also stated that he had 22.3 acres in the soil bank. He wondered why his increase had been a 31% increase instead of a 23% increase. The assessor explained the method of grading out the land and that his assessment was just. The board members were of the opinion that the assessment should stand.

V2-P.247

2. Mr. Koellen, 408 Tompkins Drive, Lot 95 Monona Terrace. Oath taken by Mr. Koellen. Mr. Koellen stated that the assessed valuation of his hous and lot was \$8300.00 and that it was higher than a Mr. Whinfield's house. Upon checking it was found that Mr. Koellen's assessment was \$400.00 lower. Mr. Koellen was satisfied that the assessment was just.

V2-P.152

3. Mr. John Robertstad, 303 Morningside Avenue, Block 10, Lot 4, Morningside Heights. Oath taken by Mr. Roberstad. Mr. Roberstad compared his assessment to that of his neighbors, Ray Jones, and Harvey Bentheimer and it was then too high. Mr. Entwistle informed him that he was certain that his assessment was just but that the others were probably too low. The board members were of the opinion that the assessment should stand.

V2-P.227

4. Mr. Louis Ziegler, Route 1, Section 1. Oath taken by Mr. Ziegler. He stated that he has two farms and that the one he bought last was assessed too high. Upon investigating his records the assessor found that a transposition of figures had occurred between the two parcels of land. The clerk was authorized to make the following changes: Change improvement of parcel 1-4-3 from \$11600 to \$5,400.

V2-P.293

0016

23,240

Change total on parcel 1-4-3 from ~~\$23,240~~ to ~~\$5,400~~ \$ 17,140.  
 Change parcel 1-4-4.1 improvement from \$5,400 to \$11,600.  
 Change parcel 1-4-4.1 total from \$10,130 to \$16,330.  
 Mr. Ziegler also stated that he was of the opinion that the land was not graded correctly. The board members decided to view Mr. Ziegler's farm.

5. Mr. Walter Tschanz, Route 1, farm in Sections 1 and 12. Oath taken by Mr. Tschanz. Mr. Tschanz was of the opinion that his land was not graded correctly. The board members decided to view Mr. Tschanz's farm.

6. Mr. Donald Bonner, 5008 Buckeye Rd., E $\frac{1}{2}$  Lot 10, Block 24 Morningside Heights. Oath taken by Mr. Bonner. Mr. Bonner was of the opinion that the assessment of \$1000.00 on his vacant lot along the beltline was too high, because he could not build on it. The Board members pointed out to Mr. Bonner that there are other uses for his land and that they were of the opinion that the assessment was just.

Chairman Bohnsack inquired if there were any other appearances or if anyone present knew of anyone who wanted to appear but had not had an opportunity to do so. The Clerk, Assessor and Mr. Tipple stated that to the best of their knowledge everyone who wanted to appear had appeared.

Mr. Tipple therefore moved that the Board of Review on 1957 assessments adjourn sine die, seconded by Mr. Bohnsack and carried unanimously at 9:00 P.M.

*Waldemar Christian*

Waldemar Christian, Clerk

Special Meeting 8:00 P.M. August 27, 1957

Present: Messrs. Bohnsack, Tipple, Pederson, Cooper and Christian.

Messrs. Books and Olson representing the Madison Moving and Wrecking Company appeared and presented two plans for construction of concrete block buildings and a concrete block wall facing North Fair Oaks Avenue. They stated that the old warehouses are to be moved. Mr. Bohnsack stated that the location of the buildings was not a problem but that he was interested in getting the place cleaned up and the buildings constructed to be fireproof. Mr. Bohnsack was also of the opinion that they should proceed to get their county permit and to submit complete plans and begin their construction. If we find that they intend to follow thru on their plans a "Junk Yard" license would then be issued.

Mr. Legler appeared and requested that the board give him an exclusive contract for the transportation of High School students outside of the High School District. The Board members decided to check with Mr. Schwan, the clerk being instructed to do so, before any action be taken.

Mr. Pederson stated that the contract with Mr. Thut for the installation of Ossman Acres Storm sewer could now be signed and the board members thereupon signed the contract.

A motion by Mr. Tipple seconded by Mr. Bohnsack to adopt the resolution determining the cost of special assessment for installation of the E. Beltline Service Road was carried. The following is the resolution (page 16 A)

RESOLUTION AUTHORIZING INSTALLATION AND IMPROVEMENT OF STREET

WHEREAS, the owners of property abutting the east side of the 51 Beltline in the SE  $\frac{1}{4}$  of the SE  $\frac{1}{4}$  Sec. 16 have petitioned the Town Board of the Town of Blooming Grove to have their property improved by having a service installed on the east side of the Highway 51 Beltline from Pflaum road north, the above road to be graded and gravelled, and

WHEREAS, the petitioners request that the cost of said work be assessed against their property, and

WHEREAS, the petitioners have waived all notices of every nature required by law as a condition precedent to the spreading of the cost thereof as a special assessment against their property and have requested and authorized the Town Board by resolution to make special assessments against their property for such purpose, and

V2-P.225

WHEREAS, the petitioners have signed a petition, which signatures have been witnessed by the persons who circulated the petition, and

WHEREAS, the petitioners have acknowledged the same.

NOW, THEREFORE, be it resolved that the cost of said improvement, to-wit, the sum of \$ 1,109.85 be assessed against the following described property as a special assessment payable over a period of 5 years with interest at the rate of 5%:

- E.O. Dahl 353 ft of part of the SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 16 \$864.85
- Lowell Peterson  
100 ft of part of the SE $\frac{1}{4}$  SE $\frac{1}{4}$  Sec. 16 \$ 245.00

I hereby certify that the foregoing resolution was adopted by the Town Board of the Town of Blooming Grove on Aug. 27, 1957.

Waldemar Christiani  
Town Clerk



Mr. Pederson inquired about an agreement with Mr. Gerhardt regarding the trenching for ~~a~~ storm sewer water from the Ossman acres Storm sewer. Mr. Cooper suggested that a description for the easement on the Pflaum property also be obtained and an easement be presented to the Pflaums *for signature.* V2-P.110 P.92

Discussion was held regarding an ordinance for digging in the streets of the town. Mr. Cooper was instructed to draft the ordinance. V2-P.201

Mr. Pederson stated he would need another truck for showplowing in the winter. The board members suggested that equipment could be hired for snow plowing. V2-P.237

Mr. Widman appeared and presented the resignation of Officer Dan. Crawford. ~~Mr.~~ A motion by Mr. Bohnsack seconded by Mr. Tipple to accept the resignation was carried. V2-P.225

Mr. Widman requested that Mr. William Howard Best of 4008 Hegg Avenue, be hired as a replacement for Mr. Crawford. A motion by Mr. Tipple seconded by Mr. Bohnsack that Mr. Best be hired as a replacement was carried. V2-P.60  
 Mr. Widman advised the board that part time officer Mr. Fred Bast had been relieved of his duties and that he also in need of a part time officer. A motion by Mr. Bohnsack seconded by Mr. Tipple that Mr. Widman be authorized to hire a part time officer was carried.

A motion by Mr. Bohnsack seconded by Mr. Tipple to send Mr. Widman to the Chief's Convention in September was carried. V2-P.77

Discussion was held regarding another office on the first floor for Mr. Widman. The board members were of the opinion that Mr. Widman should engage the contractors to complete the room as directed by the board members. V2-P.210

Mr. Cooper presented ordinances he had drafted regulating, carnivals, noise and soliciting. A motion by Mr. Bohnsack seconded by Mr. Tipple to adopt ordinance 9.01 (carnivals) was carried. V2-P.201  
 A motion By Mr. Bohnsack seconded by Mr. Tipple to adopt ordinance 9.02 (noise) was carried.  
 A motion by Mr. Bohnsack seconded by Mr. Tipple to adopt ordinance 9.03 (soliciting) was carried.  
 See pages 17 A, 17 B, 17C for ordinances.

Mr. Widman also inquired about the painting of crosswalks. The board members authorized Mr. Widman to see to it that the crosswalks for the schools are painted. V2-P.79

A motion by Mr. Bohnsack seconded by Mr. Tipple to adopt the resolution excluding part time employees' payments was carried. V2-P.225  
 (See page 17D) From OASL

A motion By Mr. Bohnsack seconded by Mr. Tipple to refer a letter from the state Director of Regional planning to the Blooming Grove Planning Committee was carried. V2-P.208

A claim by Norman Paust for \$300 damage to his corn crop was received and placed on file. V2-P.76

A motion by Mr. Tipple seconded by Mr. Bohnsack to adopt a resolution approving the agreement for a Joint Library Board with Monona Village was carried. V2-P.165

There being no further business to come before the members the meeting adjourned at 11:20 P.M. and the members resolved themselves into the Building Committee.

Chairman Tipple called the <sup>Building</sup> Planning Committee to order at 11:20 P.M.

1. Approved a building permit for a 14x18 addition for Margaret Johnson plan being presented by Mr. Altenberg. V2-P.64

- V2-P.2472. Request for a garage permit by Mr. Thorson. Approved.
- V2-P.2363. Request for a permit for a new house by Melvin Schluter Approved.
- V2-P.2244. Request for a permit for an apartment by Charles Rego. Approved.
- V2-P.95 5. Request for <sup>a permit for</sup> repairs to a porch by Ed. Ellefson. Approved.

There being no further business to come before the building Committee, the meeting adjourned at 11:45 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

August 28, 1957

- V2-P.50 Affidavit of posting of ordinances 9.01, 9.02, 9.03 of page 17E

*Waldemar Christian*  
Waldemar Christian, Clerk

CHAPTER IX

9.81 An Ordinance licensing Circuses and Carnivals.

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

(1) Licenses for Circuses and Carnivals. No circus or carnival as commonly known shall be permitted to perform or operate in the Town of Blooming Grove until a license therefor is obtained from the Town Clerk specifying the dates such circus or carnival may be permitted to operate.

(2) License Fee. The license fee to be charged circuses and carnivals shall be the sum of One Hundred Dollars (\$100.00) <sup>V2</sup> <sub>P201</sub> for each day such circus or carnival operates.

(3) Penalty. Any person, society, club, corporation, or sponsor of such circus or carnival who shall violate the provisions of this ordinance shall be subject to a fine of not less than One Hundred Dollars (\$100.00) nor more than Three Hundred Dollars (\$300.00) for each and every offense, and each day on which any such violation exists shall be deemed a separate offense.

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

This ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on August 27, 1957.

L. H. D. Bhussal  
Chairman

A. J. Tipple  
Supervisor

\_\_\_\_\_  
Supervisor  
Walter Christian  
Town Clerk

The first part of the chapter is devoted to a discussion of the

principles of the

(1)

The second part of the chapter is devoted to a discussion of the

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The third part of the chapter is devoted to a discussion of the

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principles of the

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CHAPTER IX

9.02 Noise Ordinance

v2  
P. 201

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

(1) No person, firm, or corporation operating, having charge of or occupying any building or premises shall keep or allow to be kept any animal or bird which shall habitually, by any noise, disturb the peace and quiet of any person in the vicinity thereof.

(2) Penalty. Any person, firm, or corporation who shall violate the provisions of this ordinance shall be subject to a fine, not less than One Dollar (\$1.00) nor more than Twenty-Five Dollars (\$25.00) for each and every offense.

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

This ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on August 27, 1957.

Edgar Bohner  
Chairman

H. J. Ripple  
Supervisor

\_\_\_\_\_  
Supervisor  
Waldemar Christian  
Town Clerk

The first part of the paper is devoted to a general

introduction

(1)

The first part of the paper is devoted to a general introduction of the subject. The author discusses the importance of the problem and the methods used in the study. The paper is divided into two main parts: a general introduction and a detailed study of the problem.

(2)

The second part of the paper is devoted to a detailed study of the problem. The author discusses the various aspects of the problem and the methods used in the study. The paper is divided into two main parts: a general introduction and a detailed study of the problem.

The third part of the paper is devoted to a detailed study of the problem. The author discusses the various aspects of the problem and the methods used in the study. The paper is divided into two main parts: a general introduction and a detailed study of the problem.

The fourth part of the paper is devoted to a detailed study of the problem. The author discusses the various aspects of the problem and the methods used in the study. The paper is divided into two main parts: a general introduction and a detailed study of the problem.

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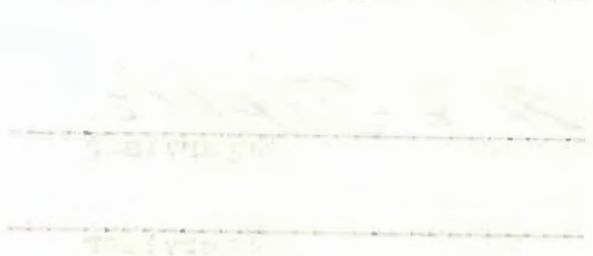
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(1)

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RESOLUTION FOR EXCLUDING PART TIME EMPLOYEES FROM OASI

WHEREAS, the Town of Blooming Grove has need for hiring part time employees, and

WHEREAS, the original resolution dated 4-23-55 did not exclude part time employees from OASI coverage, and

WHEREAS, part time jobs requiring less than 600 hours per year (section 66.99 (4a) were not covered by OASI prior to July 1, 1957.

V2-P.225

NOW, THEREFORE, be it resolved to amend resolution 4-23-55 and exclude all part time employees from OASI coverage.

I hereby certify that the foregoing resolution was adopted by the Town Board of the Town of Blooming Grove on August 27, 1957

Halderman Christian  
Town Clerk



AFFIDAVIT OF POSTING

STATE OF WISCONSIN )  
                                  ) SS.  
COUNTY OF DANE        )

I, Officer S. Klein, ~~Waldemar Christian~~, ~~Town Clerk~~ of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed Ordinance <sup>9.01-9.02-9.03</sup> ~~was~~ posted by me, Officer S. Klein, ~~Waldemar Christian~~, ~~Town Clerk~~, on the 28 day of August, 1957, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- 1. C & P. Davis - In bulletin Board
- 2. Wiggly - Wiggly bulletin Board
- 3. Thunder Park Club house door

V2  
P-50

Stanley C. Klein

Subscribed and sworn to before me this 28 day of August, 1957.

Waldemar Christian  
Notary Public, Dane County, Wis.  
My Commission expires \_\_\_\_\_

Town Clerk

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Present: Messrs. Bohnsack, Tipple, Cooper & Christian.

Mr. Ray Hughes, representing the Full Gospel Laymen's Fellowship, appeared and inquired about renting the town's property on the East Beltline and Buckeye Road for holding a revival meeting from September 9 to September 23. A motion by Mr. Bohnsack and seconded by Mr. Tipple to deny the request because (1). it would conflict with our Carnival Ordinance; (2). because we have no precedent for renting town property; and (3) because it would create a traffic problem on a corner already hazardous. V2-P.106

Mr. Cooper presented and discussed an ordinance regulating the excavation in town streets. A motion by Mr. Tipple seconded by Mr. Bohnsack to adopt Ordinance 9.04 was carried (see page 19 A for ordinance and page 19 B for affidavit of posting). V2 P.201

A letter from Mr. Widmann and Mr. Pederson recommending the adoption of a speed limit ordinance was read and the ordinance discussed. V2-P.201

A motion by Mr. Tipple seconded by Mr. Bohnsack to adopt ordinance 9.05 (Speed Limits) was carried (See pages 19 C, 19D, & 19 E for ordinance and page 19 F for affidavit of posting.) ✓

Mr. Cooper presented the Traffic Ordinances, Chapter VI, Town ordinances, Nos. 6.01 through 6.64. ✓

A motion by Mr. Bohnsack seconded by Mr. Tipple to adopt Ordinance 6.01 through 6.64 was carried. (See pages 19 G 1 thru 41, and page 19 H for the affidavit of posting.) ✓

Mr. Pederson stated that he will meet with Mr. Martin, owner of farm land in section 22 and discuss storm sewer plans with him and report to the board members later. V2-P.172

A discussion about the 3rd addition to Glendale was held. The board members stated that they would not consider it until it has been before the planning committee. V2-P.111

A discussion was held regarding insurance for the Allis Avenue Garage. The Clerk was instructed to see Mr. Everett Liddicoat and have the building insured for \$15,000.00. V2-P.119

A discussion on the Supplemental State Road Aid received, was held and the clerk advised that this is also based on 25.27 miles of road and that there is an amount held in escrow for the 19 miles of road under litigation. V2-P.237

Further consideration was given to the High School Transportation problem. A motion by Mr. Tipple seconded by Mr. Bohnsack to authorized the Clerk and Chairman to engage Mr. Legler to transport children to the nearest High School, was carried. V2-P.126

A letter from the Reid Bergh <sup>Associates</sup> recommending a blanket bond for all town employees was considered, but since most members are already bonded, it was the opinion of the board members that a blanket bond is not needed. V2-P.63

A letter from Charles J. Hansen, 5416 Dover Place, inquiring about appointment to the town board vacancy was considered. The clerk was instructed to write Mr. Hansen and advise him that they were looking for a rural representative, but that they would appreciate having him appear at the next regular meeting. V2-P.247

Receipt of absentee ballots on August 31, 1957, postmarked August 26 and August 27, 1957, mailed by Lt. J.A. and Mrs. Brisse, was noted. V2-P.50

The recreation director's report was received and placed on file. V2-P.223

A letter to Mr. Leonhardt accepting his resignation and thanking him for his services was signed by the board members. V2-P.165

6020  
V2-P.110 A permit for the extension of gas mains on Maher Avenue was approved.

V2-P.247 An inquiry from the Village of Monona relative to the placing of blacktop between the sidewalk and road on the town's drive-ways was considered and the board members authorized having the Village contractor install the blacktop subject to Mr. Pederson's approval, at 14¢ per sq. ft.

V2-P.65 A discussion was held regarding the Public Service Commission hearing on the Lake Edge bus route and Mr. Cooper was directed to represent the town as our interests may appear.

V2-P.165 In accordance with the joint library board agreement, Mr. Bohnsack appointed the following members for the following terms of office:

- Mr. H. O. Femrite, to serve until July 1, 1958
- Mr. Paul Waite, to serve until July 1, 1959
- Mrs. Robert Romaker, to serve until July 1, 1960

✓ The clerk was instructed to advise the members of their appointment.

V2-P.211 A motion by Mr. Bohnsack seconded by Mr. Tipple to adopt a resolution congratulating Blooming Grove's citizen Senator Proxmire on his victory and that it be spread upon the town records, was carried. The resolution is found on page 20 A.

V2-P.64 There being no further business to come before the board members, they adjourned at 11:40 P. M. and resolved themselves into the Building Committee and Chairman Tipple called the Building Committee to order and considered the following:

- V2-P.238 1. H. Stoneman application for a permit for an <sup>addition</sup> to his home. Approval withheld until the plans for roof structure be corrected.
- V2-P.51 2. Norman Alsmo application for a permit for a new house. Approved according to corrected plans.
- V2-P.152 3. Harold Koerner application for a permit for a garage. Approved subject to the size being the same as the county permit.

There being no further business to come before the members, the meeting adjourned at 12:30 A. M.

  
Clerk  
(Waldemar Christian)

September 11, 1957                      Special Meeting                      7:30 P.M.

V2-P.165 An informal meeting held with the board members of Monona Village at the Monona Village Hall. Representing Blooming Grove: LeRoy Bohnsack, Harlow Tipple and W. Christian. An informal discussion with the newly appointed library board was held relative to their Budget which was received by the boards. Informal discussion was held relative to a joint municipal building and municipal operations. The board members of each board decided to discuss it separately and to investigate legality of such action.

There being no further business to come before the Joint meeting, the meeting adjourned at 10:00 P.M.

  
Waldemar Christian, Clerk

CHAPTER IX

9.04 Ordinance Regulating Excavations in Street.

Y2-P.201

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

(1) No person shall injure or tear up any pavement, sidewalk, crosswalk, drain or sewer, or any part thereof, nor dig any hole, ditch or drain in any street, pavement or sidewalk without a permit from the Blooming Grove Street Superintendent.

(2) Any person who shall violate this ordinance shall be subject to a fine of not less than Ten Dollars (\$10.00) nor more than Fifty Dollars (\$50.00) and shall pay all damages which may arise from such offense.

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

This ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on September 3, 1957.

L. R. Bohus  
Chairman

Harlow J. Tipple  
Supervisor

\_\_\_\_\_  
Supervisor  
Haldenor Christian  
Town Clerk.

The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that every entry should be clearly documented and supported by appropriate evidence. This ensures the integrity and reliability of the financial data.

Furthermore, it is noted that regular audits are essential to identify any discrepancies or errors early on. This proactive approach helps in maintaining the accuracy of the accounts and prevents any potential issues from escalating.

In conclusion, the document stresses that a systematic and disciplined approach to record-keeping is crucial for the success of any business or organization. It serves as a foundation for informed decision-making and financial stability.

I hereby certify that the above information is true and correct to the best of my knowledge and belief.

\_\_\_\_\_  
 [Signature]  
 \_\_\_\_\_  
 [Signature]  
 \_\_\_\_\_  
 [Signature]

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

V2-P.50

I, ~~Waldemar Christian, Clerk of the Town Board~~ of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

9.04

That the annexed ordinance, was posted by me, ~~Waldemar Christian, Town Clerk~~, on the 4 day of September, 1957, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

1. C x P News - An Bulletin Board
2. Piggly-Wiggly bulletin board
3. Thresher Park Club house door

Stanley C. Kuester

Subscribed and sworn to before me this 4<sup>th</sup> day of September, 1957.

Florence Kuester  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/4/61

MEMORANDUM FOR THE RECORD

Place of Birth  
County of Birth

The enclosed references are made to the  
the year of 1900, being duly sworn to before  
and the enclosed references are made to the  
of 1900, being duly sworn to before  
of 1900, being duly sworn to before

*[Faint handwritten notes]*

Subscribed and sworn to before me this  
at \_\_\_\_\_



Notary Public, State of Michigan  
My Commission Expires \_\_\_\_\_

Chapter

IX

9.05 An Ordinance to regulate speed limit on certain streets.

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

In accordance with Section 349.11 Wisconsin Statutes for 1957 The Town Board of the Town of Blooming Grove does hereby determine upon the basis of an engineering and traffic investigation, that the statutory speed limit is greater than is reasonable or safe under the conditions found to exist and is greater than is reasonable and prudent upon the following designated highways and does hereby determine and declare a reasonable and safe speed limit on such designated highways to be 25 miles per hour. It is ordered that when appropriate signs giving notice of such speed limit have been erected and are in place, such speed limit shall be effective at all times.

v2  
p. 201

Names of highways: \* Highways as per list attached

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

This Ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on September 3, 1957.

L. R. K. Bohus  
Chairman  
Harlow J. Tipple  
Supervisor  
Haldered Cassleman  
Supervisor  
Town Clerk

P. 02  
 An Ordinance to regulate speed limit on certain streets.  
 The Town Board of The Town of Blooming Grove do ordain as follows:

10 4 01

In accordance with Section 34.11 Wisconsin Statutes for 1957 The Town Board of the Town of Blooming Grove does hereby determine upon the basis of an engineering and traffic investigation, that the statutory speed limit is greater than is reasonable or safe under the conditions found to exist and is greater than is reasonable and prudent upon the following designated highways and does hereby determine and declare a reasonable and safe speed limit on such designated highways to be 25 miles per hour. It is ordered that when appropriate signs giving notice of such speed limit have been erected and are in place, such speed limit shall be effective at all times.

Names of highways: \*  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

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

This Ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on September 8, 1957.

\_\_\_\_\_  
 Chairman  
 \_\_\_\_\_  
 Supervisor  
 \_\_\_\_\_  
 Supervisor  
 \_\_\_\_\_  
 Town Clerk

Aug 30, 1957

Busse St, Johns St, Clover Lane, Dempsey Road,  
 Davidson, Gary, Pinchot, Elenore, Clair, Bowman Av., Maher Av., Major Av.,  
 Turner Av., Camden Road, Morning Side Av, Rahle, Blossom Lane, Ellen Av,  
 National Av., Woodvale Av., Droster Road, Vondron Road, Davies, Drexel Av.,  
 Hegg Av., Jerome St, East Lakeview Av., West Lakeview Av., Bainbridge St,  
 Eeast Dean Av., Lance Lane, Quaker Circle, Middabury Pl., Schaffer Av.,  
 Spannem Av., Allis Av., Ruth St., Kay St., Hobb St., Linda Vista Road,  
 Tyler Circle, Seth Circle, East Winnequah, Cold Springs, Ave.



August 30, 1957

\* Jacobson Ave  
 Christianson Ave  
 N. Fair Oaks Ave  
 Gannon Ave  
 Powers Ave  
 Memphis Ave  
 Rethke Ave

Commercial Ave  
 Furey Ave  
 Webb Ave  
 Thurber Ave  
 Worthington Ave  
 St Paul Ave

Gallagher Ave  
 Bruns Ave  
 Gay Ave  
 Zink Ave  
 Walbridge Ave  
 Sprecher Ave  
 Swanton Road

Pflaum Road  
 Douglas Tr  
 Tompkins Dr  
 Femrite Dr

Joylyne Dr  
 Glenview Dr  
 Cresview Dr  
 Dixie Lane  
 Groveland Tr  
 Louden Lane  
 Lamont Lane  
 Kvamme Lane  
 Herro Lane  
 Acacia Lane  
 Admiral Dr  
 Alder Rd  
 Eastland Way  
 Dover Pl  
 Bryan Trem  
 Maldwyn Lane  
 Parkview Dr

Roselawn Ave  
 Ellestad Dr  
 Voges Rd  
 Motel St  
 Old Hy 51, Service Rd  
 Sigglekow Rd, West  
 Royal St  
 Poole Court  
 Ivy Wood Lane  
 Libby Road  
 Service Rd, Hy 51 to Hy BB  
 Bjelde Lane  
~~Bonview Drive (Bonview)~~  
~~Starmark Lane~~



AFFIDAVIT OF POSTING

STATE OF WISCONSIN )  
                                  ) SS.  
COUNTY OF DANE        )

I, ~~WALDENAR CHRISTIAN~~, ~~Town Clerk~~ of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed Ordinance<sup>9.05</sup> was posted by me, ~~WALDENAR CHRISTIAN~~, ~~Town Clerk~~, on the 4 day of September, 1957, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- O & P Drive - An Bulletin Board
- Piggley - Wiggley Bulletin Board
- Thunder Park Club house door.

v.2  
p.50

*Stanley C. Klein*

Subscribed and sworn to before me this 4<sup>th</sup> day of September, 1957.

*Florence Kuester*

Notary Public, Dane County, Wis.  
My Commission expires 6/4/61

APPIDAVIT OF POSTING

STATE OF WISCONSIN )  
                          )  
                          )  
COUNTY OF DANE

I, ~~James H. ...~~, ~~Mayor~~ of the Town of Blooming Grove, being duly sworn, do depose and say as follows:  
That the annexed Ordinance was posted by me, <sup>A.O.</sup> ~~James H. ...~~, on the 7 day of September, 1927, by posting a true and correct copy thereof in three (3) public places within the town of Blooming Grove, namely:

- Post Office - Mr. ...
- ... - ...
- ... - ...

1927  
8.20

James H. ...

Subscribed and sworn to before me this 7 day of September, 1927.

James H. ...  
Notary Public, Dane County, Wis.  
My Commission expires ...

/

CHAPTER 6  
TRAFFIC REGULATIONS  
Speed Restrictions

6.01 Speed Restrictions.

(1) REASONABLE AND PRUDENT LIMIT. No person shall drive a vehicle at a speed greater than is reasonable and prudent under the conditions and having regard for the actual and potential hazards then existing. The speed of a 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.

(2) CONDITIONS REQUIRING REDUCED SPEED. The operator of every vehicle shall, consistent with the requirements of sub. (1), drive 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 hillcrest, when traveling upon any narrow or winding roadway, when passing school children, highway construction or maintenance workers or other pedestrians, and when special hazard exists with regard to other traffic or by reason of weather or highway conditions.

(3) FIXED LIMITS. In addition to complying with the speed restrictions imposed by subs. (1) and (2), no person shall drive a vehicle at a speed in excess of the following limits unless different limits are indicated by official traffic signs:

(a) 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.

(b) 15 miles per hour when passing an intersection properly

TRAFFIC REGULATIONS

Speed Restrictions

6.01 Speed Restrictions

(1) REASONABLE AND PRUDENT LIMIT. No person shall drive a vehicle at a speed greater than is reasonable and prudent under the conditions and having regard for the actual and potential hazards then existing. The speed of a 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.

(2) CONDITIONS REQUIRING REDUCED SPEED. The operator of every vehicle shall, consistent with the requirements of sub. (1), drive 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 hillcrest, when traveling upon any narrow or winding roadway, when passing school children, highway construction or maintenance workers or other pedestrians, and when special hazard exists with regard to other traffic or by reason of weather or highway conditions.

(3) FIXED LIMITS. In addition to complying with the speed restrictions imposed by subs. (1) and (2), no person shall drive a vehicle at a speed in excess of the following limits unless different limits are indicated by official traffic signs:

- (a) 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.
- (b) 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.

(c) 15 miles per hour when passing a safety zone occupied by pedestrians and at which a public passenger vehicle has stopped for the purpose of receiving or discharging passengers.

(d) 15 miles per hour in any alley.

(e) 25 miles per hour in any business or residential district, except in outlying districts where on each side of the highway within any 1000 feet along such highway the buildings in use for business, industrial or residential purposes fronting thereon average more than 200 feet apart, providing appropriate signs giving notice of such speed limit have been erected and are in place.

(f) 35 miles per hour in any outlying territory where such territory is contiguous to and including any highway where on either side of the highway within any 1000 feet along such highway the buildings in use for business, industrial or residential purposes fronting thereon average not more than 200 feet apart or where the buildings in use for such purposes fronting on both sides of the highway considered collectively average not more than 200 feet apart, providing appropriate signs giving notice of a lesser speed limit in accordance with this ordinance and the Wisconsin Statutes have been erected and are in place in which event such lesser speed limit shall apply.

(g) In the absence of any other fixed limits or the posting of limits as required or authorized by law, 55 miles per hour during hours of darkness and 65 miles per hour at other times.

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.

(c) 15 miles per hour when passing a safety zone occupied by pedestrians and at which a public passenger vehicle has stopped for the purpose of receiving or discharging passengers.

(d) 15 miles per hour in any alley.

(e) 25 miles per hour in any business or residential district, except in outlying districts where on each side of the highway within any 1000 feet along such highway the buildings in use for business, industrial or residential purposes fronting thereon average more than 200 feet apart, providing appropriate signs giving notice of such speed limit have been erected and are in place.

(f) 35 miles per hour in any outlying territory where such territory is contiguous to and including any highway where on either side of the highway within any 1000 feet along such highway the buildings in use for business, industrial or residential purposes fronting thereon average not more than 200 feet apart or where the buildings in use for such purposes fronting on both sides of the highway considered collectively average not more than 200 feet apart, providing appropriate signs giving notice of a lesser speed limit in accordance with this ordinance and the Wisconsin Statutes have been erected and are in place in which lower speed limits shall apply.

(g) In the absence of any other fixed limit or the posting of limits as required or authorized by law, 35 miles per hour during hours of darkness and 25 miles per hour at other times.

(4) ZONED AND POSTED LIMITS. In addition to complying with the speed restrictions imposed by subs. (1) and (2), no person shall drive a vehicle in excess of any speed limit established pursuant to law by Ordinance of the Town of Blooming Grove and indicated by official signs.

6.02 Minimum Speed Regulation.

(1) No person shall drive a motor vehicle at a speed so slow as to impede the normal and reasonable movement of traffic except when reduced speed is necessary for safe operation or is necessary to comply with the law.

(2) The operator of a vehicle moving at a speed so slow as to impede the normal and reasonable movement of traffic shall, if practicable, yield the roadway to an overtaking vehicle whenever the operator of the overtaking vehicle gives audible warning with his warning device and shall move at a reasonably increased speed or yield the roadway to overtaking vehicles when directed to do so by a traffic officer.

Reckless and Drunken Driving

6.03 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.

(2) It is unlawful for any person to cause injury to another person by a high degree of negligence in the operation of a vehicle.

(3) A high degree of negligence is conduct which demonstrates ordinary negligence to a high degree consisting of an act which the person should realize creates a situation of unreasonable risk and high probability of death or great bodily harm to another.

6.04 Operating under Influence of Intoxicant.

(1) It is unlawful for any of the following to operate a motor vehicle:

(a) A person who is under the influence of an intoxicant



or under the influence of a dangerous or narcotic drug;

(b) A person who is an habitual user of dangerous or narcotic drugs;

(c) A person who is subject to epilepsy and who does not hold a valid operator's license issued pursuant to Section 343.09, Wisconsin Statutes of 1957.

(2) It is unlawful for any person to cause injury to another person by the negligent operation of a vehicle while under the influence of an intoxicant. No person shall be convicted under this subsection except upon proof of causal negligence in addition to such operation while under the influence of an intoxicant.

(3) In this section, "dangerous drug" means any drug enumerated in Section 151.07 (1) (a) 1 to 8, Wisconsin Statutes of 1957.

#### Accidents and Accident Reports

#### 6.05 Duty Upon Striking Person or Attended Or Occupied Vehicle.

(1) The operator of any vehicle involved in an accident resulting in injury to or death of any person or in damage to a vehicle which is driven or attended by any person shall immediately stop such vehicle at the scene of the 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 following requirements:

(a) He shall give his name, address, and the registration number of the vehicle he is driving to the person struck or to the operator or occupant of or person attending any vehicle collided with; and

(b) He shall, upon request and if available, exhibit his operator's license to the person struck or to the operator or occupant of or person attending any vehicle collided with; and

or under the influence of a dangerous or narcotic drug;

(b) A person who is an habitual user of dangerous or narcotic

drugs;

(c) A person who is subject to epilepsy and who does not hold

a valid operator's license issued pursuant to Section 345.02, Wis-

consin Statutes of 1957.

(2) It is unlawful for any person to cause injury to another per-

son by the negligent operation of a vehicle while under the influence of

an intoxicant. No person shall be convicted under this subsection except

upon proof of usual negligence in addition to such operation while under

the influence of an intoxicant.

(3) In this section, "dangerous drug" means any drug enumerated

in Section 151.07 (1) (a) 1 to 6, Wisconsin Statutes of 1957.

Accidents and Accident Reports

6.02 Duty Upon Striking Person or Altered or Occupied Vehicle.

(1) The operator of any vehicle involved in an accident resulting

in injury to or death of any person or in damage to a vehicle which is

driven or attended by any person shall immediately stop such vehicle

at the scene of the accident or as close thereto as possible but shall

then forthwith report to and in every event shall remain at the scene of

the accident until he has fulfilled the following requirements:

(a) He shall give his name, address, and the registration

number of the vehicle he is driving to the person struck or to the

operator or occupant of or person attending any vehicle collided

with; and

(b) He shall, upon request and if available, exhibit his

operator's license to the person struck or to the operator or occu-

pant of or person attending any vehicle collided with; and

(c) He 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.

6.06 Duty Upon Striking Unattended Vehicle. The operator 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 operator 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 operator and of the owner of the vehicle doing the striking and a statement of the circumstances thereof.

6.07 Duty Upon Striking Property On Or Adjacent to Highway. The operator of any vehicle involved in an accident resulting only in damage to fixtures or other property 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 operator's license and shall make report of such accident when and as required in Section 346.70, Wisconsin Statutes of 1957.

6.08 Duty to Report Accident.

(1) IMMEDIATE NOTICE OF ACCIDENT. The operator 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 \$100 or more shall immediately by the quickest means of communication give notice of such

(c) He 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.

6.06 Duty Upon Striking Unattended Vehicle. The operator 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 operator 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 operator and of the owner of the vehicle doing the striking and a statement of the circumstances thereof.

6.07 Duty Upon Striking Property On Or Adjacent to Highway. The operator of any vehicle involved in an accident resulting only in damage to fixtures or other property 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 operator's license and shall make report of such accident when and as required in Section 366.75, Wisconsin Statutes of 1957.

6.08 Duty to Report Accident.

(1) IMMEDIATE NOTICE OF ACCIDENT. The operator 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 \$100 or more shall immediately by the quickest means of communication give notice of such

accident to the police department, the sheriff's department or the traffic department of the county or municipality in which the accident occurred or to a state traffic patrol officer. In this subsection, "injury" means injury to a person of a physical nature resulting in death or the need of first aid or attention by a physician or surgeon, whether or not first aid or medical or surgical treatment was actually received; "total property damage" means the sum total cost of putting the property damaged in the condition it was before the accident, if repair thereof is practical, and if not practical, the sum total cost of replacing such property.

(2) WRITTEN REPORT OF ACCIDENT. Within 10 days after an accident of the type described in sub. (1), the operator of a vehicle involved in such accident shall forward a written report of the accident to the Motor Vehicle Department. Any occupant or owner of the vehicle or witness of the accident shall make written reports to the department when and if required to do so by the department. Every accident report required to be made in writing shall be made on the appropriate form approved by the department and shall contain all of the information required therein unless not available.

(3) WHO TO REPORT WHEN OPERATOR UNABLE. Whenever the operator of a vehicle is physically incapable of giving the notice and making the report required by subs. (1) and (2), and there was another occupant in the vehicle at the time of the accident capable of giving the notice and making the report, such occupant shall give or cause such notice to be given and shall make the report. If there is no other occupant of the vehicle or if such occupant is physically or mentally incapable of giving the notice and making the report, the owner of the vehicle involved in the accident shall, as soon as he learns of the accident, give the notice and make the report required by subs. (1) and (2).

accident to the police department, the sheriff's department or the fire department of the county or municipality in which the accident occurred or to a state traffic patrol officer. In this subsection, "injury" means injury to a person of a physical nature resulting in death or the need of first aid or attention by a physician or surgeon, whether or not first aid or medical or surgical treatment was actually received; "total property damage" means the sum total cost of putting the property damaged in the condition it was before the accident, if repair thereof is practical, and if not practical, the sum total cost of replacing such property.

(2) WRITTEN REPORT OF ACCIDENT. Within 10 days after an accident of the type described in sub. (1), the operator of a vehicle involved in such accident shall forward a written report of the accident to the Motor Vehicle Department. Any occupant or owner of the vehicle or witness of the accident shall make written reports to the department when and if required to do so by the department. Every accident report required to be made in writing shall be made on the appropriate form provided by the department and shall contain all of the information required therein unless not available.

(3) WHO TO REPORT WHEN OPERATOR UNABLE. Whenever the operator of a vehicle is physically incapable of giving the notice and making the report required by subs. (1) and (2), and there was another occupant in the vehicle at the time of the accident capable of giving the notice and making the report, such occupant shall give or cause such notice to be given and shall make the report. If there is no other occupant of the vehicle or if such occupant is physically or mentally incapable of giving the notice and making the report, the owner of the vehicle involved in the accident shall, as soon as he learns of the accident, give the notice and make the report required by subs. (1) and (2).

(4) FALSIFYING REPORTS. No person shall falsely make and file any accident report or knowingly make a false statement in any accident report which is filed pursuant to this section.

(5) A copy of the report of accident required to be filed with the Motor Vehicle Department shall be filed with the Police Department of the Town of Blooming Grove within 10 days after such accident.

#### Miscellaneous Rules

6.09 Limitations on Backing. The operator of a vehicle shall not back the same unless such movement can be made with reasonable safety.

6.10 Obstruction of Operator's View Or Driving Mechanism.

(1) No person shall drive a vehicle when it is so loaded or when there are in the front seat such number of persons, or any persons so situated, as to obstruct the view of the operator to the front or to the sides or as to interfere with the operator having free use of both hands and feet to the operating mechanisms or controls of the vehicle.

(2) No passenger in a vehicle shall 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) No person shall operate any motor vehicle upon a highway with any sign, poster or other nontransparent material upon the front windshield, side wings or side or rear windows of such vehicle other than a certificate or other paper authorized by law to be so displayed or a safety inspection sticker.

(4) The windshield, side wings and side and rear windows of a motor vehicle shall be kept reasonably clean at all times.

6.11 Inattentive Driving.

(1) No person while driving a motor vehicle shall be so engaged or occupied as to interfere with the safe driving of such vehicle.

(4) FALSIFYING REPORTS. No person shall falsify make and file any accident report or knowingly make a false statement in any accident report which is filed pursuant to this section.

(5) A copy of the report of accident required to be filed with the Motor Vehicle Department shall be filed with the Police Department of the Town of Bloomington within 10 days after such accident.

Miscellaneous Rules

6.09 Limitations on Backing. The operator of a vehicle shall not back the same unless such movement can be made with reasonable safety.

6.10 Operation of Operator's View or Driving Mechanism.

(1) No person shall drive a vehicle when it is so loaded or when there are in the front seat such number of persons, or any persons so situated, as to obstruct the view of the operator to the front or to the sides or to so interfere with the operator having free use of both hands and feet to the operating mechanisms or controls of the vehicle.

(2) No passenger in a vehicle shall 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) No person shall operate any motor vehicle upon a highway with any sign, poster or other nontransparent material upon the front windshield, side wings or side or rear windows of such vehicle other than a certificate or other paper authorized by law to be so displayed or a safety inspection sticker.

(4) The windshield, side wings and side and rear windows of a motor vehicle shall be kept reasonably clean at all times.

6.11 Inattentive Driving.

(1) No person while driving a motor vehicle shall become engaged or occupied as to interfere with the safe driving of such vehicle.

(2) No person shall drive any motor vehicle equipped with any device for visually receiving a television broadcast when such device is located in the motor vehicle at any point forward of the back of the operator's seat or when such device is visible to the operator while driving the motor vehicle.

6.12 Following Emergency Vehicle. The operator of any vehicle other than one on official business shall not follow an authorized emergency vehicle responding to a call or alarm closer than 500 feet or drive into or park his vehicle within the block where fire apparatus has stopped in response to an alarm.

6.13 Crossing Fire Hose. No person without the consent of the fire department official in command shall drive a vehicle over any unprotected hose of a fire department when such hose is laid down on any street, private driveway or streetcar track to be used at any fire or alarm of fire.

6.14 Illegal Riding.

(1) No person shall drive a vehicle when any person other than an employe engaged in the necessary discharge of his duty is upon any portion thereof not designed or intended for the use of passengers.

(2) No person other than an employe engaged in the necessary discharge of his duty shall ride upon any portion of a vehicle not designed or intended for the use of passengers.

(3) This section does not apply to persons riding within truck bodies in spaces intended for merchandise or to the operator of any such vehicle.

6.15 Miscellaneous Prohibited Acts.

(1) DRIVING ON SIDEWALK. The operator of a vehicle shall not drive upon any sidewalk area except at a permanent or temporarily established driveway unless permitted to do so by the local authorities.

(2) No person shall drive any motor vehicle equipped with any device for visually receiving a television broadcast when such device is located in the motor vehicle at any point forward of the back of the operator's seat or when such device is visible to the operator while driving the motor vehicle.

6.12 Following Emergency Vehicle. The operator of any vehicle other than one on official business shall not follow an authorized emergency vehicle responding to a call or alarm closer than 500 feet or drive into or park his vehicle within the block where fire apparatus has stopped in response to an alarm.

6.13 Crossing Fire Hose. No person without the consent of the fire department official in command shall drive a vehicle over any unprotected hose of a fire department when such hose is laid down on any street, private driveway or streetcar track to be used at any fire or alarm of fire.

6.14 Illegal Riding.

(1) No person shall drive a vehicle when any person other than an employee engaged in the necessary discharge of his duty is upon any portion thereof not designed or intended for the use of passengers.

(2) No person other than an employee engaged in the necessary discharge of his duty shall ride upon any portion of a vehicle not designed or intended for the use of passengers.

(3) This section does not apply to persons riding within truck bodies in spaces attached for merchandise or to the operator of any such vehicle.

6.15 Miscellaneous Prohibited Acts.

(1) DRIVING ON SIDEWALK. The operator of a vehicle shall not drive upon any sidewalk area except as a permanent or temporarily established driveway unless permitted to do so by the local authorities.

(2) RACING. No operator of a motor vehicle shall participate in any race or speed or endurance contest upon any highway.

(3) LEADING ANIMAL FROM MOTOR VEHICLE. No person shall lead any animal upon a highway from a motor vehicle or from a trailer or semi-trailer drawn by a motor vehicle.

(4) THROWING MISSILE IN VEHICLE. No person shall throw any missile, circular or pamphlet at the occupants of any vehicle or throw or place any missile, circular or pamphlet in or on any vehicle, whether or not the vehicle is occupied.

(5) PLACING INJURIOUS SUBSTANCE ON HIGHWAY. No person shall place or cause to be placed upon a highway any foreign substance which is or may be injurious to any vehicle or part thereof.

(6) THROWING DEBRIS ON HIGHWAY. No person shall throw or deposit any type of debris or waste material on or along any highway.

(7) PAINTING VEHICLE TO RESEMBLE SCHOOL BUS. No owner of any vehicle using the highways for purposes other than the transportation of school children shall paint or in any way designate his vehicle in the manner described in Section 40.59, Wisconsin Statutes of 1957.

(8) TRANSPORTING PERSONS IN MOBILE HOMES. No person shall operate a motor vehicle propelling any mobile home upon a highway when any person is in such mobile home.

(9) ALIGHTING FROM OR BOARDING MOVING VEHICLE. No person shall alight from or board any vehicle when such vehicle is in motion.

(10) CLINGING TO MOVING VEHICLE. No person riding upon a motor driven cycle shall attach the same or himself to any other moving vehicle upon a highway.

(2) RACING. No operator of a motor vehicle shall participate in any race or speed or endurance contest upon any highway.

(3) LEADING ANIMAL FROM MOTOR VEHICLE. No person shall lead any animal upon a highway from a motor vehicle or from a trailer or semi-trailer drawn by a motor vehicle.

(4) THROWING MISSILE IN VEHICLE. No person shall throw any missile, stone or projectile or pamphlet at the occupants of any vehicle or throw or place any missile, stone or projectile in or on any vehicle, whether or not the vehicle is occupied.

(5) PLACING INJURIOUS SUBSTANCE ON HIGHWAY. No person shall place or cause to be placed upon a highway any foreign substance which is or may be injurious to any vehicle or part thereof.

(6) THROWING DEBRIS ON HIGHWAY. No person shall throw or deposit any type of debris or waste material on or along any highway.

(7) PAINTING VEHICLE TO RESEMBLE SCHOOL BUS. No owner of any vehicle using the highways for purposes other than the transportation of school children shall paint or in any way designate his vehicle in the manner described in Section 46.59, Wisconsin Statutes of 1957.

(8) TRANSFERRING PERSONS IN MOBILE HOMES. No person shall operate a motor vehicle propelling any mobile home upon a highway when any person is in such mobile home.

(9) ALIGHTING FROM OR BOARDING MOVING VEHICLE. No person shall alight from or board any vehicle when such vehicle is in motion.

(10) CLINGING TO MOVING VEHICLE. No person riding upon a motor vehicle shall attach the same or himself to any other moving vehicle upon a highway.

Equipment of Vehicles

6.16 Lighting Equipment - When Lighted Lamps Required.

(1) Except as provided in sub. (2), no person shall operate a vehicle upon a highway during hours of darkness unless all headlamps, tail lamps and clearance lamps with which such vehicle is required to be equipped are lighted.

(2) Headlamps need not be lighted on a towed vehicle or on a vehicle having at least 2 lighted adverse weather lamps on the front thereof and being operated under the circumstances described in Section 347.26 (2) (b), Wisconsin Statutes of 1957.

(3) The operator of a vehicle shall keep all lamps and reflectors with which such vehicle is required to be equipped reasonably clean and in proper working condition at all times.

(4) 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 Chapter 347 of the 1957 Wisconsin Statutes for such vehicles of its class.

6.17 Use of Multiple-Beam Headlamps. Whenever a motor vehicle is being operated on a highway during hours of darkness, the operator shall use a distribution of light or composite beam directed high enough and of sufficient intensity to reveal a person or vehicle at a safe distance in advance of the vehicle, subject to the following requirements and limitations:

(1) Whenever the operator of a vehicle equipped with multiple-beam headlamps approaches an oncoming vehicle within 500 feet, he shall dim, depress or tilt his headlights so that the glaring rays are not directed into the eyes of the operator of the other vehicle.

(2) Whenever the operator of a vehicle equipped with multiple-beam

Equipment of Vehicles

§ 16. Lighting Equipment - When Lighted Lamps Required.

(1) Except as provided in sub. (2), no person shall operate a vehicle upon a highway during hours of darkness unless all headlamps, tail lamps and clearance lamps with which such vehicle is required to be equipped are lighted.

(2) Headlamps need not be lighted on a towed vehicle or on a vehicle having at least 2 lighted adverse weather lamps on the front thereof and being operated under the circumstances described in Section

367.26 (2) (b), Wisconsin Statutes of 1957.

(3) The operator of a vehicle shall keep all lamps and reflectors with which such vehicle is required to be equipped reasonably clean and in proper working condition at all times.

(4) 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 Chapter 367 of the 1957 Wisconsin Statutes for each vehicle of its class.

§ 17. Use of Multiple-Beam Headlamps. Whenever a motor vehicle is being operated on a highway during hours of darkness, the operator shall use a distribution of light or composite beam directed high enough and of sufficient intensity to reveal a person or vehicle at a safe distance in advance of the vehicle, subject to the following requirements and

limitations:

- (1) Whenever the operator of a vehicle equipped with multiple-beam headlamps approaches an oncoming vehicle within 500 feet, he shall dim, depress or flip his headlights so that the glaring rays are not directed into the eyes of the operator of the other vehicle.
- (2) Whenever the operator of a vehicle equipped with multiple-beam

headlamps approaches or follows another vehicle within 500 feet to the rear, he shall dim, depress, or tilt his headlights so that the glaring rays are not reflected into the eyes of the operator of the other vehicle.

6.18 Other Equipment. Brakes-Mufflers-Horns-Mirrors-Windshield Wipers.

(1) It shall be unlawful to operate a motor vehicle upon the public streets and highways in the Town of Blooming Grove unless the same is equipped with brakes, muffler, horn, mirror and windshield wipers as required by Chapter 347 of the 1957 Wisconsin Statutes.

Rules of the Road

6.19 Applicability of Rules of the Road to Authorized Emergency Vehicles.

(1) The operator of an authorized emergency vehicle, when responding to an emergency call or when in the pursuit of an actual or suspected violator of the law or when responding to but not upon returning from a fire alarm, may exercise the privileges set forth in this section, but subject to the conditions stated in subs. (2) to (5).

(2) The operator of an authorized emergency vehicle may:

(a) Stop, stand or park, irrespective of the provisions of this chapter;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the speed limit;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemption granted the operator of an authorized emergency vehicle by sub. (2) (a) applies only when the operator of such vehicle is giving visual signal by means of at least one flashing, oscillating

headlamps approaches or follows another vehicle within 500 feet to the rear, he shall dim, depress, or tilt his headlight against the glare rays are not reflected into the eyes of the operator of the other vehicle.

6.18 Other Equipment. Brakes-Mufflers-Horns-Mirrors-Windshield Wipers.

(1) It shall be unlawful to operate a motor vehicle upon the public streets and highways in the town of Blooming Grove unless the same is equipped with brakes, muffler, horn, mirror and windshield wipers as required by Chapter 247 of the 1957 Wisconsin Statutes.

Rules of the Road

6.19 Applicability of Rules of the Road to Authorized Emergency Vehicles.

(1) The operator of an authorized emergency vehicle, when responding to an emergency call or when in the pursuit of an actual or suspected violator of the law or when responding to but not upon returning from a fire alarm, may exercise the privileges set forth in this section, but subject to the conditions stated in sub. (2) to (5).

(2) The operator of an authorized emergency vehicle may:

(a) Stop, stand or park, irrespective of the provisions of this chapter;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the speed limit;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemption granted the operator of an authorized emergency vehicle by sub. (2) (a) applies only when the operator of such vehicle is giving visual signal by means of at least one flashing, oscillating

or rotating red light. The exemptions granted by sub. (2) (b), (c) and (d) apply only when the operator of the emergency vehicle is giving both such visual signal and also an audible signal by means of a siren or exhaust whistle, except as otherwise provided in sub. (4).

(4) For the purpose of obtaining evidence of a speed violation, the operator of a police vehicle may exceed the speed limit without giving audible and visual signal but otherwise shall comply with the requirements of sub. (3) relative to the giving of audible and visual signals.

(5) The exemptions granted the operator of an authorized emergency vehicle by this section do not relieve such operator from the duty to drive with due regard under the circumstances for the safety of all persons nor do they protect such operator from the consequences of his reckless disregard for the safety of others.

6.20 Obedience to Traffic Officers and Traffic Signs and Signals Required.

(1) No person shall fail or refuse to comply with any lawful order, signal or direction of a traffic officer.

(2) No operator of a vehicle shall disobey the instructions of any official traffic sign or signal unless otherwise directed by a traffic officer.

Driving, Meeting, Overtaking and Passing

6.21 Vehicles to be Driven on Right Side of Roadway; Exceptions.

(1) Upon all roadways of sufficient width the operator of a vehicle shall drive on the right half of the roadway and in the right-hand lane of a 3-lane highway, except:

(a) When making an approach for a left turn under circumstances in which the rules relating to left turns require driving on the left half of the roadway; or

or rotating red light. The exemptions granted by sub. (2), (3) and (4) shall apply only when the operator of the emergency vehicle is giving both such visual signal and also an audible signal by means of a siren or exhaust whistle, except as otherwise provided in sub. (4).

(4) For the purpose of obtaining evidence of a speed violation, the operator of a police vehicle may exceed the speed limit without giving audible and visual signal but otherwise shall comply with the requirements of sub. (3) relative to the giving of audible and visual signals.

(5) The exemptions granted the operator of an authorized emergency vehicle by this section do not relieve such operator from the duty to drive with due regard under the circumstances for the safety of all persons nor do they protect such operator from the consequences of his lack of due regard for the safety of others.

§ 20. Obedience to Traffic Officers and Traffic Signs and Signals Re- quired.

(1) No person shall fail or refuse to comply with any lawful order, signal or direction of a traffic officer.

(2) No operator of a vehicle shall disobey the instructions of any official traffic sign or signal unless otherwise directed by a traf- fic officer.

Driving, Meeting, Overtaking and Passing

§ 21. Vehicles to be Driven on Right Side of Roadway; Exceptions.

(1) Upon all roadways of sufficient width the operator of a vehicle shall drive on the right half of the roadway and in the right-hand lane of a 3-lane highway, except:

(a) When making an approach for a left turn under circum- stances in which the rules relating to left turns require driving on the left half of the roadway; or

(b) When overtaking and passing under circumstances in which the rules relating to overtaking and passing permit or require driving on the left half of the roadway; or

(c) When the right half of the roadway is closed to traffic while under construction or repair; or

(d) When overtaking and passing pedestrians, animals or obstructions on the right half of the roadway; or

(e) When driving in a particular lane in accordance with signs or markers designating such lane for traffic moving in a particular direction or at designated speeds; or

(f) When the roadway has been designated and posted for one-way traffic, subject, however, to the rule stated in sub. (3) relative to slow moving vehicles.

(2) The operator of a vehicle actually engaged in constructing or maintaining the highway may operate on the left-hand side of the highway; however, whenever such operation takes place during the hours of darkness the vehicle shall be lighted as required by Section 347.23, Wisconsin Statutes of 1957.

(3) Any vehicle proceeding upon a roadway at less than the normal speed of traffic at the time and place and under the conditions then existing shall be driven in the right-hand lane then available for traffic, or as close as practicable to the right-hand edge or curb of the roadway, except when overtaking and passing another vehicle proceeding in the same direction or when preparing for a left turn at an intersection or into a private road or driveway.

6.22 Meeting of Vehicles. Operators of vehicles proceeding in opposite directions shall pass each other to the right, and upon roadways having width for not more than one line of traffic in each direction

each operator shall give to the other at least one-half of the main traveled portion of the roadway as nearly as possible.

§ 23 Overtaking and Passing on the Left. The following rules govern the overtaking and passing of vehicles proceeding in the same direction, subject to those limitations, exceptions and special rules stated in Sections 346.08 to 346.11, Wisconsin Statutes of 1937:

(1) The operator of an overtaking motor vehicle not within a dual-lane or residence district shall give audible warning with his warning device before passing or attempting to pass on the left a vehicle proceeding in the same direction.

(2) The operator of a vehicle overtaking another vehicle proceeding in the same direction shall pass to the left thereof at a safe distance and shall not again drive to the right side of the roadway until safely clear of the overtaken vehicle.

(3) Except when overtaking and passing on the right is permitted, the operator of an overtaken vehicle shall give way to the right in favor of the overtaking vehicle on audible signal and shall not increase the speed of his vehicle until completely passed by the overtaking vehicle.

§ 24 When Overtaking and Passing on the Right Permitted. The operator of a vehicle may overtake and pass another vehicle upon the right only under conditions permitting such movement in safety and only if he can do so without driving off the pavement or main-traveled portion of the roadway, and then only under the following conditions:

- (1) When the vehicle overtaken is making or about to make a left turn; or
- (2) Upon a street or highway with unobstructed pavement of sufficient width to enable 2 or more lines of vehicles lawfully to proceed,

each operator shall give to the other at least one-half of the main traveled portion of the roadway as nearly as possible.

6.23 Overtaking and Passing on the Left. The following rules govern the overtaking and passing of vehicles proceeding in the same direction, subject to those limitations, exceptions and special rules stated in Sections 346.08 to 346.11, Wisconsin Statutes of 1957:

(1) 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 on the left a vehicle proceeding in the same direction.

(2) The operator of a vehicle overtaking another vehicle proceeding in the same direction shall pass to the left thereof at a safe distance and shall not again drive to the right side of the roadway until safely clear of the overtaken vehicle.

(3) Except when overtaking and passing on the right is permitted, the operator of an overtaken vehicle shall give way to the right in favor of the overtaking vehicle on audible signal and shall not increase the speed of his vehicle until completely passed by the overtaking vehicle.

6.24 When Overtaking and Passing on the Right Permitted. The operator of a vehicle may overtake and pass another vehicle upon the right only under conditions permitting such movement in safety and only if he can do so without driving off the pavement or main-traveled portion of the roadway, and then only under the following conditions:

(1) When the vehicle overtaken is making or about to make a left turn; or

(2) Upon a street or highway with unobstructed pavement of sufficient width to enable 2 or more lines of vehicles lawfully to proceed,

each operator shall give to the other at least one-half of the main traveled portion of the roadway as nearly as possible.

6.23 Overtaking and Passing on the Left. The following rules govern the overtaking and passing of vehicles proceeding in the same direction, subject to those limitations, exceptions and special rules stated in Sections 346.08 to 346.11, Wisconsin Statutes of 1927:

(1) The operator of an overtaking motor vehicle not within a safe zone or advance distance shall give audible warning with his warning device before passing or attempting to pass on the left a vehicle proceeding in the same direction.

(2) The operator of a vehicle overtaking another vehicle proceeding in the same direction shall pass to the left thereof at a safe distance and shall not again drive to the right side of the roadway until safely clear of the overtaken vehicle.

(3) Except when overtaking and passing on the right is permitted, the operator of an overtaken vehicle shall give way to the right in favor of the overtaking vehicle on audible signal and shall not increase the speed of his vehicle until completely passed by the overtaking vehicle.

6.24 When Overtaking and Passing on the Right Permitted. The operator of a vehicle may overtake and pass another vehicle upon the right only under conditions permitting such movement in safety and only if he can do so without driving off the pavement or main-traveled portion of the roadway, and then only under the following conditions:

- (1) When the vehicle overtaken is making or about to make a left turn; or
- (2) Upon a street or highway with unobstructed pavement of sufficient width to enable 5 or more lines of vehicles lawfully to proceed,

at the same time, in the direction in which the passing vehicle is proceeding; or

(3) Upon a one-way street or divided highway with unobstructed pavement of sufficient width to enable 2 or more lines of vehicles lawfully to proceed in the same direction at the same time.

6.25 Limitations on Overtaking on Left or Driving on Left Side of Roadway.

(1) Upon any roadway where traffic is permitted to move in both directions simultaneously, the operator of a vehicle shall not drive to the left side of the center of the roadway 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 done in safety. In no case when overtaking and passing on a roadway divided into 4 or more clearly indicated lanes shall the operator of a vehicle drive to the left of the pavement marking indicating allocation of lanes to vehicles moving in the opposite direction or, in the absence of such marking, to the left of the center of the roadway. In no case shall the operator of a vehicle drive in a lane when signs or signals indicate that such lane is allocated exclusively to vehicles moving in the opposite direction.

(2) Upon any roadway where traffic is permitted to move in both directions simultaneously, the operator of a vehicle shall not drive on the left side of the center of the roadway upon any part of a grade or upon a curve in the roadway where the operator's view is obstructed for such a distance as to create a hazard in the event another vehicle might approach from the opposite direction.

at the same time, in the direction in which the passing vehicle is pro-

ceeding; or

(3) Upon a one-way street or divided highway with unobstructed

pavement of sufficient width to enable 2 or more lines of vehicles

lawfully to proceed in the same direction at the same time.

6.25 Limitations on Overtaking on Left or Driving on Left Side of Roadway.

(1) Upon any roadway where traffic is permitted to move in both

directions simultaneously, the operator of a vehicle shall not drive to

the left side of the center of the roadway 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 done in

safety. In no case when overtaking and passing on a roadway divided

into 4 or more clearly indicated lanes shall the operator of a vehicle

drive to the left of the pavement marking indicating allocation of

lanes to vehicles moving in the opposite direction or, in the absence

of such marking, to the left of the center of the roadway. In no case

shall the operator of a vehicle drive in a lane when signs or signals

indicate that such lane is allocated exclusively to vehicles moving in

the opposite direction.

(2) Upon any roadway where traffic is permitted to move in both

directions simultaneously, the operator of a vehicle shall not drive on

the left side of the center of the roadway upon any part of a grade or

upon a curve in the roadway where the operator's view is obstructed

for such a distance as to create a hazard in the event another vehicle

might approach from the opposite direction.

(3) The operator of a vehicle shall not drive on the left side of the center of a roadway on any portion thereof which has been designated a no-passing zone, either by signs or by a yellow unbroken line on the pavement on the right-hand side of and adjacent to the center line of the roadway, provided such signs or lines would be clearly visible to an ordinarily observant person.

6.26 When Passing at Railroad Crossing or Intersection Prohibited.

(1) The operator of a vehicle shall not overtake and pass any other vehicle proceeding in the same direction at any railroad crossing unless the roadway is of sufficient width for 2 or more lines of vehicles to lawfully proceed simultaneously in the direction in which such vehicle is proceeding or unless permitted or directed by a traffic officer to pass at such crossing.

(2) Subject to the exception stated in sub. (3), the operator of a vehicle shall not overtake and pass any other vehicle proceeding in the same direction at any intersection unless the roadway is marked or posted for 2 or more lines of vehicles moving simultaneously in the direction in which such vehicle is proceeding or unless permitted or directed by a traffic officer to pass at such intersection.

(3) Outside of a business or residence district, the restrictions which sub. (2) places upon passing at an intersection apply only if such intersection has been designated by an official traffic sign or signal, regardless of whether such sign or signal was intended to guide, direct, warn or regulate traffic.

6.27 Passing or Meeting Frightened Animal. Whenever a person riding, driving or leading an animal which is frightened gives a signal of distress to the operator of a motor vehicle by a raising of the hand or otherwise, the operator of the motor vehicle shall promptly stop his



vehicle unless a movement forward is necessary to avoid an accident or injury and shall, upon request, stop all motive power until such animal is under control.

6.28 Driving Through Safety Zones Prohibited. The operator of a vehicle shall not at any time drive through or over a safety zone when such safety zone is clearly indicated.

6.29 Driving on Roadways Laned for Traffic. Whenever any roadway has been divided into 2 or more clearly indicated lanes, including those roadways divided into lanes by clearly indicated longitudinal joints, the following rules, in addition to all others consistent with this section, apply:

(1) The operator of a vehicle shall drive as nearly as practicable entirely within a single lane and shall not deviate from the traffic lane in which he is driving without first ascertaining that such movement can be made with safety to other vehicles approaching from the rear.

(2) Upon a 2-way roadway which is divided into 3 lanes the operator of a vehicle shall not drive in the center lane except when overtaking and passing another vehicle where the roadway is clearly visible and such center lane is clear of traffic within a safe distance, or in preparation for a left turn, or where such center lane is at the time allocated exclusively to traffic moving in the direction the vehicle is proceeding and is marked or posted to give notice of such allocation.

(3) Notwithstanding sub. (2), when lanes have been marked or posted for traffic moving in a particular direction or at designated speeds, the operator of a vehicle shall drive in the lane designated.

6.30 Distance Between Vehicles.

(1) The operator of a motor vehicle shall not follow another

vehicle unless a movement forward is necessary to avoid an accident or injury and shall, upon request, stop all motive power until such animal is under control.

6.28 Driving Through Safety Zones Prohibited. The operator of a vehicle shall not at any time drive through or over a safety zone when such safety zone is clearly indicated.

6.29 Driving on Roadways Lined for Traffic. Whenever any roadway has been divided into 2 or more clearly indicated lanes, including those roadways divided into lanes by clearly indicated longitudinal joints, the following rules, in addition to all others consistent with this section, apply:

(1) The operator of a vehicle shall drive as nearly as practicable entirely within a single lane and shall not deviate from the traffic lane in which he is driving without first ascertaining that such movement can be made with safety to other vehicles approaching from the rear.

(2) Upon a 2-way roadway which is divided into 2 lanes the operator of a vehicle shall not drive in the center lane except when overtaking and passing another vehicle where the roadway is clearly visible and such center lane is clear of traffic within a safe distance, or in preparation for a left turn, or where such center lane is at the time allocated exclusively to traffic moving in the direction the vehicle is proceeding and is marked or posted to give notice of such allocation.

(3) Notwithstanding sub. (2), when lanes have been marked or posted for traffic moving in a particular direction or so designated speeds, the operator of a vehicle shall drive in the lane designated.

6.30 Distance Between Vehicles.

(1) 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) Upon a highway outside a business or residence district, the operator of any motor truck with a gross weight of more than 10,000 pounds or of any motor vehicle which is drawing or towing another vehicle where the combined gross weight is more than 10,000 pounds shall keep the vehicle he is operating at a distance of not less than 500 feet to the rear of any vehicle immediately preceding it, being driven in the same direction. This subsection does not apply upon any lane especially designated for use by motor trucks or by truck tractor-semi-trailer or tractor-trailer units nor does it apply when overtaking and passing another vehicle, but the fact that the operator of any vehicle or combination of vehicles mentioned in this subsection follows the preceding vehicle more closely than 500 feet for one mile or more or follows more closely than 500 feet when the preceding vehicle is moving at the maximum speed then and there permissible for such following vehicle is prima facie evidence that the operator of such following vehicle is violating this subsection.

#### Right of Way

##### 6.31 General Rules of Right of Way.

(1) GENERAL RULE AT INTERSECTIONS. Except as otherwise expressly provided in this section or in Section 346.19 or 346.20 of the Wisconsin Statutes of 1957, when 2 vehicles approach or enter an intersection at approximately the same time, the operator of the vehicle on the left shall yield the right of way to the vehicle on the right. The operator of any vehicle driving at an unlawful speed forfeits any right of way which he would otherwise have under this subsection.

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) Upon a highway outside a business or residence district, the operator of any motor truck with a gross weight of more than 10,000 pounds or of any motor vehicle which is drawing or towing another vehicle where the combined gross weight is more than 10,000 pounds shall keep the vehicle he is operating at a distance of not less than 500 feet to the rear of any vehicle immediately preceding it, being driven in the same direction. This subsection does not apply upon any lane especially designated for use by motor trucks or by truck tractor-trailer or tractor-trailer units nor does it apply when overtaking and passing another vehicle, but the fact that the operator of any vehicle or combination of vehicles mentioned in this subsection follows the preceding vehicle more closely than 500 feet for one mile or more or follows more closely than 500 feet when the preceding vehicle is moving at the maximum speed then and there permissible for such following vehicle is prima facie evidence that the operator of such following vehicle is violating this subsection.

Right of Way

§ 31 General Rules of Right of Way.

(1) GENERAL RULE AT INTERSECTIONS. Except as otherwise expressly provided in this section or in Section 306.19 or 306.20 of the Wisconsin Statutes of 1957, when 2 vehicles approach or enter an intersection at approximately the same time, the operator of the vehicle on the left shall yield the right of way to the vehicle on the right. The operator of any vehicle driving at an unlawful speed forfeits any right of way which he would otherwise have under this subsection.

(2) TURNING LEFT AT INTERSECTION. The operator of a vehicle within an intersection intending to turn to the left across the path of any vehicle approaching from the opposite direction shall yield the right of way to such vehicle.

(3) RULE AT INTERSECTION WITH THROUGH HIGHWAY. The operator of a vehicle shall stop as required by Section 346.46, Wisconsin Statutes of 1957, before entering a through highway, and shall yield the right of way to other vehicles which have entered or are approaching the intersection upon the through highway.

(4) ENTERING HIGHWAY FROM ALLEY OR NON-HIGHWAY ACCESS. The operator of a vehicle entering a highway from an alley or from a point of access other than another highway shall yield the right of way to all vehicles approaching on the highway which he is entering.

(5) MOVING FROM PARKED POSITION. The operator of any vehicle that has been parked or standing shall, while moving such vehicle from such position, yield the right of way to all vehicles approaching on the highway.

6.32 What to do on Approach of Emergency Vehicle.

(1) Upon the approach of any authorized emergency vehicle giving audible signal by siren the operator of a vehicle shall yield the right of way and shall immediately drive such vehicle to a position as near as possible and parallel to the right-hand edge or curb of the roadway, clear of any intersection and, unless otherwise directed by a traffic officer, shall stop and remain standing in such position until the authorized emergency vehicle has passed.

(2) This section does not relieve the operator of an authorized emergency vehicle from the duty to drive with due regard under the circumstances for the safety of all persons using the highway.

(2) TURNING LEFT AT INTERSECTION. The operator of a vehicle with-  
in an intersection intending to turn to the left across the path of any  
vehicle approaching from the opposite direction shall yield the right  
of way to such vehicle.

(3) BULK AT INTERSECTION WITH THROUGH HIGHWAY. The operator of a  
vehicle shall stop as required by Section 346.46, Wisconsin Statutes of  
1957, before entering a through highway, and shall yield the right of  
way to other vehicles which have entered or are approaching the inter-  
section upon the through highway.

(4) ENTERING HIGHWAY FROM ALLEY OR NON-HIGHWAY ACCESS. The opera-  
tor of a vehicle entering a highway from an alley or from a point of  
access other than another highway shall yield the right of way to all  
vehicles approaching on the highway which he is entering.

(5) MOVING FROM PARKED POSITION. The operator of any vehicle  
that has been parked or standing shall, while moving such vehicle from  
such position, yield the right of way to all vehicles approaching on  
the highway.

6.32 What to do on Approach of Emergency Vehicle.

(1) Upon the approach of any authorized emergency vehicle giving  
audible signal by siren the operator of a vehicle shall yield the right  
of way and shall immediately drive such vehicle to a position as near  
as possible and parallel to the right-hand edge or curb of the roadway,  
clear of any intersection and, unless otherwise directed by a traffic  
officer, shall stop and remain standing in such position until the  
authorized emergency vehicle has passed.

(2) This section does not relieve the operator of an authorized  
emergency vehicle from the duty to drive with due regard under the cir-  
cumstances for the safety of all persons using the highway.

6.33 Right of Way of Funeral Processions.

(1) Funeral processions have the right of way at intersections when vehicles comprising such procession have their bright headlights lighted, subject to the following conditions and exceptions:

(a) Operators of vehicles in a funeral procession shall yield the right of way in accordance with Section 346.19, Wisconsin Statutes of 1957, upon the approach of an authorized emergency vehicle giving audible signal by siren;

(b) Operators of vehicles in a funeral procession shall yield the right of way when directed to do so by a traffic officer;

(c) The operator of the leading vehicle in a funeral procession shall comply with stop signs and traffic control signals, but when the leading vehicle has proceeded across an intersection in accordance with such signal or after stopping as required by the stop sign, all vehicles in such procession may proceed without stopping, regardless of the sign or signal.

(2) The operator of a vehicle not in the funeral procession shall not drive his vehicle between the vehicles of the funeral procession, except when authorized to do so by a traffic officer or when such vehicle is an authorized emergency vehicle giving audible signal by siren.

(3) Operators of vehicles not a part of a funeral procession shall not form a procession and have their headlights lighted for the purpose of securing the right of way granted by this section to funeral processions.

6.34 Right of Way of Livestock. The operator of a motor vehicle shall yield the right of way to livestock being driven over or along any highway but any person in charge of such livestock shall use reasonable care and diligence to open the roadway for vehicular traffic.

§. 33. Right of Way of Funeral Processions.

(1) Funeral processions have the right of way at intersections when vehicles comprising such procession have their bright headlights lighted, subject to the following conditions and exceptions:

(a) Operators of vehicles in a funeral procession shall yield the right of way in accordance with Section 346.19, Wisconsin Statutes of 1957, upon the approach of an authorized emergency vehicle giving audible signal by siren;

(b) Operators of vehicles in a funeral procession shall yield the right of way when directed to do so by a traffic officer;

(c) The operator of the leading vehicle in a funeral procession shall comply with stop signs and traffic control signals, but when the leading vehicle has proceeded across an intersection in accordance with such signal or after stopping as required by the stop sign, all vehicles in such procession may proceed without stopping, regardless of the sign or signal.

(2) The operator of a vehicle not in the funeral procession shall not drive his vehicle between the vehicles of the funeral procession, except when authorized to do so by a traffic officer or when such vehicle is an authorized emergency vehicle giving audible signal by siren.

(3) Operators of vehicles not a part of a funeral procession shall not form a procession and have their headlights lighted for the purpose of securing the right of way granted by this section to funeral processions.

§. 34. Right of Way of Livestock. The operator of a motor vehicle shall

yield the right of way to livestock being driven over or along any highway but any person in charge of such livestock shall use reasonable care and diligence to open the roadway for vehicular traffic.

6.35 Persons Working on Highway. The operator of a vehicle shall yield the right of way to persons engaged in maintenance or construction work on a highway whenever he is notified of their presence by flagmen or warning signs.

Turning and Stopping and Required Signals

6.36 Required Position and Method of Turning At Intersections.

(1) TURNS INDICATED BY MARKERS. Where state or local authorities have placed markers, buttons or signs within or adjacent to an intersection directing traffic turning at such intersection to follow a particular course, the operator of a vehicle turning at such intersection shall comply with such directions. In the absence of such markers, buttons or signs, the operator of a vehicle intending to turn at an intersection shall do as provided in subs. (2) to (4).

(2) RIGHT TURNS. Both the approach for a right turn and the right turn shall be made as closely as practicable to the right-hand edge or curb of the roadway. If, because of the size of the vehicle or the nature of the intersecting roadway, the turn cannot be made from the traffic lane next to the right-hand edge of the roadway, the turn shall be made with due regard for all other traffic.

(3) LEFT TURNS. Except as otherwise provided in sub. (4), left turns at intersections shall be made as follows:

(a) The approach for a left turn shall be made in that lane farthest to the left which is lawfully available to traffic moving in the direction of travel of the vehicle about to turn left. Unless otherwise marked or posted, this means the lane immediately to the right of the center line or center dividing strip of a 2-way highway and the lane next to the left-hand curb or edge of the roadway of a one-way highway.

6.32 Persons Working on Highway. The operator of a vehicle shall yield the right of way to persons engaged in maintenance or construction work on a highway whenever he is notified of their presence by flagman or warning signs.

Turning and Stopping and Regulated Signs

6.36 Regulated Position and Method of Turning At Intersections.

(1) TURNS INDICATED BY MARKERS. Where state or local authorities have placed markers, buttons or signs within or adjacent to an inter-

section directing traffic turning at such intersection to follow a particular course, the operator of a vehicle turning at such intersection shall comply with such directions. In the absence of such markers, buttons or signs, the operator of a vehicle intending to turn at an intersection shall do as provided in sub. (2) to (4).

(2) RIGHT TURNS. Both the approach for a right turn and the right turn shall be made as closely as practicable to the right-hand edge or curb of the roadway. If, because of the size of the vehicle or the curvature of the intersecting roadway, the turn cannot be made from the first lane next to the right-hand edge of the roadway, the turn shall be made with due regard for all other traffic.

(3) LEFT TURNS. Except as otherwise provided in sub. (4), left

turns at intersections shall be made as follows:

(a) The approach for a left turn shall be made in that lane farthest to the left which is lawfully available to traffic moving in the direction of travel of the vehicle about to turn left. Use of lanes otherwise marked or posted, this means the lane immediately to the right of the center line or center dividing strip of a 2-way highway and the lane next to the left-hand curb or edge of the roadway of a one-way highway.

(b) The intersection shall be entered in the lane of approach and, whenever practicable, the left turn shall be made in that portion of the intersection immediately to the left of the center of the intersection. For the purposes of this paragraph, a divided highway intersected by any other highway is considered to be one intersection.

(c) A left turn shall be completed so as to enter the intersecting highway in that lane farthest to the left which is lawfully available to traffic moving in the direction of the vehicle completing the left turn. Unless otherwise marked or posted, this means the lane immediately to the right of the center line or center dividing strip of a 2-way highway and the lane next to the left-hand curb or edge of the roadway of a one-way highway.

(4) LEFT TURNS ON 3-LANE HIGHWAYS. On a 2-way highway having an uneven number of lanes the approach for a left turn shall be made in the center lane thereof, unless otherwise posted or marked. A left turn into a 2-way highway having an uneven number of lanes shall be made so as to enter the highway in the lane immediately to the right of the center lane.

6.37 Required Position for Turning Into Private Road or Driveway. The operator of a vehicle on a highway who intends to turn into a private road or driveway shall make the approach for the turn in the same manner as specified in Section 346.31, Wisconsin Statutes of 1957, for vehicles making an approach for a right or left turn at an intersection. If, because of the size of the vehicle or the nature of the intersecting private road or driveway, the turn cannot be made from the specified lane of approach, the turn shall be made with due regard for all other traffic.

(c) A left turn shall be completed as to enter the intersecting highway in that lane farthest to the left which is fully available to traffic moving in the direction of the vehicle completing the left turn. Unless otherwise marked or posted, this means the lane immediately to the right of the center line or center dividing strip of a 2-way highway and the lane next to the left-hand curb or edge of the roadway of a one-way highway.

(4) LEFT TURNS ON 3-LANE HIGHWAYS. On a 3-way highway having an uneven number of lanes the approach for a left turn shall be made in the center lane thereof, unless otherwise posted or marked. A left turn into a 2-way highway having an uneven number of lanes shall be made so as to enter the highway in the lane immediately to the right of the center lane.

6.37. Required Position for Turning Into Private Road or Driveway. The

operator of a vehicle on a highway who intends to turn into a private road or driveway shall make the approach for the turn in the same manner as specified in Section 346.31, Wisconsin Statutes of 1959, for vehicles making an approach for a right or left turn at an intersection. If, because of the size of the vehicle or the nature of the intersecting private road or driveway, the turn cannot be made from the specified lane of approach, the turn shall be made with due regard for all other traffic.

6.38 Where Turns Prohibited.

(1) The operator of a vehicle shall not turn his vehicle so as to proceed in the opposite direction upon a highway at any of the following places:

(a) At any intersection at which traffic is being controlled by traffic control signals or by a traffic officer;

(b) In mid-block on any street in a business district;

(c) In mid-block on any through highway in a residence district.

(2) The operator of a vehicle shall not back his vehicle into an intersection at which turns are prohibited by sub. (1) (a) for the purpose of turning his vehicle so as to proceed in the opposite direction upon the highway.

(3) In this section, "mid-block" means any part of a street or highway other than an intersection.

6.39 Turning Movements and Required Signals on Turning and Stopping.

(1) TURNING. No person shall turn a vehicle at an intersection unless the vehicle is in proper position upon the roadway as required in Section 346.31, Wisconsin Statutes of 1957, or turn a vehicle to enter a private road or driveway unless the vehicle is in proper position on the roadway as required in Section 346.32, Wisconsin Statutes of 1957, or otherwise turn a vehicle from a direct course or move right or left upon a roadway unless and until such movement can be made with reasonable safety. In the event any other traffic may be affected by such movement, no person shall so turn any vehicle without giving an appropriate signal in the manner provided in Section 346.35, Wisconsin Statutes of 1957. Such signal shall be given continuously during not less than the last 100 feet traveled by the vehicle before turning.

6.28 Where Turns Prohibited.

(1) The operator of a vehicle shall not turn his vehicle so as to proceed in the opposite direction upon a highway at any of the following places:

- (a) At any intersection at which traffic is being controlled by traffic control signals or by a traffic officer;
- (b) In mid-block on any street in a business district;
- (c) In mid-block on any through-highway in a residence district.

(2) The operator of a vehicle shall not back his vehicle into an intersection at which turns are prohibited by sub. (1) for the purpose of turning his vehicle so as to proceed in the opposite direction upon the highway.

(3) In this section, "mid-block" means any part of a street or highway other than an intersection.

6.29 Turning Movements and Required Signals on Turning and Stopping.

(1) TURNING. No person shall turn a vehicle at an intersection unless the vehicle is in proper position upon the roadway as required in Section 346.31, Wisconsin Statutes of 1957, or turn a vehicle to enter a private road or driveway unless the vehicle is in proper position on the roadway as required in Section 346.32, Wisconsin Statutes of 1957, or otherwise turn a vehicle from a direct course or move right or left upon a roadway unless and until such movement can be made with reasonable safety. In the event any other traffic may be affected by such movement, no person shall so turn any vehicle without giving an appropriate signal in the manner provided in Section 346.35, Wisconsin Statutes of 1957. Such signal shall be given continuously during not less than the last 100 feet traveled by the vehicle before turning.

(2) STOPPING. No person shall stop or suddenly decrease the speed of a vehicle without first giving an appropriate signal in the manner provided in Section 346.35, Wisconsin Statutes of 1957, to the operator of any vehicle immediately to the rear when there is opportunity to give such signal.

6.40 Method of Giving Signals on Turning and Stopping.

(1) Whenever a stop or turn signal is required by Section 346.34, Wisconsin Statutes of 1957, such signal may in any event be given by a signal lamp or lamps or mechanical signal device of a type meeting the specifications set forth in Section 347.15, Wisconsin Statutes of 1957. Except as provided in sub. (2), such signals also may be given by the hand and arm in lieu of or in addition to signals by signal lamp or mechanical signal device. When given by hand and arm, such signals shall be given from the left side of the vehicle in the following manner and 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.

(2) Any motor vehicle in use on a highway shall be equipped with, and required signal shall be given by, a signal lamp or lamps or mechanical signal device when the distance from the center of the top of the steering post to the left outside limit of the body, cab or load of such motor vehicle exceeds 24 inches, or when the distance from the center of the top of the steering post to the rear limit of the body or load thereof exceeds 14 feet. The latter measurement shall apply to any single vehicle and also to any combination of vehicles.

Required Stops

6.41 Vehicles to Stop at Stop Signs.

(1) Every operator of a vehicle approaching an official stop sign

(2) STOPPING. No person shall stop or suddenly decrease the speed of a vehicle without first giving an appropriate signal in the manner provided in Section 346.35, Wisconsin Statutes of 1957, so the operator of any vehicle immediately to the rear when there is opportunity to give such signal.

6.40 Method of Giving Signals on Turning and Stopping.

(1) Whenever a stop or turn signal is required by Section 346.34, Wisconsin Statutes of 1957, such signal may in any event be given by a signal lamp or lamp or mechanical signal device of a type meeting the specifications set forth in Section 347.15, Wisconsin Statutes of 1957. Except as provided in sub. (2), such signals also may be given by the hand and arm in lieu of or in addition to signals by signal lamp or mechanical signal device. When given by hand and arm, such signals shall be given from the left side of the vehicle in the following manner and 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.

(2) Any motor vehicle in use on a highway shall be equipped with, and required signal shall be given by, a signal lamp or lamp or mechanical signal device when the distance from the center of the top of the steering post to the left outside limit of the body, cap or load of such motor vehicle exceeds 24 inches, or when the distance from the center of the top of the steering post to the rear limit of the body or load thereof exceeds 14 feet. The latter measurement shall apply to any single vehicle and also to any combination of vehicles.

6.41 Vehicles to Stop at Stop Signs.  
Required Stops

(1) Every operator of a vehicle approaching an official stop sign

at an intersection shall cause such vehicle to stop before entering the intersection except when directed to proceed by a traffic officer or traffic control signal.

(2) Stops required by sub. (1) shall be made in the following manner:

(a) If there is a clearly marked stop line, the operator shall stop his vehicle immediately before crossing such line.

(b) If there is no clearly marked stop line, the operator shall stop his vehicle immediately before entering the crosswalk on the near side of the intersection.

(c) If there is neither a clearly marked stop line nor a marked or unmarked crosswalk at the intersection or if the operator cannot efficiently observe traffic on the intersecting roadway from the stop made at the stop line or crosswalk, he shall, before entering the intersection, stop his vehicle at such point as will enable him to efficiently observe the traffic on the intersecting roadway.

(3) Every operator of a vehicle approaching an official stop sign at a railroad crossing shall, before proceeding on or over such crossing, stop his vehicle not less than 10 nor more than 30 feet from the nearest rail.

6.42 When Vehicles Using Alley or Nonhighway Access to Stop.

(1) The operator of a vehicle emerging from an alley or about to cross or enter a highway from any point of access other than another highway shall stop such vehicle immediately prior to moving on to the sidewalk or on to the sidewalk area extending across the path of such vehicle and shall yield the right of way to any pedestrian and upon crossing or entering the roadway shall yield the right of way to all vehicles approaching on such roadway.

at an intersection shall cause such vehicle to stop before entering the intersection except when directed to proceed by a traffic officer or traffic control signal.

(2) Stops required by sub. (1) shall be made in the following manner:

(a) If there is a clearly marked stop line, the operator shall stop his vehicle immediately before crossing such line.  
(b) If there is no clearly marked stop line, the operator shall stop his vehicle immediately before entering the crosswalk on the near side of the intersection.

(c) If there is neither a clearly marked stop line nor a marked or unmarked crosswalk at the intersection or if the operator cannot efficiently observe traffic on the intersecting roadway from the stop made at the stop line or crosswalk, he shall, before entering the intersection, stop his vehicle at such point as will enable him to efficiently observe the traffic on the intersecting roadway.

(3) Every operator of a vehicle approaching an official stop sign at a railroad crossing shall, before proceeding on or over such crossing, stop his vehicle not less than 10 nor more than 30 feet from the nearest rail.

6.42 When Vehicles Using Alley or Nonhighway Access to Stop.

(1) The operator of a vehicle emerging from an alley or about to cross or enter a highway from any point of access other than another highway shall stop such vehicle immediately prior to moving on to the sidewalk or on to the sidewalk area extending across the path of such vehicle and shall yield the right of way to any pedestrian and upon crossing or entering the roadway shall yield the right of way to all vehicles approaching on such roadway.

(2) The operator of a vehicle on an alley shall stop such vehicle immediately before crossing or entering an intersecting alley, whether or not such intersecting alley crosses the alley on which the vehicle is being operated.

6.43 Vehicles to Stop for School Busses Loading or Unloading Children.

(1) The operator of a vehicle upon meeting or overtaking from the front or rear any school bus which has stopped on a street or highway for the purpose of loading or unloading any school children, shall stop the vehicle immediately upon the display of flashing red signals by the operator of the school bus and shall remain stopped until the school bus operator extinguishes the flashing red signals. This subsection does not apply to vehicles proceeding in the opposite direction of a school bus on the opposite side of a divided highway.

(2) The operator of a school bus shall not use the flashing red signals in the built-up areas of cities, villages or towns where passengers are to be loaded or unloaded from a curb or sidewalk or in special bus loading areas. When a school bus is being used upon a highway for purposes other than the actual transportation of children as provided in Sections 40.53 to 40.57, Wisconsin Statutes of 1957, the flashing red signals shall not be used and all markings thereon indicating it is a school bus shall be removed or concealed.

Restrictions on Stopping & Parking

6.44 Exceptions to Stopping and Parking Restrictions.

(1) The prohibitions against stopping or leaving a vehicle stand contained in Sections 346.51 to 346.54 and 346.55 (1) and (3) Wisconsin Statutes of 1957 do not apply when:

(a) The vehicle becomes disabled while on the highway in such a manner or to such an extent that it is impossible to avoid stopping or temporarily leaving the vehicle in the prohibited place; or

(2) The operator of a vehicle on an alley shall stop such vehicle immediately before crossing or entering an intersecting alley, whether or not such intersecting alley crosses the alley on which the vehicle is being operated.

§.43 Vehicles to Stop for School Buses Loading or Unloading Children.

(1) The operator of a vehicle upon meeting or overtaking from the front or rear any school bus which has stopped on a street or highway for the purpose of loading or unloading any school children, shall stop the vehicle immediately upon the display of flashing red signals by the operator of the school bus and shall remain stopped until the school bus operator extinguishes the flashing red signals. This subsection does not apply to vehicles proceeding in the opposite direction of a school bus on the opposite side of a divided highway.

(2) The operator of a school bus shall not use the flashing red signals in the built-up areas of cities, villages or towns where passenger cars are to be loaded or unloaded from a curb or sidewalk or in special bus loading areas. When a school bus is being used upon a highway for purposes other than the actual transportation of children as provided in Sections 40.23 to 40.27, Wisconsin Statutes of 1957, the flashing red signals shall not be used and all markings thereon indicating its use as a school bus shall be removed or concealed.

Restrictions on Stopping & Parking

§.44 Exceptions to Stopping and Parking Restrictions.

(1) The prohibitions against stopping or leaving a vehicle stand contained in Sections 346.21 to 346.24 and 346.25 (1) and (2) Wisconsin Statutes of 1957 do not apply when:

(a) The vehicle becomes disabled while on the highway in such a manner or to such an extent that it is impossible to avoid stopping or temporarily leaving the vehicle in the prohibited place; or

(b) The stopping of the vehicle is necessary to avoid conflict with other traffic or to comply with traffic regulations or the directions of a traffic officer or traffic control sign or signal.

(2) An automobile bearing a special registration plate issued pursuant to Section 341.14 (1), Wisconsin Statutes of 1957, to a disabled war veteran is exempt from any ordinance imposing time limitations on parking but otherwise is subject to the laws relating to parking. Parking privileges granted by this subsection are limited to the person to whom the special plate was issued and to qualified operators acting under his express direction.

6.45 Stopping, Standing or Parking Outside of Business or Residence Districts.

(1) No person shall park, stop or leave standing any vehicle, whether attended or unattended, upon the roadway of any highway outside a business or residence district when it is practical to park, stop or leave such vehicle standing off the roadway, but even the parking, stopping or standing of a vehicle off the roadway of such highway is unlawful unless the following requirements are met:

(a) An unobstructed width of at least 15 feet upon the roadway of such highway must be left opposite such standing vehicle for the free passage of other vehicles; and

(b) Such standing vehicle must be capable of being seen by operators of other vehicles from a distance of 500 feet in each direction along such highway.

(2) This section also applies to vehicles or equipment used in highway maintenance or construction work unless the nature of the work is such as to require the stopping or standing of the vehicle or equipment on the roadway.

(b) The stopping of the vehicle is necessary to avoid collision with other traffic or to comply with traffic regulations or the directions of a traffic officer or traffic control sign or signal.

(2) An automobile bearing a special registration plate issued pursuant to Section 341.14 (1), Wisconsin Statutes of 1957, to a disabled war veteran is exempt from any ordinance imposing time limitations on parking but otherwise is subject to the laws relating to parking. Parking privileges granted by this subsection are limited to the person to whom the special plate was issued and to qualified operators acting under his express direction.

§.45 Stopping, Standing or Parking Outside of Business or Residence Districts.

(1) No person shall park, stop or leave standing any vehicle, whether attended or unattended, upon the roadway of any highway outside a business or residence district when it is practical to park, stop or leave such vehicle standing off the roadway, but even the parking, stopping or standing of a vehicle off the roadway of such highway is unlawful unless the following requirements are met:

(a) An unobstructed width of at least 12 feet upon the roadway of such highway must be left opposite such standing vehicle for the free passage of other vehicles; and

(b) Such standing vehicle must be capable of being seen by operators of other vehicles from a distance of 500 feet in each direction along such highway.

(2) This section also applies to vehicles or equipment used in highway maintenance or construction work unless the nature of the work is such as to require the stopping or standing of the vehicle or equipment on the roadway.

6.46 Stopping Prohibited in Certain Specified Places.

(1) No person shall stop or leave standing any vehicle, whether attended or unattended and whether temporarily or otherwise, in any of the following places:

(a) Within an intersection;

(b) On a crosswalk;

(c) Between a safety zone and the adjacent curb, or within 15 feet of a point on the curb immediately opposite the end of a safety zone unless a different distance is clearly indicated by an official traffic sign or marker or parking meter;

(d) On a sidewalk or sidewalk area, except when parking in such place is clearly indicated by official traffic signs or markers or parking meters;

(e) Alongside or opposite any highway excavation or obstruction when such stopping or standing would obstruct traffic or when pedestrian traffic would be required to travel in the roadway;

(f) On the roadway side of any parked vehicle unless double parking is clearly indicated by official traffic signs or markers;

(g) Within 15 feet of the driveway entrance to a fire station or directly across the highway from such entrance;

(h) Upon any portion of a highway where and at the time when stopping or standing is prohibited by official traffic signs indicating the prohibition of any stopping or standing.

(2) During the hours of 7:30 a.m. to 4:30 p.m. during school days, no person shall stop or leave any vehicle standing, whether temporarily or otherwise, upon the near side of a through highway adjacent to a school house used for any children below the ninth grade. If the highway adjacent to such schoolhouse is not a through highway, the operator of a vehicle may stop upon the near side thereof during such hours, pro-

6.46 Stopping Prohibited in Certain Specified Places.

(1) No person shall stop or leave standing any vehicle, whether attended or unattended and whether temporarily or otherwise, in any of the following places:

(a) Within an intersection;

(b) On a crosswalk;

(c) Between a safety zone and the adjacent curb, or within 15

feet of a point on the curb immediately opposite the end of a safety zone unless a different distance is clearly indicated by an official traffic sign or marker or parking meter;

(d) On a sidewalk or sidewalk area, except when parking in such place is clearly indicated by official traffic signs or markers or parking meters;

(e) Alongside or opposite any highway excavation or obstruction when such stopping or standing would obstruct traffic or when pedestrian traffic would be required to travel in the roadway;

(f) On the roadway side of any parked vehicle unless double parking is clearly indicated by official traffic signs or markers;

(g) Within 15 feet of the driveway entrance to a fire station or directly across the highway from such entrance;

(h) Upon any portion of a highway where and at the time when stopping or standing is prohibited by official traffic signs indicating the prohibition of any stopping or standing.

(2) During the hours of 7:30 a.m. to 4:30 p.m. during school days, no person shall stop or leave any vehicle standing, whether temporarily

or otherwise, upon the near side of a through highway adjacent to a school house used for any children below the ninth grade. If the highway adjacent to such schoolhouse is not a through highway, the operator of a vehicle may stop upon the near side thereof during such hours, pro-

vided such stopping is temporary and only for the purpose of receiving or discharging passengers.

6.47 Parking Prohibited in Certain Specified Places. No person shall stop or leave any vehicle standing in any of the following places except temporarily for the purpose of and while actually engaged in loading or unloading or in receiving or discharging passengers and while the vehicle is attended by a licensed operator so that it may promptly be moved in case of an emergency or to avoid obstruction of traffic:

- (1) In a loading zone;
- (2) In an alley in a business district;
- (3) Within 10 feet of a fire hydrant, unless a greater distance is indicated by an official traffic sign;
- (4) Within 4 feet of the entrance to an alley or a private road or driveway;
- (5) Closer than 15 feet to the near limits of a crosswalk;
- (6) Upon any portion of a highway where and at the time when parking is prohibited, limited or restricted by official traffic signs.

6.48 How to Park on Streets.

(1) Upon streets where stopping or parking is authorized or permitted, a vehicle is not lawfully stopped or parked unless it complies with the following requirements:

(a) Upon a street where traffic is permitted to move in both directions simultaneously and where angle parking is not clearly designated by official traffic signs or markers, a vehicle must be parked parallel to the edge of the street, headed in the direction of traffic on the right side of the street;

(b) Upon a one-way street or divided street where parking on the left side of the roadway is clearly authorized by official

vided such stopping is temporary and only for the purpose of receiving or discharging passengers.

6.47 Parking Prohibited in Certain Specified Places. No person shall

stop or leave any vehicle standing in any of the following places except temporarily for the purpose of and while actually engaged in loading or unloading or in receiving or discharging passengers and while the vehicle is attended by a licensed operator so that it may promptly be moved in case of an emergency or to avoid obstruction of traffic:

(1) In a loading zone;

(2) In an alley in a business district;

(3) Within 10 feet of a fire hydrant, unless a greater distance

is indicated by an official traffic sign;

(4) Within 4 feet of the entrance to an alley or a private road

or driveway;

(5) Closer than 12 feet to the near limits of a crosswalk;

(6) Upon any portion of a highway where and at the time when

parking is prohibited, limited or restricted by official traffic signs.

6.48 How to Park on Streets.

(1) Upon streets where stopping or parking is authorized or permitted, a vehicle is not lawfully stopped or parked unless it complies with the following requirements:

(a) Upon a street where traffic is permitted to move in both

directions simultaneously and where angle parking is not clearly

designated by official traffic signs or markers, a vehicle must be

parked parallel to the edge of the street, headed in the direction

of traffic on the right side of the street;

(b) Upon a one-way street or divided street where parking on

the left side of the roadway is clearly authorized by official

traffic signs or markers, vehicles shall be parked as indicated by such markers;

(c) Upon streets where angle parking is clearly authorized by official traffic signs or markers, vehicles shall be parked at the angle and within the spaces indicated.

(d) In parallel parking, a vehicle shall be parked facing in the direction of traffic with the right wheels within 12 inches of the curb or edge of the street when parked on the right side and with the left wheels within 12 inches of the curb or edge of the street when parked on the left side. In parallel parking, a vehicle shall be parked with its front end at least 2 feet from the vehicle in front and with its rear end at least 2 feet from the vehicle in the rear, unless a different system of parallel parking is clearly indicated by official traffic signs or markers.

(2) No person shall stop or leave a vehicle standing in violation of this section.

#### 6.49 Other Restrictions on Parking.

(1) No person shall stop or leave standing any vehicle on the left side of a highway except as provided in Section 346.54, Wisconsin Statutes of 1957.

(2) No person shall stop or leave standing upon any highway any vehicle displayed for sale.

(3) No person shall, without the permission of the owner or lessee of any private property, leave or park any motor vehicle thereon if there is in plain view on such property a "No Parking" sign.

6.50 Erection of Official Traffic Signs and Signals. The Chief of Police and his deputies are hereby authorized and directed to procure, erect and maintain appropriate standard traffic signs, signals and

(1) In parallel parking, a vehicle shall be parked facing

in the direction of traffic with the right wheels within 12 inches of the curb or edge of the street when parked on the right side and with the left wheels within 12 inches of the curb or edge of the street when parked on the left side. In parallel parking, a vehicle shall be parked with its front end at least 2 feet from the vehicle in front and with its rear end at least 2 feet from the vehicle in the rear, unless a different system of parallel parking is clearly indicated by official traffic signs or markers.

(2) No person shall stop or leave a vehicle standing in violation of this section.

§.49 Other Restrictions on Parking.

(1) No person shall stop or leave standing any vehicle on the left side of a highway except as provided in Section 36.54, Wisconsin Statutes of 1957.

(2) No person shall stop or leave standing upon any highway any vehicle displayed for sale.

(3) No person shall, without the permission of the owner or lessee of any private property, leave or park any motor vehicle thereon if there is in plain view on such property a "No Parking" sign.

§.50 Erection of Official Traffic Signs and Signals. The Chief of

Police and his deputies are hereby authorized and directed to procure, erect and maintain appropriate standard traffic signs, signals and

markings conforming to the rules of the State Highway Commission giving notice of the provisions of the Section 6.01, 6.20, 6.40, 6.41, 6.55/ and 6.56 of this ordinance. Signs shall be erected in such location and manner as authorized by the governing body as to give adequate warning to users of the street, alley or highway in question. No provision of said sections shall be enforced unless and until such signs are erected and in place and sufficiently legible to be seen by an ordinarily observant person.

6.51 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 or 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

...containing to the rules of the State Highway Commission giving  
 notice of the provisions of the Section 6.01, 6.20, 6.40, 6.41, 6.51, 6.52, 6.53  
 and 6.54  
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6.51. Emergency Regulations. Under authority of Section 5.12 of the  
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 which traffic or parking shall be prohibited on streets within a certain  
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 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.

6.52 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)

6.53 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).

6.54 Police Officer May Move Vehicles Parked On Street. Whenever any police officer shall find an abandoned vehicle or a vehicle standing

is standing, then such traffic officer may remove or obtain assistance to remove such vehicle to the nearest public parking or storage place in which space is available.

6.22 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).

6.23 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).

6.24 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.

6.55 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 at the 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) Acacia Lane
- (2) Allis Avenue at intersection with East Dean Avenue
- (3) Bowman Avenue at intersection with Lake View
- (4) Bowman Avenue at intersection with Pinchot
- (5) Buckeye Road
- (6) Card Avenue
- (7) Cold Spring Avenue
- (8) Commercial Avenue
- (9) County BB
- (10) County T
- (11) Davies Street
- (12) Dempsey Road

upon a street in violation of this section, he is authorized to move or obtain assistance to remove such vehicle or require the operator to change 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.

Art. 22. 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 at the 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) Ascots Lane
- (2) Allis Avenue at intersection with East Dean Avenue
- (3) Bowman Avenue at intersection with Lake View
- (4) Bowman Avenue at intersection with Pinchot
- (5) Buckeye Road
- (6) Card Avenue
- (7) Cold Spring Avenue
- (8) Commercial Avenue
- (9) County B
- (10) County T
- (11) Davis Street
- (12) Dempsey Road

- (13) Dempsey Road at intersection with Milwaukee Street
- (14) Douglas Trail
- (15) East Lake View Avenue at intersection with Maher Avenue
- (16) Femrite Drive
- (17) Highways 12 & 18 through the Town of Blooming Grove
- (18) Highway 30 through the Town of Blooming Grove
- (19) Highway 51 through the Town of Blooming Grove
- (20) Lake Edge Boulevard
- (21) Maher Avenue
- (22) Maher Avenue at intersection with Davies Street
- (23) Major Avenue
- (24) Monona Drive
- (25) Morningside Avenue
- (26) North Fair Oaks Avenue
- (27) Baywood Road
- (28) Rethke Avenue
- (29) Tompkins Road
- (30) Waubesa Road
- (31) West Lake Avenue at intersection with East Dean Avenue
- (32) Dempsey Road at intersection with Maher Avenue, Davies Street and Pinchot

#### Weight Limitations

6.56 On Highways Protected by Weight Limit Signs. 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

- (13) Dempsey Road at intersection with Milwaukee Street
- (14) Douglas Trail
- (15) East Lake View Avenue at intersection with Maher Avenue
- (16) Fennice Drive
- (17) Highways 12 & 18 through the Town of Blooming Grove
- (18) Highway 30 through the Town of Blooming Grove
- (19) Highway 21 through the Town of Blooming Grove
- (20) Lake Edge Boulevard
- (21) Maher Avenue
- (22) Maher Avenue at intersection with Davison Street
- (23) Major Avenue
- (24) Monaco Drive
- (25) Morningside Avenue
- (26) North Fair Oaks Avenue
- (27) Baywood Road
- (28) Bethke Avenue
- (29) Tompkins Road
- (30) Waukegan Road
- (31) West Lake Avenue at intersection with East Oak Avenue
- (32) Dempsey Road at intersection with Maher Avenue, Davison Street and Pinhook

Weight Limitation

6.56. On Highways Protected by Weight Limit Signs: 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.

6.57 Emergency Suspension of Use of Highway. 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 Street Superintendent 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.

6.58 Protection of Streets from Truck Traffic. It shall be unlawful for any person to operate any motor vehicle truck except for the purpose of obtaining orders for and delivering or moving supplies or other necessary commodities to or from any place of business or residence fronting on the following streets in the Town of Blooming Grove:

- (1) Fair Oaks Avenue
- (2) Bethke Avenue from Commercial Avenue to St. Paul Avenue
- (3) Major Avenue from Cottage Grove Road to Highway 51
- (4) Maher Avenue from Cottage Grove Road to Allis Avenue
- (5) Dempsey Road from Cottage Grove Road to Davies Street
- (6) Davies Street to Buckeye Road
- (7) Hegg Avenue from Davidson Street to Morningside Avenue
- (8) Lake Edge Boulevard from Monona Drive to Maher Avenue
- (9) Jerome Street from Buckeye Road to Cold Spring Avenue
- (10) East Winnequah Road from Monona Drive to Bainbridge Street
- (11) Bainbridge Street to Cold Spring Avenue
- (12) East Lake View Avenue to intersection with East Dean Avenue and Allis Avenue

necessary supplies or commodities to or from any place of business or residence fronting on said highway.

6.57 Emergency Suspension of Use of Highway. It 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 permanance thereof or the public investment therein, the Town Street Superintendent 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.

6.58 Protection of Streets from Truck Traffic. It shall be unlawful for any person to operate any motor vehicle truck except for the purpose of obtaining orders for and delivering or moving supplies or other necessary commodities to or from any place of business or residence fronting on the following streets in the Town of Blooming Grove:

- (1) Fair Oaks Avenue
- (2) Bethke Avenue from Commercial Avenue to St. Paul Avenue
- (3) Major Avenue from Cottage Grove Road to Highway 51
- (4) Major Avenue from Cottage Grove Road to Allis Avenue
- (5) Despaye Road from Cottage Grove Road to Davies Street
- (6) Davies Street to Buckeye Road
- (7) Hegg Avenue from Davidson Street to Morningstar Avenue
- (8) Lake Edge Boulevard from Monona Drive to Major Avenue
- (9) Jerome Street from Buckeye Road to Cold Spring Avenue
- (10) East Winnepush Road from Monona Drive to Bainbridge Street
- (11) Bainbridge Street to Cold Spring Avenue
- (12) East Lake View Avenue to intersection with East Dean Avenue and Allis Avenue

- (13) West Lake View Avenue from Buckeye Road to Bowman Avenue and Morningside Avenue
- (14) East Dean Avenue from Monona Drive to East Lake View Avenue
- (15) Camden Road from Buckeye Road to East Dean Avenue
- (16) Turner Avenue from Buckeye Road to Allis Avenue
- (17) Schaeffer Avenue from Buckeye Road to Allis Avenue
- (18) Spaanem Avenue from Buckeye Road to Allis Avenue
- (19) Allis Avenue from Camden Road to East Dean Avenue
- (20) Maher Avenue from Buckeye Road to Allis Avenue
- (21) Femrite Drive from Monona Drive to Highways 12 & 18
- (22) Cold Spring Avenue from Monona Drive to East Lake View Avenue
- (23) Turner Avenue from Buckeye Road to Major Avenue

Penalties

6.59 Penalties.

- (1) Any person who shall violate any of the provisions of sections

6.02  
6.09  
6.10  
6.11 (2)  
6.12  
6.13  
6.14  
6.15 (1)(6)(9)(10)  
6.20  
6.22  
6.23 (1)  
6.28  
6.29 (1) or (3)  
6.31  
6.33 (1)(b) or (c) (2) and (3)  
6.34  
6.36 to 6.42  
6.46 to 6.48  
6.49 (3)

of this ordinance shall, upon conviction thereof, forfeit not less than Ten Dollars (\$10.00) nor more than Twenty Dollars (\$20.00) and in default

- (13) West Lake View Avenue from Buckeye Road to Bowman Avenue and Morningstar Avenue
- (14) East Dean Avenue from Monona Drive to East Lake View Avenue
- (15) Gambel Road from Buckeye Road to East Dean Avenue
- (16) Turner Avenue from Buckeye Road to Allis Avenue
- (17) Schaeffer Avenue from Buckeye Road to Allis Avenue
- (18) Spangen Avenue from Buckeye Road to Allis Avenue
- (19) Allis Avenue from Gambel Road to East Dean Avenue
- (20) Mohr Avenue from Buckeye Road to Allis Avenue
- (21) Fennite Drive from Monona Drive to Highway 12 & 18
- (22) Cold Spring Avenue from Monona Drive to East Lake View Avenue
- (23) Turner Avenue from Buckeye Road to Major Avenue

Penalties

§ 29 Penalties

(1) Any person who shall violate any of the provisions of sections

- § 29
- § 30
- § 31 (2)
- § 32
- § 33
- § 34
- § 35 (1) (a) (10)
- § 36
- § 37 (1)
- § 38
- § 39 (1) or (3)
- § 40
- § 41 (1) (b) or (c) (2) and (3)
- § 42
- § 43 to § 45
- § 46 to § 48
- § 49 (3)

of this ordinance shall, upon conviction thereof, forfeit not less than Ten Dollars (\$10.00) nor more than Twenty Dollars (\$20.00) and in default

of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding ten (10) days for the first offense and shall forfeit not less than Twenty-Five Dollars (\$25.00) nor more than Fifty Dollars (\$50.00) and in default of payment thereof, shall be imprisoned in the County Jail until said forfeiture is paid but not exceeding ten (10) days for the second or subsequent conviction within one (1) year.

(2) Any person who shall violate any of the provisions of sections

- 6.01 (3) (d) to (h)
- 6.01 (4)
- 6.11 (1)
- 6.15 (2) to (5) (7) and (8)
- 6.16 to 6.18
- 6.21
- 6.23 (2) or (3)
- 6.24 to 6.27
- 6.29 (2)
- 6.30
- 6.32
- 6.33 (1) (a)
- 6.35
- 6.43
- 6.45
- 6.49 (1)

of this ordinance shall, upon conviction thereof, forfeit not less than Ten Dollars (\$10.00) nor more than Two Hundred Dollars (\$200.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding thirty (30) days.

(3) Any person who shall violate any of the provisions of sections

- 6.01 (1)
- 6.01 (2)
- 6.01 (3)(a) to (c)
- 6.03

of this ordinance shall, upon conviction thereof, forfeit not less than Twenty-Five Dollars (\$25.00) nor more than Two Hundred Dollars (\$200.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding thirty (30) days.

of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding ten (10) days for the first offense and shall forfeit not less than Twenty-Five Dollars (\$25.00) nor more than Fifty Dollars (\$50.00) and in default of payment thereof, shall be imprisoned in the County Jail until said forfeiture is paid but not exceeding ten (10) days for the second or subsequent conviction within one (1) year.

(2) Any person who shall violate any of the provisions of sections

- §.01 (3) (d) to (a)
- §.01 (4)
- §.11 (1)
- §.12 (2) to (7) and (8)
- §.16 to §.18
- §.21
- §.23 (2) or (3)
- §.24 to §.27
- §.29 (2)
- §.30
- §.32
- §.33 (1) (a)
- §.35
- §.43
- §.45
- §.49 (3)

of this ordinance shall, upon conviction thereof, forfeit not less than Ten Dollars (\$10.00) nor more than Two Hundred Dollars (\$200.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding thirty (30) days.

(3) Any person who shall violate any of the provisions of sections

- §.01 (1)
- §.01 (2)
- §.01 (3)(a) to (c)
- §.02

of this ordinance shall, upon conviction thereof, forfeit not less than Twenty-Five Dollars (\$25.00) nor more than Two Hundred Dollars (\$200.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding thirty (30) days.

(4) Any person who shall violate any of the provisions of sections  
6.04 to 6.07

of this ordinance shall, upon conviction thereof, forfeit not more than Two Hundred Dollars (\$200.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding thirty (30) days.

(5) Any person who shall violate any of the provisions of section  
6.08 (1) (2) (3)

of this ordinance shall, upon conviction thereof, forfeit not less than Twenty Dollars (\$20.00) nor more than Two Hundred Dollars (\$200.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding thirty (30) days.

(6) Any person who shall violate any of the provisions of section  
6.08 (4) and (5)

of this ordinance shall, upon conviction thereof, forfeit not less than Twenty-Five Dollars (\$25.00) nor more than Fifty (\$50.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding ten (10) days.

(7) Any person who shall violate any of the provisions of sections  
6.55  
6.58

of this ordinance shall, upon conviction thereof, forfeit not less than One Dollar (\$1.00) nor more than Ten Dollars (\$10.00) and in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding five (5) days.

(8) Any person who shall violate any of the provisions of sections  
6.56  
6.57

of this ordinance shall, upon conviction thereof, forfeit not less than Ten Dollars (\$10.00) nor more than One Hundred Dollars (\$100.00) and



in default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding fifteen (15) days for the first offense and shall forfeit not less than Twenty Dollars (\$20.00) nor more than Two Hundred Dollars (\$200.00) and in default of payment thereof, shall be imprisoned in the County Jail until said forfeiture is paid but not exceeding thirty (30) days for the second or subsequent conviction within one (1) year.

(9) The provisions of Section 345.16 of the Wisconsin Statutes shall apply to adjudications of violation of any provisions of this ordinance.

6.60 Enforcement.

(1) STIPULATION OF GUILT. The Chief of Police or officer designated by him, upon request of any person charged with a violation of any provision of this ordinance within 48 hours after issuance of a citation therefor may accept a written stipulation of guilt and required penalty from such person. Such stipulation shall be in substantially the following form:

Stipulation of Guilt

State of Wisconsin)
) SS.
County of Dane )

I, \_\_\_\_\_, having been issued a citation on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, for violation of section \_\_\_\_\_ of Ordinances of the Town of Blooming Grove, Wisconsin, hereby stipulate that I am guilty of such offense and consent to forfeit as the penalty for such offense without court order or hearing the sum of \$ \_\_\_\_\_ herewith delivered to the Chief of Police or police officer of said Town.

Dated: \_\_\_\_\_ Signed: \_\_\_\_\_
Received by: \_\_\_\_\_

(2) FORFEITED PENALTY. The sum to be forfeited pursuant to the stipulation for violation of this ordinance shall be as provided in the schedule of penalties established by the Chief of Police and approved

In default of payment thereof shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding fifteen (15) days for the first offense and shall forfeit not less than Twenty Dollars (\$20.00) nor more than Two Hundred Dollars (\$200.00) and in default of payment thereof, shall be imprisoned in the County Jail until said forfeiture is paid but not exceeding thirty (30) days for the second or subsequent conviction within one (1) year.

(2) The provisions of Section 242.16 of the Wisconsin Statutes shall apply to adjudications of violation of any provisions of this ordinance.

§.60 Enforcement.

(1) STIPULATION OF GUILT. The Chief of Police or officer designated by him, upon request of any person charged with a violation of any provision of this ordinance within 48 hours after issuance of a citation therefor may accept a written stipulation of guilt and require penalty from such person. Such stipulation shall be in substantially the following form:

Stipulation of Guilt

State of Wisconsin )  
                          ) ss.  
County of Dane )

I, \_\_\_\_\_, having been issued a citation on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, for violation of section \_\_\_\_\_ of Ordinance of the Town of Blooming Grove, Wisconsin, hereby stipulate that I am guilty of such offense and consent to forfeit as the penalty for such offense without court order or hearing the sum of \$\_\_\_\_\_ herewith delivered to the Chief of Police or Police Officer of said town.

Signed: \_\_\_\_\_  
Dated: \_\_\_\_\_  
Received by: \_\_\_\_\_

(2) FORFEITED PENALTY. The sum to be forfeited pursuant to the stipulation for violation of this ordinance shall be as provided in the schedule of penalties established by the Chief of Police and approved



by the Town Board.

(3) FORFEITURES TO TREASURER. The officer accepting forfeited penalties shall deliver them to the Town Treasurer at least once in each 7 days.

(4) BAIL BONDS. Nothing in this section shall be construed to limit the right of the proper authorities to accept bail bonds, deposits or certificates or money deposits as provided in Sections 66.14, 345.13 or 345.15 of the Wisconsin Statutes.

(5) STIPULATION OF NOTICE. Any official accepting a stipulation of guilt or bail under the provisions of this section shall comply with the provisions of Sections 343.27 and 343.29 of the Wisconsin Statutes and shall inform the accused of the effect of a stipulation of guilt or a forfeiture of bail. Such stipulation of notice shall be in substantially the following form:

Stipulation of Notice

State of Wisconsin )  
                          ) ss.  
County of Dane )

I, \_\_\_\_\_, having been issued a citation on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ for violation of section \_\_\_\_\_ of the Ordinance of the Town of Blooming Grove, Wisconsin, hereby stipulate that I have been informed that a stipulation of guilt as a forfeiture of bail by me on the above charge will result in my license being revoked or my operator's record being charged with demerit points and that 12 demerit points will result in my operator's license being suspended.

Signed: \_\_\_\_\_

Dated: \_\_\_\_\_

Received by: \_\_\_\_\_

6.61 References in Statutes. The term "Wisconsin statutes" wherever used in this ordinance shall mean the Wisconsin statutes of 1937.

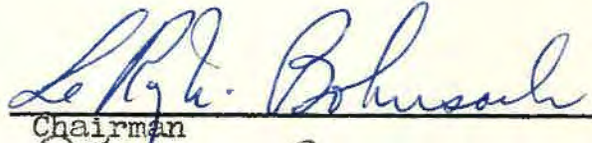
6.62 Repeal of Conflicting Ordinances. All ordinances regulating traffic upon the streets, alleys and highways of the Town of Blooming

Grove, Wisconsin, and all ordinances or parts of ordinances in conflict with this ordinance heretofore enacted by the Town Board of the Town of Blooming Grove, Wisconsin, are hereby repealed.

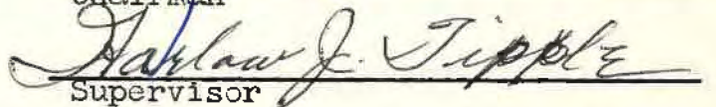
6.63 Severability. The provisions of this ordinance shall be deemed severable and it is expressly declared that the Town Board would have passed the other provisions of this ordinance irrespective of whether or not one or more provisions may be declared invalid and if any provision of this ordinance or the application thereof to any person or circumstances is held invalid, the remainder of the ordinance and the application of such provisions to other persons or circumstances shall not be affected thereby.

6.64 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 September 3, 1957.

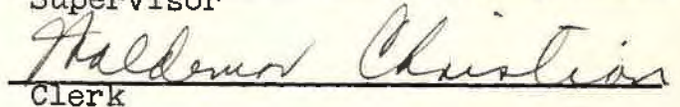


Chairman



Supervisor

Supervisor



Clerk

Grove, Wisconsin, and all ordinances or parts of ordinances in conflict with this ordinance heretofore enacted by the Town Board of the Town of Blooming Grove, Wisconsin, are hereby repealed.

6.63. Severability. The provisions of this ordinance shall be deemed severable and it is expressly declared that the Town Board would have passed the other provisions of this ordinance irrespective of whether or not one or more provisions may be declared invalid and if any provision of this ordinance or the application thereof to any person or circumstances is held invalid, the remainder of the ordinance and the application of such provisions to other persons or circumstances shall not be affected thereby.

6.64. 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 September 3, 1957.

[Signature]  
Chairman

[Signature]  
Supervisor

[Signature]  
Supervisor  
[Signature]  
Clerk

AFFIDAVIT OF POSTING

STATE OF WISCONSIN )  
                                  ) SS.  
COUNTY OF DANE        )

I, ~~WILHELM CHRISTIAN~~, ~~Town Clerk~~ of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed Ordinance <sup>Chapter 6 (6.01 through 6.64)</sup> was posted by me, ~~WILHELM CHRISTIAN~~, ~~Town Clerk~~, on the 4 day of September, 1957, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- At P House - In Bulletin Board*
- Piggly-Wiggly Bulletin Board*
- Thunder Park Club house door*

X Stanley C. Klapp

Subscribed and sworn to before me this 4<sup>th</sup> day of September, 1957.

Florence Zuester  
Notary Public, Dane County, Wis.  
My Commission expires 6/4/61

H PI

DECLARATION OF POSTING

STATE OF WISCONSIN  
COUNTY OF WAUSAU

I, ~~James P. Hickey~~, of the town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed Ordinance was posted by me, ~~James P. Hickey~~, on the 4<sup>th</sup> day of September, 1927, at the following places within the town of Blooming Grove, to-wit:

*James P. Hickey*  
At P. Hickey - the Public House  
Ripley - Ripley Public House  
Hickey - Hickey Public House

*James P. Hickey*

Subscribed and sworn to before me this 4<sup>th</sup> day of September, 1927.

1927.

*James P. Hickey*  
Notary Public, State of Wisconsin  
My Commission Expires \_\_\_\_\_

RESOLUTION NO. 9-3-57

Y2-P. 225

A RESOLUTION BY THE TOWN BOARD OF THE TOWN OF BLOOMING GROVE CONGRATULATING MR. WILLIAM E. PROXMIRE UPON THE OCCASION OF HIS ELECTION TO THE UNITED STATES SENATE.

WHEREAS, WILLIAM E. PROXMIRE, a resident and citizen of the Town of Blooming Grove, has been elected to the United States Senate by a decisive vote of the electors of the State of Wisconsin and

WHEREAS, The Town of Blooming Grove is proud that this great honor has been bestowed upon a man who lives in Blooming Grove and who is a valued citizen of the Blooming Grove community; and

WHEREAS, a man can perhaps best be judged by what his neighbors think of him; and

WHEREAS, the people of the Town of Blooming Grove have shown the high regard and esteem in which they hold their friend and neighbor, "Bill" Proxmire, by giving him a substantial plurality of the town vote each time he has run for public office; now therefore

BE IT RESOLVED BY THE TOWN BOARD of the Town of Blooming Grove, that upon behalf of the people of the Town of Blooming Grove it hereby extends its heartiest congratulations to Mr. William E. Proxmire upon his brilliant victory and wishes him great success in public life in the years to come; be it further

RESOLVED, that the Town Clerk be, and he hereby is, directed to forward a duly certified copy of this resolution to Mr. Proxmire.

-----

I hereby certify that the above and foregoing resolution No. 9-3-57 was duly adopted by the Town Board of the Town of Blooming Grove, Dane County, Wisconsin on the 3 day of September, 1957.

Witness my hand and seal this --4 day of September, 1957.

*Halderup Christian*  
Town Clerk

Y2-0-222

RESOLUTION NO. 9-3-57

A RESOLUTION BY THE TOWN BOARD OF THE TOWN OF BLOOMING GROVE CONGRATULATING MR. WILLIAM E. PROXMIER UPON THE OCCASION OF HIS ELECTION TO THE UNITED STATES SENATE.

WHEREAS, WILLIAM E. PROXMIER, a resident and citizen of the Town of Blooming Grove, has been elected to the United States Senate by a decisive vote of the electors of the State of Wisconsin and

WHEREAS, The Town of Blooming Grove is proud that this great honor has been bestowed upon a man who lives in Blooming Grove and who is a valued citizen of the Blooming Grove community; and

WHEREAS, a man can perhaps best be judged by what his neighbors think of him; and WHEREAS, the people of the Town of Blooming Grove have shown the high regard and esteem in which they hold their friend and neighbor, "Bill" Proxmire, by giving him a substantial plurality of the town vote each time he has run for public office; now therefore

BE IT RESOLVED BY THE TOWN BOARD of the Town of Blooming Grove, that upon behalf of the people of the Town of Blooming Grove it hereby extends its heartiest congratulations to Mr. William E. Proxmire upon his brilliant victory and wishes him great success in public life in the years to come; be it further RESOLVED, that the Town Clerk be, and he hereby is, directed to forward a duly certified copy of this resolution to Mr. Proxmire.

I hereby certify that the above and foregoing resolution No. 9-3-57 was duly adopted by the Town Board of the Town of Blooming Grove, Dane County, Wisconsin on the 3 day of September

Witness my hand and seal this 4 day of September, 1957.

*Richard J. ...*  
Town Clerk

1957.

Present: Messrs. Bohnsack, Tipple, Entwistle, Cooper, Pederson & Christian.

Chairman Tipple called the Building <sup>Committee</sup> ~~to~~ order. Building permits No. 2221 through 2327 were reviewed. A motion by Mr. Bohnsack, seconded by Mr. Tipple to concur with the issuance of these permits, was carried. Mr. Entwistle advised that the Margaret Johnson addition on a house on Gary Street does not meet the square footage requirement, but that she had agreed to add a vestibule to meet the requirements. Y2-P.64  
Y2-P.144

There being no further business to come before the Building Committee, the meeting adjourned and the members resolved themselves in to the Town Board, Chairman Bohnsack presiding. ✓

Mr. Zillmer Grinnell appeared at the request of Mr. Entwistle, who advised the members that Mr. Grinnell has two trailers parked outside of the land originally allocated and zoned for the trailer park. Mr. Grinnell stated that his only reason for moving these trailers was to fill his quota of twenty trailers. The Board members decided to view the situation and give Mr. Grinnell their decision thereafter. Y2  
P.113

Mr. Entwistle stated that he had collected the trailer fees and called attention to the letter to Orville Homburg and that this collection had also been made. He also stated that he had not had time to follow the order regarding the Hughes trailer, but that he would do so soon as possible. A general discussion of the Trailer situation followed. Y2 P.130  
+ P.131

Mr. Lowell Peterson appeared and inquired about the possibility of obtaining a Class "A" beer and liquor license for a store on his property on the East Beltline Service Road. The members advised Mr. Peterson to make application and the board members would then act upon it at its proper time. Y2-P.207

Mr. Lew Clark appeared and complained about the water damage to his crops at the corner of Droster Road and Buckeye Road. Mr. Pederson explained that the water should go toward the south on the property line between the Wiesinger and Tommy Johnson property. Mr. Pederson was instructed to contact Mr. Wiesinger and Mr. T. Johnson again to try and get an easement or, if unsuccessful, to get them to attend the next regular meeting. Y2-P.76

Mr. Entwistle reported the action of the planning board meeting of 9-14-57. The preliminary plats of the First Addition to Ossmann Acres and the Third Addition to Glendale were given approval subject to the approval of all other approving agencies. Y2 P.202  
Y2-P.111

The General Engineering Company letter of 8-19-57, regarding grades on the East Beltline Service Road was considered. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to approve the General Engineering Company file 657-43 as final street elevation for the East Beltline Service Road was carried. Y2-P.110  
Y2-P.236

A letter from Mr. Bedner, advising he was unable to transport High School students, was read and placed on file. Y2-P.61

Justice Kaatz's June justice report was received and placed on file. Y2-P.147

A letter from the State Board of Health was noted and placed on file. Y2-P.237

A letter from the Village of Monona, advising the appointment of the Monona members of the Library Board was noted and placed on file. Y2-P.165

Notice of a public hearing, regarding the construction of a new highway was noted and placed on file. Y2-P.126

A letter from Mr. Leonhardt was read and placed on file. Y2-P.165

A letter of resignation from the Planning Board from Mr. Robert Tremain was received. The clerk was directed to write Mr. Tremain and advise that his resignation had been accepted. The Y2-P.208



filed for approval, be and the same is hereby approved as required by Chapter 236 Wisconsin Statutes, as amended.

Mr. Hamel presented a preliminary on Assessors Plat No. 9 for the lands of Mr. Femrite. Since the plat showed conveyance of a road and easements requested by Mr. Femrite, it was pointed out that these could not be conveyed in an assessors plat. A motion by Mr. Tipple, seconded by Mr. Kurt, to deny approval of the Preliminary plat, was carried. Y2-P.53

Mr. Hamel then presented his investigation of Storm Sewer problems from Ossmann Acres to the existing Blooming Grove Drainage Ditch. The plans were presented to the Clerk for filing. Y2-P.238

Mr. Randall, owner of Motel Madison, appeared and requested an additional street light. Mr. Bohnsack advised him that the Board would view the location and advise him of their decision. Y2-P.239

The minutes of September 3, 11 and 17 were approved as read.

The Board members then decided to view properties of owners appearing at the Board of Review at 8:00 A. M. on October 5, 1957. Y2-P.62

The Clerk reported that the abandoned part of Highway 51, south of Highway 12 & 18 has been returned to the Town of Blooming Grove in accordance with a letter received from the State Highway Commission. Y2-P.238

Mr. Donald Dix appeared and inquired whether Mr. Richard Dvorak was still covered by the town insurance policies. Mr. Dix was informed that the coverage was in effect. Y2-P.90

Mr. Dix advised the board members that he was dissatisfied with the way the night drivers, for the Fire Department, were serving. A general discussion regarding the Fire Department followed. Y2-P.102

A general discussion on electrical inspections was then held. Y2-P.94

A discussion regarding a notice of circulation of an annexation petition, by Jacob Sinaiko, in a part of Section 4, was held. The Board members requested that Mr. Entwistle see Mr. Robertson, Mr. Murphy and others and advise them of the situation. Y2-P.51

A letter and notice of Wisconsin Town's Association convention was noted and placed on file. Y2-P.276

A motion by Mr. Tipple, seconded by Mr. Kurt to accept Mr. Jerome Miller's resignation from the Park Board, was carried. The Clerk was instructed to advise the Park Board Chairman and request a recommendation for the next town Board meeting. Y2-P.206

A letter from the Air Force, requesting the Town of Blooming Grove to request permission to connect to the City of Madison's sewer mains, was laid over and the Clerk was instructed to request a copy of the contract mentioned in their letter. Y2-P.252

Notice of the County Tax Committee meeting on October 2, 1957 was noted and placed on file. Y2-P.84

A claim by Mr. Norman Paust for damage to his crops by flood waters was discussed. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to disallow the claim, was carried. Y2-P.207

A letter from the Dane County School Committee regarding attachment of part of a Town of Madison's school district to the City of Madison, was read and placed on file. Y2-P.84

The reports of Justice Kaatz, Justice Brandt and the Police Department, were received and placed on file. Y2-P.147  
Y2-P.210

Mr. Tipple reported on the hearing regarding the building of new Highway 51. Y2-P.126

A letter from Wegner and Paasch requesting information on the possibility of establishing a trailer park in the Town of Y2-P.251

0024

was read.

✓ Blooming Grove, The Clerk was instructed to fill in the space marked "No" and return the same.

✓ The members then set a special meeting for October 11, 1957, at 7:30 P. M., to consider all items which were laid over.

Y2-P.237 There being no further business to come before the Board members, the meeting adjourned at 11:30 P. M.

Waldemar Christian  
Town Clerk  
(Waldemar Christian)

Special Meeting                      October 11, 1957                      7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Y2-P.251 Mr. Fobes appeared and presented a letter requesting a permit to park a trailer on his property in Section 14, to be occupied by his son and daughter-in-law. The Board members received the letter for consideration at a future date.

Y2-P.235 The members then considered a request by Sanitary District #6 to construct an office at the front end of the Town Hall and it was the decision of the Board members to permit the construction, if they so desire; the entire cost, to be borne by Sanitary District No.6.                      including wiring and heating,

✓ The clerk was instructed to request that Sanitary District #6 submit a plan and that if the plan included a relocation of the stairs, that the new stairs should be constructed with risers; also the minimum opening must not be less than 42 inches.

Y2-P.95 Consideration was given to Mr. Entwistle's request to install a petition on the second floor. Mr. Entwistle was instructed to prepare a sketch and get bids on the partition and on the painting of both offices.

Y2-P.121 A motion by Mr. Tipple, seconded by Mr. Bohnsack, to table the Harris and Brandt letter regarding per diems for Sanitary Districts, was carried.

Y2-P.110 A motion by Mr. Tipple, seconded by Mr. Kurt, to suspend any construction in the Allis Avenue Garage until such time when the Fire Department question is settled, was carried.

Y2-P.165 A request by the Monona Village Board to adjourn the Joint Library Board regular meeting from October 21, 1957 to October 28, 1957, since October 21st. was a regular Village Board meeting, was approved.

Y2-P.165 Discussion was held relative to the Joint Library Budget and it was the opinion of the Board members that their requests are too high at this time, since there are possibly some other items which are of greater importance than that of Joint Library and should be considered first.

Y2-P.293 The Clerk was instructed to advise Mr. Ziegler that a reduction in assessment was due him, a clerical error having been made.

Y2-P.52 The Clerk was also instructed to advise Messrs. Andrew DiLoreto, Elmer Christianson, Walter Tschanz, Fred Miller, Gordon Libby and Mrs. Edna Norden, that no change in the assessment would be made.

There being no further business to come before the members, the meeting adjourned at 10:00 P. M.

Waldemar Christian  
Waldemar Christian, Clerk

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson and Christian.

Mr. Hamel presented information regarding aerial views and how they would profit the town from engineering standpoint. He also thought that groups as the Madison Metropolitan Sewerage District and the Sanitary Districts might be interested in helping defray the costs. Mr. Hamel agreed to get some cost figures to the Board members at a future date. Mr. Hamel also presented estimates for S. H. Thut and for the General Engineering Company.

A discussion regarding parking of trailers was held. Mr. Entwistle was instructed to enforce the trailer ordinance with respect to the Hughes trailer and have the same removed.

Mr. Entwistle stated that he had issued for Sophie Fitzwater, but that the Police Department had been unable to serve the warrant to date. He stated that he would again request the Police Department to serve it.

A discussion regarding Mr. E. W. Fobes request to park a trailer on his property in Section 14, was held. A motion by Mr. Tipple, seconded by Mr. Kurt, to deny the request was carried.

The fact that Mr. Ed. Lehr's trailer parking permit had expired October 1, 1957, was considered and the Board members directed Mr. Lehr's and all other future application/renewals must be made in person.

The question of the Grinnell Trailer Camp was considered and since the parking of the two trailers outside of the original campsite was in violation of zoning, Mr. Entwistle was instructed to direct Mr. Grinnell to move the trailers back to the original campsite.

A motion by Mr. Bohnsack, seconded by Mr. Kurt, to place the additional \$5.00 trailer fee, which had been added January 1, 1957, into the general fund, was carried.

Mr. Don Dix appeared and stated that one of the night drivers for the Fire truck had quit and that he would appreciate assistance in obtaining a new man.

A discussion regarding electrical permits was held. Mr. Entwistle stated that the electrical permits would be made available to the electrical inspector.

The Clerk and Mr. Entwistle advised that they had been unable to contact either Mr. Murphy or Mr. Robertson on the latest Sinaiko annexation petition, but that they would continue to try and see them.

Mr. Entwistle stated that he had a bid from Mr. Levander for partitioning the upstairs office including labor and material for \$200.00 and a bid of \$48.00 plus paint, for painting. The Board members requested that heating and wiring estimates be presented before action would be taken.

The members discussed Mr. Randall's (Motel Madison) request for another street light and it was their decision that another street light was not necessary. The Clerk was directed to advise Mr. Randall.

Mr. Pederson explained that the Paulson statement for rock was for Blacktopping Tompkins Road, Clover Lane and the stock pile.

Bids on bottle gas for heating the Allis Avenue Garage were then opened and the following are the bids:

- Dane County Service Co. 13¢
- Rapid Thermogas no bid
- L. A. Olson 13¢
- Peterson L P Gas Co. 13.5¢

A motion by Mr. Kurt, seconded by Mr. Bohnsack, to accept the bid of the Dane County Service Company, was carried.

Bids on regular gasoline were then opened and the following are the bids:

V2-P.61

Texas Company	18.4¢	plus tax
Sinclair Company	17.3¢	" "
Cities Service Co.	16.9¢	" "
Socony Mobil Oil Co.	18.4¢	" "
Dane Co. Service Co.	15.35¢	" "

Since the transaction for the garage had not been closed yet, no award was made.

V2-P.87

Mr. Entwistle stated that he had had a complaint on the Dog Kennels operated by Sam Rayne and stated that this constituted a zoning violation. The Clerk was instructed to have the Treasurer present all applications for Kennel license to the Board for approval before issuing them.

V2-P.252

Requests from the United States Air Force to connect their housing project to the City of Madison sewer and water mains, was considered. The Clerk was directed to advise the Air Force that the Town of Blooming Grove would grant permission to install their mains in territory under the jurisdiction of the Town of Blooming Grove and would call to their attention that since County Trunk "T" is a County road, all permits to work there should be obtained from Dane County.

V2-P.173

A letter of October 1, 1957, from the Madison Metropolitan Sewerage District was noted and placed on file.

Since all members could not attend the next meeting, it was decided to hold the same on Monday, November 4, 1957.

There being no further business to come before the members, the meeting adjourned at 11:30 P. M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Joint Meeting -- Town of Blooming Grove and Village of Monona

October 21, 1957

7:45 P. M.

A joint meeting of the Boards of the Town of Blooming Grove and the Village of Monona was called to order by President Rankin at 7:45 P. M., at the Village of Monona Hall.

V2-P.144

Present: Messrs. Rankin, Kilgust, Meyer, Col<sup>e</sup>man, Kaiser, (Village of Monona); Bohnsack and Christian (Town of Blooming Grove).

Absent: Messrs. Gannon and Jaeger (Monona Village), Tipple and Kurt (Town of Blooming Grove).

A motion by Mr. Collman, seconded by Mr. Bohnsack, to adjourn the Joint meeting to October 28, 1957 at 7:30 P. M., was carried.

*Waldemar Christian*  
Clerk, Joint Board Meeting

## Joint Meeting -- Town of Blooming Grove &amp; Village of Monona

October 28, 1957

7:30 P.M.

Present: Messrs. Kaiser, Jaeger, Kilgust, Coleman (Monona Village); Bohnsack, Kurt, Tipple (Town of Blooming Grove); Mr. Kilgust presiding.

Also present--Messrs. Lottes and Christian and Messrs. Martin and Waite and Mmes. Romaker and Kuehn of the Joint Library Board.

Mr. Martin presented a revised budget totaling \$18,802.00 from December 1, 1957 to January 1, 1959. Mr. Martin proceeded to explain the budget and also that the budget is less than the recommended per capita amounts. A general discussion of the budget followed. Mr. Bohnsack inquired if the Library Board had investigated the possibility of combining the Library with the High School library. Mr. Martin explained the interests are not the same and the space in the High School would not be sufficient. V2-P165

A motion by Mr. Coleman to appropriate \$20,000.00 to the Joint Library Board received no second. V2-P.76

Mr. Bohnsack stated that the Town of Blooming Grove would be unable to consider the budget at this time, since the budget of the Town had not as yet been considered. After discussion, it was the opinion of the other members that it would be well to wait until each municipality had a fair knowledge of its final budget before taking action on the Library appropriation. V2-P.62

A motion by Mr. Coleman, seconded by Mr. Bohnsack, to adjourn this joint meeting to November 25, 1957, at 7:30 P.M., at the Village Hall, to consider the budget prepared by the joint Library Board, was carried. ✓

*Waldemar Christian*  
Clerk, Joint Meeting

## Regular Meeting

Nov. 4, 1957

7:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle, Pederson, Christian, and Mrs. Weisenburger and Mr. Gartzke, representing Mr. Cooper.

Mr. H. O. Femrite presented Assessors Plat No.9 consisting of his property and property he had previously owned. Consideration was also given to letters from General Engineering Company and from Mr. Entwistle regarding the plat. A motion by Mr. Tipple, seconded by Mr. Kurt, to approve Assessors Plat No. 9, was carried. V2-P.53  
V2-P.110

Mr. Howland and Sgt. Potter requested a permit to park a trailer on Mr. Howlands property. Attention was called to Mr. Entwistle's letter to Sgt. Potter dated October 21, 1957, ordering Sgt. Potter to have the trailer moved by October 31, 1957. The members advised Mr. Howland and Sgt. Potter that they would consider the request and have Mr. Entwistle advise them of the result. The Board then proceeded to discuss the request with Mr. Entwistle. A motion by Mr. Tipple, seconded by Mr. Kurt, that a permit be denied, was carried. V2-P.251  
V2-P.130

Mr. D.F.Rehn appeared and requested a two weeks extension to park his trailer on the Hughes farm, as he was moving out of the state of Wisconsin by that time. A motion by Mr. Tipple, seconded by Mr. Kurt, to grant a parking permit through November 17, 1957, was carried. V2-P.251

Mr. Ed. Lehr appeared and requested a 90 day extension to park a trailer on his farm. A motion by Mr. Kurt, seconded by Mr. Tipple, to grant a permit to January 1, 1958, was carried. V2-P.251

V2-P.251 The members of the Board considered letters by Mr. Entwistle, to Mr. Fobes and Mrs. Ella Golder, regarding the parking of trailers.

V2-P.51 A motion by Mr. Bohnsack, seconded by Mr. Tipple, to postpone action on the letter from Amortized Mortgages, Inc., indefinitely, was carried.

V2-P.296 A motion by Mr. Kurt, seconded by Mr. Tipple, approving zoning ordinance Amendment No. 657, as passed by the Dane County Board, was carried.

V2-P.61 Discussion was held relative to application of Beverage Gay, Inc. for a Class "A" beer and liquor license. It was decided to set November 19, 1957, as the date for hearing. Mr. Widmann was directed to run the usual check on the members of the corporation.

V2-P.168  
V2-P.237 A discussion was held regarding the Town's finances and the clerks report indicating the need for a loan. The Clerk was instructed to secure information on the possibility of obtaining a \$20,000.00 loan against the unencumbered balance of Special Assessments and a \$30,000.00 loan on a ten year note from the Monona Grove State Bank.

V2-P.62  
V2-P.24 2 Mr. Pederson presented his estimate for Blacktopping during the 1958 year. It was estimated that the cost would be \$1.45 per foot. A discussion on rural roads and storm sewer work for 1958 followed. Mr. Pederson was instructed to include improving the Libby Road and also any Storm Sewer work needed in his budget.

V2-P.95 Mr. Entwistle presented the bids received for the partition on the upstairs office. The following are the bids:

Carpenter Work:

Milvander	\$218.00
R. Miller	183.00

Sheet Metal Work:

R. Entwistle	60.00
Badger Sheet Metal Co.	30.00

Electrical Work:

Neal Brown Electric Co.	52.00
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Painting:

16 hrs. @ \$3.00 per hour	
and \$25.00 for paint	
Total "	73.00

A motion by Mr. Kurt, seconded by Mr. Tipple, to accept the low bids, was carried.

V2-P.95 Mr. Entwistle also advised the Board members that he has an opportunity to be employed by the State Department of Taxation. He stated that he would request \$6000.00 for himself and full time man at an estimated cost of \$4200.00 per year, to assist him, in his 1958 budget. He also stated other items which would comprise his budget.

V2-P.173 Notice of a Special meeting of the Commissioners of the Metropolitan Sewerage District on November 6, 1957 was noted and Mr. Cooper was directed to represent the Town at the meeting.

V2-P.110 Permits for extension of Gas lines on E. Dean Ave and Electric lines on the Sprecher Road, were approved and signed.

V2-P.64 November 11th. and 15th. at 7:30 P.M. were designated as meetings to consider the budget.

V2-P.267 Mr. Richard Voit appeared and inquired about the ordinance regulating carnivals and how it would effect the East Side Businessmen's Festival. Mr. Voit objected, because they had not been heard prior to the adoption of the ordinance. The Board members agreed to meet with Mr. Voit on November 11, 1957, at



Special Meeting November 15, 1957 7:30 P.M.

Present: Messrs: Bohnsack, Tipple, Kurt, Pederson and Christian.

V2-P.238

Mr. Pederson explained the Douglas Trail Storm Sewer extension which he is including in his 1958-59 budget.

V2-P.61

Mr. Pederson also stated he had received bids for adding machines as follows:

Monroe . . . . .	\$272.00
Burroughs . . . . .	275.00

V2-P.165

The Clerk advised the Board that he had talked with Howard Groth, Chairman of the Youth Study Group, twice, but that they did not have sufficient information from their questionnaire at this time to give us accurate information regarding the importance of a Library, in their report.

V2-P.64

The Board then proceeded to consider Budget items until 11:15, when the meeting was adjourned.

*Waldemar Christian*  
 Waldemar Christian, Clerk

Regular meeting November 19, 1957 7:00 P.M.

Present: Messrs. Bohnsack, Kurt, Pederson, Cooper, Widmann and Christian.

V2-P.210

Mr. & Mrs. Howland and Mrs. Potter appeared and requested that the Potter trailer be allowed to remain parked at the Howland residence until Saturday, November 23, 1957, at which time it would be removed to the Happy Acres Trailer Camp. The Board members were of the opinion that no action would be taken to force the trailer's removal, if it were removed voluntarily by November 23rd.

The Board members then proceeded to open bids for Police squad car-ambulance.

V2-P.61

The following are the bids:

Schaape Motors--  
 1958 4 door Plymouth Station Wagon, less trade discount and tax . . . . . \$ 975.00

Monarch Motors--  
 1958 4 door Edsel Station Wagon, less trade discount and tax . . . . . 1,474.00

Kayser Motors--  
 1958 Ford Ranch Wagon, less trade discount and tax . . . . . 1,045.68

Madison Motors--  
 1958 4 door Plymouth Station Wagon, less trade discount and tax . . . . . 780.00

Mr. Robert Beylem of Schaape Motors and Mr. Ed. McNeas of Madison Motors were present at the opening of bids. Mr. Bohnsack advised that they would make no decision until Mr. Tipple could be present.

V2-P.61

Mr. Bohnsack stated the Board members would next consider the Application for a Class "A" Beer & Liquor license, by the Beverage Gay, Inc., as advertised. Mr. Harrison appeared for the members of the corporation and there were no appearances in opposition to granting the license. A motion by Mr. Kurt, seconded by Mr. Bohnsack, that a Class "A" Beer & Liquor license be granted to the Beverage Gay, Inc., was carried.

CERTIFICATE OF TOWN CLERK

Town of Blooming Grove, Dane County, Wisconsin

(For Borrowing Pursuant to Section 67.12(12)  
Wisconsin Statutes)

STATE OF WISCONSIN )  
                          ) SS  
COUNTY OF Dane )

I, Waldemar Christian do hereby certify  
as follows:

1. That I am the duly elected, qualified and acting  
Clerk of the Town of Blooming Grove, Dane  
County, State of Wisconsin (hereinafter called the "Town") and  
that I was such at all of the times mentioned in this certifi-  
cate.

2. That the following are all of the supervisors  
and the members of the Town Board of the Town, and were duly  
elected, qualified and acting as such at all of the times  
mentioned in this certificate:

**LeRoy W. Bohnsack**  
**Harlow J. Tipple**  
**E. M. Kurt**

V2-P225

3. That the following are the officers of the Town,  
and were duly elected, qualified and acting as such at all of  
the times mentioned in this certificate:

LeRoy W. Bohnsack, Town Chairman  
Waldemar Christian, Town Clerk  
Mrs. Margaret Weisenburger, Town Treasurer

4. That at a regular meeting of the Town Board of  
the Town held at Madison, Wisconsin, at 7:30  
o'clock, P.M., on the 11 day of November, 1957,  
at which all of the members of said Town Board were present  
in person, a resolution authorizing the Town to borrow the  
sum of \$ 20,000.00 from Monona Grove State Bank  
pursuant to Section 67.12(12).

CERTIFICATE OF TOWN CLERK

Town of \_\_\_\_\_, \_\_\_\_\_ County, Wisconsin  
(For Borrowing Pursuant to Section 67.12(2)  
Wisconsin Statutes)

STATE OF WISCONSIN }  
COUNTY OF \_\_\_\_\_ }

I, \_\_\_\_\_ do hereby certify  
as follows:

1. That I on the duly elected, qualified and acting  
Clerk of the Town of \_\_\_\_\_  
County, State of Wisconsin (hereinafter called the "Town") and  
that I see such as all of the times mentioned in this certifi-  
cate.

2. That the following are all of the supervisors  
and the members of the Town Board of the town, and were duly  
elected, qualified and acting as such at all of the times  
mentioned in this certificate:

Supervisor \_\_\_\_\_  
Member \_\_\_\_\_  
Member \_\_\_\_\_

3. That the following are the officers of the town,  
and were duly elected, qualified and acting as such at all of  
the times mentioned in this certificate:

Town Chairman \_\_\_\_\_  
Town Clerk \_\_\_\_\_  
Town Treasurer \_\_\_\_\_

4. That at a regular meeting of the Town Board of  
the Town held at \_\_\_\_\_, Wisconsin, at \_\_\_\_\_  
o'clock, \_\_\_\_\_ M., on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_,  
at which all of the members of said Town Board were present  
in person, a resolution authorizing the Town to borrow the  
sum of \$ \_\_\_\_\_ from \_\_\_\_\_  
pursuant to Section 67.12(2)

Wisconsin Statutes, was duly adopted by the affirmative vote of all of the supervisors and members of said Town Board; that said resolution has been duly recorded in the minutes and proceedings of said meeting and is in full force and effect on the date of this certificate; and that a true and correct copy of the minutes and proceedings at which said resolution was adopted is attached hereto, marked Exhibit A and made a part hereof.

5. That there is attached hereto, marked Exhibit B and made a part hereof, a certificate of the Town Chairman of the Town relative to the incumbency of its officers, their authentic signatures and the absence of litigation affecting the Town; that I know said officer and saw him execute said certificate; and that the matters stated therein are true and correct.

6. That there is attached hereto, marked Exhibit C and made a part hereof, a certificate of the Town Treasurer of the Town certifying that the assessed value of all taxable property located within the Town, as last determined by the Board of Review for the Town, being for the year 1956, is the sum of \$ 19,823,746, further certifying that the aggregate indebtedness and obligations of all kinds of the Town outstanding on the 11th day of November, 1957, totals \$ 630,600.00; that I know said officer and saw him execute said certificate; and that the matters stated therein are true and correct.

IN WITNESS WHEREOF, I have executed this certificate in my official capacity this 11th day of November, 1957.

Haldemar Christian  
Town Clerk

Town of Blooming Grove,  
Dane County, Wisconsin

Approved as Correct:

LeRoy H. Bohusack  
Town Chairman

Margaret W. Winkler  
Town Treasurer

Wisconsin Statutes, was duly adopted by the legislative vote  
of all of the supervisors and members of said Town Board; that  
said resolution has been duly recorded in the minutes and pro-  
ceedings of said meeting and is in full force and effect on  
the date of this certificate; and that a return and correct copy  
of the minutes and proceedings at which said resolution was  
adopted is attached hereto; marked Exhibit A and made a part  
hereof.

That there is attached hereto, marked Exhibit B  
and made a part hereof, a certificate of the Town Chairman of  
the Town of \_\_\_\_\_, Wisconsin, to the effect that  
the same is true and correct and the absence of litigation respecting  
said Town Board's action and the same is true and correct and  
correctly stated and that the matters stated therein are true and  
correct.

That there is also attached hereto, marked Exhibit C  
and made a part hereof, a certificate of the Town Treasurer  
of the Town certifying that the assessed value of all taxable  
property located within the Town, as last determined by the  
Board of Review for the Town, being for the year 19\_\_\_\_, is the  
sum of \$\_\_\_\_\_, further certifying that the same  
paid indebtedness and obligations of all kinds of the Town out-  
standing on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, is the  
sum of \$\_\_\_\_\_; that I know said officer and see him  
execute said certificate; and that the matters stated therein  
are true and correct.

IN WITNESS WHEREOF, I have executed this certificate  
in my official capacity this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

\_\_\_\_\_  
Town Clerk

Town of \_\_\_\_\_  
County, Wisconsin

Approved as Correct:  
\_\_\_\_\_  
Town Chairman  
\_\_\_\_\_  
Town Treasurer

EXHIBIT A

PROCEEDINGS OF THE TOWN BOARD OF  
TOWN OF Blooming Grove.

Regular meeting held November 11, 1957, at 7:30 o'clock P.M.  
Madison, Wisconsin

Official Record.

Chairman LeRoy W. Bohnsack, Presiding.

Roll Call:

Present, the following supervisors:

LEROY BOHNSACK  
HARLOW TIPPLE  
E.M. KURT

Supervisor TIPPLE moved the  
adoption of the following resolution:

File No. \_\_\_\_\_

"WHEREAS, The Town of Blooming Grove,  
Dane County, Wisconsin (hereinafter called the  
"Town"), is presently in need of funds aggregating  
\$ 20,000.00, for the respective purposes and in the  
respective amounts as follows: \*

<u>Purpose</u>	<u>Amount</u>
Blacktop Curb and Gutter and Sidewalks	\$ 20,000.00

Total \$ 20,000.00

; and

\*State specifically and in detail each purpose for which funds  
are needed and the amount needed for each purpose.

EXHIBIT A

PROCEEDINGS OF THE TOWN BOARD OF

TOWN OF \_\_\_\_\_

Regular meeting held \_\_\_\_\_, 19\_\_\_\_, at \_\_\_\_\_

\_\_\_\_\_ Wisconsin

Official Record

Chairman \_\_\_\_\_, Presiding.

Roll Call:

Present, the following supervisors

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Supervisor \_\_\_\_\_ moved the

adoption of the following resolution:

That \_\_\_\_\_

"WHEREAS, The Town of \_\_\_\_\_

County, Wisconsin (hereinafter called the

"Town"), is presently in need of funds necessary

\_\_\_\_\_ for the respective purposes and in the

respective amounts as follows:

Purpose

Amount

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Total

\_\_\_\_\_

\*State specifically and in detail each purpose for which funds are needed and the amount needed for each purpose.

"WHEREAS, the Town Board of the Town deems it necessary to the safety and in the best interests of the Town that, pursuant to the provisions of Section 67.12(12), Wisconsin Statutes, the aggregate sum of \$ 20,000.00 be borrowed upon the terms and conditions hereinafter set forth for the respective uses and purposes hereinabove stated:

"NOW, THEREFORE, BE IT RESOLVED, by this Town Board, 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 \_\_\_\_\_

Monona Grove State Bank

Madison, Wisconsin (hereinafter (collectively) called the "Lender"), the aggregate sum of \$ 20,000.00,

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 one (1) promissory note(s) of the Town

Payable to the order of the Monona Grove State Bank

in the respective principal amounts, bearing interest computed at the rate of 4-1/2% per annum payable on the respective dates and maturing (in installments)\* as follows:

<u>Principal Amount</u>	<u>Interest Payment Dates</u>	<u>Maturity Date (Amount and Dates of Installment Maturities)*</u>
\$20,000.00	November 13 of each year 1958 thru 1962	\$4,000.00 on November 13 of each year, 1958 thru 1962

which said note(s) shall be in substantially the following form:

PROMISSORY NOTE

\$ 20,000.00 Madison, Wisconsin  
No. \_\_\_\_\_ November 13, 1957

FOR VALUE RECEIVED, on or before the 13th day of November, 1962, the undersigned, Town of Blooming Grove

\*Delete references to installments if not an installment note.

"WHEREAS, the Town Board of the Town seems it necessary to the safety and in the best interests of the Town that pursuant to the provisions of Section 87.15(1)(b), Wisconsin Statutes, the attached form of \_\_\_\_\_ be prepared upon the terms and conditions hereinafter set forth for the respective uses and purposes hereinafter stated:

"AND, WHEREAS, BY ITSELF, by this Town Board, that for the respective uses and purposes hereinafter set forth the Town Chairman and Town Clerk of the Town be and they hereby are authorized, empowered and directed, pursuant to Section

87.15(1)(b), Wisconsin Statutes, to borrow from \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_ Wisconsin (hereinafter collectively)  
 of the \_\_\_\_\_ the aggregate sum of \$ \_\_\_\_\_

and, to evidence such indebtedness, said Town Chairman and Town Clerk shall issue, execute and deliver to the holder for and on behalf of the \_\_\_\_\_ (hereinafter called) of the Town \_\_\_\_\_

\_\_\_\_\_ in the respective principal amounts, bearing interest computed at the rate of \_\_\_\_\_ per annum payable on the respective dates and maturities (in installments) as follows:

Principal Amount	Interest Payment Dates	Maturity Date (Amount and Date of Installment Interest)

which said notes shall be in substantially the following form:

INDENTURE  
 No. \_\_\_\_\_  
 THIS CERTIFICATE OF \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

Dane County, Wisconsin (hereinafter called the "Town") promises to pay to the order of Monona Grove State Bank at Madison, Wisconsin, the sum of Twenty thousand Dollars (\$ 20,000.00 ) in five equal installments as follows: \*

\$4,000.00 on November 13 of each year  
1958 thru 1962 both inclusive

together with interest at the rate of four 1/2 per cent (4-1/2%) per annum, payable annually on the 13th day(s) of November in each year, from the date hereof on the unpaid principal amount hereof. 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 interest or principal payment date out of any funds which it may have available for such purposes. Any such prepayments are to be applied first upon the unpaid interest and then next applied upon the unpaid principal (installments hereof in the reverse order of their maturity).\* 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 Town duly adopted by the unanimous vote of all of the supervisors and members elect of said Board at a regular meeting duly convened on November 11, 1957.

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 irrevocable annual tax sufficient to pay the principal amount 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 or be considered as a waiver thereof or as a waiver of or acquiescence in any default hereunder.

TOWN OF Blooming Grove,  
Dane COUNTY, WISCONSIN  
By LeRoy W. Bohnsack  
LeRoy W. Bohnsack Town Chairman  
Countersigned: Waldemar Christian  
Waldemar Christian Town Clerk

\* Delete reference to installments if not an installment note.

County, Wisconsin (hereinafter called the  
"Town") promises to pay to the order of \_\_\_\_\_  
at \_\_\_\_\_  
Wisconsin, the sum of \_\_\_\_\_ Dollars (\$ \_\_\_\_\_) in \_\_\_\_\_  
installments as follows:

together with interest at the rate of \_\_\_\_\_ per cent (\_\_\_\_\_)  
per annum, payable \_\_\_\_\_ on the \_\_\_\_\_ day(s) of \_\_\_\_\_  
in each year, from \_\_\_\_\_  
the date hereof on the unpaid principal amount hereof. Prin-  
cipal 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 interest  
or principal payment date out of any funds which it may have  
available for such purposes. Any such prepayments are to be  
applied first upon the unpaid interest and then next applied  
upon the unpaid principal (installments hereof in the reverse  
order of their maturity). \* 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 re-  
sources of the Town are hereby irrevocably pledged.

This note is issued under the terms of and for pur-  
poses specified in Section 67.12(12) Wisconsin Statutes; and  
is authorized by the resolution of the Town Board of the Town  
duly adopted by the unanimous vote of all of the supervisors  
and members elect of said Board at a regular meeting duly  
convened on \_\_\_\_\_ 19 \_\_\_\_\_.

It is hereby certified and recited that all condi-  
tions, things and acts required by law to exist so as 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 of the Constitution of the State of Wisconsin, and that  
the Town has levied a direct treasurers annual tax sufficient  
to pay the principal amount 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 impart such right or be  
considered as a waiver thereof or as a surrender or acquiescence  
in any default hereunder.

TOWN OF \_\_\_\_\_  
COUNTY, WISCONSIN  
BY \_\_\_\_\_  
TOWN CLERK  
Countersigned: \_\_\_\_\_  
Town Clerk

\* Delete reference to installments if not an installment note

"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 of said promissory note(s) as they become due and payable, there be and hereby is levied upon all the taxable property located within the Town a direct annual tax as follows: \*

For the year 1957, a tax sufficient to produce the aggregate sum of \$4,000.00 plus \$900.00 interest.

For the year 1958, a tax sufficient to produce the aggregate sum of \$4,000.00 plus \$720.00 interest.

For the year 1959, a tax sufficient to produce the aggregate sum of \$4,000.00 plus \$540.00 interest.

For the year 1960, a tax sufficient to produce the aggregate sum of \$4,000.00 plus \$360.00 interest.

For the year 1961, a tax sufficient to produce the aggregate sum of \$4,000.00 plus \$180.00 interest.

For the year 19\_\_, a tax sufficient to produce the aggregate sum of \$\_\_\_\_\_.

For the year 19\_\_, a tax sufficient to produce the aggregate sum of \$\_\_\_\_\_.

For the year 19\_\_, a tax sufficient to produce the aggregate sum of \$\_\_\_\_\_.

For the year 19\_\_, a tax sufficient to produce the aggregate sum of \$\_\_\_\_\_.

For the year 19\_\_, a tax sufficient to produce the aggregate sum of \$\_\_\_\_\_.

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 promissory note(s) then no such direct annual tax shall be levied for the prepayments so made and the amount of direct annual tax hereinabove levied shall

\* The amounts to be inserted in the tax levy for each year must be in the respective aggregate amounts of principal and interest due on the promissory note or notes (if more than one note is authorized) for each year. If the note is payable before ten years from date the inapplicable language pertaining to tax levies should be deleted.

"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 of said promissory notes as they become due and payable, there be and hereby is levied upon all the taxable property located within the Town a direct annual tax as follows:

- For the year 1911, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1911 amount.
- For the year 1912, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1912 amount.
- For the year 1913, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1913 amount.
- For the year 1914, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1914 amount.
- For the year 1915, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1915 amount.
- For the year 1916, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1916 amount.
- For the year 1917, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1917 amount.
- For the year 1918, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1918 amount.
- For the year 1919, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1919 amount.
- For the year 1920, a tax sufficient to produce the aggregate sum of \$10,000.00, the 1920 amount.

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 promissory note(s), then in such direct annual tax shall be levied for the payments so made and the amount of direct annual tax hereinafore listed shall

\* The amounts to be levied in the tax law for each year are in the promissory notes and interest (if any) thereon and are as the promissory note or notes (if more than one note is authorized) for each year. If the note is payable before ten years from date the language "language payable before ten years" shall be deleted.

be reduced accordingly for the year or years with respect to which said note(s) were prepaid by the prepayment or prepayments.

In each of said years the direct annual tax hereinabove levied shall be carried into the tax rolls each year and shall be collected in the same manner and at the same time as other taxes of the Town for such years are collected. So long as any part of the principal of or interest on said promissory note(s) remains unpaid, the taxes hereinabove levied shall be and continue irrepealable, and the proceeds of said taxes shall be segregated in a special fund and used solely for the payment of the principal of and interest on said promissory note(s); and

"BE IT FURTHER RESOLVED, that the promissory note(s) hereinabove authorized shall be dated November 13, 1957; 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."

Supervisor KURT seconded the adoption of said resolution and, upon vote being taken, all of the supervisors of the Town voted in favor of the adoption of said resolution.

There being no other or further business, the meeting of the Town Board adjourned.

L. P. Bohusak  
Town Chairman

Waldemar Christian  
Town Clerk

be required accordingly for the year or years with respect to  
which said note(s) were payable by the payment of prepayment  
In each of said years the direct annual tax herein-  
above levied shall be levied into the tax rolls each year and  
shall be collected in the same manner and at the same time as  
other taxes of the town for each year are collected, so long  
as any part of the principal of or interest on said promissory  
note(s) remains unpaid, the taxes heretofore levied shall be  
and continue payable, and the proceeds of said taxes shall  
be retained in a special fund and used solely for the payment  
of the principal of and interest on said promissory note(s) and  
"BE IT ENACTED BY THE TOWN BOARD, that the promissory note(s)  
heretofore authorized shall be dated \_\_\_\_\_, 191\_\_\_\_,  
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 original amount of the loan advanced thereon."  
\_\_\_\_\_  
Secretary  
adoption of said resolution and, upon vote being taken, all of  
the supervisors of the town voted in favor of the adoption of  
said resolution.

There being no other or further business, the meeting  
of the town board adjourned.

  
\_\_\_\_\_  
Town Chairman  
  
\_\_\_\_\_  
Town Clerk

EXHIBIT B

CERTIFICATE RESPECTING INCUMBENCY OF OFFICERS  
AUTHENTICATION OF SIGNATURES AND  
ABSENCE OF LITIGATION

STATE OF WISCONSIN )  
 ) SS  
COUNTY OF Dane )

The undersigned, LeRoy W. Bohnsack, Town  
Chairman, Town of Blooming Grove, Dane  
County, Wisconsin, hereby certifies as follows:

1. That the following named persons, whose authentic  
signatures are hereto subscribed, are duly elected, qualified  
and acting officers of said Town presently holding the offices  
set forth opposite their respective names below:

<u>Name</u>	<u>Office</u>	<u>Signature</u>
<u>LeRoy W. Bohnsack</u>	Town Chairman	<u>LeRoy W. Bohnsack</u>
<u>Waldemar Christian</u>	Town Clerk	<u>Waldemar Christian</u>
<u>Mrs. Margaret Weisen- burger</u>	Town Treasurer	<u>Margaret Weisenburger</u>

2. That there is no controversy or litigation pend-  
ing or threatened affecting the corporate existence of said  
Town, its boundaries, the right or title to office of any of  
its officers, or in any manner affecting the due authorization  
or validity of the borrowings by said Town under Section  
67.12(12), Wisconsin Statutes, which were authorized by the Town  
Board of said Town by resolution adopted November 11, 1951.

IN WITNESS WHEREOF, I have executed this certificate  
in my official capacity this 11th day of November, 1951.

LeRoy W. Bohnsack  
Town Chairman

BANK CERTIFICATION

I hereby certify that I am Vice President of  
the Monona Grove State Bank Bank of Madison,  
State of Wisconsin, and that I am personally acquainted with the  
officers whose signatures appear above, and that I know they are  
the officers whose signatures appear above, and that I know they  
are now the duly qualified and acting officials of said Town of  
Blooming Grove, Wisconsin, as indicated by the titles  
appended to said signatures, and that I hereby identify said  
signatures, together with those on the above described note, as  
being in all respects true and genuine.

IN WITNESS WHEREOF, I have hereunto subscribed my  
official signature and impressed hereon the corporate seal of  
said bank as of the date subscribed to the foregoing certificate.

[BANK SEAL]

Waldemar R. Quinn

EXHIBIT B

CERTIFICATE RESPECTING INTEGRITY OF OFFICERS  
AUTHENTICATION OF SIGNATURES AND  
ASSIGNMENT OF DUTIES

STATE OF WISCONSIN

SS

COUNTY OF \_\_\_\_\_

The undersigned, \_\_\_\_\_, Chairman, Town of \_\_\_\_\_, County, Wisconsin, hereby certifies as follows:

I. That the following named persons, whose signatures are hereby subscribed, are duly elected, qualified and acting officers of said town, respectively holding the offices and forth respectively their respective names below:

NAME	OFFICE	SIGNATURE
_____	Town Chairman	_____
_____	Town Clerk	_____
_____	Town Treasurer	_____

2. That there is no controversy of litigation pending or threatened affecting the corporate existence of said town, its boundaries, the right or title to office of any of its officers, or its powers affecting the due administration or stability of the government by said town under Section 52.12(1), Wisconsin Statutes, which was authorized by the Town Board of said town by resolution adopted \_\_\_\_\_, 1911.

IN WITNESS WHEREOF, I have executed this certificate in my official capacity this \_\_\_\_\_ day of \_\_\_\_\_, 1911.

\_\_\_\_\_ Town Chairman

TESTIMONY

I hereby certify that I am \_\_\_\_\_ of the State of Wisconsin, and that I am personally acquainted with the officers whose signatures appear above, and that I know they are the officers whose signatures appear above, and that I know they are now the duly qualified and acting officials of said town of \_\_\_\_\_, Wisconsin, as indicated by the titles annexed to said signatures, and that I hereby identify said signatures together with those on the above described note, as being in all respects true and genuine.

IN WITNESS WHEREOF, I have hereunto subscribed my official signature and thereunto placed the corporate seal of said town as of the date subscribed to the foregoing certificate:

\_\_\_\_\_ Town Chairman









Joint Meeting Town of Blooming Grove & Village of Monona

November 25, 1957 7:30 P.M.

Present: Messrs. Rankin, Kilgust, Meyer, Kaiser, Jaeger, Gannon (Village of Monona); Kurt and Tipple (Town of Blooming Grove).

Also present: Messrs. Lottes, Buehner, Cooper and Christian.

V2-P. 165 Mr. Rankin called the meeting to order and requested discussion on the Library Budget.

Mr. Tipple stated that the members of the Town Board appreciated the fine job the Library Committee had done in such a short time and hoped that they would all be able to continue in their present capacities and they also realize the need and importance of a Library in this community. However, they had also hoped to have a report from the Survey Committee presently conducting a study to indicate what priority a Library held in their list of community needs and, therefore, in the absence of this report and other Budget problems, the members of the Town Board felt that it should not be included in the present Town Budget, but should be deferred to some time in the future, possibly the next fiscal year.

V2-P.222 Mr. Rankin stated that the discussion regarding the Library, held by the members of the Village Board, also indicated that inclusion of a Library in this years Budget might not be practical.

Mr. Kilgust presented the following resolution:

V2-P.225 Be it resolved by the Board members of the Village of Monona and the Town of Blooming Grove in joint meeting, to extend their thanks and appreciation to the Joint Library Committee for its excellent work, and be it further resolved that although the members recognize the need and importance of a Library in the Monona-Grove Community and in the absence of a report from the Survey Committee, that the establishment of a joint Library be delayed until a more practical time in the future. It is also their request that members of the Joint Library Committee will continue to serve in their present capacity and assist making the hope for a joint Library a reality in the very near future.

All members of both Boards voted adoption of the above resolution.

V2-P.51 The Rev. Owen Akers requested information regarding what items were on the priority list and stated that he favored the establishment of the Library. Mr. Rankin informed him that this list of Community needs is an anticipated result of the Youth Study Committee.

V2-P.51 Mr. Francis Hanson, President of the Nichols P.T.A. also expressed a desire that a Library be established as soon as possible.

V2-P.144 The members then proceeded to discuss the question of a Joint Municipal Building with the Town and Village attorneys. Mr. Lottes advised that an appraisal of the two vacant lots behind the Town garage on Gordon Avenue indicated the value as \$3500.00 for both lots. Mr. Neil Thompson is asking \$9,000.00.

V2-P.144 Discussion was held regarding the establishment of a Joint Committee to study possible joining of certain departments and Mr. Rankin requested the members of the Town Board to appoint a three member committee to meet with the three Village members.

Mr. Rankin announced that he had received notice of a meeting at Mayor Nestingen's office at 10:00 A.M. on December 19, 1957, to discuss his proposal on the locks.

V2-P.247 There being no further business to come before the members, the meeting adjourned at 9:45 P.M.

*Waldemar Christian*  
Clerk--Joint Meeting.

Special Meeting November 26, 1957 7:30 P.M.

Present: Messrs. Bohnsack, Tipple and Christian.

Chief Widmann's budget was discussed with him. Mr. Widmann explained that the overtime paid police officers was at \$1.75 per hour for the men and \$2.00 per hour for himself.

V2-P.64

Consideration was given to the bids for a new squad car-ambulance. A motion by Mr. Kurt, seconded by Mr. Tipple, to award the purchase to Madison Motors for their low bid of \$780.00 plus \$75.00 for windshield replacement, \$7.00 for clock, \$18.00 for stowage, \$5.00 back-up lights, \$6.00 for windshieldwasher, \$3.00 for variable speed wipers; total \$894.00, was carried.

V2-P.210

Discussion was held with Mr. Pederson regarding his budget. The Board members agreed that in lieu of payment of overtime, Mr. Pederson be granted three weeks compensatory time off.

V2-P.207

There being no further business to come before the members, the meeting adjourned at 10:30 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

BUDGET November 29, 1957 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt and Christian.

The Board members proceeded to discuss Budget matters.

Estimated Total of Expenses \$401,690.00

Estimated Income other than Property Tax 157,708.00

V2-P.64

To be raised by Long Term Loans 157,550.00

Balance to be raised by Levy on Real Estate and Personal Property 86,432.00

It was decided to set the date for the Hearing on the Budget, ~~at~~ December 17, 1957, at ~~8:00~~ 7:30 P.M.

The meeting was adjourned at 12:00 midnite.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Regular Meeting December 3, 1957 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Widmann and Christian.

Mr. Entwistle appeared for a short discussion with the Board members.

from

Minutes ~~of~~ October 1, 1957 to November 29, 1957 were approved as read.

V2-P.95

Mr. Glenn Thousand inquired about the Assessor-Inspection Department vacancies.

V2-P.247

Ordinances and amendments were discussed with Mr. Widmann and Mr. Cooper.

V2-P.201

A motion by Mr. Tipple seconded by Mr. Kurt to adopt Ordinance No. 12-3-57, section 9.05, relating to licensing of Billiard, Pool and Bowling establishments, was carried. (See page 34 A for Ordinance). (See 34 B for Affidavit of Posting.)

V2 P.62

Y2-P.207 A motion by Mr. Tipple, seconded by Mr. Kurt, to adopt ordinance No.12-3-57, Section 6.65 relating to penalties for parking, was carried. (See page 34 C for Ordinance). (See page 34 D for Affidavit of Posting).

Y2-P.201 The Board members directed Mr. Cooper to draft amendments to the Carnival ordinance to require site approval, Board approval, an application of 30 days in advance of dates of operation and a reduction in fee from \$100.00 per day to \$25.00 per day; said fee for the number of days of operation to be paid prior to the granting of the permit.

Y2-P.64 After discussion it was decided to amend the Budget to include a contingent item of \$2,600.00. The Clerk was instructed to advise Mr. Widmann that salary increase for the officers and seargent, as requested, would be effective January 1, 1958 and that the request to change the part time officer to full time would be effective April 1, 1958.

Y2-P.233 A motion by Mr. Bohnsack, seconded by Mr. Tipple, that all department supervisor salaries be unchanged for the 1958-59 fiscal year, was carried.

Y2-P.175 A motion by Mr. Bohnsack, seconded by Mr. Kurt, that in accordance with the approved budget the mil rate in the Unincorporated Village be approved at .003999 and in the area outside, the mil rate of .00212 be approved, was carried.

Y2-P.227 <sup>Pederson</sup> Mr. Pederson inquired about purchasing a new truck. The Board members advised Mr. Pederson that this purchase could not take place until the 1958-59 fiscal year and Mr. Pederson was instructed to repair the Ford Truck for this winters use.

Y2-P.225 A motion by Mr. Tipple, seconded by Mr. Kurt, to adopt the resolution borrowing \$30,000.00 from the First Wisconsin National Bank, was carried. (See page 34I to 34 Q for the resolution).

Y2-P.235 Petitions to annex lands to Town Sanitary District #6 were received and the date of hearing was set for December 17, 1957, at 8:00 P.M. at the Blooming Grove Town Hall. (See pages 34 E to 34 H for notice of Hearing and Affidavit of Posting).

Y2-P.191 Discussion was held regarding the claim of Esador Nemeć for damage to her car. Mr. Bohnsack stated that Mr. Pederson advised him the street had been properly guarded. A motion by Mr. Tipple, seconded by Mr. Kurt, to disallow the claim, was carried. The Clerk was ordered to so advise Mrs. Nemeć.

Y2-P.147 Justice Kaatz' and Brandt's reports and police reports were received and placed on file.

Y2-P.105 Consideration was given to Mr. Carl Frisch's claim that the 1956 Personal Property Tax assessed against him was in error. In accordance with the affidavits presented, a motion by Mr. Tipple, seconded by Mr. Bohnsack, to delete the tax from the delinquent Personal Property record, was carried. The Clerk was instructed to advise Mr. Frisch and the Town Treasurer of this decision.

Y2-P.126 Discussion was held regarding the transportation of High School students by the Stoughton Public Schools and the Board's previous decision to furnish transportation to the nearest school, only. A motion by Mr. Tipple, seconded by Mr. Bohnsack, to disallow their claim and to return their contract to them, was carried.

Y2-P.238 The Clerk was instructed to so advise the Stoughton Public School system.

Y2-P.173 Mr. Cooper reported on the meeting with the Metropolitan Sewerage District. The Board members directed Mr. Cooper to prepare information for the next meeting with the Engineering assistance of Mr. Hamel.

Y2-P.165 A letter from the Brigham and Cahoun firm, relative to a refusal to issue a building permit to Roger Lesch, was received and placed on file.

ORDINANCE NO. 12/3/57 to be SEC. 9.05  
BILLIARD, POOL & BOWLING LICENSES

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

9.05 (1) No person shall keep in the Town of Blooming Grove any public bowling alley, or any billiard or pool table wherein or whereon such person shall permit any person to play, for hire, at any game of billiards, pool, bowling, or any other game or games whatsoever, unless such person shall first obtain a license therefor.

(2) Each license granted hereunder shall expire on the 1st day of April each year and the license shall be posted in a conspicuous place within the building wherein the bowling alley, billiard and pool tables are used. The annual license fee shall be Ten Dollars (\$10.00) for each and every alley or table.

(3) Any person violating any of the provisions of this Ordinance shall upon conviction forfeit not less than Ten Dollars (\$10.00) nor more than Fifty Dollars (\$50.00) for each offense or, in default of payment thereof, be imprisoned in the County Jail until such forfeiture is paid, but not exceeding Thirty (30) days.

(4) This Ordinance shall be in effect from and after one week of its passage and publication and proof of such publication is filed with the Town Clerk.

The foregoing Ordinance was adopted at a regular meeting of the Town of Blooming Grove held on <sup>December</sup> ~~November~~ 3, 1957.

L. R. G. Bohrsch  
Chairman  
Harlow J. Tipple  
Supervisor

Edwin M. Kurt  
Supervisor  
Haldemar Christ  
Town Clerk

V2-P.201



412-3-57  
Sec 9.05

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

STANLEY C KLEIN POLICE OFFICER

I, ~~Waldemar Christian, Clerk of the Town Board~~ of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, ~~Waldemar Christian, Town Clerk~~, on the 6 day of December, 1957, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- C & P Office - In Bulletin Board*
- Gallagher Grove Club House*
- Johnson's Filling Station (12 & 18)*

*Stanley C Klein*

Subscribed and sworn to before me this 6 day of December, 1957.

*Florence Kuester*  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/4/61

V.P. 57

OFFICE OF THE SECRETARY OF THE TREASURY

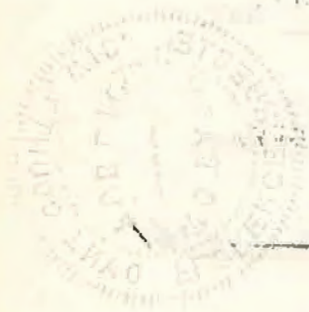
State of Maryland  
County of Cecil

I, \_\_\_\_\_, of the County of Cecil, State of Maryland, do hereby certify that \_\_\_\_\_ is the owner of \_\_\_\_\_

\_\_\_\_\_ of \_\_\_\_\_

*[Faint handwritten text, possibly a signature or name]*

\_\_\_\_\_ of \_\_\_\_\_



Witness my hand and seal of office this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_.

Secretary of the Treasury

ORDINANCE NO. 12-3-57 TO BE SECTION 6.65

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

6.65 6.59 entitled "Penalties" is hereby amended to change the penalty for violation of 6.46 to 6.48 and 6.49 (3) so as to read as follows:

"Any person who shall violate any of the provisions of Section 6.46 to 6.48 and 6.49 (3) of the Ordinances of the Town of Blooming Grove shall, upon conviction thereof, forfeit not less than One Dollar (\$1.00) nor more than Twenty Dollars (\$20.00) and in default of payment thereof, shall be imprisoned in the County Jail until said forfeiture is paid, but not exceeding ten (10) days. "

12-3-57

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 is adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on December 3, 1957.

*Wm. H. Bohannon*  
Chairman

*Harlow J. Tuppel*  
Supervisor

*Edwin M. Kurt*  
Supervisor

*Hallem Christian*  
Clerk

Section 101 - 101

The first part of the law of 1901 is...

...

The second part of the law...

...

...

"My father's name is John... at section 101... of the law of 1901... more than twenty... and the... this will... (101) law."

...

...

...

...

...

...

...

...

...

...

12-3-57  
Sec 6.65

34 D

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

STANLEY C KLEIN POLICE OFFICER  
I, ~~Waldemar Christian~~, Clerk of the Town Board of  
the Town of Blooming Grove, being duly sworn, do depose  
and say as follows:

That the annexed ordinance was posted by me,  
~~Waldemar Christian~~, Town Clerk, on the 6 day of  
December, 1957, by posting a true and correct  
copy thereof in three (3) public places within the Town  
of Blooming Grove, namely:

C + P DRIVE - IN Bulletin Board  
Gallagher Grove Church House  
Johnson's Filling Station

Stanley C Klein

Subscribed and sworn to before me this 6 day  
of December, 1957.

Florence Kuester  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/2/61

V 21 P. 50

STATE OF TEXAS  
COMMISSION ON JUDICIAL ADMINISTRATION

REPORT OF THE COMMISSION  
ON THE JUDICIAL SYSTEM

The Commission on Judicial Administration was organized by the State Bar of Texas in 1937. Its purpose was to study the judicial system of this State and to recommend such changes as would improve the administration of the courts. The Commission has held numerous public hearings and has received many suggestions from the public. It has also conducted extensive research into the various problems connected with the judicial system. The following are the principal findings of the Commission:

1. The present method of electing judges is unsatisfactory and should be replaced by a merit plan.  
2. The present method of electing judges is unsatisfactory and should be replaced by a merit plan.  
3. The present method of electing judges is unsatisfactory and should be replaced by a merit plan.

Approved and adopted by the Commission on \_\_\_\_\_



By \_\_\_\_\_  
Chairman

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 petitions 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 17 day of December, 1957.

NOTICE IS FURTHER GIVEN that the lands proposed to be annexed to said district are described as follows:

All of outlots, 27, 28, 29, 30, 31, 32, 33, 34, 36, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51 and 54 of Assessor's Plat No. 2, Town of Blooming Grove, Dane County, Wisconsin and

All of Assessor's Plat No. 3, Town of Blooming Grove, Dane County, Wisconsin and the balance of the NE 1/4 SW 1/4 SE 1/4, Section 22, T 7 N, R 10 E, Town of Blooming Grove, Dane County, Wisconsin

Dated this 3<sup>rd</sup> day of December, 1957.

Waldemar Christian  
Waldemar Christian  
Town Clerk, Town of Blooming  
Grove, Dane County, Wisconsin

V2-P.207

34 11

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 petitions  
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 17 day of December, 1927.

NOTICE IS FURTHER GIVEN that the lands proposed to be annexed  
to said district are described as follows:

All of outlots 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 41, 42,  
43, 44, 45, 46, 47, 48, 49, 50, 51 and 54 of Assessor's  
Flat No. 2, Town of Blooming Grove, Dane County, Wisconsin  
and

All of Assessor's Flat No. 3, Town of Blooming Grove,  
Dane County, Wisconsin and the balance of the NE 1/4  
SW 1/4 SE 1/4, Section 22, T 7 N, R 10 E, Town of Blooming  
Grove, Dane County, Wisconsin

Dated this 3rd day of December, 1927.

William Christian  
William Christian  
Town Clerk, Town of Blooming  
Grove, Dane County, Wisconsin

V-2-12-27

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 petitions 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 17th day of December, 1957.

NOTICE IS FURTHER GIVEN that the lands proposed to be annexed to said district are described as follows:

The westerly 30.4 acres of the Northwest  $\frac{1}{4}$  of the Northwest  $\frac{1}{4}$ , Section 10, T 7 N, R 10 E, and the westerly 30.2 acres of the Southwest  $\frac{1}{4}$  Northwest  $\frac{1}{4}$  Section 10, T 7 N, R 10 E Town of Blooming Grove, Dane County, Wisconsin.

Easterly 10.1 acres of the NW  $\frac{1}{4}$  NW  $\frac{1}{4}$ , Section 10

Easterly 10.1 acres of the SW  $\frac{1}{4}$  NW  $\frac{1}{4}$ , Section 10

All of the NE  $\frac{1}{4}$  NW  $\frac{1}{4}$ , Section 10 except the North 12 acres thereof and also excepting the following: commencing at the SE corner; thence North 203.7 feet; thence West 511 feet; thence South to the South line; thence East to the SE corner and to the point of beginning (26.1 acres)

All of the SE  $\frac{1}{4}$  NW  $\frac{1}{4}$ , Section 10 excepting: commencing at the Southeast corner; thence North approximately 1337 feet; thence West 16 rods; thence South 69 rods 3.5 feet; thence East 5.5 rods; thence South 11 rods 13 feet; thence East 10.5 rods to the point of Beginning; Also excepting: commencing 288 feet West of the Southeast corner; thence West 238.4 feet N 1° East to the North line; thence East to a point 264 feet West of the Northeast corner: thence South 1°-38' West, 1138 feet; thence West 12.7 feet; thence South 0°-05' East, 180.6 feet to Highway; thence South 0°-05' East, 33 feet to the point of beginning; Also excepting: commencing 526.4 feet West and 33 feet North of the Southeast corner; thence West, 100 feet; thence North 1° East, 180.6 feet; thence East 100 feet; thence South 1° West, 180.6 feet to the point of beginning; also Excepting: commencing 526.4 feet West of the East line and 33 feet North of the South line; thence West 100 feet; thence North 1° East, 525.9 feet; thence East 200 feet; thence South 1° West, 345.3 feet; thence West 100 feet; thence South 1° West, 180.6 feet to the point of beginning and also excepting land conveyed as recorded in Volume 591 of Deed, Page 43.

V2-P.207

Dated this 3rd day of December, 1957.

*Waldemar Christian*  
Waldemar Christian  
Town Clerk, Town of Blooming  
Grove, Dane County, Wisconsin

347

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 petitions 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 17th day of December, 1927.

NOTICE IS FURTHER GIVEN that the lands proposed to be annexed to said district are described as follows:

The westerly 30.4 acres of the Northwest 1/4 of the North-west 1/4, Section 10, T 7 N, R 10 E, and the westerly 30.2 acres of the Southwest 1/4 Northwest 1/4 Section 10, T 7 N, R 10 E Town of Blooming Grove, Dane County, Wisconsin.

Easterly 10.1 acres of the NW 1/4, Section 10  
Easterly 10.1 acres of the SW 1/4, Section 10

All of the NE 1/4 NW 1/4, Section 10 except the North 12 acres thereof and also excepting the following: commencing at the SE corner; thence North 203.7 feet; thence West 511 feet; thence South to the South line; thence East to the SE corner and to the point of beginning (26.1 acres)

All of the SE 1/4 NW 1/4, Section 10 excepting: commencing at the Southeast corner; thence North approx- imately 1337 feet; thence West 16 rods; thence South 69 rods 3.5 feet; thence East 5.5 rods; thence South 11 rods 13 feet; thence East 10.5 rods to the point of beginning; Also excepting: commencing 288 feet West of the Southeast corner; thence West 238.4 feet N 1/2 East to the North- line; thence East to a point 264 feet West of the North- east corner; thence South 10'-38" West, 1138 feet; thence West 12.7 feet; thence South 0'-05" East, 180.6 feet to Highway; thence South 0'-05" East, 33 feet to the point of beginning;

Also excepting: commencing 526.4 feet West and 33 feet North of the Southeast corner; thence West, 100 feet; thence North 10 East, 180.6 feet; thence East 100 feet; thence South 10 West, 180.6 feet to the point of begin- ning; also  
Excepting: commencing 626.4 feet West of the East line and 33 feet North of the South line; thence West 100 feet; thence North 10 East, 225.9 feet; thence East 200 feet; thence South 10 West, 345.3 feet; thence West 100 feet; thence South 10 West, 180.6 feet to the point of beginning and also excepting land conveyed as recorded in Volume 291 of Deed, Page 43.

Dated this 3rd day of December, 1927.

*William Christian*  
Waldemar Christian  
Town Clerk, Town of Blooming Grove, Dane County, Wisconsin

12-10-27

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

I, Vernon S. Hamel, being duly sworn to depose and say as follows:

That the attached notice, announcing the hearing, the time and place thereof for the annexing of additional lands to Town Sanitary District No. 6 of the Town of Blooming Grove, Dane County, Wisconsin, copy of which is attached hereto, was posted by me in at least three (3) public places within the proposed district on December 5, 1957.

Vernon S. Hamel

V.S.H. 12-5-57

Subscribed and sworn to before me this  
6<sup>th</sup> day of December, 1957.

Dorothy Leach

Notary Public, Columbia County, Wisconsin

My Commission expires 12-7-58

242

AFFIDAVIT OF POSTING

State of Wisconsin }  
as }  
County of Dane

I, Vernon S. Hamel, being duly sworn to depose and say as follows:

That the attached notice, announcing the hearing, the time and place thereof for the annexing of additional lands to Town Sanitary District No. 6 of the Town of Blooming Grove, Dane County, Wisconsin, copy of which is attached hereto, was posted by me in at least three (3) public places within the proposed district on December 5, 1927.

Vernon S. Hamel

12-5-27

Subscribed and sworn to before me this  
\_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.  
Notary Public, Columbia County, Wisconsin  
My Commission expires 12-5-28

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

I, Vernon S. Hansel, being duly sworn to depose and say as follows:

That the attached notice, announcing the hearing, the time and place thereof for the annexing of additional lands to Town Sanitary District No. 6 of the Town of Blooming Grove, Dane County, Wisconsin, copy of which is attached hereto, was posted by me in at least three (3) public places within the proposed district on December 5, 1957.

Vernon Hansel

V2-P.58

Subscribed and sworn to before me this  
6th day of December, 1957.

Barthel Leach  
Notary Public, Columbia County, Wisconsin

My Commission expires 12-7-58

34 H

AFFIDAVIT OF POSTING

as } State of Wisconsin  
      } County of Dane

I, Vernon S. Hamel, being duly sworn to depose and say as follows:

That the attached notice, announcing the hearing, the time and place thereof for the annexing of additional lands to Town Sanitary District No. 6 of the town of Blooming Grove, Dane County, Wisconsin, copy of which is attached hereto, was posted by me in at least three (3) public places within the proposed district on December 2, 1927.

Vernon S. Hamel

12-2-27

Subscribed and sworn to before me this  
12th day of December, 1927.  
Notary Public, Columbia County, Wisconsin  
My Commission expires 12-7-28

PROMISSORY NOTE

\$30,000  
No. 4

Madison, Wisconsin  
\_\_\_\_\_, 1957

FOR VALUE RECEIVED, on or before the \_\_\_\_ day of \_\_\_\_\_, 1967, the undersigned, Town of Blooming Grove, Dane County, Wisconsin (hereinafter called the "Town") promises to pay to the order of First Wisconsin National Bank of Milwaukee at Milwaukee, Wisconsin, the sum of Thirty Thousand Dollars (\$30,000.00) in ten (10) equal annual installments as follows:

\$3,000 on \_\_\_\_\_ of each year,  
1958 to 1967, both inclusive,

together with interest at the rate of four and one-half per cent (4-1/2%) per annum, payable annually on the \_\_\_\_ day of \_\_\_\_\_ in each year, from the date hereof on the unpaid principal amount hereof. Principal and interest on this note shall be payable in lawful money of the United States of America.

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 Town duly adopted by the unanimous vote of all of the supervisors and members elect of said Board at a regular meeting duly convened on December 3, 1957.

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 irrevocable annual tax sufficient to pay the principal amount 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 or be considered as a waiver thereof or as a waiver of or acquiescence in any default hereunder.

TOWN OF BLOOMING GROVE, DANE  
COUNTY, WISCONSIN

By [Signature]  
Town Chairman

Countersigned: [Signature]  
Town Clerk

PROMISSORY NOTE

Madison, Wisconsin  
1927

\$30,000  
No. 4

FOR VALUE RECEIVED, on or before the \_\_\_\_\_ day of \_\_\_\_\_, 1927, the undersigned, Town of Blooming Grove, Dane County, Wisconsin (hereinafter called the "Town") promises to pay to the order of First Wisconsin National Bank of Milwaukee at Milwaukee, Wisconsin, the sum of Thirty Thousand Dollars (\$30,000.00) in ten (10) equal annual installments as follows:

\$3,000 on \_\_\_\_\_ of each year, 1928 to 1937, both inclusive.

Together with interest at the rate of four and one-half per cent (4-1/2%) per annum, payable annually on the \_\_\_\_\_ day of \_\_\_\_\_ in each year, from the date hereof on the unpaid principal amount heretofore. Principal and interest on this note shall be payable in lawful money of the United States of America.

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 Town duly adopted by the unanimous vote of all of the supervisors and members elect of said Board at a regular meeting duly convened on \_\_\_\_\_, 1927.

It is hereby certified and recited that all conditions, covenants 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 the principal amount 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 or be considered as a waiver thereof or as a waiver of or acquiescence in any default hereunder.

TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN

By \_\_\_\_\_  
Town Chairman

Countersigned: \_\_\_\_\_  
Town Clerk



CERTIFICATE OF TOWN CLERK

Town of Blooming Grove, Dane County, Wisconsin  
(For Borrowing Pursuant to Section 67.12(12)  
Wisconsin Statutes)

STATE OF WISCONSIN )  
                          ) ss  
COUNTY OF DANE      )

I, Waldemar Christian, do hereby certify as follows:

1. That I am the duly elected, qualified and acting Clerk of the Town of Blooming Grove, Dane County, State of Wisconsin (hereinafter called the "Town") and that I was such at all of the times mentioned in this certificate.

2. That the following are all of the supervisors and the members of the Town Board of the Town, and were duly elected, qualified and acting as such at all of the times mentioned in this certificate:

- LeRoy W. Bohnsack
- Harlow J. Tiplie
- ~~Edward J. Tiplie~~
- EDWIN M. KURT

3. That the following are the officers of the Town, and were duly elected, qualified and acting as such at all of the times mentioned in this certificate:

- LeRoy W. Bohnsack, Town Chairman
- Waldemar Christian, Town Clerk
- Mrs. Margaret Weisenburger, Town Treasurer

4. That at a regular meeting of the Town Board of the Town held at Madison, Wisconsin at 7:30 o'clock, P.M., on the 3rd day of December, 1927, at which all of the members of said Town Board were present in person, a resolution authorizing the Town to borrow the sum of \$30,000 from First Wisconsin National Bank of Milwaukee pursuant to Section 67.12(12), Wisconsin Statutes, was duly adopted by the affirmative vote of all of the supervisors and members of said Town Board; that said resolution has been duly recorded in the minutes and proceedings of said meeting and is in full force and effect on the date of this certificate; and that a true and correct copy of the minutes and proceedings at which said resolution was adopted is attached hereto, marked Exhibit A and made a part hereof.

5. That there is attached hereto, marked Exhibit B and made a part hereof, a certificate of the Town Chairman of the Town relative to the incumbency of its officers, their authentic signatures and the absence of litigation affecting the Town; that I know said officer and saw him execute said certificate; and that the matters stated therein are true and correct.

6. That there is attached hereto, marked Exhibit C and made a part hereof, a certificate of the Town Treasurer of the Town certifying that the assessed value of all taxable property located within the Town, as last determined by the Board of Review for the Town, being for the year ~~1956~~<sup>1957</sup>, is the sum of ~~\$19,823,746~~<sup>23,401,897</sup>, further certifying that the aggregate indebtedness and obligations of all kinds of the Town outstanding on the 3<sup>rd</sup> day of December, 1957, totals \$ 650,600.<sup>00</sup>; that I know said officer and saw him execute said certificate; and that the matters stated therein are true and correct.

IN WITNESS WHEREOF, I have executed this certificate in my official capacity this 3<sup>rd</sup> day of December, 1957.

Stalder Christian  
Town Clerk

Town of Blooming Grove, Dane County, Wisconsin

Approved as Correct:

L. R. J. Bohusich  
Town Chairman

Margaret Weisenburger  
Town Treasurer

5. That there is attached hereto, marked Exhibit B and made a part hereof, a certificate of the Town Chairman of the Town relative to the incumbency of its officers, their authentic signatures and the absence of litigation affecting the Town; that I know said officer and saw him execute said certificate; and that the matters stated therein are true and correct.

6. That there is attached hereto, marked Exhibit C and made a part hereof, a certificate of the Town Treasurer of the Town certifying that the assessed value of all taxable property located within the Town, as last determined by the Board of Review for the Town, being for the year 1937, is the sum of \$19,813.75, further certifying that the aggregate indebtedness and obligations of all kinds of the Town outstanding on the 31st day of December, 1937, totals \$ 230,400.00; that I know said officer and saw him execute said certificate; and that the matters stated therein are true and correct.

IN WITNESS WHEREOF, I have executed this certificate in my official capacity this 31st day of December, 1937.

William Johnston  
Town Clerk

Town of Hinsdale Grove, Dane County, Wisconsin

Approved as Correct:  
W. P. A. Johnson  
Town Chairman  
W. P. A. Johnson  
Town Treasurer

EXHIBIT APROCEEDINGS OF THE TOWN BOARD OF  
TOWN OF BLOOMING GROVE.

Regular meeting held Dec 3, 1957, at 7:30 o'clock P.M.  
Madison, Wisconsin

Official Record

Chairman LeRoy W. Bohnsack, Presiding.

Roll Call:

Present, the following supervisors:

*LeRoy Bohnsack*  
*Harlow J. Tupples*  
*Edwin M. Lusk*

Supervisor Tupples moved the  
adoption of the following resolution:

File No. 12-3-57

"WHEREAS, The Town of Blooming Grove, Dane County, Wisconsin (hereinafter called the "Town"), is presently in need of funds aggregating \$30,000, for the respective purposes and in the respective amounts as follows:

<u>Purpose</u>	<u>Amount</u>
Construction of Town Garage	\$ 30,000
<b>Total</b>	<b>\$ 30,000</b>

; and

"WHEREAS, the Town Board of the Town deems it necessary to the safety and in the best interests of the Town that, pursuant to the provisions of Section 67.12(12), Wisconsin Statutes, the aggregate sum of \$30,000 be borrowed upon the terms and conditions hereinafter set forth for the respective uses and purposes hereinabove stated:

"NOW, THEREFORE, BE IT RESOLVED, by this Town Board, 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 First Wisconsin National Bank of Milwaukee, Milwaukee, Wisconsin (hereinafter called the "Lender"), the aggregate

EXHIBIT A

PROCEEDINGS OF THE TOWN BOARD OF  
TOWN OF BLOOMING GROVE.

Regular meeting held Nov 3, 1927, at 7:30 o'clock P.M.  
Madison, Wisconsin

Official Record

Chairman Leroy W. Bohmbeck, Presiding.

Roll Call:

Present, the following supervisors:

*Richardson*      *Katay*  
*J. Papp*          *Bohmbeck*  
*W. ...*              *Blum*

Supervisor Papp moved the  
adoption of the following resolution:

File No. 12-3-27

"WHEREAS, The Town of Blooming Grove, Dane County, Wisconsin (hereinafter called the "Town"), is presently in need of funds aggregating \$30,000 for the respective purposes and in the respective amounts as follows:

<u>Purpose</u>	<u>Amount</u>
Construction of Town Garage	\$ 30,000
<b>Total</b>	<b>\$ 30,000</b>

and :

"WHEREAS, the Town Board of the Town deems it necessary to the safety and in the best interests of the Town that, pursuant to the provisions of Section 67.12(12), Wisconsin Statutes, the aggregate sum of \$30,000 be borrowed upon the terms and conditions hereinafter set forth for the respective uses and purposes hereinafter stated:

"NOW, THEREFORE, BE IT RESOLVED, by this Town Board, that for the respective uses and purposes hereinafter 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 First Wisconsin National Bank of Milwaukee, Milwaukee, Wisconsin (hereinafter called the "Lender"), the aggregate

sum of \$30,000, 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 one(1) promissory note of the Town, payable to the order of the Lender, in the principal amount, bearing interest computed at the rate of 4-1/2% per annum payable on the respective dates and maturing (in installments) as follows:

<u>Principal Amount</u>	<u>Interest Payment Dates</u>	<u>Maturity Date (Amount and Dates of Installment Maturities)</u>
\$30,000	_____ of each year 1958 through 1967	\$3,000 on _____ of each year, 1958 through 1967

which said note shall be in substantially the following form:

PROMISSORY NOTE

\$30,000  
No. 4

Madison, Wisconsin  
\_\_\_\_\_, 1957

FOR VALUE RECEIVED, on or before the \_\_\_\_\_ day of \_\_\_\_\_, 1967, the undersigned, Town of Blooming Grove, Dane County, Wisconsin (hereinafter called the "Town") promises to pay to the order of First Wisconsin National Bank of Milwaukee at Milwaukee, Wisconsin, the sum of Thirty Thousand Dollars (\$30,000.00) in ten (10) equal annual installments as follows:

\$3,000 on \_\_\_\_\_ of each year,  
1958 to 1967, both inclusive,

together with interest at the rate of four and one-half per cent (4-1/2%) per annum, payable annually on the \_\_\_\_\_ day of \_\_\_\_\_ in each year, from the date hereof on the unpaid principal amount hereof. Principal and interest on this note shall be payable in lawful money of the United States of America.

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 Town duly adopted by the unanimous vote of all of the supervisors and members elect of said Board at a regular meeting duly convened on Dec 3, 1957.

sum of \$30,000, 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 one (1) promissory note of the Town, payable to the order of the lender, in the principal amount, bearing interest computed at the rate of 4-1/2% per annum payable on the respective dates and maturities (in installments) as follows:

<u>Principal Amount</u>	<u>Interest Payment Dates</u>	<u>Maturity Date (Amount and Date of Installment Maturities)</u>
\$30,000	each year 1928 through 1927	\$3,000 on of each year, 1928 through 1927

which said note shall be in substantially the following form:

PROMISSORY NOTE

No. 4 \$30,000  
Madison, Wisconsin, 1927

FOR VALUE RECEIVED, on or before the \_\_\_\_\_ day of \_\_\_\_\_, 1927, the undersigned, Town of Blooming Grove, Dane County, Wisconsin (hereinafter called the "Town") promise to pay to the order of First Wisconsin National Bank of Milwaukee at Milwaukee, Wisconsin, the sum of thirty thousand dollars (\$30,000.00) in ten (10) equal annual installments as follows:

\$3,000 on \_\_\_\_\_ of each year, 1928 to 1927, both inclusive.

together with interest at the rate of four and one-half per cent (4-1/2%) per annum, payable annually on the \_\_\_\_\_ day of \_\_\_\_\_ in each year, from the date hereof on the unpaid principal amount hereof. Principal and interest on this note shall be payable in lawful money of the United States of America.

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 67.13(12) Wisconsin Statutes; and is authorized by the resolution of the Town Board of the Town duly adopted by the unanimous vote of all of the supervisors and members elect of said Board at a regular meeting duly convened on \_\_\_\_\_, 1927.

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 irrevocable annual tax sufficient to pay the principal amount 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 or be considered as a waiver thereof or as a waiver of or acquiescence in any default hereunder.

TOWN OF BLOOMING GROVE, DANE  
COUNTY, WISCONSIN

By /s/ LeRoy W. Bohnsack  
Town Chairman

Countersigned: /s/ Waldemar Christian  
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 of said promissory note as it becomes due and payable, there be and hereby is levied upon all the taxable property located within the Town a direct annual tax as follows:

For the year 1957, a tax sufficient to produce the aggregate sum of \$4350.

For the year 1958, a tax sufficient to produce the aggregate sum of \$4215.

For the year 1959, a tax sufficient to produce the aggregate sum of \$4080.

For the year 1960, a tax sufficient to produce the aggregate sum of \$3945.

For the year 1961, a tax sufficient to produce the aggregate sum of \$3810.

For the year 1962, a tax sufficient to produce the aggregate sum of \$3675.

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 irrevocable annual tax sufficient to pay the principal amount 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 or be considered as a waiver thereof or as a waiver of or acquiescence in any default hereunder.

TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN

By Walter W. Johnson  
Town Chairman

Witness my hand and the seal of said Town at Blooming Grove, Wisconsin, this 1st day of May, 1957.

IT IS FURTHER RESOLVED, that in order to provide for the collection of a direct annual tax sufficient to pay the interest and the principal of said promissory note as it becomes due and payable, there be and hereby is levied upon all the taxable property located within the Town a direct annual tax as follows:

- For the year 1957, a tax sufficient to produce the aggregate sum of \$4350.
- For the year 1958, a tax sufficient to produce the aggregate sum of \$4215.
- For the year 1959, a tax sufficient to produce the aggregate sum of \$4080.
- For the year 1960, a tax sufficient to produce the aggregate sum of \$3945.
- For the year 1961, a tax sufficient to produce the aggregate sum of \$3810.
- For the year 1962, a tax sufficient to produce the aggregate sum of \$3675.

For the year 1963, a tax sufficient to produce the aggregate sum of \$3540.

For the year 1964, a tax sufficient to produce the aggregate sum of \$3405.

For the year 1965, a tax sufficient to produce the aggregate sum of \$3270.

For the year 1966, a tax sufficient to produce the aggregate sum of \$3135.

In each of said years the direct annual tax hereinabove levied shall be carried into the tax rolls each year and shall be collected in the same manner and at the same time as other taxes of the Town for such years are collected. So long as any part of the principal of or interest on said promissory note remains unpaid, the taxes hereinabove levied shall be and continue irrevocable, and the proceeds of said taxes shall be segregated in a special fund and used solely for the payment of the principal of and interest on said promissory note; and

"BE IT FURTHER RESOLVED, that the promissory note hereinabove authorized shall be dated \_\_\_\_\_, 1957; 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."

Supervisor KURT seconded the adoption of said resolution and, upon vote being taken, all of the supervisors of the Town voted in favor of the adoption of the said resolution.

There being no other or further business, the meeting of the Town Board adjourned.

*LeRoy Johnson*  
Town Chairman

*Halvor Christensen*  
Town Clerk

For the year 1963, a tax sufficient to produce the  
 aggregate sum of \$3240.  
 For the year 1964, a tax sufficient to produce the  
 aggregate sum of \$3495.  
 For the year 1965, a tax sufficient to produce the  
 aggregate sum of \$3270.  
 For the year 1966, a tax sufficient to produce the  
 aggregate sum of \$3135.

In each of said years the direct annual tax herein-  
 above levied shall be carried into the tax rolls each year  
 and shall be collected in the same manner and at the same time  
 as other taxes of the Town for such years are collected. So  
 long as any part of the principal of or interest on said pro-  
 cessory note remains unpaid, the taxes hereinabove levied shall  
 be and continue irrevocable, and the proceeds of said taxes  
 shall be segregated in a special fund and used solely for the  
 payment of the principal of and interest on said processory  
 note; and

"BE IT FURTHER RESOLVED, that the processory note  
 hereinabove authorized shall be dated \_\_\_\_\_, 1957;  
 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 local principal amount of the loan evidenced  
 thereby."

Supervisor KURT seconded  
 the adoption of said resolution and, upon vote being taken,  
 all of the supervisors of the Town voted in favor of the  
 adoption of the said resolution.

There being no other or further business, the  
 meeting of the Town Board adjourned.

[Signature]  
 Town Chairman  
[Signature]  
 Town Clerk



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EXHIBIT B

CERTIFICATE RESPECTING INCORPORATION OF OFFICERS  
AUTHENTICATION OF SIGNATURES AND  
ABSENCE OF LITIGATION

STATE OF WISCONSIN )  
                          ) SS  
COUNTY OF DARE )

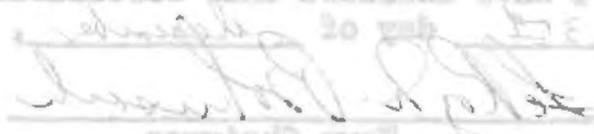
The undersigned, LeRoy W. Johnson, Town Chairman,  
Town of Blooming Grove, Dane County, Wisconsin, hereby  
certifies as follows:

1. That the following named persons, whose  
authentic signatures are hereto subscribed, are duly elected,  
qualified and acting officers of said Town presently holding  
the offices set forth opposite their respective names below:

<u>Name</u>	<u>Office</u>	<u>Signature</u>
LeRoy W. Johnson,	Town Chairman	
Waldemar Christian,	Town Clerk	
Mrs. Margaret, Weindinger,	Town Treasurer	

2. That there is no controversy or litigation pending or threatened affecting the corporate existence of said Town, its boundaries, the right or title to office of any of its officers, or in any manner affecting the due administration or validity of the borrowings by said Town under Section 57.12(12), Wisconsin Statutes, which were authorized by the Town Board of said Town by resolution adopted \_\_\_\_\_, 1937.

IN WITNESS WHEREOF, I have executed this certificate in my official capacity this \_\_\_\_\_ day of \_\_\_\_\_, 1937.

  
LeRoy W. Johnson  
Town Chairman

NOTARIAL CERTIFICATION

I hereby certify that I am President of the Blooming Grove State Bank of Madison, State of Wisconsin, and that I am personally acquainted with the officers whose signatures appear above, and that I know they are the officers whose signatures appear above, and that I know they are the duly qualified and acting officials of said Town of Blooming Grove, Wisconsin, as indicated by the titles appended to said signatures, and that I hereby identify said signatures, together with those on the above described note, as being in all respects true and genuine.

IN WITNESS WHEREOF, I have hereunto subscribed my official signature and impressed hereon the corporate seal of said bank on the date subscribed to the foregoing certificate.

  
\_\_\_\_\_  
(Notary Seal)



D 43

EXHIBIT C

CERTIFICATE RESPECTING INDEBTEDNESS

STATE OF WISCONSIN )  
                          ) ss  
COUNTY OF DANE

The undersigned, Mrs. Margaret Weisenburger, Town Treasurer of the Town of Blooming Grove, Dane County, Wisconsin, hereby certifies as follows:

1. That the assessed value of all taxable property located within the said town, as last determined by its board of review, being for the year 1927, is the sum of \$12,333,700.

2. That the total indebtedness and obligations of said town, however incurred, outstanding on the 31 day of December, 1927, aggregate \$ 252,000.00 determined as follows:

(a) First Wisconsin National Bank of Milwaukee, Note No. 1 and No. 2	\$150,000
(b) Monona Grove State Bank, Note No. 3	70,000
(c) First National Bank - Madison	90,000
(d) American Exchange Bank - "	200,000
(e) Security Trust Bank - "	150,000
<b>Total</b>	<b>\$252,000</b>

3. That the town has cash in the treasury and comes in the process of collection sufficient and legally available to satisfy all current liabilities of the town other than principal amounts of indebtedness for borrowed money.

IN WITNESS WHEREOF, I have executed this instrument in my official capacity this 3 day of December, 1927.

Margaret Weisenburger  
Town Treasurer

Consideration was given to Mayor Nestingen's letter regarding the Tenney Park Locks. It was Mr. Cooper's opinion that the Town could not legally contribute to the repair of the locks. The Clerk was directed to answer the letter accordingly and to advise that the Town would be represented at the meeting of December 19, 1957.

V2-P.246

Payment of the sidewalk Special Assessment on the Town lots along West Dean Avenue, was approved.

V2-P.236

The Special assessment for the Allis Avenue Town lot and garage was ordered placed on the tax roll in installments.

V2-P.237

A letter from the State Highway Commission relative to the findings and determination of the hearing on the new Federal Interstate Highway No.103, was referred to Mr. Pederson.

V2-P.138

Mr. Pederson reported that the Planning Board had approved application for a filling station site on the part of the NE 1/4 of NE 1/4 section 21 and that he would report this action to Mr. Skinner.

V2-P.208

There being no further business to come before the members, the meeting adjourned at 11:45 P.M.

*Waldemar Christian*

Waldemar Christian, Clerk.

Special Meeting                      December 6, 1957                      7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt & Christian.

Discussion was held regarding the vacant positions of Assessor and Building Inspection Superintendent. The following applications were considered: Vernon Foust, 3239 Milwaukee St., R. O. Ostlind, 204 E. Lakeview Ave., B. C. Starkweather, 4012 Hegg Ave., Clifford Johnson, 4307 Hegg Ave., Glenn Thousand, 4512 Gordon Ave., Wm. Woodson, 4119 Jerome St., Garwood Mather, 311 Lance Lane, Rodney Howe, 4016 Hegg Ave., John Robertstad, 307 Morningside Avenue, and W. E. Entwistle, 4123 Jerome St.

V2-P.65

V2-P.64

A motion by Mrs. Tipple, seconded by Mr. Kurt, to appoint W. E. Entwistle to fill the unexpired term of the Town's Assessor was carried unanimously.

✓

A motion by Mr. Kurt, seconded by Mr. Bohnsack, to appoint Mr. Entwistle Building Inspection Superintendent was carried unanimously.

✓

The board members advised Mr. Entwistle that his salary for the two positions would be \$5200.00 per year as per budget approved.

✓

The Clerk was directed to advise Mr. Entwistle and the other applicants of the appointments made.

✓

There being no other business to come before the members, the special meeting adjourned at 10:00 P. M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Regular Meeting

December 17, 1957

7:30 P.M.

Cooper

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, and Christian. Also (3) University students on class assignments and Mark Hoffmann of the Capital Times.

Minutes of December 3, 1957 and December 6, 1957 were approved as read.

Mr. Bohnsack opened the meeting with a hearing on the budget. There were no appearances for or against the budget. A motion by Mr. Tipple, seconded by Mr. Kurt, to adopt the budget as presented, was carried. (See page 37A thru 37C, budget)

Mr. Gilbert Voeck appeared and requested that a name be given to old Hy. 51. The Clerk was instructed to write the Village of McFarland Board about suggestions for a name.

Release of damage to the Wm. Finley car for a settlement of \$100.00 was noted.

The Treasurer's request for robbery and burglary insurance in the amount of \$5,000.00 was considered. A motion by Mr. Tipple, seconded by Mr. Kurt, to purchase the insurance, was carried. Mr. Tipple requested that the Treasurer obtain rates from two other companies.

Application by the Madison Gas & Electric Company to extend power lines to the Skelly Oil Company on U.S. Highway 51 was considered and approved.

The hearing on the petition to add lands in sections 10, 21 and 22 to Sanitary District No. 6 was declared open. Mr. Ed. Check inquired if his land was included and he was advised that he was not included. Mr. Harold Lautz and Mr. Paul Newbauer from the State Board of Health and Mr. Hamel, attorney and engineer for Sanitary District No. 6 appeared in favor of adding the petitioned lands to the Sanitary District. There were no other appearances. A motion by Mr. Kurt, seconded by Mr. Tipple, to adopt the order annexing lands in Assessors Plat No. 2 and No. 3 in Section 22 to Sanitary District No. 6, was carried. There being no further appearances, the hearing was declared closed. (See pages 37D thru 37G for orders).

Mr. Harley Severance and his attorney, Norman Herro, appeared and inquired about the zoning of his land in Section 15. Mr. Pederson read the minutes of the Planning Committee stating no decision on zoning could be made. Mr. Bohnsack advised Mr. Severance that his first approval for a zoning change should come from the Planning Board. A lengthy discussion on trailer parks followed.

The Park Board letter of November 25, 1957, requesting that an offer of \$7,000.00 be made to the Morningside Sanitorium for a 15.9 acre parcel of land was considered. A motion by Mr. Tipple, seconded by Mr. Kurt, to have Mr. Cooper draw up an offer to purchase, in the amount of \$7,000.00 with all special assessments paid, was carried.

A motion by Mr. Tipple, seconded by Mr. Kurt, to appoint Mr. Frank Creeron to the Planning Board, was carried.

Mr. Pederson reported that he was having trouble with the motor patrol (grader) and would have to have it repaired.

The requirements regarding the digging in Town streets, as recommended by Mr. Pederson, were approved.

Mr. Cooper was instructed to draft an ordinance regarding the platting of land.

A letter from Floyd E. Wheeler, dated December 12, 1957, regarding an agreement for replacing the street in front of Lot 88, Glendale, was considered and placed on file.

Mr. Donald Dix appeared and stated that the new addition in the F. S. Royster Guano plant had difficulty with code, required wiring being subject to acid corrosion. After checking and

receiving approval from the State Industrial Commission, he had given approval on something not in the Blooming Grove Electrical code. V2-P.136

A short discussion on a Joint Committee to study a Joint Monona Village and Town of Blooming Grove Fire Department, was held. V2-P.144

The Clerk was directed to have the Wisconsin State Journal delivered to the Town Hall. V2-P.276

A motion by Mr. Tipple, seconded by Mr. Kurt, to adopt Ordinance No. 12-17-57, Section 9.01 (Carnival & Circus Ordinance), was carried. (See pages 37H & 37I for ordinance). (See Page 37 J for affidavit of posting). V2-P.201 V2-P.50

Mr. Entwistle was instructed to get information from Madison Moving and Wrecking Company regarding future plans. V2-P.172

There being no further business to come before the members, the meeting adjourned at 10:45 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

\*\*\*\*\*

Regular Meeting January 7, 1958 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper and Christian.

The minutes of December 17, 1957 were approved as read.

Mr. Ben Stiegmann and Mr. Gordon Merrill appeared in response to Mr. Entwistle's direction. Mr. Merrill was directed to return on January 10, 1958 and a 90 day permit would be issued upon payment of the 3 month fees. V2-P.174

Mr. Randall requested that the town install more street lights at the overhead bridge at Highway 51 and 12 & 18. The Board members advised Mr. Randall that this was a matter for the State Highway Commission and suggested he direct his request to them. V2-P.239

Mr. Lowell Peterson appeared and requested that the 51 Belt-line service road be extended North to Buckeye Road. It was suggested that Mr. Peterson contact the Planning Board and also the property owners affected. V2-P.236

The December Police report was received and placed on file. which was V2-P.210  
The matter of naming the portion of Highway 51 returned to the Town of Blooming Grove was discussed and the Clerk was directed to write the various oil companies and get suggestions for a name. V2-P.239

The Clerk advised that the offer of Purchase on 15.9 acres of land owned by the Morningside Corporation had been presented. V2-P.206

Mr. Cooper was directed to investigate the legality of establishing a Town Police and Fire Commission. V2-P.210

Annexation of the Darbo property, having become final, was noted and the Clerk was directed to notify Mr. Pederson and Mr. Widmann to cease serving the portion of Webb Avenue now in the City of Madison. V2-P.51

Receipt of the City's new boundaries was noted and given to Mr. Cooper to check. V2-P.74

Receipt of a tax bill for Lot 16, Block 2, Esther Beach, was noted and held until the Clerk's letter was answered. V2-P.97



EXPENDITURES

GENERAL GOVERNMENT

Town Board - - - - -	\$ 2,000.00
Town Clerk - - - - -	8,059.00
Town Treasurer - - - - -	6,632.00
Assessor - - - - -	3,800.00
Law - - - - -	8,000.00
Board of Review - - - - -	50.00
Special Accounting - - - - -	1,500.00
Town Hall - - - - -	4,752.00
Elections - - - - -	800.00
Inspection Department - - - - -	3,850.00
Property & Liability Insurance - - - - -	2,800.00
Total	<u>\$42,243.00</u>

PROTECTION OF PERSONS & PROPERTY

Police Department - - - - -	26,171.00
Police Department Outlay - - - - -	2,000.00
Justice Court - - - - -	2,000.00
Board of Prisoners - - - - -	200.00
Operation of Squad Car - - - - -	4,400.00
Fire Department - - - - -	10,150.00
Fire Department Outlay - - - - -	20,000.00
Fire Protection Charge - - - - -	72.00
Total	<u>\$64,993.00</u>

WELFARE DEPARTMENT

Resident Relief - - - - -	11,000.00
Relief Administration - - - - -	744.00
Total	<u>\$11,744.00</u>

ROADS & STREETS

Road & Street Maintenance - - - - -	22,000.00
Road & Street Outlay - - - - -	69,180.00
Storm Sewer Maintenance - - - - -	1,500.00
Storm Sewer Outlay - - - - -	10,000.00
Highway Equipment Maintenance - - - - -	13,379.00
Highway Equipment Outlay - - - - -	8,370.00
Street Lighting - - - - -	6,000.00
Cleaning Streets - - - - -	2,000.00
Weed Eradication - - - - -	1,350.00
Snow & Ice Removal - - - - -	2,250.00
Trimming Trees - - - - -	500.00
Maintenance of Highway Garage - - - - -	600.00
Miscellaneous Highway Expense - - - - -	800.00
Total	<u>\$137,929.00</u>

*V 2-13.64*

HEALTH & SANITATION

Health Board - - - - -	200.00
Health Officer - - - - -	250.00
Garbage & Rubbish Collection - - - - -	15,100.00
Sanitary Land Fill - - - - -	1,400.00
Insect Control - - - - -	2,300.00
Total	<u>\$ 19,250.00</u>

RECREATION

Parks & Playgrounds - - - - -	7,500.00
Parks & Playgrounds Outlay - - - - -	1,000.00
Total	<u>\$ 8,500.00</u>

MISCELLANEOUS EXPENDITURES

Trailer fees due school districts - - - - -	1,200.00
Tuition--Special & Vocational - - - - -	400.00
Miscellaneous General Expense - - - - -	500.00
50% of Social Security Expense - - - - -	1,800.00
Madison Metropolitan Sewerage District---	3,146.00
Contingency Fund - - - - -	2,600.00
Total	<u>\$ 9,646.00</u>

LOANS

Interest - - - - -	22,785.00
Principal - - - - -	87,200.00

Total	<u>\$109,985.00</u>
Total Expenditures	<u>\$404,290.00</u>

EXPENDITURES

		GENERAL GOVERNMENT	
			Town Board - - - - -
			Town Clerk - - - - -
			Town Treasurer - - - - -
			Assessor - - - - -
			Law - - - - -
			Board of Review - - - - -
			Special Accounting - - - - -
			Town Hall - - - - -
			Elections - - - - -
			Inspection Department - - - - -
			Property & Liability Insurance - - - - -
	\$	2,800.00	
		3,850.00	
		800.00	
		4,752.00	
		1,500.00	
		50.00	
		8,000.00	
		3,800.00	
		6,632.00	
		8,059.00	
		2,000.00	
	\$	42,243.00	Total
		PROTECTION OF PERSONS & PROPERTY	
			Police Department - - - - -
			Police Department Outlay - - - - -
			Justice Court - - - - -
			Board of Prisoners - - - - -
			Operation of Squad Car - - - - -
			Fire Department - - - - -
			Fire Department Outlay - - - - -
			Fire Protection Charge - - - - -
		72.00	
		20,000.00	
		10,150.00	
		4,400.00	
		200.00	
		2,000.00	
		2,000.00	
		2,000.00	
		26,171.00	
	\$	64,993.00	Total
		WELFARE DEPARTMENT	
			Resident Relief - - - - -
			Relief Administration - - - - -
		744.00	
		11,000.00	
	\$	11,744.00	Total
		ROADS & STREETS	
			Road & Street Maintenance - - - - -
			Road & Street Outlay - - - - -
			Storm Sewer Maintenance - - - - -
			Storm Sewer Outlay - - - - -
			Highway Equipment Maintenance - - - - -
			Highway Equipment Outlay - - - - -
			Street Lighting - - - - -
			Cleaning Streets - - - - -
			Weed Eradication - - - - -
			Snow & Ice Removal - - - - -
			Trimming Trees - - - - -
			Maintenance of Highway Garage - - - - -
			Miscellaneous Highway Expense - - - - -
		800.00	
		600.00	
		500.00	
		2,250.00	
		1,350.00	
		2,000.00	
		6,000.00	
		8,370.00	
		13,379.00	
		10,000.00	
		1,500.00	
		6,180.00	
		25,000.00	
	\$	137,929.00	Total
		HEALTH & SANITATION	
			Health Board - - - - -
			Health Officer - - - - -
			Garbage & Rubbish Collection - - - - -
			Sanitary Land Fill - - - - -
			Insect Control - - - - -
		2,300.00	
		1,400.00	
		15,100.00	
		250.00	
		200.00	
	\$	19,250.00	Total
		RECREATION	
			Parks & Playgrounds - - - - -
			Parks & Playgrounds Outlay - - - - -
		1,000.00	
		7,500.00	
	\$	8,500.00	Total
		MISCELLANEOUS EXPENDITURES	
			Trailer fees due school districts - - - - -
			Tuition--Special & Vocational - - - - -
			Miscellaneous General Expense - - - - -
			50% of Social Security Expense - - - - -
			Madison Metropolitan Sewerage District--
			Contingency Fund - - - - -
		2,600.00	
		3,146.00	
		1,800.00	
		500.00	
		400.00	
		1,500.00	
	\$	9,646.00	Total
		LOANS	
			Interest - - - - -
			Principal - - - - -
		87,500.00	
		22,785.00	
	\$	109,985.00	Total
	\$	404,290.00	Total Expenditures

37-A(1)

12-13-58

R E C E I P T S

TAXES	
Income - - - - -	\$ 65,000.00
Fire Insurance - - - - -	500.00
Telephone - - - - -	6,500.00
Public Utility - - - - -	16,000.00
	<hr/>
	Total \$ 88,000.00

LICENSES & PERMITS	
Sundry Licenses - - - - -	8,200.00
Dog Licenses (Refund from County) - - - - -	65.00
Penalties, Fines & Forfeits - - - - -	4,500.00
Inspection Department Permits - - - - -	4,000.00
Trailer Fees - - - - -	2,500.00
	<hr/>
	Total \$ 19,265.00

GIFTS & GRANTS	
State Aid (Roads) - - - - -	6,000.00
Highway Privilege Tax - - - - -	12,000.00
Liquor Apportionment Tax - - - - -	7,200.00
County Aid (Roads) - - - - -	6,790.00
	<hr/>
	Total \$ 31,990.00

MISCELLANEOUS	
Interest on Personal Property Taxes - - - - -	100.00
Department Revenue -- Highway - - - - -	2,500.00
Sanitary Land Fill - - - - -	3,000.00
Special Assessments (Miscellaneous) - - - - -	100.00
Special Assessments (Sidewalk) - - - - -	613.00
Special Assessments (Curb & Gutter) - - - - -	1,995.00
Special Assessments (Blacktop) - - - - -	7,621.00
Special Assessments (Street) - - - - -	1,318.00
Interest on Special Assessments - - - - -	1,206.00
	<hr/>
	Total \$ 18,453.00

Total Receipts \$157,708.00

Expenditures \$404,290.00

Receipts - - - - -	\$ 157,708.00
Special Assmt. & Equip. Loan	97,550.00
Miscellaneous Loan - - - - -	60,000.00
	<hr/>
Total	\$315,258.00

Town Levy \$ 89,032.00

Expenditures of Uninc. Village Only	
Garbage Collection - - - - -	15,100.00
Insect Control - - - - -	2,300.00
Street Lighting - - - - -	6,000.00
Sanitary Land Fill - - - - -	1,400.00
Storm Sewer Maintenance - - - - -	1,500.00
Cleaning Streets - - - - -	2,000.00
Metropolitan Sewerage Dist. --	3,146.00
89.66% of Debt Service - - - - -	98,613.00
	<hr/>
Total	\$130,059.00

Less income on Uninc. Vil. Only	
Liquor Licenses	\$ 8,200.00
Liquor Apportionment Tax	7,200.00
Sanitary Land Fill	3,000.00
Special Assessment	12,240.00
Less 90% of \$60,000.00 Loan	50,000.00
Less Storm Sewer Loan	10,000.00
	<hr/>
Total	\$ 90,640.00
Balance	\$ 39,419.00

R E C E I P T S

	TAXES
	Income - - - - -
	Fire Insurance - - - - -
	Telephone - - - - -
	Public Utility - - - - -
	Total

	LICENSES & PERMITS
	Sundry Licenses - - - - -
	Dog Licenses (Refund from County) - - - - -
	Penalties, Fines & Forfeits - - - - -
	Inspection Department Permits - - - - -
	Trailer Fees - - - - -
	Total

	GIFTS & GRANTS
	State Aid (Roads) - - - - -
	Highway Privilege Tax - - - - -
	Liquor Apportionment Tax - - - - -
	County Aid (Roads) - - - - -
	Total

	MISCELLANEOUS
	Interest on Personal Property Taxes - - - - -
	Department Revenue -- Highway - - - - -
	Sanitary Land Fill - - - - -
	Special Assessments (Miscellaneous) - - - - -
	Special Assessments (Sidewalk) - - - - -
	Special Assessments (Curb & Gutter) - - - - -
	Special Assessments (Blacktop) - - - - -
	Special Assessments (Street) - - - - -
	Interest on Special Assessments - - - - -
	Total

	Total Receipts
	Expenditures

	Receipts - - - - - \$ 127,708.00
	Special Assmt. & Equip. Loan 27,250.00
	Miscellaneous Loan - - - - - 60,000.00
	Total
	Town Levy

	Expenditures of Uninc. Village Only
	Garage Collection - - - - - 12,100.00
	Insect Control - - - - - 2,300.00
	Street Lighting - - - - - 6,000.00
	Sanitary Land Fill - - - - - 1,400.00
	Storm Sewer Maintenance - - - - - 1,500.00
	Cleaning Streets - - - - - 2,000.00
	Metropolitan Sewerage Dist. - - - - - 3,146.00
	8 1/2% of Debt Service - - - - - 98,613.00
	Total

	Less income on Uninc. Vll. Only
	Liquor Licenses \$ 8,200.00
	Liquor Apportionment Tax 7,200.00
	Sanitary Land Fill 3,000.00
	Special Assessment 12,240.00
	Less 90% of \$60,000.00 Loan 50,000.00
	Less Storm Sewer Loan 10,000.00
	Total
	Balance

\$ 32,419.00

318

BUDGET 1958--59

To be levied over entire Town

\$49,613.00

$\frac{49,613.00}{23,401,297.00}$  Equals Town rate .00212

Outside Uninc. Village 2,420,620.00 X .00212 equals 5,131.71  
 Uninc. Village Only 20,980,677.00 X .00212 equals 44,479.03

Town Tax - - - - - \$44,479.03  
 Plus balance to be on Uninc. Village Only 39,419.00  
 Total \$83,898.03

$\frac{83,898.03}{20,980,677.00}$  Equals Uninc. Vil. rate .003999

Outside Uninc. Village 2,420,626.00 X .00212 equals 5,131.71  
 Unincorporated Village 20,980,677.00 X .003999 83,901.73  
 TOTAL 89,033.44

\$49,613.00

To be levied over entire Town

	<u>\$9,613.00</u>
Edwals Town rate .00212	
	\$3,401,297.00

Outside Uninc. Village \$,450,650.00 X .00212 edwals	
	5,131.71
Uninc. Village Only \$0,980,677.00 X .00212 edwals	
	\$4,479.03

\$83,898.03	
<u>39,419.00</u>	
\$44,479.03	

Town Tax - - - - -  
 Plus balance to be on Uninc. Village Only  
 Total

	<u>83,898.03</u>
Edwals Uninc. Vll. rate .003999	
	\$0,980,677.00

Unincorporated Village \$0,980,677.00 X .003999	
	\$3,901.73
Outside Uninc. Village \$,450,650.00 X .00212 edwals	
	5,131.71
TOTAL	\$8,033.44

.....  
IN RE: Annexation of Lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin.  
.....

V2-P.235

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 Town Sanitary District No. 6 of the Town of Blooming Grove, having been filed with the town clerk, and on due publication by posting 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 17th day of December, 1957, and Mr Harold LAUTZ 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) 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 sections 60.30 to 60.309, inclusive, of the statutes, the following described lands, to-wit:

All of outlots, 27, 28, 29, 30, 31, 32, 33, 34, 36, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, and 54 of Assessor's Plat No. 2, Town of Blooming Grove, Dane County, Wisconsin and

All of Assessor's Plat No. 3, Town of Blooming Grove, Dane County, Wisconsin and the balance of the NE 1/4 SW 1/4 SE 1/4, Section 22, T 7 M. R 10 E, Town of Blooming Grove, Dane County, Wisconsin.

44-5532

IN RE: Annexation of lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin.

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 Town Sanitary District No. 6 of the  
Town of Blooming Grove, having been filed with the town clerk, and on  
the publication by posting 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 17th day of December, 1927, and  
the hearing 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 respective owners of real  
estate, as provided in section 60.303(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  
purpose set forth in sections 60.30 to 60.309, inclusive, of the  
statutes, the following described lands, to-wit:

All of sections 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37,  
38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, and 52 of Assessor's  
Plan No. 2, Town of Blooming Grove, Dane County, Wisconsin  
and

All of Assessor's Plan No. 3, Town of Blooming Grove, Dane  
County, Wisconsin and the balance of the NE 1/4 SW 1/4 SE 1/4, Section  
22, T 7 N, R 10 E, Town of Blooming Grove, Dane County,  
Wisconsin.

Dated this 17 day of December, 1957.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE

BY

*L. H. Blusark*  
Chairman

*Harlow J. Tipple*  
Supervisor

*Edwin M. Kurt*  
Supervisor

Dated this 17 day of December, 1937.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE

[Signature]  
BY:

Chairman

[Signature]  
Supervisor

[Signature]  
Supervisor

.....  
 IN RE: Annexation of Lands to .....  
 Town Sanitary District No. 6 .....  
 of the Town of Blooming Grove, .....  
 Dane County, Wisconsin. ....  
 .....

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 Town Sanitary District No. 6 of the Town of Blooming Grove, having been filed with the town clerk, and on due publication by posting 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 17th day of December 1957, and HAROLD LAUTZ 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) 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 sections 60.30 to 60.309, inclusive, of the statutes, the following described lands, to-wit:

The westerly 30.4 acres of the Northwest 1/4 of the Northwest 1/4, Section 10, T 7 N, R 10 E, and the westerly 30.2 acres of the Southwest 1/4 Northwest 1/4 Section 10, T 7 N, R 10 E Town of Blooming Grove, Dane County, Wisconsin.

Easterly 10.1 acres of the NW 1/4 NW 1/4, Section 10

Easterly 10.1 acres of the SW 1/4 NW 1/4, Section 10

All of the NE 1/4 NW 1/4, Section 10 except the North 12 acres thereof and also excepting the following: commencing at the SE corner; thence North 203.7 feet; thence West 511 feet; thence South to the South line; thence East to the SE corner and to the point of beginning (26.1 acres)

IN RE: Annexation of lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin.

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 Town Sanitary District No. 6 of the Town  
of Blooming Grove, having been filed with the town clerk, and on due  
publication by posting 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 fifth day of December 1927, and  
HAROLD LAUREN 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) 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 benefited  
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:

The westerly 30.4 acres of the Northwest 1/4 of the North-  
west 1/4, Section 10, T 7 N, R 10 E, and the westerly 30.2  
acres of the Southwest 1/4 Northwest 1/4 Section 10, T 7 N,  
R 10 E Town of Blooming Grove, Dane County, Wisconsin.

Easterly 10.1 acres of the NW 1/4 NW 1/4, Section 10

Easterly 10.1 acres of the SW 1/4 NW 1/4, Section 10

All of the NE 1/4 NW 1/4, Section 10 except the North 1/2  
acre thereof and also excepting the following:  
commencing at the SE corner; thence North 203.7 feet;  
thence West 511 feet; thence South to the South line;  
thence East to the SE corner and to the point of be-  
ginning (20.1 acres)

All of the SE 1/4 NW 1/4, Section 10 excepting:  
commencing at the Southeast corner; thence North approximately 1337 feet; thence West 16 rods; thence South 69 rods 3.5 feet; thence East 5.5 rods; thence South 11 rods 13 feet; thence East 10.5 rods to the point of beginning;

Also excepting: commencing 288 feet West of the Southeast corner; thence West 238.4 feet N 1° East to the North line; thence East to a point 264 feet West of the Northeast corner; thence South 1° 38' West, 1138 feet; thence West 12.7 feet; thence South 0° 05' East, 180.6 feet to Highway; thence South 0° 05' East, 33 feet to the point of beginning;

Also excepting: commencing 526.4 feet West and 33 feet North of the Southeast corner; thence West, 100 feet; thence North 1° East, 180.6 feet; thence East 100 feet; thence South 1° West, 180.6 feet to the point of beginning; also

Excepting: commencing 626.4 feet West of the East line and 33 feet North of the South line; thence West 100 feet; thence North 1° East, 525.9 feet; thence East 200 feet; thence South 1° West, 345.3 feet; thence West 100 feet; thence South 1° West, 180.6 feet to the point of beginning and also excepting land conveyed as recorded in Volume 591 of Deed, Page 43.

Dated this 17 day of December, 1957.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE

BY *L. R. Johnson*  
Chairman

*Harlow J. Jipp*  
Supervisor

*Edwin M. Kurt*  
Supervisor

All of the SE 1/4 NW 1/4, Section 10 excepting: commencing at the southeast corner; thence North approx-  
imately 1337 feet; thence West 16 rods; thence South 69  
rods 2.5 feet; thence East 2.5 rods; thence South 11 rods  
13 feet; thence East 10.5 rods to the point of beginning;

Also excepting: commencing 288 feet West of the Southeast  
corner; thence West 238.4 feet W 1° East to the North  
line; thence East to a point 284 feet West of the North-  
east corner; thence South 1° 38' West, 1138 feet; thence  
West 12.7 feet; thence South 0° 02' East, 180.6 feet to  
Highway; thence South 0° 02' East, 33 feet to the point  
of beginning;

Also excepting: commencing 288.4 feet West and 33 feet  
North of the Southeast corner; thence West, 100 feet;  
thence North 1° East, 180.6 feet; thence East 100 feet;  
thence South 1° West, 180.6 feet to the point of begin-  
ning; also

Excepting: commencing 628.4 feet West of the East line  
and 33 feet North of the South line; thence West 100  
feet; thence North 1° East, 225.9 feet; thence East 200  
feet; thence South 1° West, 345.3 feet; thence West 100  
feet; thence South 1° West, 180.6 feet to the point of  
beginning and also excepting land conveyed as recorded in  
Volume 291 of Deed, Page 43.

Dated this 17 day of December, 1927.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE

BY [Signature]  
Chairman  
[Signature]  
Supervisor  
[Signature]  
Supervisor

37 H

ORDINANCE NO. 12/17/57 TO BE SECTION 9.01

V2-P.201

An Ordinance licensing Circuses and Carnivals.

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

Section 9.01 of the General Ordinances of the Town of Blooming Grove entitled "An Ordinance licensing Circuses and Carnivals" is repealed and recreated to read as follows:

9.01 Circuses and Carnivals

(1) Licenses Required. No circus or carnival as commonly known shall be permitted to perform or operate in the Town of Blooming Grove without first having made application for and obtained a license in accordance with the provisions of this Ordinance.

(2) License Fee. The license fee to be charged circuses and carnivals shall be the sum of Twenty-Five Dollars (\$25.00) for each day such circus or carnival operates.

(3) Application for License. No license shall be granted hereunder unless and until the person desiring the same shall first have paid to the Town Treasurer or Town Clerk the license fee required for the total period for which the license is desired and shall have filed with the Town Clerk an application therefor at least thirty (30) days in advance of the first date for which the license is desired signed by the applicant and containing the following information and the Town Board by majority vote shall have authorized the granting of such license:

- (a) Name of applicant, owner and sponsor of such circus or carnival.
- (b) Address and description of site for which license is desired.
- (c) Number of days for which the license is desired.

THE HISTORY OF THE

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(4) Granting of Licenses. The Town Clerk shall lay all applications for licenses hereunder before the Town Board at its next regular meeting following the filing of such application. Before granting any such license the Town Board shall consider the safety factor of such site in addition to any other factor by them deemed pertinent to the granting or denial of such license.

(5) Penalty. Any person, society, club, corporation, or sponsor of such circus or carnival who shall violate the provisions of this Ordinance shall be subject to a fine of not less than One Hundred Dollars (\$100.00) nor more than Three Hundred Dollars (\$300.00) for each and every offense, and each day on which any such violation exists shall be deemed a separate offense.

This Ordinance shall take effect one week after its passage and posting and proof of said posting is filed and recorded by the Town Clerk.

This Ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on Dec. 17, 1957.

L. R. B. Bhusal  
Chairman

Harlow J. Tipple  
Supervisor

Edwin M. Hunt  
Supervisor

Waldemar Christian  
Town Clerk

1901  
The first of the year was a very dry one. The crops were all killed by the drought. The people were very poor and many died of starvation. The government was very kind and gave them food and money. The people were very grateful and they all lived happily ever after.

The second of the year was a very wet one. The crops were all killed by the flood. The people were very poor and many died of starvation. The government was very kind and gave them food and money. The people were very grateful and they all lived happily ever after.

The third of the year was a very hot one. The crops were all killed by the heat. The people were very poor and many died of starvation. The government was very kind and gave them food and money. The people were very grateful and they all lived happily ever after.

The fourth of the year was a very cold one. The crops were all killed by the frost. The people were very poor and many died of starvation. The government was very kind and gave them food and money. The people were very grateful and they all lived happily ever after.

The fifth of the year was a very good one. The crops were all good and the people were very rich. The government was very kind and gave them food and money. The people were very grateful and they all lived happily ever after.

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

I, ~~Waldemar Christian~~, <sup>Officer</sup> ~~Clerk of the Town Board~~ of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, ~~Waldemar Christian, Town Clerk~~, on the 8 day of January, 1958, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

1. Peggly - Weggly
2. C. + P. Shopping Center
3. Club House Gallagher Park

V-2-P-50

Officer William Best

Subscribed and sworn to before me this 8 day of January, 1958.

Florence Kuester  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/21/61

STATE OF NEW YORK

IN SENATE  
January 12, 1911

REPORT OF THE  
COMMISSIONERS OF THE LAND OFFICE  
IN RESPONSE TO A RESOLUTION PASSED BY THE SENATE  
ON APRIL 11, 1909

ALBANY:  
J. B. ROYCE, STATE PRINTER  
1911



ALBANY, N. Y., JANUARY 12, 1911.  
I hereby certify that the foregoing is a true and correct copy of the report of the Commissioners of the Land Office, as printed and bound up in book form.

COMMISSIONER OF LAND OFFICE

ZONING ORDINANCE AMENDMENT No. 680

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)(j), C-1 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended by adding thereto a new subdivision, to be numbered 17 and reading as follows:

17. Lot 104, First Addition to Ossmann Acres.

B. That subdivision 7 of Section 10.03 (4)(k), C-2 Commercial and Light Manufacturing District, be amended to read as follows:

7. A part of the NE¼, Section 16 described as follows: beginning at the northeast corner of Lot 2, Block 6, First Addition to Allis Heights; thence south along the east line of said Block 6 and said line extended, to a point which is south 166 feet from the southeast corner of Lot 12 in said Block 6; thence east 135 feet; thence north 100 feet to the south line of Allis Avenue extended easterly; thence east along said line to the westerly right of way line of Highway 51; thence northerly along said line to the southerly line of Buckeye Road; thence westerly along said line to the point of beginning.

C. That Section 10.03 (4)(d), R-4 Residence District, be amended by adding thereto a new subdivision, to be numbered 9 and reading as follows:

9. Lots 95 to 103, inclusive, First Addition to Ossmann Acres.

D. That subdivision 7 of Section 10.03 (4)(c), R-3 Residence District, be amended to read as follows:

7. Allis Heights and the First Addition to Allis Heights, Lots 1 to 7, inclusive, Lots 50 to 53, inclusive, and Lots 64 to 79, inclusive, Ossmann Acres; Lots 80 to 84, inclusive, and Lots 90 to 94, inclusive, First Addition to Ossmann Acres; also the unplatted parcel in the S½ SW¼ NE¼, Section 16.

E. That Section 10.03 (4)(b), R-2 Residence District, be amended by adding thereto a new subdivision, to be numbered 20 and reading as follows:

20. Lots 85 to 89, inclusive, First Addition to Ossmann Acres.

V2-P296

Adapted \_\_\_\_\_ 195\_\_\_\_\_

Effective \_\_\_\_\_ 195\_\_\_\_\_

ZONING ORDINANCE AMENDMENT No. 683

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)(d), R-4 Residence District in the Town of Blooming Grove, be amended by adding thereto a new subdivision, to be numbered 10 and reading as follows:

10. Lots 211 to 226, inclusive, Third Addition to Glendale.

B. That subdivision 18 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

18. Lots 8 to 49, inclusive, and Lots 54 to 63, inclusive, Ossmann Acres; Lots 2 to 32, inclusive, and Lots 36 to 67, inclusive, Linda Vista; Lots 159 to 210, inclusive, Third Addition to Glendale; also the unplatted portion of the E½ W¼ SE¼, Section 16.

Adopted \_\_\_\_\_ 195\_\_\_\_\_

Effective \_\_\_\_\_ 195\_\_\_\_\_

A 22

ADDITIONAL MINUTE REPORT ON THE

Section 10 of the Act relating to the land in the

The first group of sections 10 to 13 of the Act relating to the land in the

The second group of sections 14 to 17 of the Act relating to the land in the

The third group of sections 18 to 21 of the Act relating to the land in the

The fourth group of sections 22 to 25 of the Act relating to the land in the

The fifth group of sections 26 to 29 of the Act relating to the land in the

The sixth group of sections 30 to 33 of the Act relating to the land in the

The seventh group of sections 34 to 37 of the Act relating to the land in the

The eighth group of sections 38 to 41 of the Act relating to the land in the

The ninth group of sections 42 to 45 of the Act relating to the land in the

Section 10 of the Act relating to the land in the

10 Lots 211 to 226, inclusive, Third Addition to Glendale

The first subdivision of Section 10 of the Act relating to the land in the

The second subdivision of Section 10 of the Act relating to the land in the

The third subdivision of Section 10 of the Act relating to the land in the

The fourth subdivision of Section 10 of the Act relating to the land in the

Section 10 of the Act relating to the land in the



The Clerk was directed to advise the Thorsons accordingly.

The Clerk reported that the Town of Blooming Grove had withdrawn from "Mendota Locks Committee", as directed.

Receipt of a City of Madison resolution thanking our Police and Fire Department for their cooperation in the recent fire, was noted. The Clerk was instructed to have the Police and Fire Chiefs call it to the attention of their departments and then have it returned to the Clerk's files.

A request for a \$25.00 donation for the Shrine carnival was disallowed.

A motion by Mr. Kurt, seconded by Mr. Bohnsack, to approve the resolutions ~~the resolutions~~ adopting Dane County Zoning Ordinance amendments Nos. 690 and ~~690~~, was carried. (See page 40 A for Amendments). 691

A petition requesting that all of the SW $\frac{1}{4}$  and the West  $\frac{3}{4}$  of the SW $\frac{1}{4}$  of the SE $\frac{1}{4}$ , <sup>and the W $\frac{3}{4}$  of the NW $\frac{1}{4}$  of the SE $\frac{1}{4}$</sup>  except a one acre parcel of land in NE portion thereof, known as the Havey place, all in Section 10, Town of Blooming Grove, be added to Town Sanitary District No. 6, was received. A motion by Mr. Bohnsack, seconded by Mr. Kurt, to set the date for hearing at 8:00 P.M., on February 18, 1958, was carried. (See page 40 B for Notice of Hearing and Page 40 C for Affidavit of Posting.)

The Clerk reported that Mr. Widmann recommended that because of increased costs, bicycle license fees be set at 50¢ each as of July 1, 1958. A motion by Mr. Bohnsack, seconded by Mr. Kurt, to set bicycle license fees at 50¢ each as of July 1, 1958, was carried.

February 7, 1958; 9:00 P.M., was set as a date for a Special meeting with the Village of Monona Board, at the Monona Hall, provided the date was satisfactory.

The Clerk was instructed to write Mr. Ed. Lehr and advise him that his trailer permit had expired and that if he wished further consideration, to appear before the Board members and make proper application with the appropriate fee.

There being no further business to come before the members, the meeting adjourned at 9:30 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

ZONING ORDINANCE AMENDMENT No. 690

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 subdivision 3 of Section 10.03 (4)(m), M-1 Industrial District in the Town of Blooming Grove, be amended to read as follows:

3. A part of the SW $\frac{1}{4}$  NW $\frac{1}{4}$  and the S $\frac{1}{2}$ , Section 15 described as follows: beginning at the intersection of the southwesterly line of the railroad and the west section line; thence south along said west section line to a point which is north 330 feet from the south section line; thence east on a line parallel to the south section line and distant 330 feet therefrom to the east line of the SW $\frac{1}{4}$  SE $\frac{1}{4}$ ; thence north along said line 70 feet; thence east on a line parallel to the south section line and distant 400 feet therefrom to the east section line; thence north along said line to the southwesterly line of the railroad; thence northwesterly along said line to the point of beginning.

B. That subdivision 4 of Section 10.03 (4)(m), M-1 Industrial District, be deleted.

C. That Section 10.03 (4)(k), C-2 Commercial and Light Manufacturing District, be amended by adding thereto a new subdivision, to be numbered 16 and reading as follows:

16. The south 330 feet of the SW $\frac{1}{4}$  and the SW $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 15; also the south 400 feet of the SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 15.

12-P.296

Adopted \_\_\_\_\_ 1958

Effective \_\_\_\_\_ 1958

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ZONING ORDINANCE AMENDMENT No. 691

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 subdivision 16 of Section 10.03 (4)(j), C-1 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended to read as follows:

16. That part of the E $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 16 lying west of Highway 51.

Adopted \_\_\_\_\_ 1958

EFFECTIVE \_\_\_\_\_ 1958

ZONING ORDINANCE AMENDMENT NO. 691

Reading Section 16.07 (4) relating to Districts in the Town of Reading

The Town Board of Supervisors has received the following information from the Planning Board regarding the proposed amendments to the Zoning Ordinance:

A. That subsection 1 of section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

1. A part of the 1988 and the 1990 Zoning Ordinance is hereby amended to the extent of the amendments listed in the attached and the amendments listed in the attached shall be effective as of the date of the adoption of this ordinance. The amendments listed in the attached shall be effective as of the date of the adoption of this ordinance.

B. That subsection 2 of section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

2. That section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

3. That section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

1990 Objective 1990

ZONING ORDINANCE AMENDMENT NO. 691

Reading Section 16.07 (4) relating to Districts in the Town of Reading

The Town Board of Supervisors has received the following information from the Planning Board regarding the proposed amendments to the Zoning Ordinance:

A. That subsection 1 of section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

1. A part of the 1988 and the 1990 Zoning Ordinance is hereby amended to the extent of the amendments listed in the attached and the amendments listed in the attached shall be effective as of the date of the adoption of this ordinance. The amendments listed in the attached shall be effective as of the date of the adoption of this ordinance.

B. That subsection 2 of section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

2. That section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

3. That section 16.07 (4) relating to Districts in the Town of Reading be amended to read as follows:

1990 Objective 1990

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 petitions 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 18th day of February, 1958.

NOTICE IS FURTHER GIVEN that the lands proposed to be annexed to said district are described as follows:

All of the SW 1/4 of Section 10, T7N, R10E, Town of Blooming Grove, Dane County, Wisconsin

All of the W 3/4 of the SW 1/4 of the SE 1/4 of Section 10, T7N, R10E, Town of Blooming Grove, Dane County, Wisconsin

All of the W 3/4 of the NW 1/4 of the SE 1/4 of Section 10, T7N, R10E, Town of Blooming Grove, Dane County, Wisconsin,

Except a 1-acre parcel of land in the NE portion thereof known as the Havey place.

Y2 P. 235

Dated this 23rd day of January, 1958.

*Waldemar Christian*  
Waldemar Christian  
Town Clerk, Town of Blooming  
Grove, Dane County, Wisconsin

IN RE: Amusement 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 petitions 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 18th day of January, 1928.

NOTICE IS FURTHER GIVEN that the lands proposed to be annexed

to said district are described as follows:

All of the SW 1/4 of Section 10, T7N, R12E, Town of  
Blooming Grove, Dane County, Wisconsin

All of the W 1/2 of the SW 1/4 of the SE 1/4 of Section 10,  
T7N, R12E, Town of Blooming Grove, Dane County, Wisconsin

All of the W 1/2 of the NW 1/4 of the SE 1/4 of Section 10,  
T7N, R12E, Town of Blooming Grove, Dane County, Wisconsin

Except a 1-acre parcel of land in the NE portion thereof  
known as the heavy place.

Dated this 23rd day of January, 1928.

*William Christian*  
William Christian  
Town Clerk, Town of Blooming  
Grove, Dane County, Wisconsin

AFFIDAVIT OF POSTING

V-2-P-50

State of Wisconsin }  
County of Dane } ss.

I, Vernon S. Hamel, being duly sworn to depose and say as follows:

That the attached notice, announcing the hearing, the time and place thereof for the annexing of additional lands to Town Sanitary District No. 6 of the Town of Blooming Grove, Dane County, Wisconsin, copy of which is attached hereto, was posted by me in at least three (3) public places within the proposed district on January 24, 1958.

Vernon Hamel

Subscribed and sworn to before me this

24 day of January, 1958.

Dorothy Leach

Notary Public, Columbia County, Wisconsin

My Commission expires 12-7-58

AFFIDAVIT OF POSTING

State of Wisconsin  
as.  
County of Lane

I, Vernon S. Hamel, being duly sworn to depose and say as follows:  
That the attached notice, announcing the hearing, the time and  
place thereof for the annexing of additional lands to Town Sanitary District  
No. 6 of the Town of Blooming Grove, Lane County, Wisconsin, copy of which  
is attached hereto, was posted by me in at least three (3) public places  
within the proposed district on January 24, 1928.

Vernon S. Hamel

Subscribed and sworn to before me this  
24<sup>th</sup> day of January, 1928.  
George P. ...  
Notary Public, Columbia County, Wisconsin  
My Commission expires 12-5-28

4-2-28

40

Joint Meeting

January 28, 1958

7:30 P.M.

A joint meeting of Village of Monona and Town of Blooming Grove Boards was held at the Monona Village Hall and was called to order by Gene Rankin at 7:30 P.M. *v2-P.145*

Present: All members of both Boards except Otto Kaiser, of the Monona Board; also present : Messrs. Cooper, Beehner, Lottes and Christian.

Discussion was held relative to the offer and counter offer for the (2) vacant 50x120 lots owned by Mr. Neil Thompson. Mr. Beehner advised that the last acceptance date was set for February 28, 1958. *v2-P.246*

Various aspects of a joint building were then discussed. Mr. Beehner advised he had received information that Title Insurance would be available for the Town Hall lot. The size of the building; the needs of the various departments, as either separate or integrated departments and other related items were considered. It was decided to have several committees to investigate the needs of the various departments and also to investigate possible integration. These committees are to make a written report to a Joint Planning Committee by February 28, 1958 and the Planning Committee to meet on March 6, 1958. *v2-P.144* *v2-P.246*

The following are the committees and members appointed to date:

Planning Committee:

Bob Kilgust, Art Meier; LeRoy Bohnsack and a citizen member.

Building Committee:

R. Collman and Harlow Tipple.

Police & Fire Committee:

R. Gannon and (2) citizen members; (2) citizen members from the Town *and Harlow Tipple* *v2-P.144*

Streets & Sanitation:

R. Collman and W. Schluter; Phil Pederson and a citizen member.

Park Board:

O. Kaiser and one member; and two Town Park Board members.

Sewer & Water:

Mr. Jaeger to contact Mr. Briggs, chairman of the Sixth Sanitary District. *v2-P.142*

Discussion on space and possible integration of other departments was postponed to some later meeting. There being no other business to come before the Joint Meeting, the meeting adjourned at 9:15 P.M.

*Halderman Christian*  
Clerk, Joint Board Meeting

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper & Christian.

V2-P.23 Mr. Gerald Femrite inquired about the resurfacing of Femrite Drive and what cost is to be assessed to the property owners. The Board members advised that they could not give him a definite answer at this time.

V2-P.24 Mr. Richard Nelson appeared and requested that Webb Avenue from Jacobson Avenue to Commercial Avenue be vacated. The Board members were of the opinion that if it is vacated, the interested property owners should bear the cost of improving Stock Avenue to a class "A" Highway. The Clerk was instructed to refer the request to the Planning Committee for a report.

V2-P.25 Mr. Ed. Lehr requested a 90 day trailer parking permit for his trailer. A motion by Mr. Tipple, seconded by Mr. Kurt, to grant a permit to April, 1958, was carried.

V2-P.152 Mr. Roman Koch inquired if the Town of Blooming Grove would be interested in leasing his entire garage building and the Club House (including filling station) for \$600.00 a month. He stated he would be interested only in a lease of 5 years or more. He also stated that he would like to have the Town's answer before June 1, 1958, since the Mobil Oil Company lease expires July 1, 1958. The current filling station lease pays \$130.00 per month. Heating costs approximately \$135 per month. Mr. Koch advised he would install another larger overhead door to accommodate another fire truck. The Board members advised Mr. Koch they would consider the matter and advise him.

Minutes of January 7, 1958; January 17, 1958; January 21, 1958; January 28, 1958 were approved as read.

V2-P.94 Mr. Entwistle reported the results of the meeting of the Electrical Examiners Board.

A motion by Mr. Tipple, seconded by Mr. Kurt, to appoint the following to the Electrical Examiners Board for an indefinite term, was carried:

✓ Donald Dix -- Electrical Inspector  
William Roehm -- Master Electrician  
James Williamson -- Journeyman Electrician  
Gilbert Hambrecht -- Electrical Contractor  
George Norgord -- Electrical Engineer

V2-P.94 A recommendation that applications for an examination be received 10 days prior to the examination, was also approved.

V2-P.78 A letter from Attorney Phil Croak requesting that the tax bill for lot 135 Glendale, be corrected; claiming that the valuation placed on the improvement was in error. Mr. Entwistle stated that the total valuation should have been \$1200.00 instead of \$8550.00. A motion by Mr. Bohnsack, seconded by Mr. Kurt, that the Town pay the taxes in excess of those based on \$1200.00 valuation, was carried.

V2-P.172 Plans presented by the Madison Moving and Wrecking Company were considered. Mr. Entwistle called attention to the fact that Industrial Commission approval had not been obtained and stated he doubted if the center section would be approved. The Clerk was instructed to advise Mr. Jeske to obtain Industrial Commission approval and to appear at the meeting of March 4, 1958, with his approved plans.

V2-P.201 The Board members proceeded to review the Mobile Homes Ordinance and decided that in the interests of the Town of Blooming Grove and its citizens, no change should be made in the Ordinance. The Clerk was instructed to advise Mr. Harley Severance and Mr. M. J. Thomas of their decision.

V2-P.210 The January Police Department report was received and placed on file.

A motion by Mr. Tipple, seconded by Mr. Kurt to subscribe to the

"Confidential Reporter" for a quarter year, on a trial basis, was carried.

V2-P.77

Consideration was given to committee members to be appointed to the various Joint Committees, as directed at the Joint meeting of January 28, 1958.

V2-P.144

The following are the appointments:

Joint Police & Fire Committee: Harlow Tipple, Ralph Tomlin, Ed. Kurt. (Mr. Tipple to advise members of appointment)

Joint Planning Committee: LeRoy Bohnsack and Robert Entwistle. (Mr. Bohnsack to advise members of appointment):

Joint Streets & Sanitation: Mr. Phil Pederson and Mr. Wm. Woodson. (Clerk to advise members of appointment).

Joint Park Board: The Clerk was instructed to write to Mr. Navratil and have him select (2) members.

V2-P.151

Mr. Widmann requested that Officer Klein be permitted to attend a four day "fingerprint" school in Milwaukee. The Clerk was instructed to get a clarification from Mr. Widmann on what expenses would be involved.

Mr. Bohnsack advised the members that lot 115 and improvements owned by St. Matthews Lutheran Church had been assessed and taxed at full value. It was the opinion of the Board members that the property should be exempt since it was being used as a parsonage. The Clerk was instructed to draw a check for the amount of taxes due to the Town Treasurer.

V2-P.237

Lists of recommended election officials were presented by the two Democrat precinct committeemen. Selection of election officials was postponed until the February 7, 1958 meeting.

V2-P.93

The Clerk advised the members of the Town Board that through oversight he had neglected to include the state tax levy of \$7,950.23 in computing the County taxes. He advised that he had informed Mr. Smithback, Dane County Treasurer, and Mr. Newman, the Town's auditor. Proper notations have been made in the 1957 tax roll and assessment roll and the amount will have to be included in the 1958 budget.

V2-P.238

Other items to be considered were laid over to the next meeting. Adjournment followed at 12:45 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk

Special Meeting February 7, 1958 7:30 P.M.

V2-P.237

Present: Messrs. Bohnsack, Tipple, Kurt, Norman Herro and Christian.

Mr. Bohnsack declared the hearing open for appearances on the Glendale Development Company application for a Class "A" beer and liquor license. Mr. Norman Herro appeared in favor of the issuance of a license. There were no other appearances for or against and Mr. Bohnsack declared the hearing closed. A motion by Mr. Tipple, seconded by Mr. Kurt, to grant the Glendale Development Company a Class "A" beer and liquor license, was carried unanimously.

V2-P.111

The following appointments of citizens as election officers, by Mr. Bohnsack, were approved by the Board members:

V2-P.93

Precinct No. 1

Clerk of Elections:  
Everett Liddicoat  
Beth Brandt

308 E. Dean Ave.  
4320 Hegg Ave.

Ballot Clerk:  
 Cleo Christian 304 Morningside Ave.  
 Alice Hanson 4320 Buckeye Road

Inspectors of Election:  
 Eleanor Briggs 505 E. Lakeview Ave.  
 Edna O'Neil 501 E. Dean Avenue  
 Eileen Tremain 4004 Major Avenue

Precinct No. 2

Clerk of Elections:  
 Alice Splinter 616 Christianson Ave.  
 Mary Zink R#1

Ballot Clerks:  
 Babette Newbury 425 Rethke Avenue  
 Gusta Holen R#4

Inspectors of Elections:  
 Clara Karls 517 Gannon Avenue  
 Avis Miller 500 Gannon Avenue  
 E. C. Voit 3490 Milwaukee St.

Y2-P.136 A contract to purchase insecticide from Henry Town Laboratories, entered into by Mr. Pederson, was approved and placed on file.

Y2-P.275 A letter from R. C. Salisbury, Director of the Safety Division of the Motor Vehicle Department, commending Chief Widmann on his report of "no fatal" accidents in 1957, was noted and returned to Mr. Widmann.

Y2-P.171 Letters from General Engineering and Earl Cooper, regarding a hearing to be held by the Metropolitan Sewerage District, were considered and placed on file.

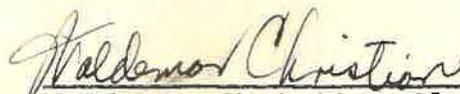
Y2-P.249 Mr. Widmann's suggestions, regarding parking in the Town lot, were considered and the Clerk was directed to ask Mr. Widmann for further explanation at the next meeting.

Y2-P.151 The Clerk was instructed to advise Mr. Widmann that they had approved his recommendation to send Officer Klein to "Fingerprint" school and to allow him \$25.00 for expenses.

Y2-P.142 A discussion regarding rental of Jack's Garage was discussed, but no decision was made.

Y2-P.228 The matter of the City of Madison extension of service to the Royster Guano "annexation" area was laid over until Mr. Cooper would next be present.

There being no further business, the meeting adjourned at 9:15 P.M.

  
 Waldemar Christian, Clerk.

Regular Meeting February 18, 1958 7:30 P. M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle, Cooper and Christian.

Y2-P.223 Mr. Sam Rayne appeared regarding his application for a Kennel license for his Kennel on Christianson Avenue. Mr. Entwistle stated he had, at one time, had a verbal complaint regarding the kennel. The Board members told Mr. Rayne they would view the kennel and then advise him.

Y2-P.178 Mr. Entwistle presented a request by Mr. Sapora to move a house from 1901 E. Washington Avenue to lots 14 and 15, Block 3, E. L. Gallagher Plat. A motion by Mr. Tipple, seconded by Mr. Kurt, to disallow the requested move, because, (1) it is more

than 20 years old; (2) because it does not conform with present zoning, being multiple family residence in a single family residence area; and (3) because it would detract from the beauty of area in general, was carried unanimously. ✓

Mr. Entwistle presented a request by Mr. Roy Brumley to move a house from 1702 Winchester Street to 4719 Shaffer Avenue, being a part of O L "A", Allis Heights. Mr. Entwistle was instructed to advise Mr. Brumley to get complete plans and construction information before any decision could be made. ✓ V2-P.178

At 8:00 P.M. Mr. Bohnsack declared the meeting open for a hearing on a petition to annex lands in Section 10, known as the Davidson Farm, to Sanitary District No. 6. Mr. Paul W. Neubauer appeared for the State Board of Health. There were no other appearances for or against. A motion by Mr. Tipple, seconded by Mr. Kurt, to order the lands annexed to Sanitary District No. 6, was carried. (See pages 46 A, 46 B, & 46 C for petition and order). ✓ V2-P.235

The hearing was declared closed at 8:30 P.M. The Board members then resolved into the Building Committee. Mr. Tipple presiding. Mr. Entwistle presented an application by Shorewood Builders, Pivar and Fields, to construct a National Home on the C. L. Femrite Plat. Plans were reviewed and compared with requirements of the Blooming Grove Building code. A motion by Mr. Bohnsack, seconded by Mr. Kurt, that a permit be granted in accordance with the plans presented, provided however, that roof trusses be installed 16 inches on center, was carried. ✓ V2-P.208

A motion by Mr. Bohnsack, seconded by Mr. Kurt, to adjourn the Building Committee meeting, was carried and the members resolved themselves into the Town Board, Mr. Bohnsack presiding. ✓

Mr. Entwistle requested that he be allowed to hire a full time assistant for a period of six months. The Board members directed that Mr. Entwistle hire someone at a salary of \$200.00 to \$225.00 per month, for a period of six months, beginning March 1, 1958. ✓ V2-P.52

Mr. Don Dix requested what information was available about renting the entire building from Mr. Roman Koch. Mr. Kurt stated he had been in contact with Mr. Doolittle, a representative of Butler Steel Buildings and had been advised that a temporary movable building might well suit our purpose for the time being. A delegation, consisting of Messrs. Tipple, Kurt, Dix and two other firemen, agreed to view such a building at Lone Rock, on Sunday February 23, 1958; Mr. Dix to make any necessary arrangements. ✓ V2-P.152

Discussion was held regarding temporary daytime drivers and a motion by Mr. Tipple, seconded by Mr. Kurt, to authorize Mr. Dix to hire two temporary day drivers at \$300.00 per month for each driver and to cover the period of 6:30 A.M. to 9:00 P.M., seven days per week, was carried. A special meeting was set up for February 25, 1958. ✓ V2-P.102

Resolution 2-18-58, relating to Annexation, was considered and a motion by Mr. Bohnsack, seconded by Mr. Kurt, that the resolution be adopted, was carried. (See page 46 D for resolution). ✓ V2-P.51

An application by Mr. John and Obert Herheim to vacate a part of Webb Avenue, was referred to the Planning Committee. ✓ V2-P.123

Justice Brandt's January report was received and placed on file. ✓ V2-P.147

Mr. Cooper requested, when the Board members had viewed Mrs. Norden's property and was advised that on October 5, 1957 Messrs. Bohnsack, Tipple, Kurt and Entwistle had viewed Mrs. Norden's farm, as requested at the Board of Review meeting. ✓ V2-P.192

Mr. Bohnsack advised the members of a Joint School meeting to be held at the McFarland School on February 19, 1958, at 7:30 P.M. and Mr. Bohnsack and Mr. Kurt agreed to represent the Town Board at the meeting. ✓ V2-P.145

Board members were advised of the following dates:

0-26  
Y2-P.85

2-24-58 Hearing by Dane County School Committee  
re: Allis and Estes School Districts.

Y2-P.173

3-14-58 Hearing by Madison Metropolitan Sewerage District  
re: reallocating costs.

Y2-P.63

3-18-58 Annual Board of Audit

Y2-P.51

4-1-58 Annual Town meeting, 8:00 P.M., at Monona Grove  
High School.

Y2-P.84

It was also noted that Rolf Darbo did not appear regarding  
his complaint on weed cutting.

✓  
Vouchers were approved and signed.

A motion by Mr. Tipple, seconded by Mr. Kurt, to adjourn at  
12:45 A.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Y2-P.237

Special Meeting 2-25-58 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Christian and from  
the Firemen's Assodation: Messrs. Don Dix, Glen Hanson, John  
Robertstad, Charles Poole, Ed. Loomis.

Y2-P.87

Mr. Russell Doolittle presented information and description on  
Butler Steel buildings to be used for a fire station. Compar-  
ison was made with the Lone Rock Fire Station which members of  
the Fire Department and the Town Board had visited. It was  
determined that the flat roof type structure would be best  
suited and would fit in best with existing buildings.

✓  
A motion by Mr. Kurt, seconded by Mr. Tipple, to preparepre-  
liminary plans and specifications, was carried.

Y2-P.228

A copy of a letter from Mayor Nestingen, City of Madison, or-  
dering extension of services to the area of the "litigated"  
Royster Annexation, was considered.

✓  
A motion by Mr. Kurt, seconded by Mr. Tipple, to adopt Reso-  
lution 2-25-28 directing all departments to continue giving  
service to the Royster area, was carried. (See page 46 E  
for Resolution.)

Y2-P.165

The High School Transportation contract, with Mr. Herman  
Legler, was approved and signed.

There being no further business to come before the members,  
the meeting adjourned at 10:30 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Mar. 4th minutes  
on page 47

Special Meeting March 7, 1958 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt & Christian.

Y2-P.172

Mr. Jeske, Madison Moving & Wrecking Company, appeared with  
Industrial Commission approved plans. Mr. Jeske stated he  
would get started as soon as the frost is out of the ground  
and plans completion in one year. He plans to remove the  
barracks as soon as he can get the stoned material into the  
new building.

Y2-P.64

The members thereupon resolved themselves into the Building  
Committee, Mr. Tipple presiding. A motion by Mr. Bohnsack,  
seconded by Mr. Kurt, that Mr. Jeske's plans and request for  
a building permit be approved.subject to the noted corrections,  
was carried. The meeting of the Building Committee adjourned  
and the members resolved into the Town Board, Mr. Bohnsack  
presiding.

IN RE: Annexation of Lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin



ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT  
NO. 6 OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN

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 publication by posting 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 18th day of February, 1958, and Paul W. Neubauer 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 petition is signed by the requisite owners of real estate, as provided in section 60.302(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 benefited 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 the SW 1/4 of Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane County, Wisconsin
- All of the W 3/4 of the SW 1/4 of the SE 1/4 of Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane County, Wisconsin
- All of the W 3/4 of the NW 1/4 of the SE 1/4 of Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane County, Wisconsin, Except a 1-acre parcel of land in the NE portion thereof known as the Havey place.

Dated this 18 day of February, 1958

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE  
BY Robert G. Blusich  
Chairman  
Harlow J. Tipple  
Supervisor  
Edwin M. Kurt  
Supervisor

IN RE: Annexation of lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin

NO. 6 OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN  
ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT

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 publication by posting of notices as required by section 60.302(2) of the statutes, a public hearing having been held on said petition, at the town hall in said town, on the 18th day of February, 1928, and Paul H. Johnson 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 petition is signed by the requisite owners of real estate, as provided in section 60.302(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 benefited 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 the SW 1/4 of Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane County, Wisconsin
  - All of the W 3/4 of the SW 1/4 of the SE 1/4 of Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane County, Wisconsin
  - All of the W 3/4 of the NW 1/4 of the SE 1/4 of Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane County, Wisconsin
- Except a 1-acre parcel of land in the NE portion thereof known as the Hovey place.

Dated this 18 day of February, 1928

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE

BY Paul H. Johnson  
Chairman

John J. Johnson  
Supervisor

William M. West  
Supervisor

PETITION

TO THE TOWN BOARD OF THE TOWN OF BLOOMING GROVE,  
DANE COUNTY, WISCONSIN

GENTLEMEN:

WHEREAS, By order of the Town Board dated December 28,  
1949, there was created a Sanitary District within said town known as  
"Town Sanitary District No. 6"; and

V2-8207

WHEREAS, It is desired that the lands hereinafter described  
to 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 proposed to be added to said "Town Sanitary  
District No. 6", do hereby request that such addition is necessary and that  
the public health, comfort, convenience and welfare will be promoted by  
such additions and that the property to be added thereto will be benefitted  
thereby.

The area to be added to said "Town Sanitary District No. 6",  
is described as follows:

All of the SW 1/4 and the West 3/4 of the SW 1/4  
of the SE 1/4 and the West 3/4 of the NW 1/4 of  
the SE 1/4 except a 1-acre parcel of land in the  
NE portion thereof known as the Havey place all  
in Section 10, T7N, R10E, Town of Blooming Grove,  
Dane County, Wisconsin

The following is a general outline of the proposed improvement.  
The construction of a water supply system, sewerage system, storm water sewers  
and garbage collection.

Name	Date
<i>Harry Hoops</i>	<i>Jan. 18, 1958</i>
<i>W. B. Gleditsch</i>	<i>Jan 18, 1958</i>
<i>Lawrence H. Schroeder</i>	<i>Jan. 18, 1958</i>
<i>Mrs Lawrence Schroeder</i>	<i>Jan 18, 1958</i>
_____	_____
_____	_____
_____	_____

PETITION

TO THE TOWN BOARD OF THE TOWN OF BLOOMING GROVE,  
DANE COUNTY, WISCONSIN

GENTLEMEN:

WHEREAS, By order of the Town Board dated December 28,

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

to 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 proposed to be added to said "Town Sanitary

District No. 6", do hereby request that such addition is necessary and that

the public health, comfort, convenience and welfare will be promoted by

such additions and that the property to be added thereto will be benefited

thereby.

The area to be added to said "Town Sanitary District No. 6",

is described as follows:

All of the SW 1/4 and the West 3/4 of the SW 1/4  
of the SE 1/4 and the West 3/4 of the NW 1/4 of  
the SE 1/4 except a 1-acre parcel of land in the  
NE portion; thereof known as the Harvey place all  
in Section 10, T1N, R10E, Town of Blooming Grove,  
Dane County, Wisconsin

The following is a general outline of the proposed improvement.

The construction of a water supply system, sewerage system, storm water sewers

and garbage collection.

Name	Date
<i>Henry J. ...</i>	<i>Jan 18 1950</i>
<i>...</i>	<i>...</i>
<i>...</i>	<i>Jan 18 1950</i>
<i>...</i>	<i>...</i>

STATE OF WISCONSIN )  
DANE COUNTY ) SS

Harry Hooper, 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 of 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 or its name; and that your affiant is  
an owner of property within the area described in the petition.

Harry Hooper

Subscribed and sworn to before me  
this 20<sup>th</sup> day of January, 1958

Emil Beaud  
Notary Public, Dane County, Wisconsin  
My Commission Expires April 10, 1960  
My Commission expires \_\_\_\_\_



V2-P-225

RESOLUTION 2-18-58

Whereas the Circuit Court for Dane County by its order dated February 7, 1958, ordered stricken as irrelevant certain allegations in the Complaint of the Town of Blooming Grove dated January 23, 1956, attacking the validity of an ordinance of annexation adopted by the City of Madison on the 27th day of October, 1955, and

Whereas it is the opinion of this Board that such order should be appealed.

BE IT THEREFORE RESOLVED, That Earl I. Cooper, Town Attorney, be and he hereby is authorized to appeal said order to the Wisconsin Supreme Court.

Dated this 18th day of February, 1958.

*L. H. G. Busch*  
Town Chairman

*Harlow J. Tipple*  
Supervisor

*Edwin M. Kurt*  
Supervisor

*Waldemar Christensen*  
Clerk



RESOLUTION 2-25-58

RESOLVED, That the Town of Blooming Grove continue to extend all municipal services to the area alleged by the City of Madison to have been annexed by its Ordinance number 190 adopted October 27, 1955.

FURTHER RESOLVED That the Town Assessor continue to keep all property within said area on the Town Tax Roll.

FURTHER RESOLVED That all departments of the Town government comply with the provisions of this resolution.

Y2-P225

The foregoing resolution was duly adopted by the Town Board of the Town of Blooming Grove on February 25, 1958.

Halden Christian  
Town Clerk

Copies to:  
Phil Pederson, Ray Widmann, H.E. Entwistle, Don Dix  
Mayor Neelinger

Ray's Annexation

W E

RESOLUTION 2-25-28

RESOLVED, that the Town of Blooming Grove continue to extend all municipal services to the area alleged by the City of Madison to have been annexed by its Ordinance number 190 adopted October 27, 1925.

FURTHER RESOLVED that the Town Assessor continue to keep all property within said area on the town tax roll.  
FURTHER RESOLVED that all departments of the Town Government comply with the provisions of this resolution.

The foregoing resolution was duly adopted by the Town Board of the Town of Blooming Grove on February 25, 1928.

William C. ...  
Town Clerk

Copies to:  
The Mayor, City of Madison, W. E. ...  
W. E. ...

W. E. ...

047

A request by the Girl Scouts to place benches at busstops, was discussed with Mr. Widmann. It was decided that the request be approved provided the design and location is approved by the Town Board and the maintenance does not become a responsibility of the Town. This action, however, subject to the recommendation of the Town's attorney. Y2-P.111

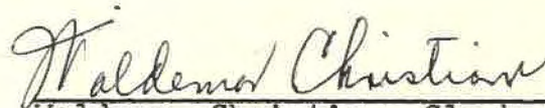
The members directed that the Fire, Police, Inspection, Street and Sanitation, Parks, Planning, Health and Relief Committees include a short report in the annual report and that the Chairmen be present at the Annual meeting to answer questions about their committees. Y2-P.151

Discussion was held relative to office hours at the Town Hall. A motion by Mr. Tipple, seconded by Mr. Kurt, that the Town Hall be kept open during the noon hour, Monday through Friday, was carried. The Clerk was directed to notify the Treasurer and Inspection Department and work out the details with them. The Clerk was also directed to request the Sanitary Districts to keep their office open during the noon hour. Y2-P.199

The Clerk was also directed to request the Sanitary District to remove their map file from the regular meeting room. Y2-P.235

A discussion about printing of the annual report followed. A motion by Mr. Tipple, seconded by Mr. Kurt, that the Craftsman Press print the annual report, was carried. Y2-P.199

There being no further business to come before the members, the meeting adjourned at 10:30 P.M.

  
Waldemar Christian, Clerk.

Regular Meeting                      March 4, 1958                      7:30 P.M.

Present: Messrs. Bohnsack, Tipple Kurt, Cooper and Christian.

Mr. D. J. O'Donnell, representing the Bridwell-Fey Engineering Company presented a brochure on their engineering firm. After hearing the services offered, the brochure was ordered placed on file. Y2-P.63

The minutes of previous meetings were held over to the meeting March 7, 1958. ✓

Mr. Bohnsack advised that Madison Moving and Wrecking Company had called advising they were unable to attend this meeting as ordered, but that they would attend the meeting of March 7, 1958. Y2-P.172

A written recommendation from Mr. Widmann to appoint William Best as regular police officer, was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to make the appointment, was carried. Y2-P.61

A discussion about "platters" paying for parks followed and Mr. Tipple volunteered to draft a letter to the "platters" concerned. Y2-P.209

A discussion of the Sinaiko Annexation of lands in section 4 was considered, including a resolution contesting the annexation. A motion by Mr. Kurt, seconded by Mr. Tipple, to adopt resolution 3-4-58 authorizing Mr. Cooper to legally contest the annexation, was carried unanimously. (See page 48A & 48B for resolution.) Y2-P.51

A motion by Mr. Tipple, seconded by Mr. Kurt, to appoint Mr. Frank Creeron to the Relief Committee, was carried. Y2-P.79

Two annexation notices to the village of Monona in Section 30 were noted and placed on file. Y2-P.51

Mr. Entwistle's letter to Gordon Adler, relative to wiring, was noted and placed on file. Y2-P.50

✓ 2-<sup>048</sup>P.238 As-built plans on the Ossmann Acres Storm Sewer were received and placed on file.

✓ 2-P.236 General Engineering letters, relative to sewer rate investigation, were received and placed on file.

✓ 2-P.178 Notice that Mr. Entwistle had denied a request to move a house to Outlot "A", Allis Heights, because only a 40 ft. lot was available, was noted and approved.

✓ 2-P.84 A complaint by Mr. Rolf Darbo, through his attorney, Mr. Arthur L. May, that the charge for weed cutting was exorbitant, was considered. The Clerk was directed to advise Mr. May of the number of hours spent and the rate charged and also to explain the nature of Mr. Darbo's ground.

✓ 2-P.52 Mr. Entwistle's notice to the Town Board, that he would re-value and re-appraise all real and personal property at a 70% ratio, was noted and placed on file.

✓ 2-P.175 An application by Mrs. Pauline Miller for a Kennel license, was considered and a motion by Mr. Kurt, seconded by Mr. Bohnsack, to grant the license, was carried.

✓ 2-P.207 The Planning Committee advised that they had approved Petitions No. 395, 398 and 399 for rezoning and rejected Petition No. 403, because it would result in spot zoning.

✓ Since March 18th. is the day of the Board of Audit, the Board members decided to set March 25, 1958 as a Special meeting.

There being no further business to come before the members, the meeting adjourned at 11:00 P.M.

Waldemar Christian  
Waldemar Christian, Clerk.

ANNUAL BOARD OF AUDIT                      March 18, 1958                      8:30 A.M.

Present: Messrs Bohnsack, Tipple and Kurt. Also Mrs. Weisen-  
burger and Messrs. Christian and Newman.

Board members audited Clerk's and Treasurer's books and all checks and receipts and noted all errors.

The meeting adjourned at 3:30 P.M.

Waldemar Christian  
Waldemar Christian, Clerk.

Special Meeting                                      March 25, 1958                                      7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper, Pederson and Christian.

✓ 2-P.246 Mr. Kiekbusch, from the Todd Company, presented methods of check protection against forgery by use of a machine. No action was taken at this time.

✓ 2-P.28 Mr. Ed. Ridders, representing ~~the~~ John & Obert Herheim and Mr. Richard Nelson, (also present) requested that Webb Avenue be vacated from Jacobson Avenue to Commercial Avenue. It was the opinion of the Board members that if the above portion of Webb Avenue would be vacated, the two benefitted should improve Stock and Furey Avenues to a Class "A" highway. Mr. Pederson presented a cost estimate of \$6,288.00 for installing Storm Sewer and improving the above mentioned streets. It was determined that Storm Sewer should not be included, leaving the cost of improving the street \$3,238.00, which was reduced to \$2,800.00, after elimination of other erroneous cost items.

✓ 2-P.238

## RESOLUTION No 3-4-58

WHEREAS, Proceedings have been initiated to annex to the City of Madison a portion of the Town of Blooming Grove described as follows:

All that part of the Southeast 1/4 of Section 4, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin, bounded and described as follows, to-wit:

Commencing at a point in the limits line of the City of Madison, said point being the point of intersection of the Easterly right-of-way line of the East Madison Belt-line (United States Highway 51) and the South line of the North 1/2 of the South 1/2 of the Southeast 1/4 of Section 4, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin; thence East along said South line to the East line of said Section 4; thence North along the East line of said Section 4 to the north line of the Southeast 1/4 of said Section 4; thence West along the North line of the Southeast 1/4 of said Section 4 to the East line of Portland Parkway as platted in the Wedgewood Sub-division, a recorded plat in the Southeast 1/4 of Section 4, Town 7 North, Range 10 East, extended Northerly, said point being in the limits line of the City of Madison; thence South and following along the limits line of the City of Madison to the point of commencement.

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;

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.

47-A

RESOLUTION No 3-4-28

WHEREAS, Proceedings have been initiated to annex to the City of Madison a portion of the Town of Blooming Grove described as follows:

All that part of the Southeast 1/4 of Section 4, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin, bounded and described as follows, to-wit:

Commencing at a point in the limits line of the City of Madison, said point being the point of intersection of the easterly right-of-way line of the East Madison Belt-Line (United States Highway 21) and the south line of the North 1/2 of the South 1/2 of the Southeast 1/4 of Section 4, Town 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin; thence East along said south line to the East line of said Section 4; thence North along the East line of said Section 4 to the north line of the Southeast 1/4 of said Section 4; thence West along the North line of the Southeast 1/4 of said Section 4 to the East line of Portland Parkway as platted in the Wedgwood Sub-division, a recorded plat in the Southeast 1/4 of Section 4, Town 7 North, Range 10 East, extended Northerly, said point being in the limits line of the City of Madison; thence South and following along the limits line of the City of Madison to the point of commencement.

1-1-1928

and

WHEREAS, it is the opinion of said board that said annex-

tion 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;

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 4 day of March, 1958.

W. H. Bohusak  
Town Chairman

Harlow J. Tipple  
Supervisor

Edwin M. Kurt  
Supervisor

Waldemar Christian  
Clerk

Dated this 7 day of March, 1928.

Walter J. Brown  
Town Chairman

James A. Brown  
Supervisor

Edwin W. Hunt  
Supervisor

William W. Hunter  
Clerk

Mr. Ridders inquired if a time limit would be required. It was agreed that Stock and Furey Avenues should be improved by May 1, 1960. An agreement to this effect is to be <sup>drawn with Messrs. Berkheim & Nelson, the details to be</sup> handled by Messrs. Cooper, Ridders and Pederson. ✓

Mr Randall again requested the installation of a street light at the intersection of Femrite Drive and Highway 151. The Board members stated they would view the corner and advise him. V2-P.239

Mr. Van Sickle and Mr. Joseph Di Piazza presented an application for a Kennel license for Mr. Di Piazza. A motion by Mr. Tipple, seconded by Mr. Kurt, that the license be granted, was carried. V2-P.85

Mr. Fenske appeared and discussed the possibility of an addition to his building in Section 5. It was recommended that he use a metal addition as a wood addition could only be granted as a temporary measure. V2-P.101

Mrs. Sam Rayne's application for a Kennel license was considered and a motion by Mr. Kurt, seconded by Mr. Bohnsack, that the license be granted, was carried. V2-P.223

A discussion regarding the rental of the present fire station was considered; the Clerk was directed to write Mr. Roman Koch and advise him that we would rent his building until July 1, 1958. V2-P.102

A discussion regarding the placing of fire extinguishers in Commercial buildings was referred to Don Dix for consideration and recommendation. V2-P.103

A discussion was held relative to the request of Troop 393 of the Frank Allis Girl Scouts, to place benches at various bus stops. In accordance with Mr. Cooper's opinion, the Board members directed the Clerk to write Mrs. Ledford and advise her that the request cannot be approved. V2-P.111

A petition, by 14 people, opposing the County zoning petition No. 403 (To rezone house at 4010 Monona Drive to Multiple dwelling) was noted and placed on file. V2-P.207

A request by the American Legion Post No.429 to maintain veteran graves, was approved and it was agreed that they should be reimbursed out of receipts allocated for this purpose from the County Veterans Service Officer. V2-P.51

A request by the American Legion Post No.429 to install player benches at the Lake Edge Park and the future Glendale ball diamonds, was approved. ✓

A motion by Mr. Tipple, seconded by Mr. Kurt, to approve Dane County zoning ordinance amendments No.695, 696, and 697, was carried. (See page 50 A for amendments). V2-P.296

Notice of a zoning hearing to be held April 10, 1958, to consider applications to change zoning of Lot 4, Block 8, Lake Edge Park; Part of O.L. 35, Assessors Plat No.2 (Mrs. Norden) and Part of Section 16 (M. Breunig), was noted and placed on file. V2-P.163  
V2-P.192  
V2-P.63

Mr. Entwistle's letter to Donald Bonner, relative to building permits, was noted and placed on file. V2-P.63

Police Department report was received and placed on file. V2-P.210  
Justice Kaatz's and Justice Brandt's reports were received and placed on file. V2-P.46

The next meeting date was set for March 31, 1958 and April 15, 1958 was changed to April 14, 1958. V2-P.247

A motion to adjourn at 11:15 P.M. was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Held at Garage--5005 Allis Avenue

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson and Christian.

The Board Members inspected the site for the fire station and determined they would request Mr. Doolittle to prepare specifications after April 14, 1958.

The members then inspected Highway equipment with Mr. Pederson and also considered the specifications Mr. Pederson had prepared for the purchase of a new truck, a truck box and a mower. A motion by Mr. Tipple, seconded by Mr. Kurt, that we advertise for the purchase of the above equipment, was carried.

A discussion relative to improving Libby Road revealed that we cannot find a record of dedication of Libby Road. Mr. Pederson stated that he has had a survey made and that the road does currently, not remain on the quarter section line where it begins. The Board members directed that Mr. Cooper make a final check of records to find a dedication and if it cannot be found, to have a survey made and to have the property owners dedicate the land needed for the road. Details are to be worked out with Mr. Pederson.

A discussion relative to land for Municipal and School purposes in areas of future development, was discussed. A motion by Mr. Tipple, seconded by Mr. Kurt to have Mr. Cooper prepare a three year option, renewable at the end of three years, offering to purchase from Mr. Harry Vogts, approximately 3 acres of land in section 10, at \$1,000.00 per acre, for municipal and/or school purposes, was carried. The amount of earnest money required is to be worked out between Mr. Vogts and Mr. Cooper.

Mr. Pederson advised the Board that Mr. Walter Fisher would lease three vacated gravel and sand pits to the Town for any purpose. A motion by Mr. Bohnsack, seconded by Mr. Tipple, that the Town lease three pits from Mr. Walter Fisher for an indefinite period of time, for the sum of \$800.00, was carried.

Mr. Pederson advised that the Planning Board will oppose Mrs. Norden's application to rezone her land east of Highway 51 until she shows evidence of proper planning and provide for a Service Road.

The members then considered the joint working agreement as presented by the Monona and Blooming Grove Police Departments. A motion by Mr. Kurt, seconded by Mr. Tipple, that the agreement be adopted, was carried. The Clerk was directed to advise both departments of this decision.

The following is the agreement:

AGREEMENT FOR COOPERATION BETWEEN VILLAGE OF MONONA  
and  
BLOOMING GROVE POLICE DEPARTMENTS

1. When an ambulance call or other emergency call is received, the county dispatcher will request the Village of Monona and Blooming Grove ambulance location (10-20's) the nearest car to respond, the other one will proceed to the scene to assist in any way possible. However, if either department should be on the call alone and it is not in their jurisdiction, they will make a full report in duplicate and send one copy to the enforcement agency in whose jurisdiction the call originated, the other one to remain on file in their department. The above will not be necessary in the event of an accident; statements, etc. will go to the agency making the diagram.

After office hours an emergency request from the radio operator, cars from either enforcement agency will answer calls in either jurisdiction and a brief report submitted to their respective chief. The officer in whose jurisdiction the call originates shall be the responsible officer for decisions, etc.

## ZONING ORDINANCE AMENDMENT No. 695

## 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)(d), R-4 Residence District, be amended by adding thereto a new subdivision, to be numbered 11 and reading as follows:

Y2-P.296

11. A part of the SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 22 described as follows: beginning at a point on the east line of Vondron Road extended south, which point is 200 feet south of the south line of Highway 12-18; thence continuing south along the east line of Vondron Road extended 820.97 feet; thence east 150 feet; thence north 820.97 feet to a point which is south 200 feet from the south line of Highway 12-18; thence west 150 feet to the point of beginning.

B. That Section 10.03 (4)(g), B-1 Local Business District, be amended by adding thereto a new subdivision, to be numbered 22 and reading as follows:

22. A part of the SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 22 described as follows: beginning at the intersection of the south line of Highway 12-18 and the east line of Vondron Road extended; thence south along said east line 200 feet; thence east 150 feet; thence north 200 feet to the south line of Highway 12-18; thence west 150 feet to the point of beginning.

C. That subdivision 11 of Section 10.03 (4)(k), C-2 Commercial and Light Manufacturing District, be amended to read as follows:

11. The SE $\frac{1}{4}$  SE $\frac{1}{4}$ , Section 22 except the parcels described in subdivision 11 of Section 10.03 (4)(d), R-4 Residence District and subdivision 22 of Section 10.03 (4)(g), B-1 Local Business District and except also the north 150 feet of the east 160.7 feet of the said SE $\frac{1}{4}$  SE $\frac{1}{4}$ . ZONING ORDINANCE AMENDMENT No. 696

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

The Dane County Board of Supervisors does ordain as follows:

ADOP A. That Section 10.03 (4)(j), C-1 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended by adding thereto a new subdivision, to be numbered 19 and reading as follows:

19. Lots 153 to 158, inclusive, Second Addition to Glendale.

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

9. Lots 143 to 152, inclusive, Second Addition to Glendale.

ZONING ORDINANCE AMENDMENT No. 697

## 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 subdivision, to be numbered 17 and reading as follows:

17. The E $\frac{1}{2}$  NE $\frac{1}{4}$ , Section 9; also that part of the W $\frac{1}{2}$  NE $\frac{1}{4}$ , Section 9 lying easterly of Highway 51.

B. That subdivision 8 of Section 10.03 (4)(j), C-1 Commercial and Light Manufacturing District, be deleted.

MINING ORDINANCE AMENDMENT NO. 682

amending Section 10.03 (4) relating to Districts in the town of Blowing  
Rock

The Lane County Board of Supervisors does hereby amend as follows:

12-9-27

A. That Section 10.03 (4)(D), B-1 Business District, be amended by adding there-  
to a new subdivision to be numbered 11 and reading as follows:

11. A part of the SW 1/4 Section 22 described as follows beginning at a point  
on the west line of Vanhook Road extended south, which point is 300 feet south of the  
south line of Highway 12-12; thence continuing south along the west line of Vanhook  
Road extended 250.07 feet; thence east 100 feet; thence south 250.07 feet to a point  
which is south 300 feet from the south line of Highway 12-12; thence east 100 feet to  
the point of beginning.

B. That Section 10.03 (4)(E), B-1 Local Business District, be amended by adding  
thereto a new subdivision to be numbered 12 and reading as follows:

12. A part of the SW 1/4 Section 22 described as follows beginning at the in-  
tersection of the south line of Highway 12-12 and the east line of Vanhook Road ex-  
tended thence north along said east side 300 feet; thence east 100 feet; thence  
south 300 feet to the south line of Highway 12-12; thence west 100 feet to the point  
of beginning.

C. That subdivision 11 of Section 10.03 (4)(G), C-2 Commercial and Light Manufac-  
turing District, be amended to read as follows:

11. The SW 1/4 Section 22 except the parcels described in subdivision 11 of  
Section 10.03 (4)(D), B-2 Residential District and subdivision 12 of Section 10.03  
(4)(E), B-1 Local Business District and except also the north 100 feet of the west  
100.7 feet of the said SW 1/4.

APPROVED: \_\_\_\_\_



2. When either department ambulance is out of service (Mechanical failure, radio, hospital, etc.) the other department's ambulance will automatically cover for the other.
3. When a breaking on entry is discovered by either agency the officer locating such shall pass on all pertinent information to the <sup>other</sup> officers and enforcement agencies as soon thereafter as possible in writing, the other department to assist at the scene if necessary. ✓
4. When checking buildings and there is an open door or any irregularities, the officer locating such, will call upon any other law enforcement agency for assistance.
5. Any complaint against members of either department shall be brought to the attention of the respective chief by means of a duplicate report.
6. If administrative head involved--procedure to be followed:
  - a. A meeting between chiefs, or
  - b. Problem will be aired before joint representatives of Village and Town officials.
7. When one department desires a record and/or character check, and/or other information from another enforcement agency, he shall contact the officer on duty and he will make an attempt to get the desired information.
8. All officers shall make themselves acquainted with the equipment of the other enforcement agency.

A letter from the Wisconsin Telephone Company, advising they have a better system of calling in for members of the Fire Department, was noted. The Clerk advised that this has also been referred to the Chiefs of the two Fire departments.

Receipt of minutes relative to detachment from Jt. School District No. 1, Towns of Blooming Grove and Cottage Grove and attachment to Jt. School District No. 8 Village of McFarland and Towns of Blooming Grove, Dunn and Cottage Grove, were noted and ordered made a part of this record (See pages 52 A, 52 B, & 52 C). ✓

Receipt of Notice of Appeal from State Superintendent of Public Instruction was noted and the Clerk was directed to advise Mr. Watson that the Blooming Grove Town Board had voted in favor of attaching the petitioned lands to Jt. School District No. 8.

A letter received from the Clerk of the Monona Grove High School District recommending the addition of lands in section 10 be added to the district as petitioned and also recommended the addition of some newly annexed lands in the Village of Monona. The Clerk was directed to have Mr. Cooper prepare the necessary papers for the addition of the lands in section 10, in the Town of Blooming Grove.

A motion to adjourn at 11:30 P.M., was carried.

*Waldemar Christian*  
 Waldemar Christian, Clerk.

V2-P.51  
 ✓ The annual meeting of the Town of Blooming Grove held at the Monona Grove High School was called to order at 8:00 P.M., Mr. Harlow Tipple presiding. Board members present: Mr. Harlow Tipple and Mr. Edwin Kurt.

✓ The minutes of the annual meeting held April 2, 1957, were approved as read.

✓ There being no old business to come before the meeting, Mr. Tipple inquired if anyone had any questions on the annual report. Mr. Tipple then asked the various department and committee chairmen to answer any questions or give a short explanation of the functioning of their department or committee.

The clerk gave a short explanation of the welfare department.

V2-P.111  
 V2-P.51  
 Mr. Navratil explained that the Park Department is planning the development of Glendale Park with the assistance of the University of Wisconsin. Appreciation was also expressed for the sled run in Glendale Park during the past winter. Discussion was held relative to the retention of the three lots on Quaker Circle and since the Park Board recommended their retention, no action was taken.

V2-P.62  
 V2-P.222  
 Mr. Schueler explained the function of the Health Board and its relation to sanitation of public places, and the enforcement of health ordinances in both commercial and residential areas. Some consideration has also been given to the enacting an ordinance on rat control.

✓ Mr. Kurt advised that the town is erecting a new fire station on the town lot on Allis Avenue. Mr. Charles Poole inquired if a new fire truck would be purchased this year and was advised that it had been provided for in the budget.

✓ Mr. Entwistle explained the Inspection Department report.

V2-P.121  
 V2-P.210  
 V2-P.21  
 An inquiry about the sealing of streets by Mr. Charles Hanson was explained by Mr. Pederson. Mr. Charles Poole inquired about repairing sunken laterals and Mr. Pederson advised that they would try to repair them this summer. An inquiry about improving Claire Street followed. Mr. Pederson advised that there are no plans for improving the street at present.

V2-P.74  
 Mr. Jerome Miller asked if anything had been done about civil defense. Mr. Tipple advised that several people had been contacted to take charge of a civil defense program, but that no one has been interested to date.

✓ A motion by Mr. W.E. Entwistle seconded by Mr. Ed. Tipple to accept the annual report was carried.

New business:

Mr. Tipple read a resolution relative to the compensation of town board members. The following is the resolution:

RESOLUTION

V2-P.247  
 Resolved that the compensation of the Town Chairman and Supervisors shall be Eight Dollars (\$8.00) for each day service is performed by the Chairman or any Supervisor.

Dated April 1, 1958.

Charles Hanson

MINUTES OF JOINT MEETING OF THE TOWN BOARDS OF THE TOWNS OF DUNN, COTTAGE GROVE AND BLOOMING GROVE, AND THE VILLAGE BOARD OF THE VILLAGE OF MCFARLAND, DANE COUNTY, WISCONSIN.

A joint meeting of the above named municipal boards was held at the Firemen's Hall in the Village of McFarland, Dane County, Wisconsin, on the 28th day of February, 1958, as duly called and noticed by meeting of said boards on the 19th day of February, 1958. The petitions of Peter H. Pierce, Richard L. Pierce, Carl L. Rattmann and Charlotte Rattmann, petitioning said boards to detach the Pierce and Rattmann farms in Sections 30 and 31, Town of Cottage Grove, Dane County, Wisconsin, and being about 161.7 acres, from <sup>Joint</sup> School District No. 1, Towns of Cottage Grove and Blooming Grove, and attach same to Joint School District No. 8, Village of McFarland, and the Towns of Dunn, Blooming Grove and Cottage Grove, Dane County, Wisconsin, were properly filed with Ralph Meiller, Clerk of the Town of Cottage Grove, affidavits of mailing notices are also on file with said clerk.

The joint meeting of said boards on February 28, 1958 was called for the purpose of acting on the above named petitions and at said meeting Ralph Meiller was appointed temporary clerk of said joint meeting of boards and Richard L. Nelson was appointed temporary chairman of said meeting.

Appearing at said meeting were all of the members of the Town Boards of the Towns of Dunn, Blooming Grove and Cottage Grove, and four members of the Village Board of the Village of McFarland, namely: Joseph Maes, Willard Egner, Conrad Thompson and Norman Larson, being a quorum of said board. Also appearing were the School District Clerks of Joint No. 1 and Joint No. 8, along with all the petitioners, except Charlotte Rattmann.

Considerable discussion was had during which the following facts were brought before the boards:

Mr. Rattmann pointed out that he lived more than 2 miles from the school in district No. 1 and had to drive his own children to and from school for a compensation of 30 cents a day. That at the present time the School Bus from Joint No. 8 goes past his farm each day. He

V2-P.145

MINUTES OF JOINT MEETING OF THE TOWN BOARDS OF THE TOWNS OF DUNN, COTTAGE GROVE AND BLOOMING GROVE, AND THE VILLAGE BOARD OF THE VILLAGE OF NEPESKAWING, DANE COUNTY, WISCONSIN.

A joint meeting of the above named municipal boards was held at the Firemen's Hall in the Village of Nepeuskawing, Dane County, Wisconsin, on the 28th day of February, 1928, as duly called and noticed by meeting of said boards on the 15th day of February, 1928. The petitioners of Peter R. Pierce, Richard J. Pierce, Carl J. Rattmann and Charlotte Rattmann, petitioning said boards to detach the Pierce and Rattmann farms in Sections 20 and 21, Town of Cottage Grove, Dane County, Wisconsin, and being about 161.7 acres, from <sup>Joint</sup> School District No. 1, Town of Cottage Grove and Blooming Grove, and attach same to Joint School District No. 8, Village of Nepeuskawing, and the Towns of Dunn, Blooming Grove and Cottage Grove, Dane County, Wisconsin, were properly filed with Ralph Kellier, Clerk of the Town of Cottage Grove, affidavits of mailing notices are also on file with said clerk.

The joint meeting of said boards on February 28, 1928 was called for the purpose of acting on the above named petitions and at said meeting Ralph Kellier was appointed temporary clerk of said joint meeting of boards and Richard J. Nelson was appointed temporary chairman of said meeting.

Appearing at said meeting were all of the members of the Town Boards of the Towns of Dunn, Blooming Grove and Cottage Grove, and four members of the Village Board of the Village of Nepeuskawing, namely: Joseph Mace, Willard Kerner, Conrad Thompson and Norman Larson being a quorum of said board. Also appearing were the School District Clerks of Joint No. 1 and Joint No. 8, along with all the petitioners, except Charlotte Rattmann.

Considerable discussion was had during which the following facts were brought before the boards:

Mr. Rattmann pointed out that he lived more than 2 miles from the school in district No. 1 and had to drive his own children to and from school for a compensation of 30 cents a day. That at the present time the School Bus from Joint No. 8 goes past his farm each day. He

V-2-9-28

wished to be in the Joint No. 8 district for convenience of not having to transport his own children to school and for the best interests of the education of his children. He also pointed out that there was a possibility that Joint No. 1 would consolidate with the Cottage Grove State Graded School and that he would rather have his children attend Joint No. 8 as it was closer and located in the Village of McFarland which was his home town ~~xxxxxx~~ and on his telephone line.

The same reasons for annexation were presented by Mr. Pierce, with substantially the same facts, except the school bus of Joint No. 8 did not go by his farm now, but would have to travel about 3/4 mile further to pick-up his children.

The territories of both farms were contiguous to the territory of Joint School District No. 8 and together had an assessed valuation of about \$12,700.00. The proposed annexation at the present time would transfer three (3) children and in the next few years a total of seven (7) children.

Mr. Stanley Jacobson, Clerk of Joint No. 1 pointed out that said school district was in the process of determining if it should join the Cottage Grove Graded School, transport some grades to Cottage Grove (now 7th and 8th being transported on tuition basis) or remodel their school and make two class rooms. He also stated there was no one opposed to the Rattmann and Pierce petitions in the district that he knew of.

No one appeared at this joint meeting that opposed the petitions.

Russell White, Clerk of Joint No. 8, pointed-out that the assessed valuation per pupil in Joint No. 8 was about \$13,000, and it was also pointed-out that the assessed valuation per pupil was some over \$6,000.00. Mr. White stated that Joint No. 8 would not have to build any additions to the Schools of No. 8 to accept the children of the petitioners, but that in 1958 they would have to open the Waubesa School again and probably add a couple of rooms by 1961.

After the discussion each board retired separately and made their individual determinations and vote on the petitions, which was, by boards, as follows:

It was stated that the school was not having  
 to transport his own children to school and for the best interests of  
 the education of his children. He also pointed out that there was a  
 possibility that Joint No. 1 would consolidate with the Cottage Grove  
 State Graded School and that he would rather have his children attend  
 Joint No. 3 as it was closer and located in the village of Newburg  
 which was his home town and on his telephone line.

The same reasons for annexation were presented by Mr. Pierce,  
 with substantially the same facts, except the school bus of Joint No. 3  
 did not go by his farm now, but would have to travel about 3/4 mile  
 further to pick-up his children.

The territories of both towns were contiguous to the territory  
 of Joint School District No. 3 and together had an assessed valuation  
 of about \$12,700.00. The proposed annexation at the present time would  
 transfer three (3) children and in the next few years a total of seven  
 (7) children.

Mr. Stanley Jacobson, Clerk of Joint No. 1 pointed out that said  
 school district was in the process of determining if it should join  
 the Cottage Grove Graded School, transport some grades to Cottage  
 Grove (now 7th and 8th being transported on tuition basis) or remodel  
 their school and make two class rooms. He also stated there was no one  
 opposed to the Rattmann and Pierce petitions in the district that he  
 knew of.

No one appeared at this joint meeting that opposed the petitions.  
 Russell White, Clerk of Joint No. 3, pointed-out that the assessed  
 valuation per pupil in Joint No. 3 was about \$13,000, and it was also  
 pointed-out that the assessed valuation per pupil was some over \$6,000.00.  
 Mr. White stated that Joint No. 3 would not have to build any additions  
 to the School of No. 3 to accept the children of the petitioners, but  
 that in 1928 they would have to open the Wendens School again and  
 probably add a couple of rooms by 1931.

After the discussion each board retired separately and made their  
 individual determinations and vote on the petitions, which was, by  
 boards, as follows:

Town Board of the Town of Cottage Grove, Dane County, Wisconsin.

VOTE: Unanimous, for granting both petitions:

Town Board of the Town of Blooming Grove, Dane County, Wisconsin.

VOTE: Unanimous, for granting both petitions.

Town Board of the Town of Dunn, Dane County, Wisconsin. ✓

VOTE: Unanimous, for granting both petitions:

Village Board of the Village of McFarland, Dane County, Wisconsin.

VOTE: Unanimous, refusing to grant either petition:

Ralph Meiller

Ralph Meiller, Temporary Clerk  
of Joint Meeting, and Clerk of  
the Town of Cottage Grove.

23C

Town Board of the Town of Cottage Grove, Dane County, Wisconsin.

VOTE: Unanimous, for granting both petitions.

Town Board of the Town of Blooming Grove, Dane County, Wisconsin.

VOTE: Unanimous, for granting both petitions.

Town Board of the Town of Dunn, Dane County, Wisconsin.

VOTE: Unanimous, for granting both petitions.

Village Board of the Village of McFarland, Dane County, Wisconsin.

VOTE: Unanimous, refusing to grant either petition.

Robert M. Miller  
Treasurer, Temporary Clerk  
of Joint Meeting, and Clerk of  
the Town of Cottage Grove.

A motion by Mr. Charles Poole seconded by Mr. Jerome Miller to adopt the resolution was carried. ✓

A motion by Mr. W.E. Entwistle seconded by Mr. Dahlk to adjourn the annual meeting to the first Tuesday in April, 1959, at 8:00 P.M. at the Monona Grove High School was carried. ✓

*Waldemar Christian*  
Waldemar Christian, Clerk

Regular Meeting April 14, 1958 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle, Pederson, Cooper and Christian.

Mr. Merrill appeared and requested a 60 day extension on his trailer Parking Permit. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to grant the extension, was carried. V2-P.174

Mr. Entwistle advised the Board members that he had a request for a building permit from Mr. Alvin Veith. A motion by Mr. Tipple, seconded by Mr. Kurt, that issuance of a permit be denied because it does not give evidence of complying with the planning for the surrounding area. The Clerk was directed to advise Mr. Veith. V2-P.263

Mr. Entwistle's letter to Mr. Willett, owner of the burned out greenhouse on Camden Road, was noted and placed on file. V2-P.275

A ten day Trailer Parking Permit for Mr. Post, was noted. V2-P.210

The March Police report was noted and placed on file. V2-P.210  
Justice Brandt's report was noted and placed on file. V2-P.147

Messrs. Voit, Niebuhr and Zeier, Starkweather Drainage Commissioners, appeared and advised that storm water flow had been stopped by Mr. Herhelm on Commercial and Stock Avenues. Mr. Pederson was instructed to open a ditch for storm water to flow unimpeded. The Commissioners were also informed that Madison Moving and Wrecking Company had been ordered to clean up their yard. V2-P.237

Mr. Alvin Veith and Mr. Roger Lesch appeared relative to a building permit for Mr. Veith and Mr. Veith was advised that it had been denied. V2-P.165

Mr. Ed. Lehr appeared and requested a 90 day extension on his Trailer Parking Permit. A motion by Mr. Tipple, seconded by Mr. Kurt, to grant the extension, was carried. V2-P.165

Mr. Cooper advised that he cannot find any record of the Libby Road Right of Way. Mr. Pederson was instructed to continue the center line on the quarter section line. V2-P.24

Road grades on the West side Highway 51 Service Road from Buckeye Road to Allis Avenue and Pflaum Road to Tompkins Road (files 657-57 and 358-25) were considered. A motion by Mr. Tipple, seconded by Mr. Kurt, that the grades as drawn, be approved, was carried. V2-P.236

Mr. Pederson advised Board members he had taken some elevation bearings for the new fire station. V2-P.103

Mr. Pederson also advised that the Town and Village of Monona Road Committees had met with members of the Dane County Highway Department relative to the improvement of Monona Drive. Mr. Cooper and Mr. Pederson were directed to draft a resolution for the improvement. V2-P.145

Mr. Pederson informed the Board members that he had talked to

- V2-P.238 Mr. Jones of the State Highway Department relative to securing a better northbound access for Cottage Grove Road and Highway 51.
- V2-P.25 Mr. Pederson stated he had received many complaints about Monona Court being dusty and dirty. After discussion, it was decided to lay a blacktop mat on the Court, but that <sup>no</sup> money was to be spent for grading.
- V2-P.239 Mr. Bohnsack advised he would take up the matter of a street light for Mr. Randall with the Dane County Board.
- V2-P.173 Mr. Hamel's report on the hearing by the Madison Metropolitan Sewerage District was noted and placed on file.
- V2-P.235 Notice of Sanitary District No. 6 request to construct a well was noted and placed on file.
- V2-P.103 The Clerk was directed to set up a meeting with Mr. Doolittle and the Board members to draw specifications for the new Fire station.
- V2-P.145 A motion by Mr. Tipple, seconded by Mr. Kurt, to issue Mr. Jeske's Junk Yard license, was carried.
- V2-P.62 A report on an inspection by the Health Board was noted and placed on file.
- V2-P.191 The Clerk was instructed to advise Mr. Sargent that the date of May 6, 1958, was satisfactory for a meeting with the Nichols School Board and to be held at the Blooming Grove Town Hall.
- V2-P.51 Discussion was held with Mr. Gerald Wilke, of the American Legion, relative to obtaining lots 37 and 38 of the Blooming Grove Cemetery for public use, such as Memorial Day services.
- ✓ The Clerk was directed to start an action to repossess these lots as well as all other lots on which Perpetual Care had not been paid.
- V2-P.63 Officer Lien's and Best's bonds were approved and signed.
- The meeting adjourned at 11:30 P.M.

*Waldemar Christian*  
 Waldemar Christian, Clerk.

- V2-P.237 Special Meeting April 22, 1958 7:30 P.M.  
 Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Doolittle and Christian.
- V2-P.92 Mr. Wm. Sandberg and Mr. Richard Voit, representing the East Side Businessmen's Association, made application for a carnival license at Voit Field, on Milwaukee Street, from July 1, 1958 through July 6, 1958.
- V2-P.92 Discussion was held relative to services to be given and the Board members advised that the fee paid would cover daily garbage collection, normal police and traffic protection and insecticide spraying as normally given the area. Any services given in addition to these would be charged for. A motion by Mr. Kurt, seconded by Mr. Tipple, to grant E.S.B.M.A. a carnival license, was carried.
- V2-P.103 The Board members proceeded to discuss, with Mr. Doolittle, specifications and plans for the new Fire station. Mr. Pederson was directed to do the rough grading. Electrical work is to be omitted until location of the siren is determined. Heating is to be gas heat. Mr. Doolittle was instructed to prepare contracts for -- 1. Furnishing and erection of steel; 2. Plumbing; 3. Heating; 4. Painting; 5. Excavating, final grading and concrete work. Mr. Doolittle advised he would have a cost estimate ready by April 26, 1958.

Mr. John Dvorak, Sr. and John Dvorak, Jr. appeared relative to rezoning lots 9 & 10, Assessors Plat No, 7 and were referred to the planning Board.

V2-P.90

Mr. Pederson presented bids received for truck, box and mower.

Truck Bids:

International Kayser (Ford)	\$4,185.73 { 3,783.45 ( 3,981.00
Madison Motors (Dodge)	3,783.45
Matson Motors (Stoughton--Dodge)	{ 3,699.00 ( 3,804.00
Meier Truck Sales (G M C )	3,841.00

V2-P.61

Since there was some question of bidders describing their equipment correctly, it was determined to withhold a decision until Mr. Pederson could check more thoroughly.

Box & Hoist Bids:

Capitol Truck	1,317.50
Only Truck	1,323.64
Johnson Welding	1,114.90
(not acceptable, because not bid according to specifications).	

✓

A motion by Mr. Tipple, seconded by Mr. Kurt, to accept the bid of the Only Truck Company for \$1,323.64, was carried.

V2-P.201

Mower Bids:

Bark River Culvert & Equipment Co. (sickle type)	385.75
H. J. Niglis (sickle type)	367.25
H. J. Niglis (Rotary w/ fast hitch)	399.00
Sedwick Ham Equipment Co.	285.00
(Not acceptable, because it is pull type)	

✓

A motion by Mr. Kurt, seconded by Mr. Tipple, to accept the bid of the H. J. Niglis Company bid for a K-100 Mower and fast hitch (rotary mower) for \$399.00, was carried.

V2-P.190

Mr. Entwistle's request to renew the subscription to the Confidential Reporter for May, June and July, was considered and a motion by Mr. Tipple, seconded by Mr. Kurt to renew the subscription, was carried.

V2-P.77

Notice of a Dane County Board of Adjustment Hearing on April 24, 1958, relative to an appeal from a denial for a building permit on parts of Outlot 4 and 5, Assessors Plat No. 2 and an appeal from a denial of a permit to erect a sign, was noted. Mr. Pederson was directed to represent the Town and oppose the requests.

V2-P.84

Notice of a meeting with the Village of Monona Board on April 28, 1958, at 7:15 P.M., relative to adding lands to the Monona Grove High School District, at the Monona Village Hall, and notice of a hearing on April 30, 1958, at 8:00 P.M., at the Hope School, relative to dissolving the Jt. School District No.1 of the Towns of Cottage Grove and Blooming Grove and attaching it to Jt. School District No.10, Village of Cottage Grove and Town of Cottage Grove, was noted.

V2-P.145

A motion to adjourn at 11:00 P.M., was carried.

Waldemar Christian  
Waldemar Christian, Clerk.

Special Meeting

April 28, 1958

7:30 P.M.

A Special meeting of members of Boards of the Town of Blooming Grove and Village of Monona was held at the Monona Village Hall to set a nonconflicting date for hearing to attach lands to the Union High School District. (See pages 56A & 56B for notice of hearing). *ARSO VILLAGE MINUTES ON PAGE 56E & 56F.*

Special Meeting

April 28, 1958

10:15 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Christian, Sargent, Ohrmundt, Goodwin, Wilson, Rosenbaum and Borrowman.

An informal meeting of the Nichols School Board and the Blooming Grove Town Board was held at the Nichols School, on April 28, 1958 at 10:15 P.M. Discussion was held relative to estimated direction of future residential development in the Town of Blooming Grove. Mr. Bohnsack explained that since the majority of the area in the Nichols School District, lying east of the U.S. 51 Beltline and north of Pflaum Road is zoned commercial and industrial, residential development would, in all probability, be in the area south of Pflaum Road.

Since acquisition of land for municipal and school purpose, in that area, would be of concern to the Monona-Grove High School also, it was determined to call a meeting of the Boards of the Monona-Grove High School, Nichols School and the Town of Blooming Grove. A tentative date, May 13, 1958, at 8:00 P.M., at the Nichols School, was set and Mr. Sargent stated he would try to arrange the meeting with the Monona-Grove High School Board members.

There being no further business to come before the members, the meeting adjourned at 11:00 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Regular Meeting

May 6, 1958

7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle, Pederson, Cooper and Christian.

A group of approximately (40) people made an impromptu appearance complaining about the way the Transport Trailer Park, operated by Mr. Grinnell, is being run. Complaints were made about expansion of the camp and uncleanliness of the Park. Mr. Bohnsack pointed out that the trailer park is being operated in accordance with the ordinance and therefore, his license could not be revoked.

Mr. Alfred Randall appeared and requested a street light at the intersection of the East Beltline Highway and Femrite Drive; Mr. Pederson was directed to have the light and signs installed.

Mr. Whitehorse presented a request to open a dump for trash, only, behind his buildings, on the south side of Highway 12 & 18, to be used by the township. Mr. Pederson was directed to investigate the site and the bridge and return with a recommendation at a future meeting.

Mr. Hamel presented a petition requesting certain lands in section 3 to be attached to Sanitary District No. 6, signed by all property owners, except one. A motion by Mr. Kurt, seconded by Mr. Tipple, to set May 20, 1958, at 8:00 P.M., as the date and time of hearing. Mr. Hamel advised he would attend to the posting and notification of the State Board of Health. The Clerk was directed to notify all property owners (See page 56C & 56D for notice of hearing and affidavit).

Mr. Entwistle advised he had ordered Mr. Bruce Willett to clean up the green house on Camden Road, which had burned some time ago.

NOTICE OF PUBLIC HEARING TO ATTACH  
LANDS TO THE UNION HIGH SCHOOL DISTRICT  
OF THE VILLAGE OF MONONA AND TOWN OF  
BLOOMING GROVE, DANE COUNTY, WISCONSIN.

To Gerald F. Wilke

Clerk of the Union High  
School District of the Village  
of Monona and Town of Blooming  
Grove, Dane County, Wisconsin

You will take notice that the Village Board of the Village  
of Monona and the Town Board of the Town of Blooming Grove, acting  
jointly, will hold a public hearing at the Village hall of the  
Village of Monona, Dane County, Wisconsin, on the 19 day of  
May, 1958, at 7:15 o'clock in the evening of said day to  
hear and decide upon attaching lands to the Union High School  
District of the Village of Monona and Town of Blooming Grove,  
Dane County, Wisconsin. The lands proposed to be so attached  
to said district are described as follows, to-wit:

All of the recorded plat of  
Raywood Heights Industrial Park.

NOTICE OF PUBLIC HEARING TO ATTACH  
LANDS TO THE UNION HIGH SCHOOL DISTRICT  
OF THE VILLAGE OF MONONA AND TOWN OF  
BLOOMING GROVE, DANE COUNTY, WISCONSIN.

To Gerald F. Wilke  
Clerk of the Union High  
School District of the Village  
of Monona and Town of Blooming  
Grove, Dane County, Wisconsin

You will take notice that the Village Board of the Village  
of Monona and the Town Board of the Town of Blooming Grove, acting  
jointly, will hold a public hearing at the Village Hall of the  
Village of Monona, Dane County, Wisconsin, on the 11 day of  
January, 1958, at 7:15 o'clock in the evening of said day to  
hear and decide upon attaching lands to the Union High School  
District of the Village of Monona and Town of Blooming Grove,  
Dane County, Wisconsin. The lands proposed to be so attached  
to said district are described as follows, to-wit:

All of the recorded plat of  
Raywood Heights Industrial Park.

You will take further notice that you shall immediately notify other members of your school district board of the day, hour and place of said public hearing.

Dated this 28 day of April, 1958

Helen Ungar  
Village Clerk

Waldemar Chretien  
Town Clerk

Received a copy of the foregoing notice this 5 day of May, 1958.

Gerald V. Wilke  
Clerk, Union High School District  
of the Village of Monona and Town  
of Blooming Grove, Dane County,  
Wisconsin.

You will take further notice that you shall immediately notify other members of your school district board of the day, hour and place of said public hearing.

Dated this 28 day of April, 1928

John W. Brown  
Village Clerk

Robert W. Miller  
Town Clerk

Received a copy of the foregoing notice this

5 day of May, 1928.

Robert W. Miller  
Clerk, Union High School District  
of the Village of Monona and Town  
of Blooming Grove, Dane County,  
Wisconsin.

An informal meeting of the Village Board, Nichols School Board and the Town of Blooming Grove Board was held on Monday, April 28th, 1958. The meeting was called to order by Gene Rankin, the Village president. Members present were

- |                          |                        |                          |
|--------------------------|------------------------|--------------------------|
| Monona Village           | Town of Blooming Grove | Nichols School Board     |
| Art Mayer                | Roy Bohnsack           | Keith Chraundt           |
| Dick Gannon              | Harlow Tipple          | Keith Goodwin            |
| G. H. Schulkamp          | Edwin Kurt             | Ray Wilson               |
| Jack Jaeger              | W. Christian, Clerk    | W. Rosenbaum             |
| Otto Kaiser              |                        | Merle Borrowman          |
| Ed Lottes, Administrator |                        | Loyal Sargent, principal |

President Rankin stated that the purpose of the meeting was to discuss coordination of a summer recreation program. He asked each of the members present to introduce himself. V. 2  
P. 223

Mr. Otto Kaiser, chairman of the Parks committee summarized last years recreation program, the Village having 2 swimming beaches with lifeguards in attendance and 2 supervised programs.

Mr. Sargent stated that the Nichols School had started a summer recreation program 7 years ago with the Village contributing \$275.00, the town \$125.00 and the Nichols Square Dance group matching these funds. There had been no duplication in 3 years and the approximate attendance was 130 children per day.

Mr. Bohnsack of Blooming Grove stated that the Parks department has control over this program and that O'Flaherty Playground and Lake Edge Park have had supervised recreation programs, and possibly Allis School also.

Mr. Gannon suggested that a study be made in the purchase of park equipment for Maywood park and Maywood School, which could be used jointly.

Mr. Rankin recommended that one Recreation director coordinate the program.

Mr. Mayer stated that the report of the State committee which had made a study of recreation in the area, would be ready within a week.

Mr. Bohnsack was under the impression that the schools do not operate on a 12 month basis.

Mr. Tipple stated that the Town had purchased property adjacent to the Glendale School for Park purposes.

Mr. Rosenbaum saw no reason why such a program could not be worked out.

It was recommended that the three directors for the summer program, who are now being considered, work with a committee of 5 consisting of one member from each of the following Boards: Village of Monona, Town of Blooming Grove, Nichols School, Allis School and Monona Grove High school to coordinate a recreation program for the Village Township and Schools.

Mr. Borrowman recommended appointing a temporary chairman.

Mr. Jaeger moved and Mr. Bohnsack seconded the motion that Otto Kaiser be appointed temporary chairman. Motion carried.

Mr. Wilson, Nichols School District clerk will notify us as to whom they will appoint for this committee.

Mr. Kaiser suggested that the Village clerk direct a letter to the chairman of the Allis School Board and Monona Grove High school Board informing them of the committee being set up for the coordination of a recreation program and asking them to appoint one of their Board members as a member of this committee, consisting of 5 members—one from each of the following Boards: Village of Monona, Town of Blooming Grove, Nichols School Allis School, Monona Grove High school and the three directors being considered for the Summer Recreation program, also the name of the Summer Recreation Director of Allis School.

Mr. Goodwin wanted to know if this committee was only responsible for Recreation. It was stated that it may lead to more general things.

A discussion of more general things followed such as attendance at school board meetings, Village board meetings, budgets, bus transportation, state subsidies and federal aid.

President Rankin thanked everyone for coming.

A motion was made and seconded to adjourn. Motion carried. Time 9:10 o' clock p.m.

Helen Unger, Clerk

An informal meeting of the Village Board, Nichols School Board and the Town of Blooming Grove Board was held on Monday, April 28th, 1958. The meeting was called to order by Gene Rankin, the Village President. Members present were:

Nichols School Board	Town of Blooming Grove	Honora Village
Keith Grunwaldt	Roy Bohmstedt	Art Meyer
Keith Goodwin	Harlow Tippie	Dick Cannon
Ray Wilson	Edwin Evers	O. H. Schuchman
W. Rosenbaum	W. Christian, Clerk	Jack Jaeger
Marie Berowman		Otto Kaiser
Loyal Sargent, Principal		Ed Lottas, Administrator

President Rankin stated that the purpose of the meeting was to discuss coordination of a summer recreation program. He asked each of the members present to introduce his own.

Mr. Otto Kaiser, chairman of the Parks Commission summarized last year's recreation program, the Village having 3 swimming beaches with lifeguards in attendance and 2 supervised programs.

Mr. Sargent stated that the Nichols School had started a summer recreation program 7 years ago with the Village contributing \$275.00, the town \$125.00 and the Nichols Square D non group matching these funds. There had been no duplication in 3 years and the approximate attendance was 130 children per day.

Mr. Bohmstedt of Blooming Grove stated that the Parks Department has control over this program and that a higher playground and lake area park have had supervised recreation programs, and possibly Allie School also.

Mr. Cannon suggested that a study be made in the purchase of park equipment for Greenwood Park and Greenwood School, which could be used jointly.

Mr. Rankin recommended that one Recreation Director coordinate the program.

Mr. Meyer stated that the report of the State Committee which had made a study of recreation in the area, would be ready within a week.

Mr. Bohmstedt was under the impression that the schools do not operate on a 12 month basis.

Mr. Tippie stated that the town had purchased property adjacent to the Glendale School for park purposes.

Mr. Rosenbaum saw no reason why such a program could not be worked out. It was recommended that the three directors for the summer program, who are now being considered, work with a committee of 2 consisting of one member from each of the following: Board of Village of Honora, Town of Blooming Grove, Nichols School, Allie School and Honora Grove High School to coordinate a recreation program for the Village Township and Schools.

Mr. Berowman recommended appointing a temporary chairman.

Mr. Jaeger moved and Mr. Bohmstedt seconded the motion that Otto Kaiser be appointed temporary chairman. Motion carried.

Mr. Wilson, Nichols School District clerk will notify us as to when they will appoint for this committee.

Mr. Kaiser suggested that the Village clerk direct a letter to the chairman of the Allie School Board and Honora Grove High School Board informing them of the committee being set up for the coordination of a recreation program and asking them to appoint one of their board members as a member of this committee, consisting of 2 members--one from each of the following: Board of Village of Honora, Town of Blooming Grove, Nichols School, Allie School, Honora Grove High School and the three directors being considered for the Summer Recreation program, also the name of the Summer Recreation Director of Allie School.

Mr. Goodwin wanted to know if this committee was only responsible for recreation. It was stated that it may lead to more general things.

A discussion of more general things followed such as attendance at school board meetings, Village board meetings, budgets, bus transportation, state subsidies and federal aid.

President Rankin thanked everyone for coming.

A motion was made and seconded to adjourn. Motion carried. Time 9:10 o'clock p.m.

Helen Burger, Clerk

25 B1

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  
petitions 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 May, 1958.

NOTICE IS FURTHER GIVEN that the lands proposed to be  
annexed to said district are described as follows:

*Y2.P.235*

The Southwest 1/4 Northwest 1/4, Section 3, T 7 N, R 10 E  
The Northwest 1/4 Southwest 1/4 Section 3, T 7 N, R 10 E  
The Southwest 1/4 Southwest 1/4, Section 3, T 7 N, R 10 E  
East 1.0 Acres of the West 1/2 Southwest 1/4 Section 3,  
T 7 N, R 10 E

The Northeast 1/4 Southwest 1/4, Section 3, T 7 N, R 10 E  
The Southeast 1/4 Southwest 1/4, section 3, T 7 N, R 10 E  
The North 12.0 acres of the Northeast 1/4 Northwest 1/4  
Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane  
County, Wisconsin.

Dated this 7th day of May, 1958.

*Waldemar Christian*  
Waldemar Christian  
Town Clerk, Town of Blooming Grove,  
Dane County, Wisconsin

*Copy Mailed To:*

- Mr & Mrs. Ralph Walker, Route 1, Box 94*
- Mr & Mrs. Robert H. Cone, Route 1*
- Mr & Mrs. Walter Nelson, Route 4*
- Mr & Mrs. Milton Auctad, Route 1*
- Mr & Mrs. Gerald Meyers, Route 4, Box 22*
- Mr & Mrs. M.K. Swanton, Route 4*
- Mr. David Dunn, Esq.*  
*c/o Mr. Robert B. Dunn, Buckeye Road*
- Mr. & Mrs. Geo. Harrington, Route 1*

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  
petitions 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 30th day  
of May, 1928.

Ms. B. 532

NOTICE IS FURTHER GIVEN that the lands proposed to be

annexed to said district are described as follows:

The Southwest 1/4 Northwest 1/4 Section 3, T 7 N, R 10 E  
The Northwest 1/4 Southwest 1/4 Section 3, T 7 N, R 10 E  
The Southwest 1/4 Southwest 1/4 Section 3, T 7 N, R 10 E  
East 1.0 Acres of the West 1/2 Southwest 1/4 Section 3,

T 7 N, R 10 E

The Northeast 1/4 Southwest 1/4 Section 3, T 7 N, R 10 E  
The Southeast 1/4 Southwest 1/4 Section 3, T 7 N, R 10 E  
The North 12.0 acres of the Northeast 1/4 Northwest 1/4  
Section 10, T 7 N, R 10 E, Town of Blooming Grove, Dane

County, Wisconsin.

Dated this 7th day of May, 1928.

*William Christian*  
William Christian  
Town Clerk, Town of Blooming Grove,  
Dane County, Wisconsin

Copies mailed to:  
Mr. & Mrs. Ralph Stubby  
Mr. & Mrs. Robert H. Lee  
Mr. & Mrs. Walter Nelson  
Mr. & Mrs. Victor Stubby  
Mr. & Mrs. Charles Meyer  
Mr. & Mrs. M. J. Christian  
Mr. & Mrs. Lewis  
Mr. & Mrs. George  
Mr. & Mrs. George  
Route 1, Box 44  
Route 1  
Route 4  
Route 1  
Route 1, Box 27  
Route 4

## AFFIDAVIT OF POSTING

State of Wisconsin )  
 ) SS  
 County of Dane )

I, Vernon S. Hamel, being duly sworn do depose and say as follows: That the attached notice, announcing the hearing, the time and place thereof for the annexing of additional lands to Town Sanitary District No. 6 of the Town of Blooming Grove, Dane County, Wisconsin, copy of which is attached hereto, was posted by me in at least three (3) public places within the proposed district on May 7, 1958.

Vernon S. Hamel

Subscribed and sworn to before me this

21<sup>st</sup> day of May, 1958.

Florence Kuester  
 Notary Public, Dane County, Wisconsin

My Commission expires June 4, 1961



A combined meeting of the Monona Village Board and the Town of Blooming Grove Board was held in the Monona Village hall Monday, April 28th, 1958. The meeting was called to order by Gene C. Rankin, at 8:10 o' clock p.m. Present were Messrs. Art Meyer, Dick Gannon, G. H. Schulkamp, Jack Jaeger, Otto Kaiser of the Village Board and Messrs. Roy Bohnsack, Harlow Tipple, Edwin Kurt, W. Christian, Clerk, of the Town of Blooming Grove board.

The purpose of the meeting was to introduce a resolution initiating proceedings to attach lands to the Union High School District of the Village of Monona and the Town of Blooming Grove and set the time for a Public Hearing. Following is the resolution:

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 of Blooming Grove, Dane County, Wisconsin, in joint meeting assembled, hereby resolve as follows:

1. That the 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:

All of the recorded plat of  
Raywood Heights Industrial Park.

2. That a Public Hearing on the proposed attachment of the lands herebefore described to said Union High School District be held at the Monona Village Hall on the 19th day of May, 1958, at 7:15 o' clock

A combined meeting of the Monona Village Board and the Town of Blooming Grove Board was held in the Monona Village Hall Monday, April 23rd, 1928. The meeting was called to order by Gene C. Higgins, at 8:10 o'clock p.m. Present were Messrs. Art Meyer, Dick Cannon, O. H. Schlemmer, Jack Jaeger, Otto Kaiser of the Village Board and Messrs. Roy Bohnsack, Harlow Tibble, Edwin Knif, W. Gustafson, Clerk of the Town of Blooming Grove Board.

The purpose of the meeting was to introduce a resolution initiating proceedings to attach lands to the Union High School District of the Village of Monona and the Town of Blooming Grove and set the time for a Public Hearing. Following is the resolution:

Whereas, Section 10.06 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 of Blooming Grove, Dane County, Wisconsin, in joint meeting assembled, hereby resolve as follows:

1. The the 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:

All of the recorded plat of  
Raywood Heights Industrial Park.

2. That a Public Hearing on the proposed attachment of the lands heretofore described to said Union High School District be held at the Monona Village Hall on the 19th day of May, 1928, at 7:15 o'clock

p.m. pursuant to the provisions of Section 10.06 of the Wisconsin Statutes.

3. The the Village Clerk of the Village of Monona give notice to the clerk of each school district in any way affected by the proposed attachment at least 10 days prior to the date of said Public Hearing pursuant to the provisions of Section 10.025 (2) (b) of the Wisconsin Statutes, said notice to be published in the Capital Times newspaper also and posted in four or more public places all as per section 10.025 (2) (b) of the Wisconsin Statutes.

Mr. Bohnsack moved and Mr. Meyer seconded the motion that a public hearing on the foresaid resolution be held on May 19, 1958 at 7:15 o' clock p.m. Motion carried when all present voted "aye" to a roll call vote.

Mr. Bohnsack moved and Mr. Gannon seconded the motion to adjourn. Motion carried. Time of adjournment 8:20 o' clock p.m.

Helen Unger, Clerk

p.m. pursuant to the provisions of Section 10.05 of the Wisconsin Statutes.

3. The Village Clerk of the Village of Menomonie give notice to the clerk of each school district in any way effected by the proposed attachment at least 10 days prior to the date of said Public Hearing pursuant to the provisions of Section 10.05 (2) (b) of the Wisconsin Statutes, said notice to be published in the Capital Times newspaper also and posted in four or more public places all as per section 10.05 (2) (b) of the Wisconsin Statutes.

Mr. Reinbeck moved and Mr. Meyer seconded the motion that a public hearing on the for-said resolution be held on May 19, 1955 at 7:15 o'clock p.m. Motion carried when all present voted "aye" to a roll call vote.  
Mr. Reinbeck moved and Mr. Gannon seconded the motion to adjourn. Motion carried. Time of adjournment 8:30 o'clock p.m.

Helmer Wagner, Clerk

Mr. Cooper was requested to prepare the necessary papers and have Mr. Entwistle serve them. *Y2-P.78*

Mr. Entwistle also advised that a school for Building Inspectors and Fire Inspectors is being held at Rice Lake, on May 22 and 23, 1958 and recommended that representatives be sent. A motion by Mr. Tipple, seconded by Mr. Kurt, to authorize cost of travel, meals and lodging and the average wages of the fireman sent, was carried. *Y2-P.103*  
*Y2-P.65*

Mr. Donald Dix, Fire Chief, presented specifications for a new fire truck. A motion by Mr. Tipple, seconded by Mr. Kurt, to advertise for bids for a new fire truck, was carried. *Y2-P.103*

The Clerk advised the Board members that Mr. Doolittle had reported he would have specifications by this date, but that they had, as yet, not been received, nor had he been able to contact Mr. Doolittle. *Y2-P.87*

The Board members then proceeded to open bids for furnishing. The following are the bids for locations requested:

Company	Libby Road	Preparing for Blacktop	Stockpile	Bin
Wingra Stone	\$ 1.54	\$ 1.45	\$ 1.45	\$ 1.20
Rein & Schultz	1.68	1.48	1.45	1.20
Madison Stone Co.	1.65	1.42	1.40	1.20

*Y2-P.61*

All prices are by the ton.

A motion by Mr. Bohnsack, seconded by Mr. Kurt, to accept the low bids of Wingra Stone for location #1 and Madison Stone Co. for location #2, 3 and 4, was carried. ✓

Mr. McNees, Madison Motors, appeared and inquired about the bid for a highway truck. Mr. Pederson advised the members of the Town Board that all bids except that of the International Harvester Company did not fully meet the specifications. A motion by Mr. Kurt, seconded by Mr. Bohnsack, to accept the bid of the International Harvester Company, because it is of greatest benefit to the Town of Blooming Grove, was carried. *Y2-P.96*  
*Y2-P.138*

A bill to the Glendale School for street work, in the amount of \$911.00 was explained. Mr. Pederson stated he would explain the bill to the Nichols School Board, also. *Y2-P.111*

Mr. Pederson also advised that the Village of Monona had requested the use of the Voges dump. Mr. Pederson was directed to work out some plan by which both municipalities could use it and report back. *Y2-P.177*

Mr. Pederson reported the action of the Planning Board meeting, April 25, 1958:

1. Approved the preliminary plan of Droster Plat, but rejected zoning changes requested. *Y2-P.88*
2. Approved the preliminary plan of Acewood Plat and recommended that lots 17 through 20, 22 through 25 and 38 and 39 be zoned R-4; that all lots on Highway BB be zoned Commercial; and that the balance be zoned R-2. *Y2-P.50*
3. Approved a request to zone lots 5, 6, 7, Block 15, Lake Edge Park, to R-4 and recommended that lot 3, Block 8 and lot 8, Block 15, Lake Edge Park, also be zoned R-4. *Y2-P.163*
4. Decided to hold a preliminary plat of Hob Circle Plat, until a later date. *Y2-P.130*
5. Approved a request to zone lots 13, 14, 15, 20, 21 and 22, C. L. Femrite Plat to R-4. *Y2-P.100*

Zoning ordinance amendments Nos. 702, 703 and 704 were considered and a motion by Mr. Kurt, seconded by Mr. Tipple, to approve the changes, was carried (the following are the amendments) *Y2-P.296*

## ZONING ORDINANCE AMENDMENT No. 702

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)(d), R-4 Residence District in the Town of Blooming Grove, be amended by adding thereto a new subdivision, to be numbered 11 and reading as follows:

11. Lot 4, Block 8, Lake Edge Park Replat.

B. That subdivision 3 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

3. Lake Edge Park and Lake Edge Park Replat, except Lot 4, Block 8.

ADOPTED \_\_\_\_\_ 1958

EFFECTIVE \_\_\_\_\_ 1958

## ZONING ORDINANCE AMENDMENT No. 703

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 subdivision 6 of Section 10.03 (4)(d), R-4 Residence District in the Town of Blooming Grove, be amended to read as follows:

6. Lots 95 to 103, inclusive, First Addition to Ossmann Acres; also the unplatted parcel in the SW $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 16 lying between Lot 103, First Addition to Ossmann Acres and Allis Avenue.

B. That subdivision 9 of Section 10.03 (4)(c), R-3 Residence District, be amended to read as follows:

9. Allis Heights and the First Addition to Allis Heights, Lots 1 to 7, inclusive, Lots 50 to 53, inclusive and Lots 64 to 79, inclusive, Ossmann Acres; Lots 80 to 84, inclusive and Lots 90 to 94, inclusive, First Addition to Ossmann Acres.

ADOPTED \_\_\_\_\_ 1958

EFFECTIVE \_\_\_\_\_ 1958

## ZONING ORDINANCE AMENDMENT No. 704

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)(k), C-2 Commercial and Light Manufacturing District in the Town of Blooming Grove, be amended by adding thereto a new subdivision, to be numbered 18 and reading as follows:

18. That part of Outlot 35, Assessor's Plat No. 2 lying east of Highway 51.

ADOPTED \_\_\_\_\_ 1958

EFFECTIVE \_\_\_\_\_ 1958

DESCRIPTION OF LIBBY ROAD  
TOWN OF BLOOMING GROVE  
DANE COUNTY, WISCONSIN

V2-724

File No. 458-40

May 7, 1958

A right-of-way 4 rods wide for Highway purposes thru Section 32,  
T 7 N, R 10 E, Dane County, Wisconsin, the center line of which is described  
as follows:

Commencing at the West 1/4 corner of said Section 32; thence  
Easterly along the 1/4 line, 2,640.0 feet to the interior 1/4 corner of  
said section; thence continuing Easterly along the same line, 1,570.1 feet;  
thence North 39°-50' East, 415.5 feet more or less to the Westerly shore  
of Lake Waubesa.

13. 884

DESCRIPTION OF LIBBY ROAD  
TOWN OF BLOOMING GROVE  
DANE COUNTY, WISCONSIN

File No. 428-40

May 7, 1928

A right-of-way 6 rods wide for Highway purposes thru Section 32,  
T 7 N, R 10 E, Dane County, Wisconsin, the center line of which is described  
as follows:

Commencing at the West 1/4 corner of said Section 32; thence  
Easterly along the 1/4 line, 2,640.0 feet to the interior 1/4 corner of  
said section; thence continuing Easterly along the same line, 1,270.1 feet;  
thence North 32°-50' East, 425.5 feet more or less to the Westerly shore  
of Lake Waubesa.

A letter from Mr. Harley Severance, objecting to the issuance of a kennel license to Mr. Joseph DiPiazza, was considered and Mr. Tipple decided to investigate it further. V2-P.236

The Board members set May 26, 1958, as the date to consider beer and liquor license applications. The Health Board and Police Department were requested to give a report on all applicants. V2-P.165

Notice of a hearing, to be held by the County School Committee, at the Estes School, at 8:00 P.M., on May 19, 1958, was noted. K2-P.85

Since all business was not completed, it was decided to hold a Special meeting on May 12. Meetings during the summer months are also to be held at 8:00 P.M. V2-P.237

A motion to adjourn at 1:00 A. M., was carried.

*Waldemar Christian*

Waldemar Christian, Clerk.

Special Meeting                      May 12, 1958                      8:00 P.M.                      ✓

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson and Christian.

Justice Brandt's April report and Justice Kaatz's January, February and March reports were received and placed on file. V2-P.147

The April Police report was received and placed on file. V2-P.210

A discussion was held relative to street lighting in new plats. The Clerk was instructed to determine the cost of lights now paid and get information on the cost of new lights. V2-P.239

Discussion was held relative to naming former U.S. Highway 51. A motion by Mr. Kurt, seconded by Mr. Tipple, to name the Road, "Terminal Drive", was carried. V2-P.27

Receipt of state road aids was noted and the Clerk was directed to write the State Highway Commission of Wisconsin and request that monies held in escrow be paid to the Town, at this time. V2-P.237

Hob Circle preliminary plat and zoning was considered and it was the opinion of the Board members that it should be further discussed with the planning board. V2-P.130

Mr. Pederson presented the right-of-way description plan of Libby Road as drawn by the General Engineering Company. The Clerk was instructed to have Mr. Cooper record the same. The following is the description: (See page 59A) V2-P.24

A petition, by Maurice Klinker, to blacktop to street extended east from Tyler Circle <sup>was received.</sup> Mr. Pederson was instructed to confer with Mr. Cooper relative to dedication of the street for municipal purposes. V2-P.152

Mr. Pederson reported that the Village of Monona has agreed to share one-half of the cost of maintaining the Voges dump and Mr. Pederson was instructed to have the contract drawn. V2-P.127

Specifications for the Fire station were discussed and corrected with Mr. Don Dix and Mr. Don McCance. A motion by Mr. Tipple, seconded by Mr. Kurt, to authorize Mr. Doolittle to advertise for bids, was carried. V2-P.103

A letter received from Mr. Max Harnish requesting permission to use his trailer as a week-end cottage on outlots 26 & 27, Assessors Plat No. 4, was considered. V2-P.251

It was the opinion of the Board members that a trailer park- ✓

ing permit should not be granted and Mr. Entwistle was directed to enforce compliance with the "trailer" ordinance.

Discussion was held relative to a change in statutes regarding payment of bounties on predatory animals and birds. Mr. Bohnsack explained the towns and villages now have to pay the bounty directly and that the county would refund payments on red and grey fox.

A motion by Mr. Tipple, seconded by Mr. Kurt, that the Town of Blooming Grove establish a bounty on fox in accordance with Section 29.61 Wisconsin Statutes 1957, as follows:

Mature red or grey fox, \$2.50 each

Red and grey fox kits (between March 1 and Sept. 1), \$1.00 each, was carried.

A motion to adjourn at 11:20 P.M., was carried.

V2-P.237 Special Meeting May 13, 1958 7:30 P.M.

(Held at Monona-Grove High School library)

Present: members of the Nichols School Board, Monona-Grove High School Board, Town of Blooming Grove Board and Messrs. Sargent, Schwann and Christian. Absent: Messrs. Bohnsack, Keith Ohrmundt and William R. Marshall.

Discussion was held relative to the Nichols School need for a future school site east of the U. S. Highway 51 Beltline and the possibility of combining their efforts in obtaining a site with that of the Monona-Grove High School and the Town of Blooming Grove.

A suggestion that sites be located as to first, second or third choice and consisting of 60 to 80 acres, was approved.

A suggestion that a member from each of the Boards be chosen to form a committee to locate sites and that the Blooming Grove Town Clerk advise the individual Boards of the members of this committee, was also approved.

A motion to adjourn at 9:00 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

V2-P.145 See page 60A for Jt. meeting with Monona Village.  
V2-P.256 See page 60B for order attaching lands to the Union High School District of the Village of Monona and Town of Blooming Grove.

Special Meeting May 19, 1958 8:00 P.M.

A hearing held at the Estes School, by the Dane County School Committee, relative to annexing a portion of the Estes School to the Frank Allis School District.

*Waldemar Christian*  
Waldemar Christian, Clerk.

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A joint meeting of the Town of Blooming Grove Board and the Village of Monona Board was held on May 19, 1958. The meeting was called to order by Trustee Art Meyer at 7:20 o' clock p.m. Village Board members present were Mrsrs. Gannon, Kilgust, Schulkamp, Meyer, Jaeger and Kaiser. Town of Blooming Grove members present were Mrsrs. Le Roy Bohnsack, Harlow Tipple, Edwin Kurt, Clerk W. Christian and Clerk of the High School District, Gerald Wilke.

The first order of business was the public hearing on the attaching of lands to the High School District. As no one appeared at the hearing against the attachment of this property to the High School District, Mr. Bohnsack moved and Mr. Kaiser seconded the motion adopting the Resolution Attaching Lands to the High School District. Motion carried when all voted "aye" to a roll call vote.

Mr. Bohnsack moved and Mr. Jaeger seconded the motion to adjourn. Motion carried. Time of adjournment, 7:35 o' clock p.m.

Helen Unger, Clerk

A joint meeting of the Town of Blooming Grove Board and the Village of Monona Board was held on May 19, 1928. The meeting was called to order by Trustee Art Meyer at 7:30 o'clock p.m. Village Board members present were Messrs. Gannon, Kilgus, Schunk, Meyer, Jaeger and Kaiser. Town of Blooming Grove members present were Messrs. Le Roy Bohnsack, Harlow Tiple, Edwin Hunt, Clark W. Gustafson and Clerk of the High School District, Gerald Wike.

The first order of business was the public hearing on the attaching of lands to the High School District. As no one appeared at the hearing against the attachment of this property to the High School District, Mr. Bohnsack moved and Mr. Kaiser seconded the motion adopting the Resolution attaching lands to the High School District. Motion carried when all voted "aye" to a roll call vote. Mr. Bohnsack moved and Mr. Jaeger seconded the motion to adjourn. Motion carried. Time of adjournment, 7:35 o'clock p.m.

Helen Unger, Clerk

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 19th day of May, 1958,  
by the municipal boards of the Village of Monona and the Town of Blooming  
Grove, Dane County, Wisconsin, in accordance with the provisions of section  
10.06 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:

All of the recorded plat of  
Raywood Heights Industrial Park.

Dated this 19th day of May, 1958.

Town of Blooming Grove, Dane County,  
Wisconsin

BY LeRoy D. Bohrsch  
Chairman

Harlow J. Tipple  
Supervisor

Edwin M. Kurt  
Supervisor

Village of Monona, Dane County,  
Wisconsin

By \_\_\_\_\_  
President

John F. Jeger  
Trustee

D. H. Schulkamp  
Trustee

Richard T. Lannon  
Trustee

O. H. Kaiser  
Trustee

Robert Kilgus  
Trustee

Arthur J. Meyer  
Trustee

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 15th day of May, 1928,  
by the municipal boards of the Village of Monona and the Town of Blooming  
Grove, Dane County, Wisconsin, in accordance with the provisions of section  
10.05 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:

All of the recorded plat of  
Raywood Heights Industrial Park.

Dated this 15th day of May, 1928.

Town of Blooming Grove, Dane County,  
Wisconsin

BY Robert J. Johnson  
Chairman

Richard J. Johnson  
Supervisor

Edward M. Hunt  
Supervisor

Village of Monona, Dane County,  
Wisconsin

BY President

John F. Johnson  
Trustee

J. H. Johnson  
Trustee

Richard J. Johnson  
Trustee

John F. Johnson  
Trustee

Richard J. Johnson  
Trustee

Richard J. Johnson  
Trustee

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper, Hamel and Christian.

The meeting was opened with a hearing on the petition of Ralph Walker, Lela Walker, David Dunn, Sr., Milton Hustad, George Harrington, Gerald Meyers, Robert E. Dunn, Robert H. Cone, Beatrice V. Cone, Walter G. Nelson and Marion C. Nelson, to annex lands in Section 3 and 10 to Sanitary District No. 6. V2-P.235

Mr. Hamel appeared for the petition on behalf of Sanitary District No. 6 and also on behalf of the developers of Acewood Hat. He stated that assessments will be made against users only and that in the interest of public health and welfare and in the interest of future orderly development, the area petitioned for, should be added to the Sanitary District No. 6. He also stated that the petition was signed by all the owners except Mr. Milo Swanton. Others appearances favoring the addition were Ralph Walker, Robert Dunn, appearing for David Dunn, Sr., Milton Hustad and Walter Nelson. Mr. Ceaser Stravinski, appearing for the State Board of Health, inquired if it could be serviced by existing facilities and was advised that it could, by Mr. Hamel. Mr. Milo Swanton appeared in opposition to the annexation, but stated that it was for his property only. Mr. Hamel recommended that Mr. Swanton's property be omitted from the Sanitary District. Mr. Stravinski stated that if someone is not in favor, he would recommend omitting his land, but that the Department of Public Health is interested in the promotion of public health and welfare wherever possible. V2-P.50  
V2-P.237  
V2-P.242

There being no other appearances, the hearing was declared closed.

Mr. Hamel presented the orders drawn in three parts.

A motion by Mr. Bohnsack, seconded by Mr. Tipple, to add the West  $\frac{1}{2}$  of the Southwest  $\frac{1}{4}$  of Section 3 to Sanitary District No.6, was carried unanimously. (See page 61 A for the order) ✓

A motion by Mr. Tipple, seconded by Mr. Bohnsack, to add the East  $\frac{1}{2}$  of the Southwest  $\frac{1}{4}$  of Section 3 and North (12) acres of the Northeast  $\frac{1}{4}$  of the Northwest  $\frac{1}{4}$  of Section 10, to Sanitary District No.6, was carried unanimously. (See page 61 B for order) ✓

A motion by Mr. Kurt, seconded by Mr. Tipple, that the Southwest  $\frac{1}{4}$  of the Northwest  $\frac{1}{4}$  of Section 3 not be added to Sanitary District No.6, was carried unanimously. ✓

Mr. Hughes appeared and complained about excessive dust on the Kampmeyer Road (Also known as Marsh Road) and requested that it be improved. Mr. Bohnsack explained that there are no plans for improving that particular road, this year. Mr. Pederson was instructed to check if more oil is needed to alleviate the dust situation. V2-P.131

Mr. Hamel advised that the option for land on the Davidson farm is being checked by their attorney, Mr. Bull. V2-P.84

Discussion was held relative to location of new street lights. Mr. Pederson was instructed to have lights installed at the corners of: V2-P.239

- |                 |     |                 |
|-----------------|-----|-----------------|
| Buckeye Road    | and | Woodvale Drive  |
| Buckeye Road    | and | Wendy Lane      |
| Buckeye Road    | and | Homburg Lane    |
| Buckeye Road    | and | Vondron Road    |
| Buckeye Road    | and | National Avenue |
| Buckeye Road    | and | Ellen Avenue    |
| Tompkins Drive  | and | Joylynn Drive   |
| Tompkins Drive  | and | Maher Avenue    |
| Tompkins Drive  | and | Camden Road     |
| Pflaum Road     | and | Spaanem Avenue  |
| Pflaum Road     | and | Turner Avenue   |
| Pflaum Road     | and | Maher Avenue    |
| Pflaum Road     | and | Camden Road     |
| Crestview Drive | and | Bryn Trem Road  |
- ✓

Crestview Drive	and	Groveland Terrace
Crestview Drive	and	Bjelde Lane
Joylyne Drive	and	Parview Drive
Dixie Lane	and	Glenview Drive
Kvamme Lane	and	Acacia Lane
Kvamme Lane	and	Douglas Trail
Lamont Lane	and	Louden Lane
Femrite Drive	and	U.S. Highway 51 Beltline

V2-P.177 Consideration was given the contract drawn by Monona Village for use of the Voges Dump. The Board members were of the opinion that it should be redrawn and Mr. Cooper was instructed to draw a new contract.

V2-P.89 Mr. Pederson advised that he has not been able to check the proposed Whitehorse dump.

Mr. Pederson advised he no longer would be able to handle the job of Weed Commissioner. Mr. Bohnsack thereupon appointed Mr. Elwood Leonhardt as Weed Commissioner for 1958.

V2-P.234 A contract for a new Sanitary land-fill location was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, that the contract with Mr. Walter Fisher be signed and payment of \$800.00 be made, was carried.

V2-P.152 Mr. Pederson presented a petition signed by Mr. Maurice Klinke, requesting the extension of Tyler Circle be surfaced with black-top. Since this is a private road and would service only Mr. Klinke's properties, the Board members were of the opinion that it should not be surfaced. Mr. Pederson was directed to advise Mr. Klinke. ~~Mr. Entwistle's letter to Mr.~~

V2-P.251 Mr. Entwistle's letter to Mr. Harnish, relative to trailer parking, was noted and placed on file.

V2-P.65 Mr. Entwistle's letter to Mr. Klinke, relative to a building violation was notice and placed on file.

V2-P.201 Mr. Entwistle suggested that the trailer parking ordinance be amended to have the Town Treasurer collect trailer parking fees. Mr. Cooper was directed to have amendments drawn to make the above change.

V2-P.296 Notice of zoning hearing on June 12, 1958, was called to the attention of the Board members.

V2-P.175 Discussion was held relative to the Monona-Grove Festival and motion by Mr. Tipple, seconded by Mr. Kurt, to name the Memorial Day Week-end as "Monona-Grove Week-end", was carried. The clerk advised the Board members of the Civic Clubs request to be present at the crowning of the Festival Queen, by Governor Thomson.

V2-P.103 Specifications for the new fire engine were reviewed and it was recommended that the bids form with alternates be used.

A motion to adjourn at 12:00 midnite, was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

IN RE: Annexation of Lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin.

ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT  
NO. 6 OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN

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 publication by posting 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 20th day of May, 1958, and Cesar Stawuski 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 petition is signed by the requisite owners of real estate, as provided in section 60.302(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 benefited by the annexation of said lands to the district.

W2-P235

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:

The West 1/2 of the Southwest 1/4 of Section 3, Township 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin.

Dated this 20th day of May, 1958.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE

BY Le Roy N. Bohnsach  
Le Roy N. Bohnsach, Chairman

Harlow J. Tipple  
Harlow J. Tipple, Supervisor

Edwin M. Kurt  
Edwin M. Kurt, Supervisor

IN RE: Annexation of Lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin.

ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT  
NO. 6 OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN

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 publication by posting 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 30th  
day of May, 1928, and Edward J. Hinkle 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  
petition is signed by the requisite owners of real estate, as provided in  
section 60.302(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 benefited 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:  
The West 1/2 of the Southwest 1/4 of Section 3, Township 7 North,  
Range 10 East, Town of Blooming Grove, Dane County, Wisconsin.

Dated this 30th day of May, 1928.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE  
By Ed J. Hinkle  
Ed J. Hinkle, Chairman  
Edwin M. Kurtz  
Edwin M. Kurtz, Supervisor  
Harlow J. Hinkle  
Harlow J. Hinkle, Supervisor



61B

IN RE: Annexation of Lands to  
Town Sanitary District No. 6  
of the Town of Blooming Groves,  
Dane County, Wisconsin

ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT  
NO. 6 OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN.

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 Groves, having been filed with the town clerk, and on due publication by posting 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 20th day of May, 1958, and Cesar Stravinski 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 petition is signed by the requisite owners of real estate, as provided in section 60.302 (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 benefited by the annexation of said lands to the district.

V.2  
P.235

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:

The East 1/2 of the Southwest 1/4 of Section 3, Township 7 North Range 10 East, and the North 12 acres of the Northeast 1/4 of the Northwest 1/4 of Section 10, Township 7 North, Range 10 East, Town of Blooming Groves, Dane County, Wisconsin.

Dated this 20 day of May, 1958.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE

BY Le Roy M. Bohnsach  
Le Roy M. Bohnsach, Chairman

Harlow J. Tipple  
Harlow J. Tipple, Supervisor

Edwin M. Kurt  
Edwin M. Kurt, Supervisor

IN RE: Annexation of lands to  
Town Sanitary District No. 6  
of the Town of Blooming Grove,  
Dane County, Wisconsin

NO. 6 OF THE TOWN OF BLOOMING GROVE, DANE COUNTY, WISCONSIN.  
ORDER ANNEXING LANDS TO TOWN SANITARY DISTRICT

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 publication by posting 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 30th day of May, 1928, and James J. Bohnsack 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 petition is signed by the requisite owners of real estate, as provided in section 60.302(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 benefited by the annexation of said lands to the district.

9.2.22

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 60.301 to 60.309, inclusive, of the statutes, the following described lands, to-wit:

The East 1/2 of the Southwest 1/4 of Section 3, Township 7 North Range 10 East, and the North 1/2 acres of the Northwest 1/4 of the Northwest 1/4 of Section 10, Township 7 North, Range 10 East, Town of Blooming Grove, Dane County, Wisconsin.

Dated this 50 day of May, 1928.

THE TOWN BOARD OF  
THE TOWN OF BLOOMING GROVE  
BY James J. Bohnsack  
James J. Bohnsack, Chairman  
Edwin M. Kurt  
Edwin M. Kurt, Supervisor  
Harlow J. Tappie  
Harlow J. Tappie, Supervisor



Special Meeting

May 26, 1958

8:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, G. S. Schueler, Pederson and Christian.

The meeting was opened with the hearing for beer and liquor licenses. Mr. Wayne Lind appeared relative to his application to replace Ed. Zimmerman's. Recommendations regarding sanitation were made by Mr. Schueler and the Police Department report was considered. Mr. Lind advised he intends to improve the tavern. A motion by Mr. Tipple, seconded by Mr. Kurt, authorizing the granting of a license to Mr. Lind, was carried. *v2-P.165*  
*v2-P.62*  
*v2-P.210*

The renewal applications were then considered. The Police Department recommendation that all licenses be approved, was noted. Mr. Schueler, chairman of the Board of Health, advised they had made several inspections and all have complied with their recommendations or are in the process of complying. The Green Lantern is a little slow, but he recommended that all licenses be issued. The Clerk advised that Mrs. Baker and Mr. Cline were delinquent in payment of personal property taxes. A motion by Mr. Tipple, seconded by Mr. Kurt, that the granting of all licenses be authorized subject to payment in full of all delinquent Personal Property taxes, was carried. *v2-P.165*  
*v2-P.60*  
*v2-P.76*

A discussion was held regarding the requisite of owners having food handlers permits and operators licenses or requiring physical examinations. Mr. Schueler stated the Health Board would give it consideration and the Clerk was instructed to have Mr. Cooper give an opinion, also. *v2-P.78*

Attention was called to the discrepancy between Sections 5.05 (3) (d) and 5.11 (5). A motion by Mr. Bohnsack, seconded by Mr. Tipple, to have Mr. Cooper correct Section 5.05 (3) (d) to read \$10.00, was carried. *v2-P.276*

Minutes from February 4, 1958 to May 20, 1958, were approved.

Mr. Tipple advised the results of the meeting on May 13, 1958. Mr. Bohnsack appointed Mr. Tipple to the Joint Committee. *v2-P.144*

Mr. Pederson advised that Mr. Leonhardt declined the appointment of Weed Commissioner. Mr. Kurt suggested Mr. M. Maher and stated he would inquire if he would accept the appointment. The Clerk was directed to send weed notices to all farm owners in the town. *v2-P.273*

A motion by Mr. Kurt, seconded by Mr. Tipple, to approve the Joint agreement of the Town of Blooming Grove and Village of Monona Fire Departments, was carried and the Clerk was directed to advise the village clerk and both fire departments. (See page 64 A for agreement. *v2-P.145*

Consideration was given the Treasurer's note, relative to Nathan Delevie's 1956 delinquent Personal Property tax. The Clerk was instructed to request Mr. Delevie, Mr. Laufenberg, Mr. Lothe and Mr. Entwistle to be present at the June 17th. meeting, to determine who is responsible for payment of the tax bill. *v2-P.85*

General Engineering letters regarding Droster Plat grades and regarding sewer and water service to Gallagher Garden Subdivision and surrounding areas, were noted and placed on file. *v2-P.88*  
*v2-P.109*

Receipt of new City Boundaries were directed to be forwarded to Mr. Cooper. *v2-P.74*

Storm water drainage easements for the Gerhardt property were noted and placed on file. *v2-P.88*

The Monona-Grove High School letter to the Blooming Grove Police Department, was noted and returned to Mr. Widmann. *v2-P.176*

V2-P.238 An order from the State Department of Public Instruction, relative to transferring land from the Hope School to the McFarland School, was noted and placed on file.

V2-P.64 A discussion was held relative to the building code and Mr. Cooper stated he would go over the code with Mr. Entwistle.

V2-P.103 The Clerk advised that the opening of Fire Station bids would be June 9, 1958, at 8:00 P.M. and the opening of bids for the fire truck would be June 30, 1958, at 8:00 P.M.

V2-P.236 The Clerk was instructed to answer Mr. Severance's letter, advising him that in accordance with present zoning, Mr. DiPiazza was not in violation with his kennel.

V2-P.84 The Clerk was directed to have Mr. Entwistle check the appellants requests, named in the Dane County Board of Adjustment hearing for May 29, 1958 and to have him advise Mr. Bohnsack, who will attend the hearing.

A motion to adjourn at 10:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Regular Meeting June 3, 1958 8:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper, W.E. Entwistle, Pederson and Christian.

The minutes of April 20th. and April 26th. were approved as recorded.

V2-P.121  
V2-P.185 Mr. McDaniels appeared and inquired why a trailer occupancy permit had been denied Mr. Harnish. Mr. Bohnsack explained that in accordance with the trailer ordinance, permits are issued only where a need exists and the Board did not consider this request a need.

V2-P.88 Mr. Earl Droster inquired about rezoning his lots on Buckeye Road. Mr. Bohnsack advised that a meeting with the Planning Board would have to be held before any decision on rezoning can be made.

V2-R.263 Mr. Alvin Veith, his attorney, Mr. John Stumreiter and Mr. Roger Lesch appeared and Mr. Veith presented a request for a building permit for his land located in Section 15. Mr. Entwistle advised Mr. Veith that his plans were incomplete and he would not issue a permit on such plans.

✓ Mr. Stumreiter inquired that if everything were properly presented, if a permit would be issued. Mr. Bohnsack stated that he believed it would not be issued until Mr. Veith cooperated with the Planning Board on planning. Mr. Stumreiter asked if the Board members wanted the entire 35 acres platted and was advised that all that was requested was a preliminary plan indicating how he intended to lay out his property and the actual platting of those lots which he intended to use immediately. Mr. Stumreiter asked if the Board would then raise the taxes on his property. Mr. Bohnsack replied that it depended upon the valuation placed on the land by the Assessor. Mr. Entwistle advised he had evaluated that portion along Buckeye Road at \$10.00 a foot with a 150 foot depth. Mr. Stumreiter maintained that this showed residential evaluation. Mr. Bohnsack advised Mr. Veith and Mr. Stumreiter that the Board members will hold to their decision.

V2-P.152 Mr. Maurice Klinke appeared relative to a loading dock he had erected. Mr. Entwistle advised Mr. Klinke that it must be open on three sides or, if enclosed, it must be constructed of fire-proof materials in accordance with the code. The Board members decided to view the premises and advise Mr. Klinke.

64 A

JOINT AGREEMENT  
VILLAGE OF MONONA  
AND  
TOWN OF BLOOMING GROVE  
FIRE DEPARTMENT

1. The Volunteer Fire Departments of the Village of Monona and the Town of Blooming Grove, will jointly answer all calls, at all school, churches, rest homes, commercial and industrial establishments.
2. Any time that one Fire Department is out of service, due to truck failure or on a call, the other department shall cover for the department that is out of service.
3. Both departments shall adopt a uniform color for their fire hydrants. (Recommend top painted highway striping yellow with reflectorized beads and bottom green) "can be purchased from the State Highway department."
4. Each fire department should ~~make~~ every attempt possible to recruit all the Town and Village employees as is possible to join their respective departments, so as to add day time strength to respective departments.
5. When both departments respond to a call the chief in whose area the call originates shall be responsible for all decisions. In the event that the respective chief is not available, the next ranking officer is in charge.
6. Each department will make themselves acquainted with the other departments equipment and procedure.
7. It shall be the responsibility of each chief to have a joint drill in their respective area. This shall be held alternately at least every third month.
8. When either department request assistance a pumper shall respond unless otherwise requested. V2-P.145
9. Each department shall furnish the other department with a sufficient amount of maps of their respective fire districts, also a map showing the location of all Fire Hydrants.
10. Both fire departments are to work together with both police departments, in traffic and pedestrian control during fires.
11. When new equipment or addition are considered the respective chiefs should consult with each other to coordinate efforts for greater efficiency and uniformity.
12. All fire department member of both departments will obey all posted traffic regulations (speed and stop signs) unless their vehicles are properly equipped with emergency equipment (siren and red light)
13. Both departments to install private phones in their Police and Fire stations, and their auxillary stations. (Voges and Hippies )
14. All officers of either department should wear proper identification on their helmet or outer garment.
15. The fire inspectors of either department shall acquaint themselves with each others fire hazards, on the premises listed by the respective fire inspectors.

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13. Both departments to install private phones in their Police and Fire stations, and their auxiliary stations. (Voices and Hippers)
14. All officers of either department should wear proper identification on their helmet or outer garment.
15. The fire inspectors of either department shall acquaint themselves with each others fire hazards, on the premises listed by the respective fire inspectors.



Mr. Klinke also inquired if he could use a dry well for the back end of this building. The members were of the opinion that it would be contrary to the State Plumbing Code. Mr. Entwistle was instructed to get an opinion on this and advise Mr. Klinke. V2-P.152

Mr. Klinke also inquired if Tyler Circle could be extended. Mr. Klinke thought the town should have taken care of this some time ago, but it was called to Mr. Klinke's attention that this had never been deeded to the town and therefore is still private property. The fact that his Lot 9, Block 12, Quaker Heights lot is also a deed restricted lot, was also called to Mr. Klinke's attention. The Clerk was also instructed to check Town records since 1949, relative to dedication of this road. V2-P.27

Mr. Donald McCance inquired about moving the telephone to the new fire station. The Clerk was instructed to have the same moved. V2-P.184

Discussion was also held relative to the location of the Fire Siren. The Fire Department was authorized to have the siren moved to a location across from Albrights store. V2-P.103

A letter from the Blooming Grove Firemen's Assodation, advising they had elected Mr. Donald McCance to serve as Fire Chief, was noted. A motion by Mr. Bohnsack, seconded by Mr. Tipple that Mr. Donald McCance be appointed Fire Chief, was carried. V2-P.102

Mr. Jack Scafe appeared and inquired about zoning his land to C-1 and C-2. Since the Planning Board recommended that it be zoned C-2, the Board members suggested that Mr. Scafe make his application for C-2 zoning. V2-P.235

The newly assembled building code was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, that the building ordinance be adopted, was carried unanimously. (See pages 66 A to 66 I for ordinance and affidavit of posting). V2-P.65

The Board members thereupon set July 7, 1958, at 8:00 P.M. as the date for the hearing. (See pages 66 V to 66 X for notice of Hearing and Affidavit of posting.) V2-P.122

Resolution No. 6-3C-58, relative to consulting with the Village of Monona and Dane County for the improvement of Monona Drive, was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to adopt the resolution, was carried. (See page 66 Y ~~xxx~~ xxxxxxx for resoluition). V2-P.225

An Amendment to the Beverage Ordinance correcting the fees for licenses in Section 5.11 (5) & (7) was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, that Ordinance No. 6-3-58 be adopted, was carried. (See pages 66 Z to 66 Z1 for Ordinance and Affidavit. V2-P.201

Annexation information relative to the Mackesey petition and the Engelhardt petition, was given to Mr. Earl Cooper. V2-P.170  
V2-P.95

A motion to adjourn at 11:30 P. M., was carried. V2-P.51

Waldemar Christian  
Waldemar Christian, Clerk.

Mr. Pederson presented a petition requesting that Linda Vista streets be blacktopped and a blacktop curb to be installed, the curb not to exceed 40¢ per foot over the cost of the blacktop. It was the Board's opinion that the petition was contrary to a previous petition for blacktop only and since plans had already been made for blacktop only, it could not be considered now. V2-P.165

Resolution No. 6-3A-58 for the improvement of streets was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to adopt resolution No. 6-3A-58, was carried. (See pages 66 J to 66 L for Resolution.) V2-P.225

Mr. Pederson's report as Highway Superintendent, was considered and filed in the Clerk's office. (See pages 66 M to 66 U for report.) V

SPECIAL meeting

June 9, 1958

8:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Donald McGance, Glenn Hanson and Gerald Marcum, representing Doolittle Engineering firm.

V2-P.102

Mr. Paul Lindan advised the Board members that to the best of his knowledge, the fire equipment would be able to remain at the present location until September 1, 1958, on a month to month basis, at \$250.00 per month for club house and fire station.

V2-P.103

Mr. Bohnsack authorized Mr. Marcum to open the bids on the fire station. The following are the bids:

General Construction Work

Home Lumber and Improvement Company \$3,250.00  
Bid Bond furnished.

Steel Building Company  
Madison Steel Building Company 9,498.00  
Painting -- add 325.00  
Alternate -- (High pitch roof 4 to 12) 8,663.00  
Painting -- add 345.00  
Bid Bond furnished

Plumbing Work

Welch Plumbing ~~Work~~ Company 1,470.00  
Bid Bond furnished  
Monona Plumbing Service 1,718.00  
Bid Bond furnished

V2-P.87

Mr. Doolittle's firm was authorized to tabulate the bids and make a recommendation at the meeting of June 17, 1958.

V2-P.168

Discussion was held relative to a long term loan. A motion by Mr. Tipple, seconded by Mr. Kurt, to authorize the Clerk to negotiate a loan of \$75,000.00, for a period of 20 years, if possible, was carried. A motion by Mr. Bohnsack, seconded by Mr. Kurt, to borrow \$25,000.00 on a 90 day note from the Monona Grove <sup>State</sup> Bank, was carried.

V2-P.278

Discussion was held relative to Workmen's Compensation insurance. The Clerk was instructed to have the Workmen's Compensation Coverage written with Mr. Eggebrecht of the Mutual Service Insurance Company.

A motion to adjourn at 10:00 P. M., was carried.

Waldemar Christian  
Waldemar Christian, Clerk.

**1—TOWN OF BLOOMING GROVE  
BUILDING ORDINANCE**

An Ordinance to amend, revise and codify Chapter VII of the town ordinances of the town of Blooming Grove, Dane County, Wisconsin, providing for the regulation of Building construction and providing penalties.

The town board of the Town of Blooming Grove does ordain as follows:

**7.01 Title.** This ordinance shall be known as the "Building Code of the Town of Blooming Grove."

**7.02 Purpose.** The purpose of this code is to provide certain minimum requirements, provisions and standards for safe and stable design, methods of construction and uses of materials in buildings and structures hereafter erected, constructed, enlarged, altered, repaired, moved, converted to other uses or demolished, and to regulate the equipment, maintenance, use and occupancy of all buildings and structures within the Town of Blooming Grove.

**7.03 Scope.** New buildings and structures and all existing buildings and structures hereafter repaired, altered, or reconstructed in the Town of Blooming Grove shall conform to all the requirements of this code; and all requirements of this code, unless herein specifically exempted, shall apply to new buildings. The provisions of this code shall be deemed to supplement any and all laws of the State of Wisconsin pertaining to construction and use, and does in no way supereede or nullify any of such orders.

**7.04 Department of Building Inspection.** (1) There is hereby established a building inspection department which shall be responsible for the supervision of the plumbing, electrical and building codes of the Town of Blooming Grove, and the safety inspection of all premises, including structures and appurtenances located thereon, and the enforcement of the zoning ordinances of the Town of Blooming Grove.

(2) The town board shall appoint a building inspection superintendent who shall be held to be the same officer as is referred to in the Statutes as building inspector and who shall have the same powers and duties, and who shall serve at the pleasure of the town board. With the consent of the town board he may appoint one or more persons as deputy inspectors, and may delegate to them any of the powers and duties herein conferred upon the inspector of buildings.

**7.05 Duties of Building Inspection Superintendent:** (1) The building inspection department shall be under the supervision of the building inspection superintendent. He shall have, except where otherwise provided herein, the general management of all matters pertaining to the building inspection department, and shall enforce all state laws, town ordinances and lawful orders relating to the construction, alteration, repair, removal, safety and use of buildings and permanent building equipment.

(2) The building inspector shall have power to pass upon any question arising under the provisions of this ordinance relating to buildings, subject to conditions contained in this ordinance. Any person feeling himself aggrieved by any order or ruling of the building inspector may appeal from such order to the Town Board of Appeals, such appeal to be in writing.

(3) The building inspection superintendent shall keep a record of all applications for building permits in a book for such purpose, and regularly number each permit in order of its issue. He shall keep a record showing the number, description, and size of all buildings erected, indicating the kind of materials used and the cost of each building. The inspector shall keep in his office a proper daily record of all transactions of his office and file a yearly report covering the same with the town board. The yearly report shall cover the period ending the last day of February and be filed on or before March 10th. next thereafter, and shall show the total amount of fees received as to classification of permits issued.

(4) The inspector shall have the power and authority at all times, in the performance of his duties, to enter upon any public or private premises and make inspection thereof and to require the production of the permit for any building, permanent building equipment, electrical, or plumbing work. Any person interfering with the said inspector while in the performance of his duties as prescribed in this ordinance shall be fined as herein provided.

**7.06 Board of Appeals.** (1) Creation and Membership. A board of appeals is hereby established. The word "board" when used in this chapter shall be construed to mean board of appeals. The board shall consist of five members having a practical working knowledge of building construction to be appointed by the town board. Of the members initially appointed one shall serve for a term of one year, from May first following the date of his appointment, two for a term of two years from said date, two for a term of three years from said date. Thereafter all members shall serve for a term of three years. The chairman shall be designated by the chairman of the town board. Members shall be paid such compensation as the town board shall determine from time to time.

(2) Meetings. Meetings of the board shall be held at least once every thirty (30) days and at such other times as the board may determine. There shall be a fixed place of meeting and all meetings shall be open to the public. The board shall keep minutes of its proceedings showing the vote of each member upon every question. The board shall adopt, from time to time, such rules and regulations as it may deem necessary to carry into effect the provisions of this ordinance.

(3) Appeal. Appeal from any ruling of the building inspector concerning the enforcement of the provisions of this ordinance may be made to the board of appeals within such times as shall be prescribed by the board by general rule. Appellant shall file with the building inspector and with the board of appeals a notice specifying the grounds thereof. The building inspector shall forthwith transmit to the board all the papers constituting the record upon which the action appealed from was taken. The final disposition of any such appeal shall be in the form of a resolution, either reversing, modifying or affirming, wholly or partly, the decision of determination appealed from.

(4) Stay. An appeal stays all proceedings in furtherance of the action appealed from unless the building inspector, from whom the appeal is taken, certifies to the board of appeals, after the notice of appeals shall have been filed with him, that by reason of facts stated in the certificate, a stay would in his opinion cause imminent peril to life or property, in which case proceedings shall not be stayed otherwise than by a restraining order which shall be granted by the board of appeals or by the circuit-court, on application, on notice to the building inspector from whom the appeal is taken and on due cause shown.

(5) Authority. The board shall have authority to determine the suitability of alternate building materials and methods of construction, and to permit violations of the provisions of the building codes if it appears that such provisions do not cover the point raised or that manifest injustice might be or will be done. Any action of the board varying the application of the building codes must be by a concurring vote of at least four members.

V2-765

66-B

(6) Advise Inspector. It shall be the duty of the board to advise and counsel with the building inspector in the performance of his duties.

(7) Reports. The board shall submit a report in writing of its activities to the town board at the first regular meeting of each month.

**7.07 Building Permits and Inspection.** (1) Permits Required. No building or structure or any part thereof shall hereafter be built, enlarged, altered or demolished within the Town of Blooming Grove or permanent building equipment to be installed (except as hereinafter provided) unless a permit therefore shall first be obtained by the owner, or his agent, from the building inspector. The term "building" as used in this section shall include any building or structure and the permanent building equipment thereof and any enlargement, alteration or demolishing of any building or structure or of permanent equipment therein; also any material in any old building and the installation and equipment of underground tanks, vaults and similar structure, except that said term shall not include any building or structure located upon a parcel of land of 5 acres or more and used exclusively for agricultural purposes but shall include any building or structure used or intended to be used as a dwelling and located on any farm within the Town. "Permanent building equipment" shall include any and all provisions in buildings for either water, light, heat, power or ventilation service therein.

This ordinance shall not be construed to require a permit for any repairs or minor alterations which do not change the occupancy, area, structural strength, fire protection, exits, light or ventilation of the building or the permanent building equipment thereof.

(2) Application. Application for a building permit shall be made in writing upon a blank form furnished by the building inspector and shall state the name and address of the owner of the building and the owner of the land upon which it is to be erected, and the name and address of the architect or designer, and shall describe the location of the building and the purpose for which it is to be used, and shall contain such other information as the building inspector may require. With such application there shall be submitted to the building inspector a complete set of plans and specifications, covering the proposed building, alterations, or improvements, including a dimensioned plan of the tract showing the location of any proposed building with respect to adjoining streets, alleys, lot lines and buildings. All plans shall be drawn to a scale of not less than one-eighth inch per foot, on paper or cloth in ink, or by some process that will not fade or obliterate. All distances and dimensions shall be accurately figured. Drawings that do not show all necessary details to enable the building inspector to intelligently inspect and examine the same and work thereunder shall be rejected. In buildings of reinforced concrete construction, the plans shall show the system of reinforcement, size and location of steel, and size of columns, girders, beams, and slabs. All plans and specifications shall be submitted in duplicate; one as hereinafter provided; the other set shall remain on file in the office of the building inspector.

(3) Waiver of Plans. If, in the opinion of the building inspector the character of the structure and work is sufficiently described in the application, he may waive the filing of plans, provided the costs of such work does not exceed \$2,000.00.

(4) Approval of Plans. If the building inspector finds that the proposed building will comply in every respect with all Ordinances of the Town of Blooming Grove and all laws and lawful orders of the State of Wisconsin, he shall transmit the application papers for such permit, including exterior elevations of the proposed structure, to the building board and the building inspector shall issue a building permit therefor only after said building board has found as a fact that the exterior architectural appeal and the type or functional plan of the

## 2—TOWN OF BLOOMING GROVE

proposed structure will, when erected, not be so at variance with the exterior architectural appeal and the type or functional plan of the structures already constructed or in the course of construction in the immediate neighborhood so as to cause a substantial depreciation in the property values of said neighborhood all in accordance with Section 7.35 of this Ordinance.

(5) Alteration of Plans. The building permit shall be kept at the site of the proposed building. At the time of issuance of such building permit the building inspector shall officially approve the plans and thereafter the plans and specifications shall not be altered in any respect which involves any of the mentioned ordinances, laws or orders or which involves the safety of the building, except with the written consent of the building inspector. In case adequate plans are presented the building inspector may, at his discretion, issue a permit for a part of the building before receiving the plans and specifications, for the entire building. It shall be unlawful to commence work on any building unless a permit or waiver of plans has been issued.

(6) Fee. Before receiving a building permit, the owner, or his agent shall pay to the building inspector the following fee:

Cost of Structure	Fee
For the first \$1,000 of cost or fraction thereof	\$2.00
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 \$40,000	.75
Per \$1,000 or fraction thereof from \$40,000 and up	.50
The maximum fee, however, in any event, shall not be in excess of \$75.00 per application.	

(7) Payment of Fee. All fees collected shall be paid by the building inspector to the town treasurer on or before the last day of each and every month.

(8) Permit Lapses. A building permit shall have lapsed and be void unless building operations are commenced within six months from the date thereof.

(9) Revocation of Permit. If the building inspector shall find at any time that the above mentioned ordinances, laws, orders, plans or specifications are not being complied with he shall revoke the building permit and written notice of such action shall be posted at the site of the work. While any such permit is revoked, it shall be unlawful to do any further work upon such building until the permit is re-issued, excepting such work as the building inspector shall by written order require to be done as a condition precedent to the re-issuance of the permit.

(10) Inspection. Buildings shall be inspected at such times and in such manner as may be necessary to secure compliance with the laws, ordinances, rules and orders applicable thereto. The building inspector shall inspect all buildings when ready for lath and plaster, or any other wall covering, of which the general contractor or other person in charge of such work shall notify the building inspector in writing and in no case shall such lathing or plastering be done before inspection. After inspection, the building inspector shall issue a certificate of compliance, or prescribe any changes necessary to such compliance, upon the making of which changes the certificate shall be issued. After the issuance of such certificate, no structural part of said buildings shall be changed.

(11) Certificate of Occupancy. Buildings shall have final inspection before occupancy, except as herein provided. If, on final inspection by the building inspector, the electrical inspector and the plumbing inspector no violation of this or any other ordinance, law or order be found, the fact shall be so certified to ~~be~~ the building inspector who shall thereupon issue a certificate of occupancy, stating the purpose for which the building is to be used, also the maximum load and the maximum number of persons that may be accommodated on each floor of buildings to be used for public purposes. No building or part thereof shall be occupied until such certificate has been issued except with the written consent of the building inspector, nor shall any building be occupied in any manner which conflicts with the conditions set forth in the certificate of occupancy.

**7.08 Unsafe Buildings.** Whenever the building inspector shall find that any building or structure, or any part thereof, is dangerous to life, or adjoining property, by reason of bad conditions, defective construction, overloaded floors, decay, lack of guards against fire, general dilapidation or other cause, he shall order the owner of or tenant thereof to cause the same to be made safe or to be removed, as in the judgment of the building inspector may be necessary; and he shall also affix a notice of such order in a conspicuous place on the outside wall of the building and no person shall remove or deface such notice. The owner or tenant of such building or structure shall thereupon immediately cause the same to be made safe, or to be removed, as ordered. Any person who fails to comply with any such order shall be guilty of a violation of this ordinance.

Where the public safety requires immediate action, the building inspector shall enter upon the premises with such assistance as may be necessary, and cause the building or structure to be made safe or to be removed, and the expense of such work may be recovered by the Town in action against the owner or tenant.

**7.09 Application to Existing Buildings.** The following specified requirements shall apply to existing buildings which for any reason whatsoever do not conform to the requirements of this code for new buildings:

If alteration and/or repairs in excess of fifty (50) per cent of the value of any existing building are made to any existing building within any period of twelve (12) months, thereafter when further repairs are necessary, the entire building shall be made to conform to the requirements given herein for new buildings; provided, however, that any buildings existing which for any reason require repairs, at any one time in excess of fifty (50) per cent of the value thereof, not deducting from such value any loss caused by fire or any other reason, shall be made to conform to the requirements of this code for new buildings or shall be entirely demolished.

**7.10 Occupancy of Public Areas.** Application to place material or machinery on streets, sidewalks or alleys shall be in writing and shall describe the premises by lots, block and street on which such material or machinery is desired to be placed and shall specify the character of the material for which the permit is desired.

Before a permit is granted by the building inspector the party applying therefor shall give a bond in the sum of one thousand dollars (\$1,000.00) with a good and sufficient surety to be approved by the building inspector, conditioned to save the Town of Blooming Grove harmless from all liability which may be incurred by the deposit or maintenance of such material or machinery in the street, alley, or public ground by the applicant or by his contractor, servants, agents or employees, whether such material or machinery shall be placed within or beyond the limits specified by this chapter.

Such permit shall expire at the end of a reasonable length of time which shall be specified in the permit and upon good cause shown the building inspector may extend any such permit from time to time as may be reasonably required upon written application made to him for that purpose.

Such permit shall not authorize the use of more than one-half of the sidewalk or more than one-third of the carriage way, opposite the premises of the person to whom such permit is granted. No such permit shall be issued where the placing of any such machinery upon the street or public ground will unreasonably interfere with the public safety and convenience, or where there is sufficient room for such material or machinery on the same lot or premises which is accessible from any street or alley.

**7.11 Moving Building.** (1) Bond required. Before a permit to move any building is granted by the building inspector, the party applying therefor shall give a bond in the sum of one thousand (\$1,000.00) dollars, with good and sufficient sureties to be approved by the town board, conditioned, among other things, that said party will save harmless and indemnify the town against all liabilities, judgments, costs and expense that may accrue in consequence of the granting of such permit.

(2) Contents of permit; Regulations. Every permit to move a building shall state all conditions to be complied with, designate the route to be taken and limit of time for removal. The removal of a building shall be continuous during all hours of the day, and day by day, and at night if the building inspector shall so order, until completed, with the least possible obstruction to thoroughfares. Lighted lanterns shall be kept in conspicuous places at each end of the building during the night.

(3) Inspection and repair of streets. Every person receiving a permit to move a building shall, within one day after reaching its destination, report that fact to the building inspector. The building inspector shall thereupon inspect the streets and highways over which said building has been moved and ascertain their conditions. If the removal of said building has caused any damage to the streets or highways, the house-mover shall forthwith place them in as good repair as they were before the permit was granted. Upon failure of the house-mover to do so within ten days thereafter to the satisfaction of the building inspector, the town board shall repair the damage done to such streets and highways and hold the sureties of the bond given by the house-mover responsible for the payment of the same.

(4) Permit fees. Before the building inspector shall issue a permit to move a building he shall collect a fee of Three and no/100 (\$3.00) dollars.

**7.12 Construction Requirements.** (1) State code adopted. The Wisconsin State Building code issued by the Industrial Commission of Wisconsin, effective July 29, 1932, is hereby made by reference a part of this ordinance with respect to those classes of buildings, to which the said code specifically applies. Orders 5210 to 5219 (Fire Protection) inclusive, 5302 to 5327 (Foundation, Masonry, Concrete and Steel Construction), inclusive and 5328 (Wood Construction) of the Wisconsin State Building code are hereby made a part of this ordinance with respect to all buildings, or parts thereof, including dwellings, hereafter constructed within the Town of Blooming Grove subject to such exceptions, modifications and additions as are specifically made

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by this ordinance. A copy of the Wisconsin State Building Code is on file in the office of the town clerk.

(2) Terms. The building terms used in this ordinance shall have the meaning given them in the State Building Code.

(3) Dwellings. The term "dwelling" includes every building occupied exclusively as a residence by not more than two families.

(4) Workmanship. Workmanship in the fabrication, preparation and installation of materials shall conform to generally accepted good practice.

**7.13 Foundations.** (1) Depth. All foundation walls shall extend below the frost line and have suitable provision at the bottom to keep load distribution within the carrying capacity of the soil. All footing and foundation walls shall be so designed as to carry their imposed loads.

(2) Strength. Foundation walls shall be of adequate strength and thickness to resist lateral pressures from adjacent earth and to support their vertical loads; but the thickness shall not be less than the thickness of walls supported by them.

(3) Thickness. If built of rubble stone, the thickness of foundation walls shall be not less than eighteen inches. If built of brick, concrete, hollow-blocks or solid blocks, the thickness shall be not less than ten inches; provided that when such walls of dwellings or of other buildings not exceeding thirty-five feet in height do not extend more than five feet below the adjacent ground level, the minimum thickness of solid brick or concrete walls shall be eight inches, and the minimum thickness of hollow walls of brick and walls of hollow block or solid-block shall be ten inches. Poured concrete foundations of six inches thickness may be used for one-story wood frame structures without basement.

(4) Masonry Foundation. In masonry unit foundation walls the top course shall be of solid masonry units or solid masonry material and shall be not less than four inches thick.

**7.14 Masonry Construction.** (1) Thickness. The thickness of all masonry walls shall comply with orders 5303 to 5313 of the State Building Code, except that for masonry dwelling the exterior bearing walls shall be not less than eight inches thick for a height not to exceed thirty-five feet. Pilasters not less than four by twelve inches shall be constructed to form piers under the ends of girders framing into eight-inch thick masonry walls, and shall be bonded to the wall. Girders framing into masonry walls of hollow-units shall bear upon solid masonry not less than eight inches thick.

(2) Height. The unsupported height of isolated piers shall not exceed ten times their least dimension.

(3) Chases. Chases shall not be constructed in eight-inch bearing or division walls. In such walls of greater thickness the backs of chases shall be not less than six inches in thickness.

(4) Chimneys. All chimneys shall be constructed in compliance with order 5210 of the building code, except that no metallic or tile smoke stack shall be used in a dwelling.

**7.15 Monolithic Concrete Construction.** (1) Thickness. Bearing walls of monolithic plain concrete shall be not less than six inches in thickness.

(2) Hollow walls. Hollow monolithic concrete walls shall have not less than six inches net thickness of material. Wall opening and corners shall be reinforced in the same manner as solid monolithic walls. The inner and outer part of such walls shall be securely fastened together with non-corrodible bracing ties.

(3) Height. Monolithic concrete walls built in accordance with this section may be not more than thirty feet in height, except that in the case of gable construction an additional five feet to the peak of the gable is permissible.

(4) Pilasters. Girders framing into monolithic concrete walls shall be supported by pilasters as provided for masonry wall in article 8 of this ordinance.

(5) Reinforced concrete. All concrete walls having openings therein, all supported floor slabs and all beams and columns shall be as provided in the Wisconsin State Building code.

**7.16 Frame Walls.** (1) Definition. In conventional frame wall construction all structural parts are of wood or are dependent upon a wood frame for support. This includes wall facing or veneer other than wood, such as brick, tile, stone and stucco. (See article 24 for use of special types of wood construction.)

(2) Studding. Wood studding shall be not less than two by four nominal inches and spaced not to exceed sixteen inches on centers.

(3) Wood Sheathing. Where exterior walls or parts thereof are sheathed, the boards shall be not less than one nominal inch in thickness. Sheathing boards shall be laid tight and properly nailed to each stud with not less than two eight-penny nails. Where the sheathing is omitted or is not laid diagonally, the frame shall be diagonally braced with let-in bracing to secure rigidity.

(4) Composition Sheathing. Wood sheathing may be omitted when other types of construction are used that are accepted as of adequate strength and stability by the Industrial Commission. Composition sheathing board may be used, provided the frame is diagonally braced with let-in braces.

(5) Paper or felt. All sheathing shall be covered with water-resistant building paper or saturated asphalt felt. Each lap shall not be less than four inches, with at least a four-inch lap around openings.

(6) Ledger boards. Ledger or ribbon boards used to support joists shall be not less than one by four inches, shall be cut into the studs, and securely nailed with not less than two ten-penny nails to each stud. Where ledger boards are used the outside walls shall be completely fire-stopped with not less than two-inch material.

**7.17 Masonry Veneer or Frame Construction.** (1) Thickness. Masonry veneer supplied to the walls of frame structures shall rest directly upon the masonry foundations of the structure and shall be not less than three and three-fourths inches in thickness. Such veneer shall be backed up with waterproof building paper or saturated felt which shall extend down and under the bottom course of veneer.

(2) Flashing. Flashing shall be installed where necessary to prevent moisture from penetration behind the wall.

(3) Anchoring. The masonry veneer shall be securely attached to the frame structure at intervals of not more than sixteen inches horizontally and twenty-four inches vertically.

(4) Sheathing. Sheathing shall be securely attached to the framework of the structure back of the masonry veneer by properly nailing to each stud with not less than two eight-penny nails.

**7.18 Stucco on Frame Construction.** (1) Flashing. Flashing or other measures adequate to prevent penetration of moisture behind the stucco surface shall be used where necessary.

(2) Back Plastering. Back plastering shall be required where sheathing or its equivalent is omitted.

(3) Sheathing. Where wooden sheathing is used it shall be of boards not less than one-inch (nominal) thickness and securely nailed to each stud with not less than two eight-penny nails, and if applied horizontally with the frame adequately braced with diagonal braces set into the studs.

(4) Metal Lath. Where metal lath is used for the stucco base, it shall be expanded metal lath weighing not less than 3.4 pounds per square yard, or wire fabric not lighter than No. 19 gauge.

7.19 Wood Framing. (1) Strength and soundness. All wooden members shall be so framed, anchored, tied and braced together as to develop the maximum strength and rigidity for the purposes for which they are used. All members shall be sound and free from knots and shakes which would impair their strength and shall be dry and well seasoned. All lath and other members, shall be No. 1 common or of equivalent quality.

(2) Size of members. All wooden members shall be of sufficient size and strength to carry the load safely without exceeding the allowable working stresses of the material. The strength of timber shall be determined from actual dimensions and not from nominal dimensions.

(3) Allowable spans. The maximum spans for wood floor joist, ceiling joists and rafters shall be as listed in the following tables:

**TABLE OF MAXIMUM SPAN OF WOOD FLOOR JOIST  
FOR USE IN DWELLINGS**

(Governed by Deflection  $\frac{1}{360}$ )

Size of Joist (Nominal Commercial sizes in Inches)	Spacing of Joists Center to Center in Inches	Maximum Span in Feet and Inches for Types and Grade of Lumber Indicated				
		Wisconsin Eastern Hemlock (Mod. of Elas. 1,200,000)	Norway Pine (Mod. of Elas. 1,200,000)	West Coast Hemlock (Mod. of Elas. 1,400,000)	Douglas Fir (Structural) (Common Structural) (Mod. of Elas. 1,500,000)	Douglas Fir (Select Structural) Southern Pine Short Leaf, Southern Pine Long Leaf, Mod. of Elas. 1,600,000
2" x 6"	12"	9'-3"	9'-6"	10'-0"	10'-3"	10'-6"
	16"	8'-5"	8'-8"	9'-1"	9'-3"	9'-6"
2" x 8"	12"	12'-10"	13'-1"	13'-9"	14'-1"	14'-4"
	16"	11'-6"	11'-10"	12'-6"	12'-9"	13'-1"
2" x 10"	12"	16'-0"	16'-5"	17'-4"	17'-6"	18'-1"
	16"	14'-6"	14'-11"	15'-9"	16'-1"	16'-5"
2" x 12"	12"	19'-4"	19'-11"	21'-0"	21'-5"	21'-11"
	16"	17'-7"	18'-1"	19'-1"	19'-6"	19'-11"
2" x 14"	12"	22'-8"	23'-4"	24'-7"	25'-2"	25'-9"
	16"	20'-8"	21'-3"	22'-4"	22'-10"	23'-4"
3" x 6"	12"	10'-9"	11'-1"	11'-8"	11'-11"	12'-2"
	16"	9'-9"	10'-0"	10'-7"	10'-10"	11'-1"
3" x 8"	12"	14'-9"	15'-2"	16'-0"	16'-4"	16'-8"
	16"	13'-5"	13'-10"	14'-6"	14'-10"	15'-2"
3" x 10"	12"	18'-7"	19'-1"	20'-1"	20'-7"	21'-0"
	16"	16'-10"	17'-4"	18'-3"	18'-8"	19'-1"
3" x 12"	12"	22'-6"	23'-2"	24'-4"	24'-11"	25'-6"
	16"	20'-5"	21'-0"	22'-2"	22'-8"	23'-2"
3" x 14"	12"	26'-5"	27'-2"	28'-7"	29'-3"	29'-11"
	16"	24'-0"	24'-8"	26'-0"	26'-7"	27'-2"

(4) Studding. Wall studdings of frame buildings shall be not less than two inches by four inches, sixteen inches center to center.

(5) Sills and Members. All sills and all bearing plates for roof rafters framing into masonry walls shall be bolted to the masonry walls with one-half inch bolts bedded firmly into the masonry and spaced not more than eight feet apart.

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SPACING OF WOOD CEILING JOISTS

2"x4"	12"	9'-11"	10'-3"	10'-9"	11'-0"	11'-3"
	16"	9'-0"	9'-3"	9'-9"	10'-0"	10'-3"
	20"	8'-4"	8'-7"	9'-1"	9'-3"	9'-6"
2"x6"	12"	15'-5"	15'-10"	16'-8"	17'-1"	17'-6"
	16"	14'-0"	14'-5"	15'-2"	15'-6"	15'-10"
	20"	13'-0"	13'-7"	14'-1"	14'-5"	14'-9"
2"x8"	12"	20'-7"	21'-2"	22'-3"	22'-10"	23'-4"
	16"	18'-8"	19'-3"	20'-3"	20'-9"	21'-2"
	20"	17'-4"	17'-10"	18'-10"	19'-3"	19'-8"

This table based on allowable live load of 40 pounds per square foot, on floor joist supporting plastered ceiling below, and 10 pounds dead load only on ceiling joists.

SPACING OF ROOF RAFTERS

(Governed by Stress in Bending)

Nominal Lumber Size	Spacing Center to Center	Maximum Clear Span (feet and inches) For grades of lumber see reference nos. below			
		S-1200 # / sq. in. (1)	S-1100 # / sq. in. (2)	S-1000 # / sq. in. (3)	S-900 # / sq. in. (4)
		2"x4"	12"	8'-2"	7'-10"
	16"	7'-1"	6'-9"	6'-6"	6'-1"
	20"	6'-3"	6'-0"	5'-9"	5'-5"
	24"	6'-9"	5'-6"	5'-3"	5'-0"
2"x6"	12"	12'-8"	12'-2"	11'-6"	10'-11"
	16"	10'-11"	10'-6"	10'-0"	9'-6"
	20"	9'-9"	9'-4"	8'-11"	8'-6"
	24"	8'-11"	8'-7"	8'-2"	7'-9"
2"x8"	12"	16'-11"	16'-2"	15'-5"	14'-7"
	16"	14'-7"	14'-0"	13'-4"	12'-8"
	20"	13'-1"	12'-6"	11'-11"	11'-4"
	24"	11'-11"	11'-5"	10'-11"	10'-4"

(1) Douglas Fir Com. Structural; 1200# Framing and Joist. Southern Pine Long Leaf, #1. L. L. Dimension or better. Southern Pine Short Leaf, #1 Dimension or better.

Rock Elm

(2) Southern Cypress

(3) Western Red Cedar; 1000# S. G. Eastern Hemlock; 1000# S. G. Norway Pine; Southern Pine Long Leaf, #2 L' L'

(4) Southern Pine Short Leaf, #2 Dense. Eastern Spruce, Eastern Hemlock, 900# S. G.

Note. For spacing of woods different from the above tables, joists and rafters shall be determined on a basis equal to the above tables.

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7.20 Floor and Ceiling Loads. All dwellings shall be designed for a live load of 40 pounds per square foot in addition to the dead load, and for a live roof load of 30 pounds per square foot.

7.21 Fire Stopping. Fire stopping shall be installed at every floor level to cut off all concealed draft and roof spaces, as provided by order 5328 of the Wisconsin State Building Code.

7.22 Size of Rooms. (1) Cubic content and area. Every sleeping room shall be of sufficient size to provide at least 500 cubic feet of air space for each occupant over twelve years of age, and 300 cubic feet of air space for each occupant under twelve years. No greater number of occupants than the number thus established shall be permitted in any such room. A sleeping room shall have a minimum floor area of 80 square feet. In no case shall the total ground floor area of a one family, one story dwelling or a two story two family dwelling, be less than 750 square feet and in no case shall the total ground floor area of a one family, two story dwelling be less than 600 square feet of dwelling area.

(2) Height. The minimum ceiling height from finished floor to plaster shall not be less than 7 feet and 10 inches. Second floor rooms of a two story, single family dwelling shall not be less than 7 feet and 6 inches, one and one-half story, single family dwellings shall have a ceiling height of not less than 7 feet for second floor rooms.

7.23 Basement Rooms. No living room or sleeping room shall have its floor level below the adjoining yard, court, alley or street grade.

7.24 Exits. Each single family residence shall provide one front and one rear or side exit which shall be so arranged as to provide safe egress from any part of the building. RECOMMENDATION. The provision of two separate stairways from upper floors is recommended. When this is impractical in small dwellings the provision of balconies or convenient access to porch roof is urged.

7.25 Windows. The outside windows in every sleeping or living room shall have a total sash area of at least one-tenth of the floor area of the room, but not less than twelve square feet. The top of at least one such window shall be not less than six and one-half feet above the floor, and shall be constructed so as to open easily from the top.

7.26 Garages. Private detached garages shall be located not less than four feet from the adjoining lot line when located on any lot sixty or more feet wide at the building line, nor less than two and one-half feet from the adjoining lot line when the lot is less than sixty feet wide. Private detached garages shall set at least four feet behind the lateral extension of the rear line of the dwelling.

(2) Where a private garage is attached to the dwelling by a breezeway, porch, roof, common wall, or any other manner whatsoever, the garage shall be considered an integral part of the dwelling and shall comply with the zoning and building code set forth for dwellings.

(3) Wherever a garage is constructed as part of any building, the ceiling and the wall or walls separating the garage from other portions of the building shall be of not less than one hour fire resistive construction as specified in order 5105 of the Wisconsin State Building Code.

7.27 Fire protection within Buildings. (1) Smoke Pipes. (a) The smoke pipe shall be as short and direct as consistent with the location of the furnace. It shall be made of metal not lighter than No. 24 U. S. Standard Gauge, and not less than the full size of the collar of the furnace throughout its entire length. It shall have no opening for attaching fireplace, stove range, waterheater, gas or ventilating connection.

(b) All smoke pipes shall be provided with check dampers, placed on the side of the pipe or at the end of a tee; when cast iron smoke pipe dampers are used they must be placed between the check damper and the furnace and supported on both sides of the pipe.

(c) Where smoke pipe enters the chimney, a thimble shall be cemented into the flue and the connections thereto made airtight. No part of any smoke pipe shall be placed nearer to any non-fire-resistive ceiling than one and one-half times the diameter of the pipe; but the above distance may be reduced by one-half if the wall or ceiling is covered with asbestos paper and a metal shield so fastened that a two inch air space exists between the shield and the combustible material. This shield shall be no less than twice the diameter of the pipe and of sufficient length to cover the combustible material at all points.

(d) No smoke pipe shall project through any external wall or window. No furnace connection is to be made to a flue without a cast iron or steel clean out having been first provided in the flue.

(2) Chimney construction. (a) Foundations. The foundation of every chimney shall be designed and built in conformity with the requirements for foundations of buildings.

(b) Every chimney shall be built of brick or other fire-resistive material.

(c) The walls shall be at least eight (8) inches in solid thickness, except that in a chimney with a flue less than 260 square inches in area and where an approved flue liner is used the wall thickness may be reduced to four (4) inches.

(d) The top of every chimney shall be at least two feet above the highest point of the roof.

(e) Plumb & Clearance. In no case shall a chimney be corbeled out from a plumb position more than 8 inches and in every case the corbeling shall consist of at least five courses of brick.

(f) Flue liners. The flue liner serving the heating plant shall be standard number one, round salt glazed sewer tile with the bell facing upward. The liner shall start from the footing and run for the entire height of the chimney. Each bell shall be caulked with two turns of lead wool and the rest of the bell filled with Portland cement.

(g) Size of flue. No smoke flue shall be less than 8 inches in diameter.

(h) Piercing of Chimney walls. No chimney walls shall be pierced except to permit the entrance of the smoke pipe and the opening for the clean-out door. On heating plant flues this opening shall be salt glazed sewer tile fittings.

(i) Clean-out Door. Every Chimney shall be provided with a cast iron or stamped metal clean-out door.

(j) Wind Pressure. Every chimney shall be designed to withstand the following wind pressure in pounds per square foot over the diametrical area:

Square or Rectangular Chimneys	-----	30
Round Chimneys	-----	20

(3) Design: Every chimney shall be designed throughout in accordance with the requirements of the structural design of buildings and with the best engineering practice in chimney construction.

(4) Prefabricated Chimneys. Prefabricated chimneys shall be permitted for use providing requirements for use shall be in compliance with Section 7.34, New Methods and Materials, as set forth by this ordinance.

(5) Oil Tanks (a). Oil supply tanks larger than 60 gallon capacity shall not be located in buildings above the lowest story, cellar, or basement.

(b) Unenclosed inside storage tanks and auxiliary tanks shall not be located within five feet of any fire or flame, or smoke vent.

(c) Inside storage and auxiliary tanks shall be securely supported by substantial supports of incombustible material to prevent settling or sliding.

(d) Oil tanks located inside buildings shall not exceed 275 gallon individual capacity or 550 aggregate capacity in one building unless installed in a special enclosure or casing as provided by Order IND. 8.817 of the Wisconsin Flammable Liquids Code.

(e) Venting. Vent opening shall not be less than one inch in diameter and shall be provided with a weather-proof hood. Termination shall be outside the building not less than one foot above the fill pipe for domestic oil burners. Vent and fill pipes used in connection with domestic oil burners shall be not less than two feet from any wall opening.

**7.28 Bulk Oil Tanks.** The storage of flammable liquids above ground on any one premises and the storage in any underground tank within the commercial district or within residential districts shall be subject to the provisions of the flammable liquids code promulgated by the Wisconsin Industrial Commission effective March 25, 1948, which is made a part hereof.

**7.29 Commercial District, Definitions.** The terms fire-resistive construction, mill construction, ordinary construction, frame construction and fire retardant roof covering shall have the meaning as defined in orders 5100, 5101, 5102, and 5107 of the Wisconsin State Building Code effective July 29, 1942.

**7.30 Construction within Commercial Districts.** All buildings hereafter constructed, altered or repaired within any commercial district in the Town of Blooming Grove shall be constructed, altered or repaired in accordance with the requirements of sections 7.28, 7.29, 7.31, 7.32 7.33 of this building code. All areas in the Town of Blooming Grove now zoned commercial by the county zoning ordinance, and all such which may be changed from any other class of zoning to commercial in the future by the county board shall be deemed to be commercial districts under the provisions of this code.

**7.31 Regulations within Commercial Districts.** (1) Requirements. Every building hereafter erected, enlarged or moved within any commercial district shall be of the fire resistive, mill or ordinary construction, except as otherwise provided by this ordinance. Enclosing walls, division walls and party walls shall be of 4-hour fire-resistive walls of a construction as provided in order 5105 of the Wisconsin State Building Code, which is hereby made a part of this ordinance with respect to all buildings and structures within commercial districts. No building of frame construction shall hereafter be built within or moved into a commercial district.

(2) Exceptions. No building of frame construction shall be constructed within a commercial district except the following, and no such building or structure shall be located within five feet of any lot line or structure providing no other provision of this or any other ordinance shall require a greater distance.

- (a) Temporary one-story frame buildings for use of builders.
- (b) One-story sheds not over 15 feet high, open on the long side and with an area not exceeding 500 square feet. A wooden fence shall not form the back or side of such sheds.
- (c) Greenhouses not more than 15 feet in height.
- (d) Private garages for not more than two non-commercial automobiles, if not over 15 feet high and not more than 750 square feet in area, having exterior walls of metal, concrete, or masonry located on the same lot with a dwelling.

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7.32 **Razing old or damaged buildings.** Any existing frame building within a commercial district which may hereafter be damaged by fire, or which has deteriorated to an amount greater than one-half of its assessed value, exclusive of its foundation, shall not be repaired or rebuilt, but shall be ordered removed under the provisions of Section 66.05 (5) of the Wisconsin Statutes by the building inspector.

7.33 **Fire-Retardant Roofing.** Every roof hereafter constructed within a commercial district, including buildings listed in section 7.26 shall be covered with a roofing having a fire resistive rating equivalent to Class "B" or better of the Underwriters Laboratories, Inc. classification. No roofing on an existing roof shall be renewed or repaired to a greater extent than one-tenth of the roof surface, except in conformity with the requirements of this section.

7.34 **New Methods and Materials.** All materials, methods of construction and devices designed for use in buildings or structures covered by this ordinance and not specifically mentioned in or permitted by this ordinance shall not be so used until approved in writing by the Industrial Commission of Wisconsin for use in buildings or structures covered by the Wisconsin State Building Code, except sanitary appliances, which shall be approved in accordance with the State Plumbing Code issued by the State Board of Health. Such materials, methods of construction and devices, when approved must be installed or used in strict compliance with the manufacturer's specifications and any rules or conditions of use established by the Industrial Commission. The date, tests and other evidence necessary to prove the merits of such material, method of construction or device shall be determined by the Industrial Commission, and shall be further approved by the Town board of appeals under authority granted by Section 7.06 (5) of this ordinance.

7.35 WHEREAS, the general welfare and prosperity of the Town of Blooming Grove and the inhabitants thereof require that property values be maintained,

NOW, THEREFORE, The town board of the Town of Blooming Grove do ordain as follows:

Section 1. No building permit for any structure for which a building permit is required shall be issued unless it has been found as a fact by the building board by at least a majority vote, after a view of the site of the proposed structure, and an examination of the application papers for a building permit, which shall include exterior elevations of the proposed structure, that the exterior architectural appeal and the type or functional plan of the proposed structure will, when erected, not be so at variance with either the exterior architectural appeal and the type or functional plan of the structures already constructed or in the course of construction in the immediate neighborhood so as to cause a substantial depreciation in the property values of said neighborhood.

Section 2. The building board shall consist of three residents of the Town, two of whom shall have a practical working knowledge of building construction, to be appointed by the town board. Members of the town board shall be eligible to serve on the building board. The Town Clerk shall be secretary of said building board. Meetings of the building board shall be called by the building inspector to consider applications for building permits which he has found to comply in all respects with all other ordinances of the Town of Blooming Grove.

Section 3. The building board may if it desires hear the applicant for the building permit in question and/or the owner of the lot on which it is proposed to erect the structure in question, together with any other persons, whether residents or property owners, desiring to be heard, giving such notice of the hearing as they may deem sufficient. Such hearing may be adjourned from time to time but for not more than 48 hours, and within 48 hours after the close of the hearing the building board shall in writing make or refuse to make the finding required by Section 1 hereof, and file it in the office of the Town Clerk who shall send a copy of it to the building inspector.

Section 4. On an appeal to the board of appeals, in the absence of proof to the contrary adduced before the board of appeals, a refusal to grant the building permit because of refusal of the building board to make the finding required by Section 1 hereof, shall be deemed to be based upon facts supporting the conclusion that the exterior architectural and the type or functional plan of the proposed structure for which a building permit was refused would, when erected, be so at variance with all of the exterior architectural appeal and the type or functional plan of structures already constructed or in the course of construction in the immediate neighborhood so as to cause a substantial depreciation in the property values of said neighborhood.

Section 5. Any person entitled to appeal from the grant of, or refusal of the building inspector to grant, said building permit, may appeal to the board of appeals of the Town of Blooming Grove in the same manner and with the same force and effect as if this ordinance had not been adopted and the building inspector had taken such action independently of the building board.

Section 6. One of the three members initially appointed to the building board shall serve for a term of one year from May 15 following the date of his appointment; one for a term of two years from said date; and one for a term of three years from said date. Thereafter all members shall serve for a term of three years. Members shall be paid such compensation as the town board shall from time to time determine.

7.36 **Penalty for Violation.** Any person, firm or corporation who violates, disobeys, omits, neglects, or refuses to comply with or who resists the enforcement of any of the provisions of this ordinance shall be fined not less than \$5.00 nor more than \$100.00 for each offense together with the costs of the action. Each day that a violation is permitted to exist shall constitute a separate offense.

In the event the fine and costs are not paid, the defendant shall be imprisoned in the county jail not more than 30 days unless the fine and costs are sooner paid.

7.37 **Severability.** The provisions of this ordinance shall be deemed severable and it is expressly declared that the town board would have passed the other provisions of this ordinance irrespective of whether or not one or more provision may be declared invalid and if any provision of this ordinance or the application thereof to any person or circumstance is held invalid, the remainder of the ordinances and the application of such provisions to other persons or circumstances shall not be affected thereby.

7.38 **Effective Date.** The building code ordinance shall be in full force and effect from and after its passage and posting as required by law and shall apply to all buildings, alterations or repairs commenced in the Town of Blooming Grove on and after said effective date.

It is intended that the building code adopted by the town board on the 4th day of January, 1949, and all other existing ordinances of a similar nature shall continue to apply to all buildings or structures, the building, alteration or repair of which was commenced prior to the effective date of this ordinance.

I hereby certify that the above ordinance was adopted by the town board of the Town of Blooming Grove on the 3rd day of June, 1958.

Town Clerk.

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

V2-P.50

I, Waldemar Christian, Clerk of the Town Board of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, Waldemar Christian, Town Clerk, on the 7 day of June, 1958, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

*C + P Signs - on Bulletin board*

*Wupper Service Station*

*Thunder Park Community Building*

*Waldemar Christian*

Subscribed and sworn to before me this 7<sup>th</sup> day of June, 1958.

*Florence Kuester*  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/4/61

THE STATE OF TEXAS

COUNTY OF \_\_\_\_\_

\_\_\_\_\_

I, \_\_\_\_\_, of the County of \_\_\_\_\_, State of Texas, do hereby certify that \_\_\_\_\_ is the true and correct copy of \_\_\_\_\_ as the same appears in the \_\_\_\_\_ of \_\_\_\_\_.

Witness my hand and seal of office this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

*[Faint signature and text]*

\_\_\_\_\_



\_\_\_\_\_



22

2009

- Maldwyn Lane from Tompkins Drive to Crestview Drive
- Groveland Terrace from Tompkins Drive to Crestview Drive
- Dixie Lane from Glenview Drive to Crestview Drive
- Crestview Drive from Bjelde Lane to Herro Lane
- Glenview Drive from end to Joylyne Drive
- Maher Avenue from Tompkins Drive to Pflaum Road and from Ruth Street to Allis Avenue.
- Camden Road from Tompkins Drive to Pflaum Road and from Ruth Street to Allis Avenue.
- Tompkins Road from Herro Lane to West Service Road of U.S.51 East Beltline Highway
- Kvamme Lane from Tompkins Drive to Pflaum Road
- Louden Lane from Acacia Lane to Douglas Trail
- Acacia Lane from Groveland Terrace to Kvamme Lane
- Lamont Lane from Loudon Lane to Kvamme Lane
- Douglas Trail from Groveland Terrace to Camden Road
- Pflaum Road from Kvamme Lane to West Service Road of U.S.51 East Beltline Highway
- East Service Road of U.S.51 East Beltline Highway from Pflaum Road to its North end.
- Spaanem Avenue from Pflaum Road to Ruth Street
- Turner Avenue from Pflaum Road to Ruth Street
- Linda Vista Road from Spaanem Avenue to Turner Avenue
- Hob Street from Spaanem Avenue to Turner Avenue
- Kay Street from Spaanem Avenue to Turner Avenue
- Ruth Street from Turner Avenue to Camden Road

4. Benefits and damages shall be assessed against all property abutting on such street and shall be paid by special assessment in cash or in (5) equal annual installments with interest thereon at the rate of 6% per annum.

5. That Phil Pederson, Superintendent of Highways of the Town of Blooming Grove, be and he hereby is directed to prepare plans and specifications for said improvement, to view the premises, to estimate the entire cost of the proposed work or improvement, to estimate as to each parcel of property affected of:

- (a) The assessment of benefits to be levied.
- (b) The damages to be awarded for property taken or damaged.



- (c) The net amount of such benefits over damages or the net amount of such damages over benefits.
- (d) To make and file with the Town Clerk for public inspection, a report embodying the information directed to be procured by this resolution and in accordance with Section 66.60 of the Wisconsin Statutes.

The foregoing resolution was adopted by the Town Board of the Town of Blooming Grove on June 3, 1958.

Haldemol Christian  
Town Clerk

v



66 M

REPORT OF SUPERINTENDENT  
OF HIGHWAYS

V2-T.128

6-3B-58

TO THE TOWN BOARD:

File Number ~~6-3-58-B~~

The Town Board of the Town of Blooming Grove, having heretofore determined that it was expedient that the following portions of streets be improved by surfacing with bituminous paving:

- Herro Lane from Pflaum Road to Crestview Drive
- Joylyne Drive from Pflaum Road to Glenview Drive
- Bjelde Lane from Tompkins Drive to Crestview Drive
- Alder Road from Tompkins Drive to Crestview Drive
- Bryn Trem Road from Tompkins Drive to Crestview Drive
- Maldwyn Lane from Tompkins Drive to Crestview Drive
- Groveland Terrace from Tompkins Drive to Crestview Drive
- Dixie Lane from Glenview Drive to Crestview Drive
- Crestview Drive from Bjelde Lane to Herro Lane
- Glenview Drive from end to Joylyne Drive
- Maher Avenue from Tompkins Drive to Pflaum Road  
and from Ruth Street to Allis Avenue.
- Camden Road from Tompkins Drive to Pflaum Road  
and from Ruth Street to Allis Avenue.
- Tompkins Drive from Herro Lane to West Service Road of  
U.S.51 East Beltline Highway.
- Kvamme Lane from Tompkins Drive to Pflaum Road
- Louden Lane from Acacia Lane to Douglas Trail
- Acacia Lane from Groveland Terrace to Kvamme Lane
- Lamont Lane from Loudon Lane to Kvamme Lane
- Douglas Trail from Groveland Terrace to Camden Road
- Pflaum Road from Kvamme Lane to West Service Road of  
U.S.51 East Beltline Highway.
- East Service Road of U.S.51 East Beltline Highway from  
Pflaum Road to its North end.
- Spaanem Avenue from Pflaum Road to Ruth Street
- Turner Avenue from Pflaum Road to Ruth Street
- Linda Vista Road from Spaanem Avenue to Turner Avenue
- Hob Street from Spaanem Avenue to Turner Avenue
- Kay Street from Spaanem Avenue to Turner Avenue
- Ruth Street from Turner Avenue to Camden Road

at the expense of the property benefited thereby and having directed the undersigned Superintendent of Highways to view the premises affected by such improvement and make and file a report thereon.

NOW THEREFORE, I, Phil Pederson, Superintendent of Highways of the Town of Blooming Grove, do hereby state that I have viewed the premises and report as follows:

1. Final plans and specifications have been made to surface streets with bituminous paving to a width of 32 feet with cold mix blacktop; to install rolled gutters on all streets; to regrade and finish, with gravel, all driveways.



2. Estimate of the entire cost of the proposed work or improvement is \$64,890.00.

3. That no parcel of said real estate is damaged by the said improvement and that the several separate parcels of real estate hereinafter enumerated are severally and separately benefited in the amounts respectively set opposite each parcel of real estate by reason of the said improvement as follows:

<u>Owner</u>	<u>-Description</u>	<u>Assessible Frontage</u>	<u>Assessment of benefits to be levied</u>
Shao Ti Hsu	Lot 1 Glendale	82 ft.	\$ 123.00
Robert H. Hudson	Lot 2 "	77 ft.	115.50
James Caruso	Lot 3 "	77 ft.	115.50
Lamont L. Vervoort	Lot 4 "	87 ft.	130.50
Robert H. Brill	Lot 5 "	90 ft.	135.00
Cyril H. Alt	Lot 6 "	80 ft.	120.00
Charles H. Karns	Lot 7 "	80 ft.	120.00
Hy W. Chudacoff	Lot 8 "	80 ft.	120.00
Edward R. Germann	Lot 9 "	80 ft.	120.00
Joseph R. Sweeney	Lot 10 "	97.6 ft.	146.40
Lawrence Toban	Lot 11 "	82 ft.	123.00
Robert J. LeVitus	Lot 12 "	77 ft.	115.50
Frank M. Juresh	Lot 13 "	77 ft.	115.50
Joseph F. Mahala	Lot 14 "	77 ft.	115.50
Al B. Larson	Lot 15 "	82 ft.	123.00
Milan Miller	Lot 16 "	82 ft.	123.00
Robert A. Brummit	Lot 17 "	77 ft.	115.50
David B. McNeill	Lot 18 "	77 ft.	115.50
Edward W. Schmidt	Lot 19 "	77 ft.	115.50
Marvin O. Volenberg	Lot 20 "	82 ft.	123.00
LaVern W. Tesch	Lot 21 "	97.3 ft.	145.95
Wildenberg Bldrs, Inc.	Lot 22 "	80 ft.	120.00
Gaylord O. Napstad	Lot 23 "	80 ft.	120.00
Irvin G. Roberts	Lot 24 "	80 ft.	120.00
LaVerne L. Lawton	Lot 25 "	80 ft.	120.00
Kenneth Beger	Lot 26 "	90 ft.	135.00
Duane Meyer	Lot 27 "	87 ft.	130.50
Robert D. Ludwig	Lot 28 "	77 ft.	115.50
Floyd W. McDaniel	Lot 29 "	77 ft.	115.50
Floyd E. Soucy	Lot 30 "	82 ft.	123.00
Robert L. Berg	Lot 31 "	93 ft.	139.50
Donald W. Erickson	Lot 32 "	80 ft.	120.00
Wildenberg Bldrs, Inc.	Lot 33 "	80 ft.	120.00
William J. Koster	Lot 34 "	80 ft.	120.00
John R. Kipila, Jr.	Lot 35 "	80 ft.	120.00
Thomas E. Devlin	Lot 36 "	80 ft.	120.00
Elmer L. Jaeger	Lot 37 "	80 ft.	120.00
Robert E. Doering	Lot 38 "	80 ft.	120.00
Derald M. Salvatori	Lot 39 "	80 ft.	120.00
Gregory J. Imhoff	Lot 40 "	95.8 ft.	143.70
St. Matthew's Ev. Lutheran Church	Lot 41 "	82 ft.	123.00
Mary Joachim	Lot 42 "	77 ft.	115.50
Wm. C. Braucht	Lot 43 "	77 ft.	115.50
Wm. L. Riese	Lot 44 "	77 ft.	115.50
Edward M. Kinney	Lot 45 "	82 ft.	123.00
Jack H. DeVault	Lot 46 "	82 ft.	123.00
LeRoy F. Richgels	Lot 47 "	77 ft.	115.50
Gordon V. Nelson	Lot 48 "	77 ft.	115.50
Wm. A. Sutherland	Lot 49 "	77 ft.	115.50
George F. Everson	Lot 50 "	82 ft.	123.00
LeRoy G. Zweifel	Lot 51 "	95.5 ft.	143.25



Owner	Description	Assessible Frontage	Assessment of benefits to be levied
Lawrence J. Diederich	Lot 52 Glendale	80 ft.	\$ 120.00
John M. Landry	Lot 53 Glendale	80 ft.	120.00
Catharine T. McGrath	Lot 54 Glendale	80 ft.	120.00
Robert J. Amundson	Lot 55 "	80 ft.	120.00
Allen J. Zerbel	Lot 56 "	80 ft.	120.00
Roy E. Gregson, Jr.	Lot 57 "	80 ft.	120.00
John Raith	Lot 58 "	80 ft.	120.00
David W. Norgard	Lot 59 "	80 ft.	120.00
John E. Sinz	Lot 60 "	93 ft.	139.50
Glendale Development, Inc.	Lot 61 1st Add. Glendale	90 ft.	135.00
"	Lot 62 "	80 ft.	120.00
"	Lot 63 "	84.61 ft.	126.92
"	Lot 64 "	76 ft.	114.00
"	Lot 65 "	76 ft.	114.00
"	Lot 66 "	81 ft.	121.50
"	Lot 67 "	83 ft.	124.50
"	Lot 68 "	78 ft.	117.00
"	Lot 69 "	78 ft.	117.00
"	Lot 70 "	78 ft.	117.00
"	Lot 71 "	78 ft.	117.00
"	Lot 72 "	75.25 ft.	112.88
"	Lot 73 "	83 ft.	124.50
Richard H. Wilson	Lot 74 "	78 ft.	117.00
Richard Lynch	Lot 75 "	77 ft.	115.50
Robert W. Barrington & C.I. Nielsen	Lot 76 "	95 ft.	142.50
Glendale Development, Inc.	Lot 77 "	95 ft.	142.50
"	Lot 78 "	95 ft.	142.50
"	Lot 79 "	95 ft.	142.50
"	Lot 80 "	95 ft.	142.50
"	Lot 81 "	95 ft.	142.50
Paul J. Waite	Lot 82 "	122.04 ft.	183.06
Kenneth L. Beghin	Lot 83 "	85 ft.	127.50
James F. Laundrie	Lot 84 "	90 ft.	135.00
Glendale Development, Inc.	Lot 85 "	90 ft.	135.00
Harold V. Dottl	Lot 86 "	85 ft.	127.50
Albert E. Sabroff, Jr.	Lot 87 "	81.64 ft.	122.46
Rollan A. Endres	Lot 88 "	66 ft.	99.00
Glendale Development, Inc.	Lot 89 "	66 ft.	99.00
"	Lot 90 "	66 ft.	99.00
Robert H. Keefe	Lot 91 "	79.3 ft.	118.95
Glendale Development, Inc.	Lot 92 "	78 ft.	117.00
Joseph J. Pohlod	Lot 93 "	75 ft.	112.50
Donald Wentland	Lot 94 "	72.8 ft.	109.20
Phillip C. Herro	Lot 95 "	103 ft.	154.50
Richard L. McGinley	Lot 96 "	80 ft.	120.00
Daniel U. Imhoff	Lot 97 "	85 ft.	127.50
Charles H. Marks	Lot 98 2nd Add. Glendale	93 ft.	139.50
Glendale Development, Inc.	Lot 99 "	80 ft.	120.00
Wildenberg Bldrs., Inc.	Lot 100 "	80 ft.	120.00
Glendale Development, Inc.	Lot 101 "	80 ft.	120.00
Robert A. Ristau	Lot 102 "	80 ft.	120.00
Glendale Development, Inc.	Lot 103 "	80 ft.	120.00
James Knapp	Lot 104 "	80 ft.	120.00
Glendale Development, Inc.	Lot 105 "	80 ft.	120.00
E. Ted Kuether	Lot 106 "	80 ft.	120.00
Ralph A. Smieja	Lot 107 "	94 ft.	141.00
Florence C. Kanter	Lot 108 "	82 ft.	123.00
Jerome R. Rolbiecki	Lot 109 "	77 ft.	115.50
Richard P. Smith	Lot 110 "	77 ft.	115.50
Willard H. Krueger	Lot 111 "	77 ft.	115.50
Town San. Dist. #6	Lot 112 "	91.9 ft.	137.85
Phillip C. Herro	Lot 113 "	83.6 ft.	125.40
Glendale Development, Inc.	Lot 114 "	77 ft.	115.50
"	Lot 115 "	80 ft.	120.00
Edward J. Peterson	Lot 116 "	80 ft.	120.00
Wildenberg Bldrs., Inc.	Lot 117 "	85	127.50



Owner	Description	Assessible Frontage	Assessment of benefits to be levied
Wildenberg Bldrs., Inc.	Lot 118 2nd. Add. Glendale	101.6 ft.	\$152.40
Glendale Development	Lot 119 " " "	80 ft.	120.00
"	Lot 120 " " "	80 ft.	120.00
"	Lot 121 " " "	80 ft.	120.00
"	Lot 122 " " "	80 ft.	120.00
"	Lot 123 " " "	80 ft.	120.00
"	Lot 124 " " "	80 ft.	120.00
"	Lot 125 " " "	80 ft.	120.00
"	Lot 126 " " "	80 ft.	120.00
"	Lot 127 " " "	85 ft.	127.50
Wildenberg Bldrs., Inc.	Lot 128 " " "	85 ft.	127.50
"	Lot 129 " " "	80 ft.	120.00
"	Lot 130 " " "	80 ft.	120.00
C. Roger Barringer	Lot 131 " " "	80 ft.	120.00
Wildenberg Bldrs., Inc.	Lot 132 " " "	80 ft.	120.00
Lloyd H. Arndt	Lot 133 " " "	80 ft.	120.00
Edward A. Pagelow	Lot 134 " " "	80 ft.	120.00
Duane R. Harmel	Lot 135 " " "	80 ft.	120.00
Sgt. Robert W. Tomlinson	Lot 136 " " "	80 ft.	120.00
Thomas P. Pease	Lot 137 " " "	100.1 ft.	150.15
Wildenberg Bldrs., Inc.	Lot 138 " " "	85 ft.	127.50
Alfred L. Newell	Lot 139 " " "	80 ft.	120.00
Robert E. Schwenkert	Lot 140 " " "	80 ft.	120.00
Glendale Development	Lot 141 " " "	77 ft.	115.50
Stanley G. Mintz	Lot 142 " " "	96.6 ft.	144.90
Glendale Development	Lot 143 " " "	84 ft.	126.00
"	Lot 144 " " "	79 ft.	118.50
"	Lot 145 " " "	79 ft.	118.50
"	Lot 146 " " "	79 ft.	118.50
Vernon K. Knudtson	Lot 147 " " "	79 ft.	118.50
Glendale Development	Lot 148 " " "	79 ft.	118.50
"	Lot 149 " " "	80 ft.	120.00
"	Lot 150 " " "	80 ft.	120.00
J. Ray Kennedy	Lot 151 " " "	80 ft.	120.00
Glendale Development	Lot 152 " " "	80 ft.	120.00
"	Lot 153 " " "	80 ft.	120.00
"	Lot 154 " " "	80 ft.	120.00
"	Lot 155 " " "	80 ft.	120.00
"	Lot 156 " " "	80 ft.	120.00
"	Lot 157 " " "	80 ft.	120.00
"	Lot 158 " " "	85 ft.	127.50
Charles E. Anderson	Lot 7 Assrs. Plat #8	70 ft.	105.00
Raymond N. Bjelde	Lot 8 " " "	72.6 ft.	108.90
Lloyd A. Foust	Lot 9 " " "	72.6 ft.	108.90
Arthur P. Doyle	Lot 10 " " "	80 ft.	120.00
Arthur P. Doyle	Lot 11 " " "	80 ft.	120.00
Raymond N. Bjelde	Lot 12 " " "	Assessed on Tompkins Road	
Edward C. Vallis	Lot 13 " " "	" " "	
Clarence O. Bjelde	Lot 14 " " "	60 ft.	90.00
Raymond N. Bjelde	Lotm 14 (Exc. N 60')	18.8 ft.	28.20
Mildred M. Youngs	Lot 15 Assrs. Plat #8	78.8 ft.	118.20
Raymond N. Bjelde	Lot 16 " " "	83.8 ft.	125.70
Raymond N. Bjelde	Lot 17 " " "	113 ft.	169.50
Raymond N. Bjelde	Lot 16 (Crestview Dr.)	Assessed on Bjelde Lane	
	Lot 17 (Assrs. Plat #2)	Assessed on Bjelde Lane	
Donald Dean	Lot 1 Crestview Hts.	Assessed on Tompkins Dr.	
Victor M. Georgeson	Lot 2 Crestview Hts.	" " "	
Robert A. Arneson	Lot 3 " " "	77 ft.	115.50
James R. Conner	Lot 4 " " "	77 ft.	115.50
Peter R. Kessenich	Lot 5 " " "	82.25 ft.	123.38
Harold A. Stieve	Lot 6 " " "	89.8 ft.	134.70
Virgil T. McGuigan	Lot 7 " " "	80 ft.	120.00
Harold Takle	Lot 8 " " "	80 ft.	120.00
Ralph J. Martens	Lot 9 " " "	Assessed on Tompkins Drive	
Rollin J. Westby	Lot 10 " " "	" " "	
George B. Zahn	Lot 11 " " "	" " "	
Daniel W. Roh	Lot 12 " " "	80 ft.	120.00
Wilbur J. Tyler	Lot 13 " " "	80 ft.	120.00
Edward J. Griffin	Lot 14 " " "	88 ft.	132.00
Holden T. Swenson	Lot 15 " " "	87.6 ft.	131.40



<u>Owner</u>	<u>Description</u>	<u>Assessible Frontage</u>	<u>Assessment of Benefits to be levied</u>
Earl W. Mylrea	Lot 16 Crestview Hts.	80 ft.	120.00
Kendall A. Finger	Lot 17 " "	80 ft.	120.00
Gilbert H. Mortensen	Lot 18 " "	Assessed on Tompkins Drive	
Ray L. Wilson	Lot 19 " "	" "	" "
Theodore S. Servetas	Lot 20 " "	" "	" "
James S. Carlson	Lot 21 " "	80 ft.	120.00
Alice C. Gauger	Lot 22 " "	80 ft.	120.00
Kenneth P. Weinhold	Lot 23 " "	85.9 ft.	128.85
Bernard Shomberg & Marvin E. Hottman	Lot 24 " "	95 ft.	142.50
Bernard Shomberg & Marvin E. Hottman	Lot 25 " "	95 ft.	142.50
Bernard Shomberg & Marvin E. Hottman	Lot 26 " "	98 ft.	147.00
Bernard Shomberg & Marvin E. Hottman	Lot 27 " "	100 ft.	150.00
Bernard Shomberg & Marvin E. Hottman	Lot 28 " "	100 ft.	150.00
Bernard Shomberg & Marvin E. Hottman	Lot 29 " "	98 ft.	147.00
Arthur J. McCance	Lot 30 " "	94 ft.	141.00
Arthur J. McCance	Lot 31 " "	100.3 ft.	150.45
Jeanette P. Johnson	Lot 1 Highwood Plat	94.3 ft.	141.45
Jeanette P. Johnson	Lot 2 " "	87 ft.	130.50
" " "	Lot 3 " "	87 ft.	130.50
" " "	Lot 4 " "	92 ft.	138.00
" " "	Lot 5 " "	92 ft.	138.00
" " "	Lot 6 " "	87 ft.	130.50
" " "	Lot 7 " "	87 ft.	130.50
" " "	Lot 8 " "	92.9 ft.	139.35
Classes Wis. of the Christian Ref. Church	Lot 9 " "	Assessed on Tompkins Dr.	
" " " " " " "	Lot 10 " "	" "	" "
" " " " " " "	Lot 11 " "	" "	" "
G. B. Smith	Lot 12 " "	" "	" "
James Dunbar	Lot 13 " "	" "	" "
Elmer F. Borchardt	Lot 14 " "	" "	" "
Rolland Julseth	Lot 15 " "	" "	" "
T. A. Thompson	Lot 16 " "	" "	" "
" " "	Lot 17 " "	129.1 ft.	193.65
" " "	Lot 18 " "	97 ft.	145.50
" " "	Lot 19 " "	95.9 ft.	143.85
G. B. Smith	Lot 20 " "	97 ft.	145.50
G. B. Smith	Lot 21 " "	97.1 ft.	145.65
G. B. Smith	Lot 22 " "	130 ft.	195.00
Jeanette P. Johnson	Lot 23 " "	88 ft.	132.00
" " "	Lot 24 " "	87 ft.	130.50
" " "	Lot 25 " "	93 ft.	139.50
First Christian Ref. Church of Sheboygan	Lot 26 " "	80 ft.	120.00
Jeanette P. Johnson	Lots 27 thru 35 " "	(No improvement)	
Jeanette P. Johnson	Lot 36 Highwood Plat	96.5 ft.	144.75
Jeanette P. Johnson	Lot 37 " "	90 ft.	135.00
Jeanette P. Johnson	Lot 38 " "	90 ft.	135.00
Jeanette P. Johnson	Lot 39 " "	90 ft.	135.00
Jeanette P. Johnson	Lot 40 " "	90 ft.	135.00
G. B. Smith	Lot 41 " "	83.19 ft.	124.79
G. B. Smith	Lot 42 " "	83.19 ft.	124.79
Gerald L. Riess	Lot 43 " "	83.5 ft.	125.25
G. B. Smith	Lot 44 " "	88.95 ft.	133.43
G. B. Smith	Lot 45 " "	86.5 ft.	129.75
G. B. Smith	Lot 46 " "	83.5 ft.	125.25
Robert Meyer	Lot 47 " "	82.2 ft.	123.30
Robert Meyer	Lot 48 " "	83.5 ft.	125.25
Robert Meyer	Lot 49 " "	77.8 ft.	116.70
	Lots 50 thru 53 " "	(No improvement)	



<u>Owner</u>	<u>Description</u>	<u>Assessible Frontage</u>	<u>Assessment of benefits to be levied</u>
G. B. Smith	Lot 54 Highwood Plat	95 ft.	142.50
Merle Kalish	Lot 55 " "	92.37 ft.	138.56
G. B. Smith	Lot 56 " "	85 ft.	127.50
Gene Berkvam	Lot 57 " "	85.8 ft.	128.70
T. A. Thompson	Lot 58 " "	85 ft.	127.50
" " "	Lot 59 " "	85 ft.	127.50
" " "	Lot 60 " "	90 ft.	135.00
" " "	Lot 61 " "	82 ft.	123.00
" " "	Lot 62 " "	82 ft.	123.00
" " "	Lot 63 " "	93.4 ft.	140.10
" " "	Lot 64 " "	93.4 ft.	140.10
Lyle Good	Lot 65 " "	82 ft.	123.00
T. A. Thompson	Lot 66 " "	82 ft.	123.00
Pete Beehner, Arthur McCance & H. Field	Lot 1 Linda Vista Plat	84.3 ft.	126.45
Pete Beehner, Arthur McCance & H. Field	Lot 2 " " "	98.2 ft.	147.30
Chas. E. Cunningham	Lot 3 " " "	87.6 ft.	131.40
Leo Mortensen	Lot 4 " " "	83 ft.	124.50
Roland Johnson	Lot 5 " " "	83 ft.	124.50
Billy Day	Lot 6 " " "	88 ft.	132.00
Pete Beehner	Lot 7 " " "	83 ft.	124.50
Gilbert A. Schultz	Lot 8 " " "	75 ft.	112.50
Earl M. Olson	Lot 9 " " "	79 ft.	118.50
Lawrence L. Cass	Lot 10 " " "	77 ft.	115.50
Wm. L. Nyberg	Lot 11 " " "	76 ft.	114.00
Chas. X. Anderson	Lot 12 " " "	75 ft.	112.50
Edgar C. Kagerah	Lot 13 " " "	76 ft.	114.00
Leonard R. Davidson	Lot 14 " " "	78 ft.	117.00
Orville R. Roth	Lot 15 " " "	79 ft.	118.50
Pete J. Beehner	Lot 16 " " "	80.2 ft.	120.30
" " "	Lot 17 " " "	82.9 ft.	124.35
Frank Kubicek	Lot 18 " " "	75 ft.	112.50
Harold Johnson	Lot 19 " " "	75 ft.	112.50
Wm. J. Sparks	Lot 20 " " "	75 ft.	112.50
Marvin Hansen	Lot 21 " " "	75 ft.	112.50
Gordon Barrington	Lot 22 " " "	75 ft.	112.50
Edward M. Olson, Jr.	Lot 23 " " "	75 ft.	112.50
Eric J. Anderson	Lot 24 " " "	75 ft.	112.50
James Dallman	Lot 25 " " "	75 ft.	112.50
Pete J. Beehner	Lot 26 " " "	75 ft.	112.50
Pete J. Beehner	Lot 27 " " "	80 ft.	120.00
Pete J. Beehner	Lot 28 " " "	75 ft.	112.50
Arthur J. McCance	Lot 29 " " "	75 ft.	112.50
" " "	Lot 30 " " "	75.3 ft.	112.95
" " "	Lot 31 " " "	71 ft.	106.50
" " "	Lot 32 " " "	104 ft.	156.00
" " "	Lot 33 " " "	91.5 ft.	137.25
" " "	Lot 34 " " "	83.2 ft.	124.80
" " "	Lot 35 " " "	88.2 ft.	132.30
" " "	Lot 36 " " "	76.5 ft.	114.75
" " "	Lot 37 " " "	89.2 ft.	133.80
" " "	Lot 38 " " "	75.4 ft.	113.10
" " "	Lot 39 " " "	75 ft.	112.50
" " "	Lot 40 " " "	75 ft.	112.50
" " "	Lot 41 " " "	80 ft.	120.00
John J. Sieger	Lot 42 " " "	82 ft.	123.00
Arthur J. McCance	Lot 43 " " "	75 ft.	112.50
" " "	Lot 44 " " "	75 ft.	112.50
" " "	Lot 45 " " "	75 ft.	112.50
" " "	Lot 46 " " "	75 ft.	112.50
" " "	Lot 47 " " "	75 ft.	112.50
" " "	Lot 48 " " "	75 ft.	112.50
" " "	Lot 49 " " "	75 ft.	112.50
" " "	Lot 50 " " "	75 ft.	112.50
" " "	Lot 51 " " "	82.5 ft.	123.75
" " "	Lot 52 " " "	82.2 ft.	123.30
" " "	Lot 53 " " "	75 ft.	112.50



<u>Owner</u>	<u>Description</u>	<u>Assessible Frontage</u>	<u>Assessment of benefits to be levied</u>
Arthur J. McCance	Lot 54 Linda Vista Plat	75 ft.	112.50
" " "	Lot 55 " " "	75 ft.	112.50
" " "	Lot 56 " " "	75 ft.	112.50
" " "	Lot 57 " " "	75 ft.	112.50
" " "	Lot 58 " " "	75 ft.	112.50
" " "	Lot 59 " " "	75 ft.	112.50
" " "	Lot 60 " " "	75 ft.	112.50
" " "	Lot 61 " " "	80 ft.	120.00
" " "	Lot 62 " " "	80 ft.	120.00
John I Draves	Lot 63 " " "	75 ft.	112.50
F. J. Reynolds	Lot 64 " " "	75 ft.	112.50
Arthur J. McCance	Lot 65 " " "	75.4 ft.	113.10
" " "	Lot 66 " " "	66.7	100.05
" " "	Lot 67 " " "	72.6	108.90
Wilbur R. Klahn	Lot 68 " " "	87.3	130.95
Arthur J. McCance	Lot 69 " " "	75 ft.	112.50
" " "	Lot 70 " " "	75 ft.	112.50
Earl H. Marotz	Lot 6 Ossmann Acres	80 ft.	120.00
	Lots (1 thru 5 " )	Previously assessed	
Alexander Derer	Lot 7 Ossmann Acres	75 ft.	112.50
James H. Bergeman	Lot 8 " " "	75 ft.	112.50
Anthony Valenza	Lot 9 " " "	85 ft.	127.50
Robert U. Vieth	Lot 10 " " "	85 ft.	127.50
Jöhn W. Schara	Lot 11 " " "	80 ft.	120.00
George L. Parks	Lot 12 " " "	85 ft.	127.50
Charles Ossmann	Lot 13 " " "	85 ft.	127.50
Benny P. Prien	Lot 14 " " "	80 ft.	120.00
Howard L. Davis	Lot 15 " " "	80 ft.	120.00
Chas. Ossmann	Lot 16 " " "	80 ft.	120.00
Stanley Hofstedt	Lot 17 " " "	80 ft.	120.00
Robert J. Smith	Lot 18 " " "	80 ft.	120.00
Otto A. Slinde	Lot 19 " " "	80 ft.	120.00
Kenneth Faust	Lot 20 " " "	85 ft.	127.50
Wallace W. Jopke	Lot 21 " " "	85 ft.	127.50
Glen E. Schara	Lot 22 " " "	80 ft.	120.00
Vincent Brabender	Lot 23 " " "	80 ft.	120.00
Chas. Ossmann	Lot 24 " " "	80 ft.	120.00
Russell Moen	Lot 25 " " "	80 ft.	120.00
Chas. Ossmann	Lot 26 " " "	80 ft.	120.00
" "	Lot 27 " " "	80 ft.	120.00
Merle U. Drury	Lot 28 " " "	85 ft.	127.50
George B. Peterson	Lot 29 " " "	85 ft.	127.50
Royce L. Lindauer	Lot 30 " " "	80 ft.	120.00
James C. Weger	Lot 31 " " "	80 ft.	120.00
F. H. Froemming	Lot 32 " " "	80 ft.	120.00
Klaus H. Herkert	Lot 33 " " "	80 ft.	120.00
James Gerrits	Lot 34 " " "	80 ft.	120.00
Darrell O'Conner	Lot 35 " " "	80 ft.	120.00
" "	Lot 36 " " "	85 ft.	127.50
James R. Mindham	Lot 37 " " "	85 ft.	127.50
Leonard J. Davis	Lot 38 " " "	80 ft.	120.00
James K. Frederickson	Lot 39 " " "	80 ft.	120.00
Willard A. Westman	Lot 40 " " "	80 ft.	120.00
Ronald H. Dickerson	Lot 41 " " "	80 ft.	120.00
Donald L. Anning	Lot 42 " " "	80 ft.	120.00
Duane H. Knipfer	Lot 43 " " "	80 ft.	120.00
John G. Grye	Lot 44 " " "	85 ft.	127.50
Lester Ryan	Lot 45 " " "	85 ft.	127.50
Harold W. Hayes	Lot 46 " " "	80 ft.	120.00
Franklin W. Diggles	Lot 47 " " "	85 ft.	127.50
Thomas A. Drengson	Lot 48 " " "	85 ft.	127.50
Warren L. Leverentz	Lot 49 " " "	75 ft.	112.50
Chas. Ossmann	Lot 50 " " "	75 ft.	112.50
Earl Carpenter	Lot 51 " " "	85 ft.	127.50
Norman Schelvan	Lot 52 " " "	85 ft.	127.50
Robert C. Matthews	Lot 53 " " "	75 ft.	112.50
Eugene A. Orvis	Lot 54 " " "	75 ft.	112.50
Leo Glese	Lot 55 " " "	85 ft.	127.50
Chas. Ossmann	Lot 56 " " "	85 ft.	127.50
Lawrence P. Burke	Lot 57 " " "	80 ft.	120.00



<u>Owners</u>	<u>Description</u>	<u>Assessible Frontage</u>	<u>Assessment of benefits to be levied</u>
Thomas G. Morris	Lot 58 Ossmann Acres	85 ft.	127.50
Chas. Ossmann	Lot 59 " "	85 ft.	127.50
Bernard O. Grimm	Lot 60 " "	80 ft.	120.00
Clarence L. Norine	Lot 61 " "	85 ft.	127.50
Lloyd G. Shaw	Lot 62 " "	85 ft.	127.50
Dr. Teh Ping Lin	Lot 63 " "	75 ft.	112.50
Thomas F. Furey	Lot 64 " "	75 ft.	112.50
Joel M. Benson	Lot 65 " "	85 ft.	127.50
	Lots (66 thru 79)	Previously assessed	
	Lot 1 Allis Heights	Assessed on Allis Ave.	
	Lot 2 " (Maher)	" " " "	
	Lot 2 " (Camden)	" " " "	
	Lot 80 1st.Add.Ossmann Acres	70.5 ft.	105.75
	Lot 81 " " " "	70 ft.	105.00
	Lot 82 " " " "	70 ft.	105.00
	Lot 83 " " " "	70 ft.	105.00
	Lot 84 " " " "	85 ft.	127.50
	Lot 85 " " " "	85 ft.	127.50
	Lot 86 " " " "	91 ft.	136.50
	Lot 87 " " " "	90 ft.	135.00
	Lot 88 " " " "	84.4 ft.	126.60
	Lot 89 " " " "	89.8 ft.	134.70
	Lot 90 " " " "	85 ft.	127.50
	Lot 91 " " " "	70 ft.	105.00
	Lot 92 " " " "	70 ft.	105.00
	Lot 93 " " " "	70 ft.	105.00
	Lot 94 " " " "	70.6 ft.	105.90
	Lot 95 " " " "	90 ft.	135.00
	Lot 96 " " " "	90 ft.	135.00
	Lot 97 " " " "	90 ft.	135.00
	Lot 98 " " " "	95 ft.	142.50
	Lot 99 " " " "	117.3 ft.	175.95
	Lot 100 " " " "	100 ft.	150.00
	Lot 101 " " " "	100 ft.	150.00
	Lot 102 " " " "	100 ft.	150.00
	Lot 103 " " " "	100 ft.	150.00
Melvin Breunig	Part Sec. 16	105 ft.	157.50
Walter Bach	Part of O.L.8 (facing Douglas Tr.)	101.92 ft.	152.88
Russell McCall	Part of O.L.8 (facing Acacia Lane)	99.15 ft.	148.73
	Lots (1 thru 6 Greendale)	Assessed on Tompkins Dr.	
George L. Riege	Lot 7 Greendale Plat	77 ft.	115.50
Renaud A. Bennett	Lot 8 " "	77 ft.	115.50
Phillip J. Pribyl	Lot 9 " "	77 ft.	115.50
Robert E. Lochner	Lot 10 " "	77 ft.	115.50
Paul L. Marlett	Lot 11 " "	77 ft.	115.50
Wm. H. Newman	Lot 12 " "	77 ft.	115.50
Leonard G. Graham	Lot 13 " "	95 ft.	142.50
Kenneth L. Davis	Lot 14 " "	90.65 ft.	135.98
Eugene R. Anderson	Lot 15 " "	93.7 ft.	140.55
Lee I. Syvrud	Lot 16 " "	80 ft.	120.00
T. J. Harper	Lot 17 " "	80 ft.	120.00
Gerald K. Avery	Lot 18 " "	80 ft.	120.00
J. R. Lyons	Lot 19 " "	80 ft.	120.00
Cletus Ferrie	Lot 20 " "	99.4 ft.	149.10
Ace Bldrs., Inc.	Lot 21 " "	80 ft.	120.00
John R. Stockton, Jr.	Lot 22 " "	73 ft.	109.50
LaVerne H. Johnson	Lot 23 " "	85 ft.	127.50
Ace Bldrs., Inc.	Lot 24 " "	91 ft.	136.50
Donald F. Vetter	Lot 25 " "	77 ft.	115.50
Ace Bldrs., Inc.	Lot 26 " "	77 ft.	115.50
" " "	Lot 27 " "	77 ft.	115.50
" " "	Lot 28 " "	77 ft.	115.50
" " "	Lot 29 " "	77 ft.	115.50
" " "	Lot 30 " "	79.16	118.74
Midland Investment Corp.	Lot 31 " "	83.25	124.88



Owner	Description	Assessible Frontage	Assessment of benefits to be levied
Midland Investment Corp.	Lot 32 Greendale Plat	80 ft.	120.00
"	Lot 33 " "	80 ft.	120.00
Ace Builders, Inc.	Lot 34 " "	80 ft.	120.00
"	Lot 35 " "	80 ft.	120.00
Paul E. Degurse	Lot 36 " "	85 ft.	127.50
Eugene F. Foster	Lot 37 " "	111 ft.	166.50
A. J. Rosenberg & David S. Mazur	Lot 38 " "	100 ft.	150.00
Pettersens, Inc.	Lot 39 " "	100 ft.	150.00
Leonard J. Kitchen	Lot 40 " "	100 ft.	150.00
John W. Taylor	Lot 41 " "	113 ft.	169.50
Lyle P. Collins	Lot 42 " "	115 ft.	172.50
Ace Bldrs., Inc.	Lot 43 " "	100 ft.	150.00
"	Lot 44 " "	100 ft.	150.00
"	Lot 45 " "	100 ft.	150.00
"	Lot 46 " "	111 ft.	166.50
"	Lot 47 " "	111 ft.	166.50
"	Lot 48 " "	100 ft.	150.00
"	Lot 49 " "	100 ft.	150.00
"	Lot 50 " "	100 ft.	150.00
"	Lot 51 " "	115 ft.	172.50
"	Lot 52 " "	115.1 ft.	172.65
"	Lot 53 " "	100 ft.	150.00
"	Lot 54 " "	100 ft.	150.00
"	Lot 55 " "	100 ft.	150.00
"	Lot 56 " "	111 ft.	166.50
Kenneth V. Salverson	Lot 1 Kvamme Plat (Blk 1)	83.9 ft.	125.85
Eugene C. Brown	Lot 15 " " (Blk 1)	70.1 ft.	105.15
Keith L. Ohrmundt	Lot 16 " " (Blk 1)	69.7 ft.	104.55
"	Lot 17 " " " "	Assessed on Pflaum Road.	
Ervin W. Kuester	Lot 1 " " (Blk 2)	83.5 ft.	125.25
"	Lot 2 " " (Blk 2)	78.5 ft.	117.75
John Oliver Lamont	Lot 3 " " (Blk 2)	78.5 ft.	117.75
"	Lot 4 " " (Blk 2)	78.5 ft.	117.75
Joseph E. Knecht	Lot 14 " " (Blk 2)	78.5 ft.	117.75
Robert E. Ryan	Lot 15 " " (Blk 2)	78.5 ft.	117.75
Otto H. Brown	Lot 16 " " (Blk 2)	84.5 ft.	126.75
	Lot 160 3rd Add.-Glendale	92 ft.	138.00
	Lot 159 " " "	101 ft.	151.50
	Lot 193 " " "	No improvements	
	Lot 194 " " "	No improvements	
	Lot 226 " " "	80.44 ft.	120.66
Philips Petroleum	Prt. O.L. 19 Assrs. Plat #2	158.75 ft.	238.13
Charles Spaanem	Prt. SE $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 16	259.6 ft.	389.40
School Dist. #3	Prt. O.L. 19 Assrs Plat #2	640 ft.	960.00
Bein & Sherry	Prt. Sec. 16	251.8 ft.	377.70
E. O. Dahl	Prt. Sec. 16	175.4 ft.	263.10
"	Prt. Sec. 16	281.5 ft.	422.25
Lowell Peterson	Prt. Sec. 16	100 ft.	150.00

Dated: June 3rd 1958

Phil Peterson  
Superintendent of Highways

The foregoing report was filed in my office for public inspection on June 3, 1958

Haldemo Christian  
Town Clerk



NOTICE OF HEARING ON MATTERS CONTAINED IN PRELIMINARY RESOLUTION AND REPORT IN RELATION TO THE IMPROVEMENT OF STREETS HEREINAFTER DESIGNATED AND LEVY OF SPECIAL ASSESSMENTS FOR BENEFITS ACCRUING TO ABUTTING PROPERTIES

The Town Board of the Town of Blooming Grove having heretofore, by resolution, determined that it was expedient and necessary that the streets hereinafter named be improved at the expense of the property benefited thereby and having directed the Town Superintendent of Highways to make a report thereon.

NOW THEREFORE, notice is hereby given that pursuant to said order, the said Town Superintendent of Highways has made such report and the same consists of plans and specifications for the improvement of the streets hereinafter designated by surfacing with bituminous paving; an estimate of the entire cost of the proposed work or improvement; and an estimate as to each parcel of property affixed, of:

1. The assessment of benefits to be levied.
2. The damages to be awarded for property taken or damaged.
3. The net amount of such benefits over damages or the net amount of such damages over benefits.

v 2-P. 122

That the said improvement consists of surfacing with bituminous paving the following portions of streets and the general boundary lines and limits of the proposed assessment district are as follows:

- .Herro Lane from Pflaum Road to Crestview Drive
- Joylynne Drive from Pflaum Road to Glenview Drive
- Bjelde Lane from Tompkins Drive to Crestview Drive
- Alder Road from Tompkins Drive to Crestview Drive
- Bryn Trem Road from Tompkins Drive to Crestview Drive
- Maldwyn Lane from Tompkins Drive to Crestview Drive
- Groveland Terrace from Tompkins Drive to Crestview Drive
- Dixie Lane from Glenview Drive to Crestview Drive
- Crestview Drive from Bjelde Lane to Herro Lane
- Glenview Drive from end to Joylynne Drive
- Maher Avenue from Tompkins Drive to Pflaum Road  
and from Ruth Street to Allis Avenue
- Camden Road from Tompkins Drive to Pflaum Road  
and from Ruth Street to Allis Avenue
- Tompkins Drive from Herro Lane to West Service Road of  
U.S.51 East Beltline Highway
- Kvamme Lane from Tompkins Drive to Pflaum Road
- Louden Lane from Acacia Lane to Douglas Trail
- Acacia Lane from Groveland Terrace to Kvamme Lane
- Lamont Lane from Loudon Lane to Kvamme Lane
- Douglas Trail from Groveland Terrace to Camden Road
- Pflaum Road from Kvamme Lane to West Service Road of  
U.S.51 East Beltline Highway
- East Service Road of U.S.51 East Beltline Highway from  
Pflaum Road to its North end.
- Spaanem Avenue from Pflaum Road to Ruth Street
- Turner Avenue from Pflaum Road to Ruth Street
- Linda Vista Road from Spaanem Avenue to Turner Avenue
- Hob Street from Spaanem Avenue to Turner Avenue
- Kay Street from Spaanem Avenue to Turner Avenue
- Ruth Street from Turner Avenue to Camden Road



The said preliminary resolution and report are now on file in the office of the Clerk of the Town of Blooming Grove at the Town Hall located at 4615 Monona Drive, Madison Wisconsin, and are open to inspection during regular business hours by all persons interested and will so continue for ten days from the date of this notice and that on the 7th. day of July, 1958, at 8:00 o'clock, P.M. the Town Board will be in session at the Town Hall to hear all objections that may be made concerning the matters contained in the preliminary resolution and the report.

Dated: June 3, 1958.

Waldemar Christian  
 Clerk of the Town of Blooming Grove

*Waldemar Christian*



AFFIDAVIT OF POSTING

V2-P.50

State of Wisconsin }  
County of Dane } ss.

I, Waldemar Christian, Clerk of the Town Board of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

NOTICE OF HEARING

That the annexed ordinance was posted by me, Waldemar Christian, Town Clerk, on the 9 day of June, 1958, by posting a true and correct copy thereof in three ~~(3)~~ <sup>FIVE</sup> public places within the Town of Blooming Grove, namely: ~~two~~ of which all

5 >

are within limits of the improvement, Namely:

On light poles at the following locations:

1. Southeast corner Kay & Spooner
2. South Side Kenda Vista between Spooner Ave. Turner Ave.
3. North Side Douglas Trail between Jaylynn & Maple Ave.
4. SW corner Kromme Lane and Beacia Lane
5. Southwest corner Tompkins Dr. & Herms Lane
6. West side Dixie Lane between Glenview & Crestview Dr. Drive & Crestview Drive
7. East side Alder ~~to~~ Tompkins Road between Tompkins Drive & Crestview Drive

Waldemar Christian

Subscribed and sworn to before me this 9th day of June, 1958.

Florence Kuester  
Notary Public, Dane County, Wisconsin.

My Commission expires 6/4/58

STATE OF MASSACHUSETTS

County of Essex

City of Lowell

I, the undersigned, Clerk of the Court of the County of Essex, do hereby certify that the following is a true and correct copy of the original as the same appears in the records of the Court of the County of Essex, to-wit:

That the original of the above and entitled instrument was filed in the Court of the County of Essex, on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, at \_\_\_\_\_ o'clock of the said day, and that the same was duly recorded in the records of the Court of the County of Essex, in the \_\_\_\_\_ volume of the records of the Court of the County of Essex, at \_\_\_\_\_ page of the said volume.

*[Faint, illegible text, likely a signature or additional details]*

Witness my hand and seal of office at the City of Lowell, this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

\_\_\_\_\_  
Clerk of the Court of the County of Essex



RESOLUTION 6-3C-58

RESOLVED, that Phil Pederson, Superintendent of Highways, is herewith directed to consult with the Village of Monona and Dane County Highway Departments, relative to a joint street widening program for Monona Drive, including curbs and sidewalks, utilizing the full width of the road right-of-way and that a street lighting program be included in this improvement covering that portion of Monona Drive between the Northerly line of the East Side Business Men's property and extending South to U.S. Highways #12 and #18.

This is to certify that the above resolution was passed by the Town Board of the Town of Blooming Grove, on June 3, 1958.

Waldemar C. Christian  
Waldemar C. Christian, Clerk,  
Town of Blooming Grove.

604

RESOLUTION 2-30-58

RESOLVED, that Paul Peterson, Superintendent of Highways, in  
 petition directed to consist with the Village of Monona and Town  
 of Honeydew Departments, relative to a joint street widening  
 program for Monona Drive, including curbs and sidewalks, utility  
 and the full width of the road right-of-way and that a street  
 lighting program be included in this improvement covering that  
 portion of Monona Drive between the Northernly line of the East  
 Side Business Men's property and extending south to U.S. High-  
 way 512 and 513.

This is to certify that the above resolution was passed by the  
 Town Board of the Town of Honeydew, on June 2, 1958.

*William C. Christian, Clerk*  
 William C. Christian, Clerk  
 Town of Honeydew, Wis.

ORDINANCE NO. 6-3-58

AMENDING SECTION 5.11(5) and (7) OF BEVERAGE ORDINANCE OF THE TOWN OF BLOOMING GROVE

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

Section 1.

Section 5.11(5) is hereby amended to read as follows:

"5.11(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: \$10.00."

Section 2.

Section 5.11 (7) is hereby amended to read as follows:

"5.11(7) Operators license: \$3.00."

V2-P201

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 June 3, 1958.

LeRoy J. Blusack  
Chairman

Harlow J. Tipple  
Supervisor

Eelwin M. Hunt  
Supervisor

Waldemar Christian  
Town Clerk



AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

V2-P.50

I, Waldemar Christian, Clerk of the Town Board of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed ordinance was posted by me, Waldemar Christian, Town Clerk, on the 9 day of June, 1958, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

1. Bulletin Board Cr. P. David - In, Inc.
2. Kippers Service Station
3. Thurber Park Bonehouse door

Waldemar Christian

Subscribed and sworn to before me this 9<sup>th</sup> day of June, 1958.

Florence Kuester  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/4/61

UNIVERSITY OF TORONTO

State of Massachusetts

County of Essex

I, the undersigned, Clerk of the Court of the County of Essex, do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the records of the Court of the County of Essex.

Witness my hand and the seal of the Court of the County of Essex at the City of Salem, this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

\_\_\_\_\_  
Clerk of the Court of the County of Essex

\_\_\_\_\_  
Notary Public, State of Massachusetts

\_\_\_\_\_  
My Commission Expires \_\_\_\_\_



Regular meeting

June 17, 1958

8:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper, Entwistle, Pederson and Christian.

Messrs. Delevie, Laufenberg and Lothe appeared in response to a request of the Town Board to settle a Personal Property Tax bill. Mr. Delevie stated he had moved his cattle in on May 23, 1956 and Mr. Laufenberg stated he had moved his cattle out on April 7, 1956. Mr. Entwistle stated he had found cattle stanchioned there on May 1, 1956 and had at numerous times attempted to determine their ownership. A neighbor advised they belonged to Mr. Delevie. A motion by Mr. Tipple, seconded by Mr. Kurt, that in view of the information received, the cattle did not belong to Mr. Delevie or Mr. Laufenberg, and that since Mr. Lothe was the owner of the property, the cattle apparently belonged to him and he should therefore be responsible for the Tax bill. The Clerk was instructed to so advise Mr. Lothe and the Town Treasurer.

Y2-P.169

The minutes of June 3, 1958 and June 9, 1958 were approved as recorded.

The May Police report was received and placed on file.

Y2-P.210

The May 12, 1958 to June 16, 1958 report of Justice Brandt was received and placed on file.

Y2-P.147

The Board members thereupon resolved themselves into the Building Committee. Mr. Entwistle presented a house plan which he stated was acceptable. Upon checking the plan with the Building Code Ordinance, it was found that it did not comply in all respects. Mr. Entwistle was instructed to have Mr. Veith comply with the ordinance and to present it to the Building Committee for approval. They called attention especially to Section 7.07 (2) Town of Blooming Grove ordinances.

Y2-P.64  
Y2-P.263

The Clerk was instructed to advise Mr. Entwistle that after viewing Mr. Klinke's "loading dock", they concurred with his directives and requested that he continue to enforce the Building Code Ordinance.

Y2-P.152

Mr. Entwistle also presented a request for the erection of a sign which was approved.

Y2-P.236

There being no further business to come before the Building Committee, the meeting adjourned and the members again resolved themselves into the Town Board.

Mr. Entwistle requested approval to hire a typist for approximately (30) hours work at \$1.00 per hour.

Y2-P.95

Mr. Vernon Hamel presented some information relative to a storm sewer on Acewood Blvd. in the proposed Acewood Plat. The Board members took the information under advisement. Mr. Hamel also ~~xxx~~ ~~xxxxxx~~ suggested a plan for storm sewer for the C. L. Femrite Plat. He recommended that this be made a joint project with the Village of Monona, as both municipalities would benefit financially.

Y2-P.121  
Y2-P.50

Y2-P.100

Mr. Hamel also advised that the service roads for the Highway 51 East Beltline Highway were in the process of being dedicated to the Town.

Y2-P.237

Mr. Doolittle advised that all bids for the Fire Station were in order and that the prices bid were favorable. In order to determine which plumbing bid to accept, Mr. Doolittle suggested that a list of items which they proposed in their bid be obtained from both bidders. Mr. Doolittle advised he would do so. The Board members therefore decided to hold up awarding the plumbing contract until this information is available.

Y2-P.103

A motion by Mr. Tipple, seconded by Mr. Kurt, to award the furnishing of the steel building and its erection to Madison Steel Building Company for their bid of \$9,498.00, was carried.

Y2-P.173

V2-P.130

A motion by Mr. Kurt, seconded by Mr. Bohnsack, to award the General Construction contract to the Home Lumber and Improvement Company for their bid of \$3,250.00

V2-P.87

Mr. Doolittle advised he would inform all bidders of the awards and that he would have contracts signed which would first be approved by Mr. Cooper.

✓

The Clerk was instructed to contact the Entwistle Heating Company, The Badger Sheet Metal Company and Thomas Ellestad for bids on the heating of the fire station.

V2-P.236

Mr. Severance's note relative to a bill for supplying gravel for Woodvale Drive was considered. It was the opinion of the Board that since this had not been petitioned for in the legal manner, the cost thereof could not be assessed until the further improvement for the street is petitioned for. The Clerk was instructed to include the amount due when an assessment is made.

V2-P.63

Further discussion was held relative to Platters furnishing a bond to assure that streets be completed to specifications of the Highway Superintendent.

A motion by Mr. Bohnsack, seconded by Mr. Kurt, that the following resolution be adopted, was carried:

V2-P.225

"Be it resolved by the Board of Supervisors of the Town of Blooming Grove that prior to giving approval to any subdividers plat, a performance bond be given by said subdivider to the Town of Blooming Grove as a surety that all streets shall be graded and surfaced in accordance with specifications given by the Highway Superintendent of the Town of Blooming Grove."

V2 - P168

Consideration was given to the matter of a Long Term Loan. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to borrow \$75,000.00 from the Marine<sup>Exchange</sup> National Bank, Milwaukee, Wisconsin, at 3 1/2% interest, to be repaid in ten equal installments, plus interest, was carried.

V2-P.238

An answer from the State Highway Commission in response to a request for lighting of traffic interchanges, advising they did not see an immediate need, was noted and placed on file.

✓

A copy of a letter from the State Highway Commission, advising the return to the town road system, of a short portion of road in the Northeast corner of Section 1, was noted and placed on file.

V2-P.226

Notice of a meeting with members of the State of Wisconsin District Engineers Office and Mr. Swan, to be held at Mr. Swan's office on June 24, 1958, at 10:00 A. M., was noted.

V2-P.237

A letter from the State Director of Regional Planning, advising that minor changes in the Acewood Plat are needed, was noted and placed on file.

V2-P.24

Notice that a map and description of Libby Road has been recorded in Vol. 318 Misc. page 561, was received and placed on file.

V2 P. 145

Notice that the Village of Monona approved the joint agreements of the Town of Blooming Grove and Village of Monona Fire Departments, was noted and placed on file.

V2-P.163

A letter from Mr. Russell Lambright to Chief Widmann, relative to traffic problems, was received and placed on file.

V2-P.145

A joint meeting with the Planning Board was set for June 20, 1958, at 8:00 P.M.

V2-R177

Discussion was held relative to a contract with the Village of Monona for use of the Voges dump. A motion by Mr. Tipple, seconded by Mr. Kurt, to approve the contract, was carried. Mr. Pederson was directed to have the Village of Monona and Mr. & Mrs. Voges

sign the contract also.

Mr. Pederson advised that a representative from Struck & Irwin Company would be present at the hearing of July 7, 1958, to give interested property owners cost figures on blacktopping driveways. *V2-P.240*

A motion by Mr. Bohnsack, seconded by Mr. Kurt, to purchase a new Royal typewriter for Mr. Pederson at a cost of \$200.00, was carried. *V2-P.207*

The bituminous contract with the Dane County Highway Commission, for 1958, was approved and signed. *V2-P.84*

A motion by Mr. Tipple, seconded by Mr. Kurt, authorizing the granting of a Junk Yard license to Madison Moving and Wrecking Company, July 1, 1958 to June 30, 1959, was carried. *V2-P.172*

Discussion was held relative to Mr. Mackessey's petition to annex territory to the Village of Monona and Mr. Engelhardt's petition to annex territory to the City of Madison. Since he found that both petitions were valid, Mr. Cooper suggested that no action be taken by the Board members. *V2-P.170*  
*V2-P.95*

Upon motion the meeting was adjourned at 11:45 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

SPECIAL MEETING

June 20, 1958

8:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Christian, Phil Herro, Phil Pederson, Leo Mortenson, Walter Olson and Frank Creeron.

Considerable discussion was held with the members of the Planning Board regarding the zoning of Mr. Earl Droster's new plat and the Hob Circle Plat and the request of the subdividers for a R-4 multiple family zoning. The members of the Town Board felt that the Planning Board had given this careful consideration and concurred with the decision that multiple family zoning was not desirable. *V2-P.88*  
*V2-P.130*

The members of the Planning Board stated that they wished to further consider the Hob Circle Plat and that they would make a recommendation at a later date. *V2-R.208*

The members of the Town Board then considered Zoning Ordinance Amendments No. 714, 715, 716 and 717. A motion by Mr. Tipple, seconded by Mr. Kurt, to approve the Amendments, was carried. The following are the amendments: *V2-P.296*

ZONING ORDINANCE AMENDMENT No. 714

Amending Section 10.93 (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)(d), R-4 Residence District in the Town of Blooming Grove, be amended by adding thereto a new subdivision, to be numbered 12 and reading as follows:

12. Lots 12, 13, 14, 20, 21 and 22, C. L. Femrite's Plat.

B. That subdivision 15 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

15. Lots 1 to 11, inclusive and Lots 23 to 30, inclusive, C. L. Femrite's Plat.

**ZONING ORDINANCE AMENDMENT No. 715**

**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 subdivision 3 of Section 10.03 (4)(d), R-4 Residence District in the Town of Blooming Grove, be amended to read as follows:

3. Outlots 1 to 11, inclusive, Assessor's Plat No. 7.

B. That subdivision 4 of Section 10.03 (4)(c), R-3 Residence District, be amended to read as follows:

4. Outlots 12 to 15, inclusive, and Outlots 17 to 20, inclusive, Assessor's Plat No. 7.

Adopted \_\_\_\_\_ 1958

Effective \_\_\_\_\_ 1958

**ZONING ORDINANCE AMENDMENT No. 716**

**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 subdivision 11 of Section 10.03 (4)(d), R-4 Residence District in the Town of Blooming Grove, be amended to read as follows:

11. Lots 3 and 4, Block 8 and Lots 5, 6, 7 and 8, Block 15, Lake Edge Park.

B. That subdivision 3 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

3. Lake Edge Park and Lake Edge Park Replat, except Lots 3 and 4, Block 8 and Lots 5, 6, 7 and 8, Block 15.

Adopted \_\_\_\_\_ 1958

Effective \_\_\_\_\_ 1958

**ZONING ORDINANCE AMENDMENT No. 717**

**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 subdivision, to be numbered 22 and reading as follows:

22. A part of the NE $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 15 described as follows: beginning at the southeast corner of the said NE $\frac{1}{4}$  NE $\frac{1}{4}$ ; thence north along the east line thereof 282.7 feet; thence west, parallel to the north line of said section 330 feet; thence south, parallel to the east section line 282.2 feet to the south line of the said NE $\frac{1}{4}$  NE $\frac{1}{4}$ ; thence east along said line 330 feet to the point of beginning.

B. That subdivision 5 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

5. Woodvale Plat; First Addition to Woodvale; Meek-Browne Subdivision, the unplatted portion of the NW $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 15 and the unplatted portion of the NE $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 15 except the south 282.2 feet thereof.

Adopted \_\_\_\_\_ 1958

Effective \_\_\_\_\_ 1958

Consideration was given the renewal application of Walter Whitehorse, for a Motor Vehicle Salvage Yard. A motion by Mr. Kurt, seconded by Mr. Bohnsack, authorizing the granting of the above license, was carried. *V2-P-274*

A letter of thanks, for services, from the Principal of the Frank Allis School, was received and placed on file. *V2-P-51*

A motion to adjourn at 9:45 P. M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

SPECIAL MEETING June 30, 1958 8:00 P.M. *V2-P-237*

Present: Messrs. Bohnsack, Tipple, Kurt, Donald McCance, Donald Dix and Christian.

Mr. Bohnsack opened the meeting with the suggestion that all bidders who had not previously talked to the members of the Fire Department and who still wished to do so, should make such arrangement with Chief McCance. He stated that bids would be opened, tabulated, referred to the Fire Department for recommendation and that bids would be awarded at a later date. ✓

Mr. McCance and Mr. Dix were requested to open the bids. The following are the bids and alternate bids:

<u>Howe Fire Equipment Co.</u>			<i>V2-P-61</i>
Complete with V-196 International Eng.	\$ 13,160.00		
Without Chassis	7,905.00		
<u>American Fire Apparatus Co.</u>			
Complete with V-196-International Eng.	14,927.00		
Without Chassis	9,275.00		
If cut-away Cab is specified add.	300.00		
<u>John Bean Copporation</u>			
Complete with V-196 International Eng.	16,608.00		
Without Chassis	10,190.00		
<u>Mack Truck Company</u>			
Complete with A Mack Engine	17,958.00		
<u>Peter Pirsch</u>			
Complete with V-196 International Eng.	14,097.00	{	
Without Chassis	7,847.00		
If alternator is required add	280.00		
<u>Pierce Body Works, Inc.</u>			
Chassis only	6,764.00		
<u>W. S. Darley Co. (Champion)</u>			
Complete with V-196 International Eng.	13,658.00		
Without chassis	7,390.00		
<u>International Harvester Co.</u>			
Chassis only V-196 with Alternator	5,430.00		
<u>Seagraves Corporation</u>			
Complete with V-196 International Eng.	14,942.84		
Without Chassis	9,000.00		
Chassis only	5,942.84		
<u>Central Fire Truck Co.</u>			
Complete with V-196 International Eng.	13,987.00		
Without Chassis	8,152.00		

~~There being no other bids, the opened bids were given to~~

072  
There being no other bids, the opened bids were given to Chief McCance for consideration by the Fire Department.

V2-P.54  
Renewal application by Voges Service, Inc. for an auto salvage yard license, was considered. A motion by Mr. Tipple, seconded by Mr. Kurt, to authorize issuance of an auto salvage yard license to Voges Service, Inc., was carried

V2-P.103  
Discussion was held relative to telephone service for the new Fire Station. Upon recommendation of the Fire Department, it decided to have private lines to the Voges Service Station and to the Village of Monona Fire Department. If further lines are needed in the future, they can be installed as they become necessary.

V2-P.50  
The report of the AAA on the traffic situation at the corners of Monona Drive and Cottage Grove Road and Monona Drive and Buckeye Road, was considered. Mr. Bohnsack appointed Mr. Tipple to meet with the Village of Monona police and fire commission to determine if, through a joint effort, the recommendations of the AAA could be followed.

A motion to adjourn at 10:00 P. M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Regular Meeting                      July 1, 1958                      8:00 P. M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Entwistle and Christian.

V2-P.95  
Mr. Jim Whitney and Cliff Johnson, representing Employer's Mutual Insurance Company, requested to be retained as Workmen's Compensation Insurers. The Board advised that for the year 1958-59 Workmen's Compensation had been purchased from Mutual Service Insurance Company.

V2-P.174  
Mr. Merrill requested a permit to continue to park his trailer on Buckeye Road. The Board members were of the opinion that a need no longer existed and a motion by Mr. Tipple, seconded by Mr. Kurt, to grant a temporary trailer parking permit to July 14, 1958 only, was carried.

V2-P.165  
Mr. Ed. Lehr requested another 90 day trailer parking permit to house farm help. A motion by Mr. Kurt, seconded by Mr. Tipple, to grant a 90 day parking permit, was granted.

✓ The minutes of June 17 and June 20 were approved as recorded.

V2-P.162  
Board of Review meeting on July 14 was noted. Mr. Entwistle advised that postponed dates could be set after September 8, 1958.

V2-P.177  
Mr. Tipple advised he had met with Richard Gannon of Village of Monona Police and Fire Commission relative to village assistance on Monona Drive Traffic. He advised that Mr. Gannon had promised to have the Village Police and Fire Commission consider the matter.

V2-P.237  
A letter relative to State Highway Aids from the State Highway Commission was considered and referred to Mr. Cooper.

V2-P.27  
The Clerk reported he could find no evidence in the minutes of the Tyler Circle extension having been dedicated to the town as a right-of-way.

V2-P.52  
The appointment of the assessor was considered and the Clerk was instructed to have Mr. Cooper check the procedure and to prepare a petition, if feasible.

V2-P.27  
Consideration was given to dedication of the Service Road on the Town lot and Mr. Pederson was directed to have a description

made for Mr. Cooper to record.

A letter dated 1953, relative to the road leading to Robertson Transportation was turned over to Mr. Bohnsack to check with Attorney Ridders. V2-P.27

Mr. Pederson presented the requirements for the bonds on new streets. The Board members were of the opinion that the requirements of the bond would sufficiently protect the Town and instructed Mr. Pederson to turn them over to Mr. Cooper. V2-P.63

A copy of the State Industrial Commission letter to Mr. Doolittle, indicating approval of fire station plans, was noted and placed on file. V2-P.136

A claim by the Main Agency in the amount of \$15.52 for damage to a client's home, was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to pay the claim, was carried. V2-P.76

A letter from Mr. Lothe's attorney relative to a personal property tax claim, was considered. Since the letter did not contain any indication as to whose cattle were on the farm on May 1, 1956, the Clerk was instructed to advise Mr. Lothe that they would still consider him responsible for the payment of the tax bill. V2-P.169

The Clerk was directed to request the Town Treasurer and Town Attorney to be present at the meeting of July 15, 1958. V2-P.247

The Acewood Plat was referred to the Planning Board for comparison with the preliminary. V2-P.50

Heating bids for the new fire station were opened. The following are the bids: V2-P.103

<u>Badger Sheet Metal Company</u>	\$994.00
For alternate add	261.00
<u>Entwistle Heating Company</u>	1449.00
<u>Thomas Ellestad</u>	1181.53

The Clerk was directed to forward the bids to Mr. Doolittle for recommendation. ✓

The recommendation of Mr. Doolittle to award the plumbing bid to Monona Plumbing Service, was considered and a motion by Mr. Kurt, seconded by Mr. Tipple, to award the plumbing work to the Monona Plumbing Service for an amount of \$1,718.00, was carried. V2-P.103

The Clerk was directed to try to arrange a meeting with the Park Board for July 21, 1958 at 8:00 P.M., to discuss the Esther Beach property. V2-P.97

A Park Board request to appoint Robert J. Amundson, of 5416 Joylynne Drive, to the Park Board, was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to make the appointment, was carried. V2-P.51

Notice of adoption of an ordinance annexing the Engelhardt lands was noted and the Clerk was instructed to turn the same over to the Town's attorney to be checked. V2-P.95  
V2-P.51

A motion to adjourn at 11:30 P. M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle, Pederson and Christian.

V2-P.152

The members resolved themselves into the Building Committee, Mr. Tipple presiding. Mr. Entwistle presented a request by Wilfred Krajco for a "Pole-type" warehouse on his land in Section 4, just east of the Highway 51 East Beltline. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to authorize issuance of a permit, was carried.

V2-P.263

A request for a permit for a house on land in Section 15 (Buckeye Road), by Alvin Veith, was considered. Mr. Entwistle stated that Mr. Veith had complied with the ordinance requirements to this point.

✓

A motion by Mr. Bohnsack, seconded by Mr. Tipple, to authorize issuance of a building permit to Mr. Veith, was carried.

✓

There being no further business to come before the Building Committee, the meeting adjourned at 8:00 P. M. and the members resolved themselves into the Town Board, Mr. Bohnsack presiding.

V2-P.237

Mr. Bohnsack declared the meeting open with a hearing on Special Assessments, as notified by Notice on June 3, 1958. The following appeared and inquired about amounts and expressed their approval of the work contemplated and the amounts due:

Messrs. Ferrie, Moen, Welch, Benson, Kinder, Van Patten, Smith, Pease and Mrs. O. H. Johnson.

V2-P.240  
V2-P.88

Mr. Vince Galarowicz, representing Struck & Irwin, gave property owners present, some information on surfacing driveways.

There being no other appearances, the hearing was declared closed.

V2-62  
V2-225

Resolution No.A-7-7-58 approved benefits as levied, was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to adopt said resolution, was carried unanimously. (See page 74 A for Resolution).

V2-P.52

Resolution No.B-7-7-58 authorizing the street improvement levy of Special Assessments, was considered and a motion by Mr. Kurt, seconded by Mr. Tipple, to approve said resolution was carried unanimously. (See pages 74 B through 74 K for resolution.) (See page 74 L for Affidavit of Posting.)

V2-P.88  
V2-P.101  
V2-P.208

Mr. Pederson presented a plan for driveways for the Phillips 66 filling station, at the Hy. 51 East Beltline and Pfluum Road. A motion by Mr. Tipple, seconded by Mr. Kurt, to authorize three driveways, not to exceed 40 feet each; their locations to be determined by the Chief of Police and Highway Superintendent, was carried.

V2-103  
V2-130  
V2-173

Contracts for construction of the Fire Station were signed with the Madison Steel Building Company and the Home Lumber and Improvement Company.

V2-101  
V2-208

A Joint meeting was held with the Planning Board--Messrs. Phil Herro, W. Olson, Leo Mortenson and Phil Pederson. Discussion was held relative to the request for approval of Outlot 28 and parts of outlots 25 and 27 as a filling station site. The Planning Board voted to give approval and the Town Board instructed Mr. Entwistle to draw up a list of conditions or permit requirements which would have to be met for construction of a filling station. These requirements to be available for the hearing.

A motion to adjourn at 11:15 P. M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

RESOLUTION (MODIFYING) (CONFIRMING) IMPROVEMENT & SPECIAL ASSESSMENTS

P-74A

BE IT RESOLVED, by the Town Board of the Town of Blooming Grove as follows:

The Town Board of the Town of Blooming Grove having held a public hearing at the Town Hall on the 7th day of July, 1958, at 8:00 o'clock P.M., after notice having been given, and all parties desiring to be heard having been heard; and the improvement and estimate of benefits and damages to be levied as to each parcel of property affected by such improvement abutting on the following streets:

- Herro Lane from Pflaum Road to Crestview Drive V2-P123
- Joylyne Drive from Pflaum Road to Glenview Drive V2-P144
- Bjelde Lane from Tompkins Drive to Crestview Drive V2-P62
- Alder Road from Tompkins Drive to Crestview Drive V2-P51
- Bryn Trem Road from Tompkins Drive to Crestview Drive V2-P63
- Maldwyn Lane from Tompkins Drive to Crestview Drive V2-P173
- Groveland Terrace from Tompkins Drive to Crestview Drive V2-P114
- Dixie Lane from Glenview Drive to Crestview Drive V2-P86
- Crestview Drive from Bjelde Lane to Herro Lane V2-P79
- Glenview Drive from end to Joylyne Drive V2-P111
- Maher Avenue from Tompkins Drive to Pflaum Road V2-P172
- and from Ruth Street to Allis Avenue
- Camden Road from Tompkins Drive to Pflaum Road V2-P72
- and from Ruth Street to Allis Avenue
- Tompkins Drive from Herro Lane to West Service Road of U.S.51 East Beltline Highway V2-P247
- Kvamme Lane from Tompkins Drive to Pflaum Road V2-P155
- Louden Lane from Acacia Lane to Douglas Trail V2-P169
- Acacia Lane from Groveland Terrace to Kvamme Lane V2-P50
- Lamont Lane from Loudon Lane to Kvamme Lane V2-164
- Douglas Trail from Groveland Terrace to Camden Road V2-P87
- Pflaum Road from Kvamme Lane to West Service Road of U.S.51 East Beltline Highway V2-P208
- East Service Road of U.S.51 East Beltline Highway from Pflaum Road to its North end. V2-P234 V2-P92
- Spaanem Avenue from Pflaum Road to Ruth Street V2-P237
- Turner Avenue from Pflaum Road to Ruth Street V2-P252
- Linda Vista Road from Spaanem Avenue to Turner Avenue V2-P165
- Hob Street from Spaanem Avenue to Turner Avenue V2-P130
- Kay Street from Spaanem Avenue to Turner Avenue V2-P150
- Ruth Street from Turner Avenue to Camden Road V2-P229

having been reviewed, the said improvement and the estimate of benefits and damages as to each parcel of property affected are approved, ~~(except as follows:~~

*No exceptions*

The foregoing resolution was adopted by the Town Board of the Town of Blooming Grove on July 7, 1958.

*Haldemar Christian*  
Clerk, Town of Blooming Grove.

Resolution No. A 7-1-58

RESOLUTION (CONFIRMING) IMPROVEMENTS & SPECIAL ASSESSMENTS (MODIFYING)

7-14A

AS IT RESOLVED, by the Town Board of the Town of Blooming Grove as follows:

The Town Board of the Town of Blooming Grove having held a public hearing at the Town Hall on the 7th day of July, 1958, at 8:00 o'clock P.M., after notice having been given, and all parties desiring to be heard having been heard; and the improvement and estimate of benefits and damages to be levied as to each parcel of property affected by such improvement appearing on the following streets:

- Herron Lane from Pflaum Road to Greenview Drive
- Joyanne Drive from Pflaum Road to Glenview Drive
- Alida Lane from Tompkins Drive to Greenview Drive
- Alder Road from Tompkins Drive to Greenview Drive
- Bryn Road from Tompkins Drive to Greenview Drive
- Mildwyn Lane from Tompkins Drive to Greenview Drive
- Groveland Terrace from Tompkins Drive to Greenview Drive
- Dixie Lane from Glenview Drive to Greenview Drive
- Greenview Drive from Alida Lane to Herron Lane
- Glenview Drive from and to Joyanne Drive
- Major Avenue from Tompkins Drive to Pflaum Road
- and from Ruth Street to Alida Avenue
- Garden Road from Tompkins Drive to Pflaum Road
- and from Ruth Street to Alida Avenue
- Tompkins Drive from Herron Lane to West Service Road of U.S. 51 East Beltline Highway
- Kvamma Lane from Tompkins Drive to Pflaum Road
- Louden Lane from Alida Lane to Douglas Trail
- Alida Lane from Groveland Terrace to Kvamma Lane
- Louden Lane from Louden Lane to Kvamma Lane
- Douglas Trail from Groveland Terrace to Garden Road
- Pflaum Road from Kvamma Lane to West Service Road of U.S. 51 East Beltline Highway
- U.S. 51 East Beltline Highway from Pflaum Road to the North end
- Spanner Avenue from Pflaum Road to Ruth Street
- Turner Avenue from Pflaum Road to Ruth Street
- Alida Vista Road from Spanner Avenue to Turner Avenue
- Hop Street from Spanner Avenue to Turner Avenue
- Kay Street from Spanner Avenue to Turner Avenue
- Ruth Street from Turner Avenue to Garden Road

having been reviewed, the said improvement and the estimate of benefits and damages as to each parcel of property affected are approved, (except as follows):

No special taxes

The foregoing resolution was adopted by the Town Board of the

Town of Blooming Grove on July 7, 1958.

*[Signature]*  
Clerk, Town of Blooming Grove.

RESOLUTION AUTHORIZING STREET IMPROVEMENT AND LEVY OF SPECIAL ASSESSMENTS

WHEREAS, The Town Board of the Town of Blooming Grove by preliminary resolution declared its intention to exercise the powers enumerated in Section 55.60 of the Wisconsin Statutes in relation to the improvement of the streets hereinafter designated, and

WHEREAS, the report directed to be made by the Superintendent of Highways was made and filed and a public hearing was had thereon as required by the Wisconsin Statutes; and

WHEREAS, The Town Board after the filing of said report and prior to the hearing thereon did view the premises and each and every parcel thereof for the purpose of determining the benefits that will accrue to the several parcels abutting on said street; and

WHEREAS, The Town Board has now determined to proceed with the work.

THEREFORE, BE IT RESOLVED by the Town Board of the Town of Blooming Grove:

1. That the plans and specifications on file with the Town Clerk in relation to said improvement are hereby approved and adopted and that the work or improvement shall be carried out in accordance with the report of said Superintendent of Highways as finally approved and that payment therefore be made upon completion of the work.

2. That no parcel of said real estate is damaged by said improvement and that the several separate parcels of real estate hereinafter enumerated are severally and separately benefited the sums set opposite each parcel of real estate, and that each parcel of real estate shall pay the sum respectively set opposite it as the several and separate benefits by it derived from said improvement, and that the sum so charged to said respective parcels be and the same hereby are assessed and levied upon said property payable by the owner of the lots or parcels of land benefited as follows:

<u>Owner</u>	<u>Description</u>	<u>Assessment of benefits to be levied</u>
Shao Ti Hsu	Lot 1 Glendale	\$ 123.00
Joseph Breedon	Lot 2 "	115.50
James Caruso	Lot 3 "	115.50
Lamont L. Vervoort	Lot 4 "	130.50

V2-111



<u>Owner</u>	<u>Description</u>	<u>Assessment of benefits to be levied</u>
Robert H. Brill	Lot 5 Glendale	\$ 135.00
Cyril H. Alt	Lot 6 "	120.00
Charles H. Karns	Lot 7 "	120.00
Hy W. Chudacoff	Lot 8 "	120.00
Edward R. Germann	Lot 9 "	120.00
Joseph R. Sweeney	Lot 10 "	146.40
Lawrence Toban	Lot 11 "	123.00
Robert J. LeVitus	Lot 12 "	115.50
Frank M. Juresh	Lot 13 "	115.50
Joseph F. Mahala	Lot 14 "	115.50
Al. B. Larson	Lot 15 "	123.00
Milan Miller	Lot 16 "	123.00
Robert A. Brummit	Lot 17 "	115.50
David B. McNeill	Lot 18 "	115.50
Edward W. Schmidt	Lot 19 "	115.50
Marvin Q. Volenberg	Lot 20 "	123.00
LaVern W. Tesch	Lot 21 "	145.95
Wildenberg Bldrs., Inc.	Lot 22 "	120.00
Gaylord O. Napstad	Lot 23 "	120.00
Irvin G. Roberts	Lot 24 "	120.00
LaVerne L. Lawton	Lot 25 "	120.00
Kenneth Beger	Lot 26 "	135.00
Duane Meyer	Lot 27 "	130.50
Robert D. Ludwig	Lot 28 "	115.50
Floyd W. McDaniel	Lot 29 "	115.50
Floyd E. Soucy	Lot 30 "	123.00
Robert L. Berg	Lot 31 "	139.50
Donald W. Erickson	Lot 32 "	120.00
Wildenberg Bldrs., Inc.	Lot 33 "	120.00
William J. Koster	Lot 34 "	120.00
John R. Kipila, Jr.	Lot 35 "	120.00
Thomas E. Devlin	Lot 36 "	120.00
Elmer L. Jaeger	Lot 37 "	120.00
Robert E. Doering	Lot 38 "	120.00
Derald M. Salvatori	Lot 39 "	120.00
Gregory J. Imhoff	Lot 40 "	143.70
St. Matthew's Ev. Lutheran Church	Lot 41 "	123.00
Mary Joachim	Lot 42 "	115.50
Wm. C. Braucht	Lot 43 "	115.50
Wm. L. Riese	Lot 44 "	115.50
Edward M. Kinney	Lot 45 "	123.00
Jack H. DeVault	Lot 46 "	123.00
LeRoy F. Richgels	Lot 47 "	115.50
Gordon V. Nelson	Lot 48 "	115.50
Wm. A. Sutherland	Lot 49 "	115.50
George F. Everson	Lot 50 "	123.00
LeRoy G. Zweifel	Lot 51 "	143.25
Lawrence J. Diederich	Lot 52 "	120.00
John M. Landry	Lot 53 "	120.00
Catherine T. McGrath	Lot 54 "	120.00
Robert J. Amundson	Lot 55 "	120.00
Allen J. Zerbel	Lot 56 "	120.00
Roy E. Gregson, Jr.	Lot 57 "	120.00
John Raith	Lot 58 "	120.00
David W. Norgard	Lot 59 "	120.00
John E. Sinz	Lot 60 "	139.50
Glendale Development, Inc.	Lot 61 1st Add. Glendale	135.00
" " "	Lot 62 " " "	120.00
" " "	Lot 63 " " "	126.92
" " "	Lot 64 " " "	114.00
" " "	Lot 65 " " "	114.00
" " "	Lot 66 " " "	121.50
" " "	Lot 67 " " "	124.50
" " "	Lot 68 " " "	117.00
" " "	Lot 69 " " "	117.00
" " "	Lot 70 " " "	117.00
" " "	Lot 71 " " "	117.00
" " "	Lot 72 " " "	112.88
" " "	Lot 73 " " "	124.50

1/2-111



<u>Owner</u>	<u>Description</u>	<u>Assessments of benefits to be levied</u>
Richard H. Wilson	Lot 74 1st Add. Glendale	\$ 117.00
Richard Lynch	Lot 75 " " "	115.50
Robert W. Barrington & C.I. Nielsen	Lot 76 " " "	142.50
Glendale Development, Inc.	Lot 77 " " "	142.50
" " "	Lot 78 " " "	142.50
" " "	Lot 79 " " "	142.50
" " "	Lot 80 " " "	142.50
" " "	Lot 81 " " "	142.50
Paul J. Waite	Lot 82 " " "	183.06
Kenneth L. Beghin	Lot 83 " " "	127.50
James F. Laundrie	Lot 84 " " "	135.00
Glendale Development, Inc.	Lot 85 " " "	135.00
Harold V. Dottl	Lot 86 " " "	127.50
Albert E. Sabroff, Jr.	Lot 87 " " "	122.46
Rollan A. Endres	Lot 88 " " "	99.00
Glendale Development, Inc.	Lot 89 " " "	99.00
" " "	Lot 90 " " "	99.00
Robert H. Keefe	Lot 91 " " "	118.95
Glendale Development, Inc.	Lot 92 " " "	117.00
Joseph J. Pohlod	Lot 93 " " "	112.50
Donald Wentland	Lot 94 " " "	109.20
Phillip C. Herro	Lot 95 " " "	154.50
Richard L. McGinley	Lot 96 " " "	120.00
Daniel U. Imhoff	Lot 97 " " "	127.50
Charles H. Marks	Lot 98 2nd " " "	139.50
Glendale Development, Inc.	Lot 99 " " "	120.00
Wildenberg Bldrs., Inc.	Lot 100 " " "	120.00
Glendale Development, Inc.	Lot 101 " " "	120.00
Robert A. Ristau	Lot 102 " " "	120.00
Glendale Development, Inc.	Lot 103 " " "	120.00
James Knapp	Lot 104 " " "	120.00
Glendale Development, Inc.	Lot 105 " " "	120.00
E. Ted Kuether	Lot 106 " " "	120.00
Ralph A. Smieja	Lot 107 " " "	141.00
Florence C. Kanter	Lot 108 " " "	123.00
Jerome R. Rolbiecki	Lot 109 " " "	115.50
Richard P. Smith	Lot 110 " " "	115.50
Willard H. Krueger	Lot 111 " " "	115.50
Town San. Dist. #6	Lot 112 " " "	137.85
Phillip C. Herro	Lot 113 " " "	125.40
Glendale Development, Inc.	Lot 114 " " "	115.50
" " "	Lot 115 " " "	120.00
Edward J. Peterson	Lot 116 " " "	120.00
Wildenberg Bldrs., Inc.	Lot 117 " " "	127.50
" " "	Lot 118 " " "	152.40
Glendale Development, Inc.	Lot 119 " " "	120.00
" " "	Lot 120 " " "	120.00
" " "	Lot 121 " " "	120.00
" " "	Lot 122 " " "	120.00
" " "	Lot 123 " " "	120.00
" " "	Lot 124 " " "	120.00
" " "	Lot 125 " " "	120.00
" " "	Lot 126 " " "	120.00
" " "	Lot 127 " " "	127.50
Wildenberg Bldrs., Inc.	Lot 128 " " "	127.50
" " "	Lot 129 " " "	120.00
" " "	Lot 130 " " "	120.00
C. Roger Barringer	Lot 131 " " "	120.00
Wildenberg Bldrs., Inc.	Lot 132 " " "	120.00
Lloyd H. Arndt	Lot 133 " " "	120.00
Edward A. Pagelow	Lot 134 " " "	120.00
Duane R. Harmel	Lot 135 " " "	120.00
Sgt. Robert W. Tomlinson	Lot 136 " " "	120.00
Thomas P. Pease	Lot 137 " " "	150.15
Wildenberg Bldrs., Inc.	Lot 138 " " "	127.50
Alfred L. Newell	Lot 139 " " "	120.00
Robert E. Schwenkert	Lot 140 " " "	120.00
Glendale Development, Inc.	Lot 141 " " "	115.50

V2-111



<u>Owner</u>	<u>Description</u>	<u>Assessments of benefits to be levied</u>
Stanley G. Mintz	Lot 142 2nd.Add.Glendale	\$ <sup>129</sup> 144.90
Glendale Development, Inc.	Lot 143 " " "	126.00
" " "	Lot 144 " " "	118.50
" " "	Lot 145 " " "	118.50
" " "	Lot 146 " " "	118.50
Vernon K. Knudtson	Lot 147 " " "	118.50
Glendale Development, Inc.	Lot 148 " " "	118.50
" " "	Lot 149 " " "	120.00
" " "	Lot 150 " " "	120.00
J. Ray Kennedy	Lot 151 " " "	120.00
Glendale Development, Inc.	Lot 152 " " "	120.00
" " "	Lot 153 " " "	120.00
" " "	Lot 154 " " "	120.00
" " "	Lot 155 " " "	120.00
" " "	Lot 156 " " "	120.00
" " "	Lot 157 " " "	120.00
" " "	Lot 158 " " "	127.50
Charles E. Anderson	Lot 7 Assrs. Plat #8	105.00
Raymond N. Bjelde	Lot 8 " " "	108.90
Lloyd A. Foust	Lot 9 " " "	108.90
Arthur P. Doyle	Lot 10 " " "	120.00
Arthur P. Doyle	Lot 11 " " "	120.00
Raymond N. Bjelde	Lot 12 " " "	Assessed on Tompkins Drive
Edward C. Vallis	Lot 13 " " "	Assessed on Tompkins Drive
Clarence O. Bjelde	Lot 14 " " "	90.00
Raymond N. Bjelde	Lot 14 (Exc. N 60')	28.20
Mildred M. Youngs	Lot 15 Assrs. Plat #8	118.20
Raymond N. Bjelde	Lot 16 " " "	125.70
" " "	Lot 17 " " "	169.50
" " "	Lot 16 (Crestview Dr.)	Assessed on Bjelde Lane
" " "	Lot 17 (Assrs. Plat #2)	Assessed on Bjelde Lane
Donald Dean	Lot 1 Crestview Hts	Assessed on Tompkins Drive
Victor M. Georgeson	Lot 2 " "	Assessed on Tompkins Drive
Robert A. Arneson	Lot 3 " "	115.50
James R. Conner	Lot 4 " "	115.50
Peter R. Kessenich	Lot 5 " "	123.38
Harold A. Stieve	Lot 6 " "	134.70
Virgil T. McGuigan	Lot 7 " "	120.00
Harold Takle	Lot 8 " "	120.00
Ralph J. Martens	Lot 9 " "	Assessed on Tompkins Drive
Rollin J. Westby	Lot 10 " "	Assessed on Tompkins Drive
George B. Zahn	Lot 11 " "	Assessed on Tompkins Drive
Daniel W. Roh	Lot 12 " "	120.00
Wilbur J. Tyler	Lot 13 " "	120.00
Edward J. Griffin	Lot 14 " "	132.00
Holden T. Swenson	Lot 15 " "	131.40
Earl W. Mylrea	Lot 16 " "	120.00
Kendall A. Finger	Lot 17 " "	120.00
Gilbert H. Mortenson	Lot 18 " "	Assessed on Tompkins Drive
Ray L. Wilson	Lot 19 " "	Assessed on Tompkins Drive
Theodore S. Servetas	Lot 20 " "	Assessed on Tompkins Drive
James S. Carlson	Lot 21 " "	120.00
Alice C. Gauger	Lot 22 " "	120.00
Kenneth P. Weinhold	Lot 23 " "	128.85
Bernard Shomberg & Marvin E. Hottman	Lot 24 " "	142.50

W2-53

V2-79



<u>Owner</u>	<u>Description</u>	<u>Assessments of benefits to be levied</u>
Bernard Shomberg & Marvin E. Hottman	Lot 25 Crestview Hts.	\$ 142.50
Bernard Shomberg & Marvin E. Hottman	Lot 26 " "	147.00
Bernard Shomberg & Marvin E. Hottman	Lot 27 " "	150.00
Bernard Shomberg & Marvin E. Hottman	Lot 28 " "	150.00
Bernard Shomberg & Marvin E. Hottman	Lot 29 " "	147.00
Arthur J. McCance	Lot 30 " "	141.00
" " "	Lot 31 " "	150.45
Jeanette P. Johnson	Lot 1 Highwood Plat	141.45
Jeanette P. Johnson	Lot 2 " "	130.50
" " "	Lot 3 " "	130.50
" " "	Lot 4 " "	138.00
" " "	Lot 5 " "	138.00
" " "	Lot 6 " "	130.50
" " "	Lot 7 " "	130.50
" " "	Lot 8 " "	139.35
Classes Wis. of the Christian Ref. Church	Lot 9 " "	Assessed on Tompkins Drive
" " " " "	Lot 10 " "	Assessed on Tompkins Drive
" " " " "	Lot 11 " "	Assessed on Tompkins Drive
G. B. Smith	Lot 12 " "	Assessed on Tompkins Drive
James Dunbar	Lot 13 " "	Assessed on Tompkins Drive
Elmer F. Borchardt	Lot 14 " "	Assessed on Tompkins Drive
Rolland Julseth	Lot 15 " "	Assessed on Tompkins Drive
T. A. Thompson	Lot 16 " "	Assessed on Tompkins Drive
" " "	Lot 17 " "	193.65
" " "	Lot 18 " "	145.50
" " "	Lot 19 " "	143.85
G. B. Smith	Lot 20 " "	145.50
" " "	Lot 21 " "	145.65
" " "	Lot 22 " "	195.00
Jeanette P. Johnson	Lot 23 " "	132.00
" " "	Lot 24 " "	130.50
" " "	Lot 25 " "	139.50
First Christian Ref. Church of Sheboygan	Lot 26 " "	120.00
Jeanette P. Johnson	Lots 27 thru 35 Highwood Plat	(No improvement)
" " "	Lot 35 Highwood Plat	144.75
" " "	Lot 37 " "	135.00
" " "	Lot 38 " "	135.00
" " "	Lot 39 " "	135.00
" " "	Lot 40 " "	135.00
G. B. Smith	Lot 41 " "	124.79
" " "	Lot 42 " "	124.79
Gerald L. Riess	Lot 43 " "	125.25
G. B. Smith	Lot 44 " "	133.43
" " "	Lot 45 " "	129.75
" " "	Lot 46 " "	125.25
Robert Meyer	Lot 47 " "	123.30
" " "	Lot 48 " "	125.25
" " "	Lot 49 " "	116.70
G. B. Smith	Lots 50 thru 53 Highwood Plat	(No improvement)
Merle Kalish	Lot 54 Highwood Plat	142.50
G. B. Smith	Lot 55 " "	138.56
Gene Berkvam	Lot 56 " "	127.50
T. A. Thompson	Lot 57 " "	128.70
" " "	Lot 58 " "	127.50
" " "	Lot 59 " "	127.50

V2-P129



<u>Owner</u>	<u>Description</u>	<u>Assessments of benefits to be levied</u>
T. A. Thompson	Lot 60 Highwood Plat	\$ 135.00
" " "	Lot 61 " "	123.00
" " "	Lot 62 " "	123.00
" " "	Lot 63 " "	140.10
" " "	Lot 64 " "	140.10
Lyle Good	Lot 65 " "	123.00
T. A. Thompson	Lot 66 " "	123.00
Pete Beehner, Arthur McCance & H. Field	Lot 1 Linda Vista Plat	126.45
Pete Beehner, Arthur McCance & H. Field	Lot 2 " " "	147.30
Chas. E. Cunningham	Lot 3 " " "	131.40
Leo Mortensen	Lot 4 " " "	124.50
Roland Johnson	Lot 5 " " "	124.50
Billy Day	Lot 6 " " "	132.00
Bert Hutchison	Lot 7 " " "	124.50
Gilbert A. Schultz	Lot 8 " " "	112.50
Earl M. Olson	Lot 9 " " "	118.50
Lawrence L. Cass	Lot 10 " " "	115.50
Wm. L. Nyberg	Lot 11 " " "	114.00
Chas. X. Anderson	Lot 12 " " "	112.50
Edgar C. Kagerah	Lot 13 " " "	114.00
Leonard R. Davidson	Lot 14 " " "	117.00
Orville R. Roth	Lot 15 " " "	118.50
Pete J. Beehner	Lot 16 " " "	120.30
" " "	Lot 17 " " "	124.35
Frank Kubicek	Lot 18 " " "	112.50
Harold Johnson	Lot 19 " " "	112.50
Wm. J. Sparks	Lot 20 " " "	112.50
Marvin Hansen	Lot 21 " " "	112.50
Gordon Barrington	Lot 22 " " "	112.50
Edward M. Olson, Jr.	Lot 23 " " "	112.50
Eric J. Anderson	Lot 24 " " "	112.50
James Dallman	Lot 25 " " "	112.50
Pete J. Beehner	Lot 26 " " "	112.50
" " "	Lot 27 " " "	120.00
" " "	Lot 28 " " "	112.50
Arthur McCance	Lot 29 " " "	112.50
Arthur McCance	Lot 30 " " "	112.95
" " "	Lot 31 " " "	106.50
" " "	Lot 32 " " "	156.00
" " "	Lot 33 " " "	137.25
" " "	Lot 34 " " "	124.80
" " "	Lot 35 " " "	132.30
" " "	Lot 36 " " "	114.75
" " "	Lot 37 " " "	133.80
" " "	Lot 38 " " "	113.10
" " "	Lot 39 " " "	112.50
" " "	Lot 40 " " "	112.50
" " "	Lot 41 " " "	120.00
John J. Sieger	Lot 42 " " "	123.00
Arthur J. McCance	Lot 43 " " "	112.50
" " "	Lot 44 " " "	112.50
" " "	Lot 45 " " "	112.50
" " "	Lot 46 " " "	112.50
" " "	Lot 47 " " "	112.50
" " "	Lot 48 " " "	112.50
" " "	Lot 49 " " "	112.50
" " "	Lot 50 " " "	112.50
" " "	Lot 51 " " "	123.75
" " "	Lot 52 " " "	123.30
" " "	Lot 53 " " "	112.50
" " "	Lot 54 " " "	112.50
" " "	Lot 55 " " "	112.50
" " "	Lot 56 " " "	112.50
" " "	Lot 57 " " "	112.50
" " "	Lot 58 " " "	112.50
" " "	Lot 59 " " "	112.50

V2-P165



<u>Owner</u>	<u>Description</u>	<u>Assessments of benefits to be levied</u>
Arthur J. McCance	Lot 60 Linda Vista Plat	\$112.50
" " "	Lot 61 " " "	120.00
" " "	Lot 62 " " "	120.00
John I. Draves	Lot 63 " " "	112.50
F. J. Reynolds	Lot 64 " " "	112.50
Arthur J. McCance	Lot 65 " " "	113.10
" " "	Lot 66 " " "	100.05
" " "	Lot 67 " " "	108.90
Wilbur R. Klahn	Lot 68 " " "	130.95
Arthur J. McCance	Lot 69 " " "	112.50
" " "	Lot 70 " " "	112.50
Earl H. Marotz	Lot 6 Ossmann Acres	120.00
	Lots (1 thru 5) Previously assessed	
Alexander Derer	Lot 7 Ossmann Acres	112.50
James H. Bergeman	Lot 8 " " "	112.50
Anthony Valenza	Lot 9 " " "	127.50
Robert U. Veith	Lot 10 " " "	127.50
John W. Schara	Lot 11 " " "	120.00
George L. Parks	Lot 12 " " "	127.50
Charles Ossmann	Lot 13 " " "	127.50
Benny P. Prien	Lot 14 " " "	120.00
Howard L. Davis	Lot 15 " " "	120.00
Chas. Ossmann	Lot 16 " " "	120.00
Stanley Hofstedt	Lot 17 " " "	120.00
Robert J. Smith	Lot 18 " " "	120.00
Otto A. Slinde	Lot 19 " " "	120.00
Kenneth Faust	Lot 20 " " "	127.50
Wallace W. Jopke	Lot 21 " " "	127.50
Glen E. Schara	Lot 22 " " "	120.00
Vincent Brabender	Lot 23 " " "	120.00
Chas. Ossmann	Lot 24 " " "	120.00
Russell Moen	Lot 25 " " "	120.00
Chas. Ossmann	Lot 26 " " "	120.00
" "	Lot 27 " " "	120.00
Merle U. Drury	Lot 28 " " "	127.50
George B. Peterson	Lot 29 " " "	127.50
Royce L. Lindauer	Lot 30 " " "	120.00
James C. Weger	Lot 31 " " "	120.00
F. H. Froemming	Lot 32 " " "	120.00
Klaus H. Herkert	Lot 33 " " "	120.00
James Gerrits	Lot 34 " " "	120.00
Darrell O'Conner	Lot 35 " " "	120.00
" "	Lot 36 " " "	127.50
James R. Mindham	Lot 37 " " "	127.50
Leonard J. Davis	Lot 38 " " "	120.00
James K. Frederickson	Lot 39 " " "	120.00
Willard A. Westman	Lot 40 " " "	120.00
Ronald H. Dickerson	Lot 41 " " "	120.00
Donald L. Anning	Lot 42 " " "	120.00
Duane H. Knipfer	Lot 43 " " "	120.00
John G. Grye	Lot 44 " " "	127.50
Lester Ryan	Lot 45 " " "	127.50
Harold W. Hayes	Lot 46 " " "	120.00
Franklin W. Diggles	Lot 47 " " "	127.50
Thomas A. Drengson	Lot 48 " " "	127.50
Warren L. Leverentz	Lot 49 " " "	112.50
Chas. Ossmann	Lot 50 " " "	112.50
Earl Carpenter	Lot 51 " " "	127.50
Norman Schelvan	Lot 52 " " "	127.50
Robert C. Matthews	Lot 53 " " "	112.50
Eugene A. Orvis	Lot 54 " " "	112.50
Leo Giese	Lot 55 " " "	127.50
Chas. Ossmann	Lot 56 " " "	127.50
Lawrence P. Burke	Lot 57 " " "	120.00
Thomas G. Morris	Lot 58 " " "	127.50
Chas. Ossmann	Lot 59 " " "	127.50
Bernard O. Grimm	Lot 60 " " "	120.00
George Olp	Lot 61 " " "	127.50
Lloyd G. Shaw	Lot 62 " " "	127.50

V2-P202



Owner	Description	Assessments of benefits to be levied
Dr. Teh Ping Lin	Lot 63 Ossmann Acres	\$ 112.50
Thomas F. Furey	Lot 64 " "	112.50
Joel M. Benson	Lot 65 " "	127.50
	Lots (66 thru 79) Previously assessed	
	Lot 1 Allis Heights Ass'd on Allis Ave.	
	Lot 2 " " (Maher) " " " "	
	Lot 2 " " (Camden) " " " "	
Chas. Ossmann	Lot 80 1st. Add. Ossmann Acres	105.75
" "	Lot 81 " " " "	105.00
" "	Lot 82 " " " "	105.00
" "	Lot 83 " " " "	105.00
Norman McKay	Lot 84 " " " "	127.50
Chas. Ossmann	Lot 85 " " " "	127.50
" "	Lot 86 " " " "	136.50
" "	Lot 87 " " " "	135.00
" "	Lot 88 " " " "	126.60
" "	Lot 89 " " " "	134.70
" "	Lot 90 " " " "	127.50
" "	Lot 91 " " " "	105.00
" "	Lot 92 " " " "	105.00
" "	Lot 93 " " " "	105.00
" "	Lot 94 " " " "	105.90
Hob Builders	Lot 95 " " " "	135.00
" "	Lot 96 " " " "	135.00
Chas. Ossmann	Lot 97 " " " "	135.00
" "	Lot 98 " " " "	142.50
" "	Lot 99 " " " "	175.95
" "	Lot 100 " " " "	150.00
" "	Lot 101 " " " "	150.00
" "	Lot 102 " " " "	150.00
" "	Lot 103 " " " "	150.00
Melvin Breunig	Part Sec. 16	157.50
Walter Bach	Part of O.L. 8 (facing Douglas Tr.)	152.88
Russell McCall	Part of O.L. 8 (facing Acacia Lane)	148.73
	Lots (1 thru 6 Greendale) Assessed on Tompkins Dr.	
George L. Riege	Lot 7 Greendale Plat	115.50
Renaud A. Bennett	Lot 8 " "	115.50
Phillip J. Pribyl	Lot 9 " "	115.50
Robert E. Lochner	Lot 10 " "	115.50
Paul L. Marlett	Lot 11 " "	115.50
Wm. H. Newman	Lot 12 " "	115.50
Leonard G. Graham	Lot 13 " "	142.50
Kenneth L. Davis	Lot 14 " "	135.98
Eugene R. Anderson	Lot 15 " "	140.55
Lee I. Syvrud	Lot 16 " "	120.00
T. J. Harper	Lot 17 " "	120.00
Gerald K. Avery	Lot 18 " "	120.00
J. R. Lyons	Lot 19 " "	120.00
Cletus Ferrie	Lot 20 " "	149.10
C. Welch	Lot 21 " "	120.00
John R. Stockton, Jr.	Lot 22 " "	109.50
LaVerne H. Johnson	Lot 23 " "	127.50
Ace Bldrs., Inc.	Lot 24 " "	136.50
Donald F. Vetter	Lot 25 " "	115.50
Ace Bldrs., Inc.	Lot 26 " "	115.50
" " "	Lot 27 " "	115.50
" " "	Lot 28 " "	115.50
" " "	Lot 29 " "	115.50
" " "	Lot 30 " "	118.74
Midland Investment Corp.	Lot 31 " "	124.88
" " "	Lot 32 " "	120.00
" " "	Lot 33 " "	120.00
Ace Builders, Inc.	Lot 34 " "	120.00
" " "	Lot 35 " "	120.00
Paul E. Degurse	Lot 36 " "	127.50
Eugene F. Foster	Lot 37 " "	166.50

v2-P113

Faint header text at the top of the page, possibly including a title or date.

Main body of text, appearing as a list or ledger with multiple columns of entries.

Section of text containing specific names and possibly dates, such as 'John Smith' and '1890'.

Bottom section of text, continuing the list or ledger, with some entries appearing to be names and dates.



<u>Owner</u>	<u>Description</u>	<u>Assessments of benefits to be levied</u>
A. J. Rosenberg & David S. Mazur	Lot 38 Greendale Plat	\$ 150.00
Pettersen's, Inc.	Lot 39 " "	150.00
Leonard J. Kitchen	Lot 40 " "	150.00
John W. Taylor	Lot 41 " "	169.50
Lyle P. Collins	Lot 42 " "	172.50
Ace Builders, Inc.	Lot 43 " "	150.00
" " "	Lot 44 " "	150.00
" " "	Lot 45 " "	150.00
" " "	Lot 46 " "	166.50
" " "	Lot 47 " "	166.50
" " "	Lot 48 " "	150.00
" " "	Lot 49 " "	150.00
" " "	Lot 50 " "	150.00
" " "	Lot 51 " "	172.50
Ernst Benson	Lot 52 " "	172.65
Wayne Van Patten	Lot 53 " "	150.00
Chester Kinder	Lot 54 " "	150.00
Ace Builders, Inc.	Lot 55 " "	150.00
" " "	Lot 56 " "	166.50
Kenneth V. Salverson	Lot 1 Kvanne Plat (Blk 1)	125.85
Eugene C. Brown	Lot 15 " " (Blk 1)	105.15
Keith L. Ohrmundt	Lot 16 " " (Blk 1)	104.55
Keith L. Ohrmundt	Lot 17 " " (Blk 1)	Assessed on Pflaum Rd.
Ervin W. Kuester	Lot 1 " " (Blk 2)	125.25
" " "	Lot 2 " " (Blk 2)	117.75
John Oliver Lamont	Lot 3 " " (Blk 2)	117.75
" " "	Lot 4 " " (Blk 2)	117.75
Joseph E. Knecht	Lot 14 " " (Blk 2)	117.75
Robert E. Ryan	Lot 15 " " (Blk 2)	117.75
Otto H. Brown	Lot 16 " " (Blk 2)	126.75
Glendale Development	Lot 160 3rd. Add. Glendale	138.00
" " "	Lot 159 " " "	151.50
" " "	Lot 193 " " "	No improvements.
" " "	Lot 194 " " "	"
" " "	Lot 225 " " "	120.65
Philips Petroleum	Prt. O.L. 19 Assrs. Plat #2	238.13
Charles Spaanem	Prt. SE $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 16	389.40
School Dist. #3	Prt. O.L. 19 Assrs. Plat #2	960.00
Rein & Sherry	Prt. Sec. 16	377.70
E. O. Dahl	Prt. Sec. 16	263.10
" " "	Prt. Sec. 16	422.25
Lowell Peterson	Prt. Sec. 16	150.00

V2-P155

V2-P111

V2 P-53  
V2 P-236

All assessments or installments thereof which are not paid by February 28, 1959, shall be extended upon the tax roll as a delinquent tax against the property and all proceedings in relation to the collection, return and sale of property for delinquent real estate taxes shall apply to such special assessment, except that they shall be returned to the County in trust for collection.



INSTALLMENT ASSESSMENT NOTICE

Notice is hereby given that special assessments for the improvement of:

- Herro Lane from Pflaum Road to Crestview Drive
- Joylyne Drive from Pflaum Road to Glenview Drive
- Bjelde Lane from Tompkins Drive to Crestview Drive
- Alder Road from Tompkins Drive to Crestview Drive
- Bryn Trem Road from Tompkins Drive to Crestview Drive
- Maldwyn Lane from Tompkins Drive to Crestview Drive
- Groveland Terrace from Tompkins Drive to Crestview Drive
- Dixie Lane from Glenview Drive to Crestview Drive
- Crestview Drive from Bjelde Lane to Herro Lane
- Glenview Drive from end to Joylyne Drive
- Maher Avenue from Tompkins Drive to Pflaum Road  
and from Ruth Street to Allis Avenue
- Camden Road from Tompkins Drive to Pflaum Road  
and from Ruth Street to Allis Avenue
- Tompkins Drive from Herro Lane to West Service Road of  
U.S.51 East Beltline Highway
- Kvamme Lane from Tompkins Drive to Pflaum Road
- Louden Lane from Acacia Lane to Douglas Trail
- Acacia Lane from Groveland Terrace to Kvamme Lane
- Lamont Lane from Loudon Lane to Kvamme Lane
- Douglas Trail from Groveland Terrace to Camden Road
- Pflaum Road from Kvamme Lane to West Service Road of  
U.S.51 East Beltline Highway
- East Service Road of U.S.51 East Beltline Highway from  
Pflaum Road to its North end.
- Spaanem Avenue from Pflaum Road to Ruth Street
- Turner Avenue from Pflaum Road to Ruth Street
- Linda Vista Road from Spaanem Avenue to Turner Avenue
- Hob Street from Spaanem Avenue to Turner Avenue
- Kay Street from Spaanem Avenue to Turner Avenue
- Ruth Street from Turner Avenue to Camden Road

have been determined as to each parcel of real estate affected thereby and a statement of the same is on file with the Town Clerk. It is proposed to collect the same in (5) installments with interest thereon at 6% per annum. All assessments will be collected in installments as above provided except such assessments as are paid in full prior to November 1, 1958.

The foregoing resolution was adopted by the Town Board of the Town of Blooming Grove on July 7, 1958.

WALDEMAR CHRISTIAN  
Clerk of the Town of Blooming Grove

*Waldemar Christian*



AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

I, Waldemar Christian, Clerk of the Town Board of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the annexed *Resolution B - 7-7-58* ordinance was posted by me, Waldemar Christian, Town Clerk, on the 11 day of July, 1958, by posting a true and correct copy thereof in ~~three (3)~~ public places within the Town of Blooming Grove, ~~namely:~~ *all being within the boundaries of the improvement. On light poles at the following places:*

1. Southeast corner of Kay & Spasum
2. South side Linda Vista between Spasum & Turner
3. North side Baylour Trails between Jaylynn & Mober
4. Southwest corner Tompkins Dr. & Hesse Lane.
5. Southwest corner Korman Lane & Jessica Lane
6. West side Dixie Lane between Glenview & Crestview
7. East side Alder Road between Tompkins & Crestview.

Waldemar Christian

Subscribed and sworn to before me this 11 day of July, 1958.

*Florence Keester*  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/4/61

STATE OF MICHIGAN  
DEPARTMENT OF EDUCATION

State of Michigan  
County of \_\_\_\_\_

I, \_\_\_\_\_, of the County of \_\_\_\_\_, State of Michigan, do hereby certify that \_\_\_\_\_ is a duly qualified \_\_\_\_\_ of the \_\_\_\_\_ of \_\_\_\_\_, Michigan.

Witness my hand and seal of office this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_.

\_\_\_\_\_  
Secretary of Education

\_\_\_\_\_  
Commissioner of Education

BOARD OF REVIEW

July 14, 1958

8:30 A. M..

(See page 76 A for Affidavit of Posting of Notice.)

Present: Messrs. Bohnsack, Tipple Kurt, Entwistle and Christian.

The Assessment Roll not being completed, the Board of Review, after consulting with the Assessor, set August 22, 1958, 10:00 A.M. to 4:00 P. M. and September 8, 10, and 12 from 7:30 P.M. to 10:00 P. M. as the dates for Board of Review meetings.

Discussion was held regarding the filing of written objections. A Motion by Mr. Kurt, seconded by Mr. Tipple, that all objections to valuations be filed in writing on forms supplied by the State Department of Taxation and available at the Town of Blooming Grove Town Hall.

V2-P62

The Clerk was directed to have this notice published in the Capital Times and the Wisconsin State Journal.

A short discussion was held regarding a meeting with the Nichols School Board and the Monona Village Board about the Nichols School budget.

V2-P191

A motion to adjourn the Board of Review to August 22, 1958, at 10:00 A. M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Regular Meeting

July 15, 1958

7:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt and Christian.

Mr. Don Dix and Don McCance, of the Blooming Grove Fire Department and Mr. Doneman, representing Peter Pirsch Company, discussed bids on the fire engine. Mr. McCance advised that the Fire Department recommended the purchase of the Peter Pirsch fire engine and the purchase of the chassis from the International Harvester Company. Mr. McCance also recommended adding equipment to the fire engine amounting to \$181.80.

V2-P103

V2-P208

V2-P138

A motion by Mr. Tipple, seconded by Mr. Kurt to purchase a fire engine from the Central Engineering Company (Peter Pirsch) for their bid of \$7,847.00, plus extras of \$181.80, was carried.

V2-P73

A motion by Mr. Kurt, seconded by Mr. Tipple, to purchase a chassis for the above fire equipment, to be delivered to the Peter Pirsch Company for mounting, from the International Harvester Company for their bid of \$5,430.18, was carried.

Mr. Frank Creeron's resignation from the Blooming Grove Planning Board and Relief Committee, was accepted and the Clerk was instructed to write Mr. Creeron a letter of thanks for his services.

V2-P79

V2-P208

V2-P224

Justice Kaatz's April & May Justice Court reports were received and placed on file.

The June Police Department report was received and placed on file.

A discussion relative to per diems, was held. A motion by Mr. Bohnsack, seconded by Mr. Kurt, that per diems for members of the Blooming Grove Town Board be established at \$8.00 for each per diem beginning with the April 1959 Annual Town Meeting, was carried.

V2-P247

V2-P207

A motion by Mr. Tipple, seconded by Mr. Kurt, that the per diems

V2-P235

for the Commissioners of all Town Sanitary Districts be established at \$8.00 for each per diem, beginning with April 1959 Annual Town Meeting, was carried.

Discussion was held regarding Dane County Zoning. The Clerk was instructed to write the Planning Board and the Inspection Department and request that they present all advantages and disadvantages of remaining under County Zoning.

V2-P294

Appointment of a Board of Appeals was discussed and the Board members appointed the following members to the Board of Appeal:

V2-P50

V2-P112	Joe Gotzion	until	April 30, 1960.
V2-P164	Joseph Larson	"	April 30, 1961
V2-P191	Trace Natvig	"	April 30, 1961
V2-P277	William Woodson	"	April 30, 1962
V2-P96	Robert Entwistle	"	April 30, 1962

Mr. Bohnsack appointed William Woodson as Chairman of the Board of Appeal. The Town's attorney was instructed to amend the time of meeting of the Board of Appeal.

Mr. Gordon Merrill requested an extension of a trailer parking permit to August 1, 1958, as he could not find a parking space. A motion by Mr. Tipple, seconded by Mr. Kurt, to grant a parking permit until August 1, 1958, upon payment of the \$10.00 fee for a period of one month, was carried.

V2-P251  
V2-P174

A copy of an income tax claim from the City of Madison was referred to the Town's auditor.

The City of Madison order for extension of service to Sindaiko Annexation area was referred to Mr. Cooper for recommendation.

A copy of a letter from Mack Truck Company to Don McCance was noted and placed on file.

Notice of dissolution of Joint School District No.1, Towns of Cottage Grove and Blooming Grove and attachment to Joint School District No. 10, Village of ~~Monona~~ and Town of Cottage Grove, was noted and placed on file.

The option received from Mr. Harry Vogts for lands on the former Davidson farm was considered and the Board members were of the opinion that conditions therein were unfavorable. The option was referred to Mr. Cooper to have said conditions removed from the option after consulting with Mr. Vogts attorney.

A request of Town Sanitary District No.6 for use of the Town's billing machine, was considered. It was the Board's opinion that use of the machine should be offered at two cents per bill, but that use of the same should not conflict with its use by the town.

Chief Widmann's request for extension of jurisdiction of the firearm ordinance was referred to the Town's attorney.

Chief Widmann's request for a bow & arrow use ordinance, was also referred to the Town's attorney.

Discussion was held relative to employee parking at the Town Hall. A motion by Mr. Tipple, seconded by Mr. Kurt, that the parking area on the north side of the Town Hall from Monona Drive to the west end of the building be reserved for official Town business only, from 8:00 A.M. to 5:00 P.M., Monday through Friday and 8:00 A.M. to 12:00 noon on Saturday, was carried. The Clerk was instructed to advise all department heads of this decision.

Mr. Tipple inquired if the flag could be flown at the Town Hall during working hours. Chief Widmann advised that the Police Department would take care of this matter.

Mr. Bohnsack advised that Dr. Romaker had called him regarding the spread of rabies and that he would ask Dr. Romaker to come to the August 5, 1958 meeting.

V2-P103  
V2-P210

V2-P222

AFFIDAVIT OF POSTING

V2-P.62

State of Wisconsin }  
County of Dane } ss.

I, Waldemar Christian, Clerk of the Town Board of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

That the <sup>Board of Review Notice</sup> ~~annexed ordinance~~ was posted by me, Waldemar Christian, Town Clerk, on the 11 day of July, 1958, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- Hippes Service Station 4600 Monona Dr.
- C & P Drive-In, Inc, 3830 Atwood Ave
- Voges Service, Inc, 3826 Atwood Ave

Waldemar Christian

Subscribed and sworn to before me this 11 day of July, 1958.

Notary Public, Dane County, Wisconsin.

My Commission expires \_\_\_\_\_

RECEIVED AT [illegible]

State of [illegible]  
County of [illegible]

I, [illegible], Clerk of the Court of the  
County of [illegible], State of [illegible], do hereby  
certify that the following is a true and correct  
copy of the [illegible] filed in my office on the [illegible] day of [illegible] 19[illegible].

Witness my hand and the seal of the Court of the  
County of [illegible], State of [illegible], at [illegible] this [illegible] day of [illegible] 19[illegible].

[Faint, illegible handwritten text]

\_\_\_\_\_  
[illegible]

\_\_\_\_\_  
[illegible]

Ordinance No.7-15-58 (Section 12.01 through 12.09) relating to subdivision of land, was considered. A motion by Mr. Tipple, *V2-P.201* seconded by Mr. Kurt, to adopt Ordinance No.7-15-58, was carried. (See pages 77 A through 77 E for Ordinance and page 77 F for Affidavit of Posting.)

The agreement form and bond form and petition form were also approved.

Mr. Pederson stated that the Glendale Development Company had requested Blacktop on the West Service Road of the U.S. Highway 51 Beltline and that they had agreed to sign the waiver of assessment. The Board members instructed Mr. Pederson to proceed on the waiver of assessment basis. *V2-P.67*

Discussion was held regarding the rock furnished for Blacktop and Mr. Pederson was instructed to handle the matter to conclusion. *V2-P.62*

A discussion was held with Mrs. Weisenburger, regarding the collection of delinquent Personal Property taxes and if a better method of collection should be used. Mr. Gartzke pointed out that the only method for collection of delinquent Personal Property taxes is through sale of property and through small claims court. *V2-P.207*

A discussion was held regarding road aids withheld by the State. *V2-P.227*

A discussion was held regarding the changing of the Assessor's office from an elective to an appointive basis. Since it required too many people to petition for a referendum, it was decided to drop the matter. *V-1-P.52*

The Clerk was instructed to contact the Park Board and request that the meeting date be changed from July 21 to July 28, 1958, at 8:00 P.M.

A motion to adjourn at 11:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Regular Meeting August 5, 1958 8:00 P.M

Present: Messrs: Bohnsack, Tipple, Entwistle, Pederson and Christian.

The meeting was opened as a Building Committee, Mr. Bohnsack presiding. Mr. Entwistle presented six requests for building permits from the Shorewood Builders. After viewing the plans, the Committee directed Mr. Entwistle to issue the permits. *V2-P.64*

A letter from the Shorewood Builders requesting permission to install roof rafters 24 inch on center was laid over for further consideration. *V2-P.242*

There being no further business to come before the building committee, the meeting was adjourned at 8:15 P.M. and the members resolved themselves into the Town Board, Chairman Bohnsack presiding.

Mr. Norman Herro presented a new plat, The Fourth Addition to Glendale, Agreement for street Improvement, Street Bond and petition for street Improvement. Mr. Pederson advised that a preliminary plat had not been approved by the planning committee and the plat was therefore referred to the planning committee. *V2-P.111*  
*V2-P.123*

The Plat of Acewood, Agreement for Street Improvement and Street Bond was received. The clerk was directed to advise Ace Builders that the Petition for Street Improvement was not *V2-P.50*

078  
not received as per ordinance requirement and request that that they forward the completed petition.

V2-P.126 Mr. Legler appeared in response to the town Clerk's letter and stated that he would transport all high school children outside the two mile limit to Monona Grove and East Side High Schools. He stated he would expect an increase in rates if other transportation companies are also receiving one. The Clerk advised Mr. Legler that he would supply him with a map indicating the two mile limit.

V2-P.150 Mr. Entwistle's letter to Mr. Robert Kauf regarding a directory sign was noted and placed on file.

V2-P.62 A letter from the Health Board was noted and placed on file.  
The minutes of June 30, July 1 and and July 14 and July 15 were approved as recorded.

V2-P.62 Mr. Pederson reported on the completion of the blacktop program.

V2-P.62 Mr. Pederson was directed to send the benefited owners of widening of Seth Circle a bill for the work done.

V2-P.102 Discussion was held regarding the painting of hydrants to conform to those of the Village of Monona. A motion by Mr. Kurt seconded by Mr. Bohnsack to authorize the Fire Department to purchase paint and proceed with the painting of fire hydrants was carried.

V2-P.103 Mr. Donald McCance appeared and presented a list of needed equipment for the new truck. Mr. Bohnsack stated it would be considered at the next meeting when Mr. Tipple would be present.

V2-P.103 Mr. Pederson stated that the gas tank for heating would be moved to the front of the garage and a line would be run over to the fire station and a meter installed there.

V2-P.184 Mr. Russell McCall appeared and requested that the special assessment levied against him on Acacia Lane on Outlot 8 Assessors Plat No. 2 be removed since he is using the entire lot as one lot. The board members advised they would view the lot and advise him of their decision.

V2-P.147 Justice Brandt's July report was received and placed on file.

V2-P.210 The July police report was received and placed on file.

V2-P.243 Discussion was held regarding a softball league request for donations. The members were of the opinion that they could not legally do so and the matter was therefore placed on file.

V2-P.109 A petition from the Gallagher plat area petitioning that the town request the City of Madison to cut weeds and brush on their property in section 5. The clerk was instructed to inform the proper city department.  
V2-P.207

V2-P.210 Discussion was held relative to the Police Department directing traffic on Monona Drive. The clerk was instructed to request Mr. Widmann's presence at the next meeting to further discuss the matter.

V2-P.61 Discussion was held relative to the Sixth Sanitary District's use of the billing machine. It was agreed to ask that they pay 3¢ per bill.

V2-P.186 A letter from the Wisconsin Commission of Public Lands advising the the McFarland School (Jt. 8) had borrowed \$15,000.00 was noted and placed on file.

V2-P.31 The clerk ~~KA~~ advised that he had received information that two foot contour maps are available from the recent aerial photos of the Madison area from the ~~EX~~ Alsted and Associates

ORDINANCE NO. 7-15-58

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

12.01 No person, firm or corporation shall divide any land for separate building lots located within the limits of the Town of Blooming Grove except as herein provided and in planning and developing a subdivision within the Town, the Subdivider or his agent shall in every case comply with this Ordinance:

a. The Subdivider shall prepare a preliminary plat of the proposed subdivision along with preliminary plans and profiles of proposed streets and a map indicating contours at 2 foot intervals of the entire district proposed to be subdivided, a survey of boundaries and the location of all existing structures, in accordance with Ordinances of the Town of Blooming Grove and in accordance with the standards prescribed by Chapter 236 of the Wisconsin Statutes and shall file with the Secretary of the Town Plan Commission an application in writing for the tentative approval of said plat, accompanied by six blueprints or other acceptable reproductions, at least two weeks prior to the meeting of the Town Plan Commission at which action is desired.

b. The preliminary plat shall be checked by the Plan Commission as to its conformity with all Ordinances in force which affect subdivisions, with all rules, regulations and plans of the Town Plan Commission and transmit a copy of said preliminary plat to the Town Street Superintendent, the State Board of Health, the Sanitary District in which the proposed plat is located, and the Metropolitan Sewerage District for their recommendations concerning matters within their jurisdiction.

The town board of the town of Blooming Grove do ordain as follows:

12.01 No person, firm or corporation shall divide any land for separate building lots located within the limits of the town of Blooming Grove except as herein provided and in planning and developing a subdivision within the town, the subdivider or his agent shall in every case comply with this ordinance:

a. The subdivider shall prepare a preliminary plat of

the proposed subdivision along with preliminary plans and pro-

visions of proposed streets and a map indicating contours at

foot intervals of the entire district proposed to be subdivided,

a survey of boundaries and the location of all existing structures,

in accordance with Ordinance of the town of Blooming Grove and

in accordance with the standards prescribed by Chapter 236 of

the Wisconsin Statutes and shall file with the Secretary of the

Town Plan Commission an application in writing for the tentative

approval of said plat, accompanied by six blueprints or other

copies of reproductions, at least two weeks prior to the meet-

ing of the Town Plan Commission at which action is desired.

b. The preliminary plat shall be checked by the Plan Com-

mission as to its conformity with all Ordinances in force

which affect subdivisions, with all rules, regulations and plans

of the Town Plan Commission and transmit a copy of said prelim-

inary plat to the town Street Superintendent, the State Board

of Health, the Sanitary District in which the proposed plat is

located, and the Metropolitan Sewerage District for their re-

commendations concerning matters within their jurisdiction.

Their recommendations with respect thereto shall be transmitted to the Plan Commission.

c. The Plan Commission shall, within twenty (20) days of the receipt of an application for the approval of a preliminary plat, deliver such application to the Town Board with its recommendations thereon and the Town Board upon receipt thereof shall within forty (40) days of the receipt of said application tentatively approve or disapprove the preliminary plat or approve it with modifications noting thereon any changes that will be required. One copy shall be returned to the Subdivider with the date of said tentative approval or disapproval and the reasons therefor endorsed thereon.

d. Any Subdivider of residential or commercial developments shall install street and utility improvements in plats as hereinafter provided. If such improvements are not installed as required at the time that the final plat is transmitted for approval, the Subdivider shall, before the recording of his plat, enter into a contract with the Town of Blooming Grove agreeing to install the required improvements and shall file with said contract a bond meeting the approval of the Town Attorney or a certified check in an amount equal to the estimate of costs prepared by the Town Engineer as a guarantee that such improvements will be completed by the Subdivider or his subcontractors not later than one year from the date of recording of the plat or not later than 120 days after storm sewer, sanitary sewer and water utility installations have been completed and as a further guarantee that all obligations to subcontractors for work on the development are satisfied.

their recommendations with respect thereto shall be transmitted to the Planning Commission.

c. The Planning Commission shall, within twenty (20) days of the receipt of an application for the approval of a preliminary plat, deliver upon application to the town board with its recommendations thereon and the town board upon receipt thereof shall within forty (40) days of the receipt of said application tentatively approve or disapprove the preliminary plat or approve it with modifications holding thereon any changes that will be required. One copy shall be returned to the applicant with the date of said tentative approval or disapproval and the reasons therefor endorsed thereon.

d. Any applicant of residential or commercial developments shall install street and utility improvements in place as herein provided. If such improvements are not installed as required at the time that the final plat is transmitted for approval, the applicant shall, before the recording of his plat, enter into a contract with the town of Blooming Grove a trustee to install the required improvements and shall file with said contract a bond meeting the approval of the town attorney or a certified check in an amount equal to the estimate of costs prepared by the town engineer as a guarantee that such improvements will be completed by the applicant or his subcontractors not later than one year from the date of recording of the plat or not later than 150 days after storm sewer, sanitary sewer and water utility installations have been completed and as a further guarantee that all obligations to subcontractors for work on the development are satisfied.

12.02 Water and Sewer. Where property included in the proposed plat is so located that it can be included within the boundaries of a sanitary district or where such property is already within the boundaries of a sanitary district, the Subdivider shall either install adequate water and sewer facilities subject to the rules and regulations of said sanitary district or shall have filed, prior to approval of the final plat, a petition with said sanitary district petitioning said sanitary district for installation of sewer and water mains and laterals in the plat.

12.03 Street Grading. The Subdivider shall furnish drawings which indicate the existing and proposed grades of streets shown on the plat and after completion of engineering work on the streets by the Town Engineer and approval of street grades by the Town Board and after sewer and water utilities have been installed either by the Subdivider, at his option, or by the Town Sanitary District with the cost to be special assessed to benefited properties and after storm sewers have been installed, the Subdivider shall grade or cause to be graded the full width of the right-of-way of the streets proposed to be dedicated. The bed for the roadways in the street rights-of-way shall be graded to subgrade. The cost of engineering and inspection determined on the basis of time devoted to the project shall be charged to the Subdivider. All excavation as shown on plans shall be done by Subdivider to the line and grade established by the Town Engineer. Grading shall be constructed from dirt satisfactory for such purposes and shall not contain any appreciable amount of any organic matter or humus. All earth sub-base shall be rolled in a manner satisfactory to the Town Engineer. The Subdivider shall be responsible for damage to any valve or curb boxes and manholes during street construction.

12.02 Water and Sewer. Where property included in the proposed plat is so located that it can be included within the boundaries of a sanitary district or where such property is already within the boundaries of a sanitary district, the Subdivider shall either install adequate water and sewer facilities subject to the rules and regulations of said sanitary district or shall have filed, prior to approval of the final plat, a petition with said sanitary district petitioning said sanitary district for installation of sewer and water mains and laterals in the plat.

12.03 Street Grading. The Subdivider shall furnish drawings which indicate the existing and proposed grades of streets shown on the plat and after completion of engineering work on the streets by the town engineer and approval of street grades by the town board and after sewer and water utilities have been installed either by the Subdivider, at his option, or by the town Sanitary District with the consent to be special assessed to benefited properties and after street sewers have been installed, the Subdivider shall grade or cause to be graded the full width of the right-of-way of the streets proposed to be dedicated. The bed for the roadway in the street right-of-way shall be graded to subgrade. The cost of engineering and inspection determined on the basis of time devoted to the project shall be charged to the Subdivider. All excavation as shown on plans shall be done by Subdivider to the line and grade established by the town engineer. Grading shall be constructed from first satisfactory for such purposes and shall not contain any appreciable amount of any organic matter or humus. All earth sub-base shall be rolled in a manner satisfactory to the town engineer. The Subdivider shall be responsible for damage to any valve or curb boxes and manholes during street construction.

12.04 Street Surfacing. After the streets have been properly graded, the Subdivider shall, at his expense, surface or cause to be surfaced roadways to the widths prescribed by the Town Board. Said surfacing shall consist of not less than 110 Ton of crushed stone per 100 foot of roadway having a width of 32 feet, said minimum requirement shall <sup>be</sup> increased or decreased in proportion to said specified 32 foot street width. The Subdivider shall surface said roads in the manner as directed by the Town Engineer and shall furnish all labor, trucks, rollers, sprinklers and other machinery necessary for the placing and compacting of said stone to the grade established by said Engineer; said stone to be placed in two equal layers, the first of which layer shall consist of a base course of  $1\frac{1}{2}$  in. crushed stone (or larger if needed) and the second layer shall consist of the finish course which shall be  $\frac{3}{4}$  in. crushed stone (or smaller if needed).

12.05 Street Paving. Prior to the approval of the final plat by the Town Board, the Subdivider shall file a petition with the Town Clerk petitioning the Town for installation of bituminous surfacing of all streets in said plat with the costs to be special assessed against the property benefited.

12.06 Filing of Final Plat. After the Subdivider has entered into a contract, guaranteed by bond, by which he agrees to provide the street improvements herein required, the Subdivider shall file with the Town Clerk, within six months of date of approval or conditional approval of the preliminary plat, the final plat and six reproductions thereof which shall conform with the requirement of Chapter 236 of the Wisconsin Statutes and any amendments thereto.

12.04 Street Surfacing. After the streets have been properly  
graded, the Subdivider shall, at his expense, surface or cause to be  
surfaced roadways to the width prescribed by the Town Board. Said  
surfacing shall consist of not less than 1 1/2 feet of crushed stone  
per 100 feet of roadway having a width of 20 feet, said minimum  
requirement shall be increased or decreased in proportion to said  
specified 20 foot street width. The Subdivider shall surface said  
roads in the manner as directed by the Town Engineer and shall fur-  
nish all labor, trucks, rollers, sprinklers and other machinery  
necessary for the placing and compacting of said stone to the grade  
established by said Engineer; said stone to be placed in two equal  
layers, the first of which layer shall consist of a base course of  
1 1/2 in. crushed stone (or larger if needed) and the second layer  
shall consist of the final course which shall be 3/4 in. crushed  
stone (or smaller if needed).

12.05 Street Paving. Prior to the approval of the final plat  
by the Town Board, the Subdivider shall file a petition with the  
Town Clerk petitioning the Town for installation of bituminous  
surfacing of all streets in said plat with the costs to be special  
assessed against the property benefited.

12.06 Filing of Final Plat. After the Subdivider has entered  
into a contract, guaranteed by bond, by which he agrees to provide  
the street improvements herein required, the Subdivider shall file  
with the Town Clerk, within six months of date of approval or condi-  
tional approval of the preliminary plat, the final plat and six  
reproductions thereof which shall conform with the requirements of  
Chapter 236 of the Wisconsin Statutes and any amendments thereto.

12.07. Action on Final Plat. After the final plat has been received, the Plan Commission shall examine the final plat as to its conformance with the preliminary plat tentatively approved and the requirements set forth in this Ordinance, and shall, within twenty (20) days, transmit said final plat, together with its report thereon, to the Town Board and the Town Board shall either approve or disapprove said final plat. The Town Board shall approve or reject the final plat within forty (40) days thereafter unless the Subdivider is notified of objections to the plat or unless the time is extended by agreement of the Subdivider.

12.08 Notice of Final Action. After the final plat shall have been approved by the Town Board, the Town Clerk shall cause a certified copy of the resolution approving such plat to be attached to the plat and returned to the Subdivider.

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

The foregoing Ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on July 15, 1958.

Edwin M. Kurt  
Chairman

Harlow J. Tipple  
Supervisor

Edwin M. Kurt  
Supervisor

Waldemar Christian  
Clerk

12.07. Action on Final Plat. After the final plat has been received, the Plan Commission shall examine the final plat as to its conformance with the preliminary plat tentatively approved and the requirements set forth in this Ordinance, and shall, within twenty (20) days, transmit said final plat, together with its report thereon, to the Town Board and the Town Board shall either approve or disapprove said final plat. The Town Board shall approve or reject the final plat within forty (40) days thereafter unless the Subdivider is notified of objections to the plat or unless the time is extended by agreement of the Subdivider.

12.08 Notice of Final Action. After the final plat shall have been approved by the Town Board, the Town Clerk shall cause a certified copy of the resolution approving such plat to be attached to the plat and returned to the Subdivider.

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

The foregoing Ordinance was adopted at a regular meeting of the Town Board of the Town of Blooming Grove held on July 12, 1958.

*[Signature]*  
Chairman

*[Signature]*  
Supervisor

*[Signature]*  
Supervisor

*[Signature]*  
Clerk

AFFIDAVIT OF POSTING

State of Wisconsin }  
County of Dane } ss.

I, Waldemar Christian, Clerk of the Town Board of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

No 7-15-58  
That the annexed ordinance was posted by me, Waldemar Christian, Town Clerk, on the 23 day of July, 1958, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

Bulletin Board Piggly Wiggly Coop 4530 Thoron  
Bulletin Board C&I Drive - on 3830 Alwood  
Thoron Ave  
Thoron Park Municipal Bldg, Thoron Ave

Waldemar Christian

Subscribed and sworn to before me this 23 day of July, 1958.

Florence Kuester  
Notary Public, Dane County,  
Wisconsin.

My Commission expires 6/4/61

STATE OF ALABAMA

County of [unclear]

I, [unclear], Clerk of the Court, do hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the records of the Court.

*[Faint handwritten text, possibly a signature or notes]*



Witness my hand and the seal of the Court this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_.

By \_\_\_\_\_  
Clerk of the Court

firm, 400 West Madison St., Chicago, Illinois.

A waiver of assessment signed by the Phillips Petroleum Company and Glendale Development Company for a portion of the East Beltline Highway Service Road was considered. A motion by Mr. Bohnsack seconded by Mr. Kurt approving the assessments and directing that they be so levied was carried. (see page 79A for waiver). *V2-P.111*

A notice from the Dane County School Committee rescinding their action on school transportation was noted and placed on file. *V2-P.84*

A letter from the Waunona Sanitary District No. 2 requesting that Mr. Herheim desist from dumping stones over their mains was referred to Mr. Pederson. *V2-P.207*

Mr. Cooper's letter relative to appointment of the assessor was noted and placed on file and Mr. Cooper was advised that it was decided to leave the office on an elective basis. *V2-P.52*

A motion to adjourn at 11:00 P.M. was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk

Special Meeting August 9, 1958 8:30 A.M.

Present: Messrs. Bohnsack, Kurt, Christian, Pederson, Mortenson, Herro, Olson, Waite and Entwistle.

The Planning Board recommended either Mr. Hutchinson or Mr. Waite as new member of the Planning Board. *V2-P.208*

A motion by Mr. Kurt seconded by Mr. Bohnsack to appoint Mr. Waite to the Planning Board was carried. *V2-P.208*

The following are the actions of the Planning Committee:

- 1. Approval of the Plat of the 4th Addition to Glendale and recommendation that lots 268 through 281 be zoned R-4. *V2-P.111*
- 2. Acceptance of Mr. Pete Beehner's preliminary plat with several changes recommended. *V2-P.61*
- 3. Recommendation that lots 12 and 13, Block 1, Lake Edge Park be zoned B-1 and lot 14, Block 1, Lake Edge Park be zoned R-4. *V2-P.163*

The members of the town board thereupon considered the Plat of the 4th Addition to Glendale, the agreement for streets and the bond and the petition for street improvement. *V2-P.111*

A motion by Mr. Kurt seconded by Mr. Bohnsack that the following resolution be approved was carried: "Resolved that a plat known as 4th Addition to Glendale which has been duly filed for approval be and the same is hereby approved as required by chapter 236 Wisconsin Statutes." *V2-P.239*

Approved also were the street agreement, the bond and the petition for street improvement for the above plat. *V2-P.111*

A discussion was held relative to advantages and disadvantages of remaining under county zoning. The Planning Committee and Mr. Entwistle advised they would make recommendations as soon as possible. *V2-P.294*

A motion to adjourn at 10:30 A.M. was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk

Monona Village Hall; Mr. Rankin presiding.

V2-P.164 Present: Messrs. Rankin, Schulkamp, Meyer, Kilgust, Lottes and Mrs. Unger, from the Village of Monona:  
Messrs. Massey, Severance, Groth, Newman and Barr from the Allis School District.  
Messrs. Schwann, Brandt and Wilke from the Monona Grove High School District.  
Messrs. Bohnsack, Kurt and Christian from the Town of Blooming Grove.  
Mr. Keith Goodwin from the Nichols School.

Mr. Rankin stated that he hoped this meeting and future joint meetings would result in:

1. Closer cooperation between Town, Village and schools;
2. Through exchanging budget information, to arrive at best possible budgets;
3. To determine the low point after comparing a five year projected budget;
4. To prevent possible duplication.

V2-P.164 Budgets were compared and discussed. Mr. Rankin suggested that all budgets be condensed and combined into one report. Messrs. Schwann, Barr, Sargent, Lottes and Christian were appointed to prepare such a report and have the report ready for a joint meeting September 9th., at 7:30 P. M., to be held at the Monona Grove High School

V2-P.186 A short discussion was held concerning the recreation program in the Town and Village. It was suggested that the report of the Youth Activity Group be studied before any recommendation on recreation be made.

A motion to adjourn at 9:00 P.M., was carried.

(Note: The September 9th. meeting was changed from the Village Hall to the Monona Grove High School, because of election.)

*Waldemar Christian*

Waldemar Christian  
Clerk of Joint Meeting.

## REGULAR MEETING

August 19, 1958

8:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Widmann, Entwistle, Cooper & Christian.

V2-P.165 Mrs. Clarence Liddicoat presented a letter received from Mrs. Norden, suggesting that a private road be opened for her use. The Board members advised that since it was a private road, it was a private matter and suggested that if Mrs. Liddicoat did not wish ~~the~~ the road opened to the public, that she should ignore the letter.

V2-P.221 A discussion was held relative to storm sewer in the Acewood Plat and the Roselawn Avenue Area.

V2-P.227 Mr. Hamel estimated that the cost of the Roselawn Avenue area would be \$23,000.00 if done by the Town alone and \$17,000.00 if done <sup>on</sup> a cooperative basis with the Village of Monona. It was determined to use the latter plan when the need became urgent. The clerk was instructed to advise the Village of Monona of this decision and request that they contact the Town Board prior to construction of the storm sewer.

Discussion was held regarding the Acewood Plat and the matter of the town bearing the cost of one lane of the boulevard after grading had been done. It was agreed that the town would bear the above cost of  $\frac{1}{2}$  of the boulevard after grading.

V2-P.201 Discussion was also held regarding the option for lands of municipal purposes and Mr. Hamel stated he would expedite the com-

PETITION FOR BITUMINOUS SURFACING  
WITH WAIVER AND STIPULATION ON SPECIAL ASSESSMENTS.

To the Town Board of the Town of Blooming Grove, Dane County,  
Wisconsin.

Whereas, the undersigned owners of land situated in the Town of  
Blooming Grove, Dane County, Wisconsin, desire to have Bituminous  
Surfacing on said properties, and

WHEREAS, the said work is now under construction on adjoining  
properties,

NOW, THEREFORE, the undersigned requests that the cost of said  
work be assessed against their lands on the same basis as on ad-  
joining properties now under construction.

The undersigned waives any and all notices of every nature re-  
quired by law as a condition precedent to the spreading of spe-  
cial assessments and requests and authorizes the board by resolu-  
tion to make special assessments against our properties for such  
purpose.

Phillips Petroleum Company  
Part of Outlot 19, Assessors Plat #2; 185.76 ft.  
Benefit assessment ..... \$278.64

John T. Setgood Witness R. L. Swango

Witness

Witness

Glendale Development Company  
Part of Outlot 19, Assessors Plat #2; 209.24 Ft.  
Benefit Assessment.....\$313.86

Robert Buchner Witness Norman C. Herro  
Secretary Treasurer

Witness

Witness

State of Wisconsin, )  
County of Dane        ) ss

Personally came before me this 30<sup>th</sup> day of July, 1958,

the above named John T. Setgood and

Norman C. Herro to me known to be the per-  
sons who executed the foregoing instrument and acknowledged the  
same.

Florence Kuester  
Notary Public, Dane County, Wisconsin.

My commission expires June 4, 1961

PETITION FOR BITUMINOUS SURFACING WITH WAIVER AND STIPULATION ON SPECIAL ASSESSMENTS.

To the Town Board of the Town of Blooming Grove, Dane County, Wisconsin.

Whereas, the undersigned owners of land situated in the Town of Blooming Grove, Dane County, Wisconsin, desire to have bituminous surfacing on said properties, and

WHEREAS, the said work is now under construction on adjoining properties,

NOW, THEREFORE, the undersigned request that the cost of said work be assessed against the lands on the same basis as on adjoining properties now under construction.

The undersigned waives any and all notices of every nature required by law as a condition precedent to the granting of special assessments and requests and authorizes the board by resolution to make special assessments against the properties for such purposes.

Phillips Petroleum Company  
Part of Section 18, Assessor's First Map 1887, T. 15 N. R. 10 E. S. 31, 32

*[Signature]*  
Witness

Witness

Glendale Development Company  
Part of Section 18, Assessor's First Map 1887, T. 15 N. R. 10 E. S. 31, 32

*[Signature]*  
Witness

Witness

State of Wisconsin,  
County of Dane

Personally came before me this 20th day of July, 1955,

the above named *[Signature]* and *[Signature]*

to me known to be the persons who executed the foregoing instrument and acknowledged the same.

*[Signature]*  
Notary Public, Dane County, Wisconsin.

*[Signature]*  
My commission expires

pletion of new option papers.

A motion by Mr. Tipple, seconded by Mr. Kurt, that the agreement, Bond and Streets Improvement petition be approved and the resolution approving the plat be adopted, was carried. *V2-P.207*

The following is the resolution:

Resolved that a plat known as "Plat of Acewood", which has been duly filed for approval, be and the same is hereby approved as required by chapter 236 Wisconsin Statutes as amended. *V2-P.50*

Discussion was held relative to the traffic control, as suggested by AAA. A motion by Mr. Tipple, seconded by Mr. Kurt, to have Officer Control at Cottage Grove Road and Monona Drive, 7:00 A.M. to 8:00 A.M. Monday through Friday, beginning September 2, 1958, for a 30 day trial period, was carried. *V2-P.249*

The Town Clerk was authorized to purchase a new flag for the Town Hall. *V2-P.103*

The new electrical ordinance was discussed and Mr. Entwistle advised that the Electrical Inspector and the Electrical Board had already approved the new ordinance. A motion by Mr. Tipple, seconded by Mr. Bohnsack, that the new electrical ordinance be adopted, was carried. See pages 83 to 88A for ordinance "Affidavit of Posting." *V2-P.201*

Mr. Entwistle advised he had issued a stop order on a building which Mr. Alvin Veith was constructing on Buckeye Road, because of building code violations. *V2-P.263*

Mr. Don McCance discussed the equipment needed for the new fire truck. Since the equipment required would cost over ~~xxx~~ one thousand dollars, it was decided to take bids on the equipment. Mr. McCance and the Clerk were instructed to write specifications. *V2-P.103*

Discussion was held relative to the Special Assessment Street Improvement on part of Outlot 8, Assessors Plat #2 (Russell McCall) and it was determined that the assessment should stand as levied. The Clerk was instructed to advise Mr. McCall. *V2-P.62*

Discussion was held relative to the sale of Esther Beach property. Mr. Cooper was instructed to get sales value for the property. *V2-P.97*

Discussion was held regarding a Post Office Department complaint, relative to bees maintained by Mr. Mundstock on the corner of Maher Avenue and Dempsey Road. The Clerk was instructed to write Mr. Mundstock and request that he dispose of his bees as soon as possible. *V2-P.178*  
*V2-P.256*

A letter from the State Board of Health, relative to sewer extensions to Acewood was received and placed on file. *V2-P.62*

Dane County Zoning Ordinance Amendment No. 721 (J. Scafe Property) was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, that the amendment be approved, was carried. *V2-P.294*

#### ZONING ORDINANCE AMENDMENT No. 721

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 subdivision, to be numbered 19 and reading as follows:

19. A part of the NE $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 16 described as follows: beginning at the intersection of the northeasterly line of the Chicago and Northwestern Railroad right of way and the east section line; thence northerly along said east line 500.1 feet; thence S 77° 16' W 245.1 feet to the railroad right of way; thence southeasterly along said right of way 485.4 feet to the point of beginning; also the west 275.7 feet of the NW $\frac{1}{4}$  NW $\frac{1}{4}$ , Section 15.

B. That subdivision 11 of Section 10.03 (4)(j), C-1 Commercial and Light Manufacturing District, be deleted.

V2-P. 16 A claim for damage to wiring by the Town's garbage truck at T. S. Curtis tavern, was considered. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to deny the claim, was carried.

V2-P. 50 A proposal by Centralized Accounting to prepare polling lists on an I. B. M. System, the original cost to be \$125.00 and \$15.00 per list for following elections--this would include new registrations, was considered. A motion by Mr. Tipple, seconded by Mr. Kurt, to have Centralized Accounting handle the poll lists in accordance with their proposal, was carried.

V2-P. 201 A short discussion was held relative to parking facilities for commercial establishments. Mr. Cooper was directed to prepare an ordinance to regulate such parking.

The minutes of August 5 and August 9 were approved as recorded.

  
Waldemar Christian, Clerk.

1—TOWN OF BLOOMING GROVE  
ELECTRICAL ORDINANCE

9-19-58

083

An ordinance to amend, revise, and to codify Chapter XI of the town ordinances of the town of Blooming Grove; Dane County, Wisconsin; providing for the regulation of electrical installations and providing penalties.

The town board of the Town of Blooming Grove does ordain as follows:

**11.01 Electrical Inspector.** (1) To enforce the provisions of this chapter, there is hereby authorized and established the position of Electrical Inspector. The Electrical Inspector shall, under the direction of the Building Inspection Superintendent, be responsible for the inspection of electrical wiring as prescribed by town ordinances.

(2) The Electrical Inspector shall be a person who is skilled in the installation, planning, designing, superintending, and inspection of electrical wiring and equipment and who has at least six years of practical experience in such work. He shall be well versed in approved methods of electrical construction for safety to life and property and the laws and ordinances pertaining thereto.

(3) The Electrical Inspector shall make all inspections of electrical wiring and equipment, shall have the right to enter any building during reasonable hours in the discharge of his official duties, and shall have the authority to cause the disconnection of any wiring or equipment where such wiring or equipment in his judgment is dangerous to life or property or may interfere with the work of the fire department.

(4) The Electrical Inspector shall have the supervisory powers and duties of a Class A electrician and shall supervise any electrical construction or repair work made or installed by or for the Town of Blooming Grove, its officers, employees, contractors, or subcontractors on any of the buildings, grounds, streets, or apparatuses within the Town of Blooming Grove, provided such work or installation shall be under the supervision of the Building Inspection Superintendent.

**11.02 Board of Examiners of Electricians.** (1) The Board of Examiners of Electricians shall consist of five members as follows: The Electrical Inspector, one journeyman electrician having had at least six years of experience as a journeyman electrician, and who holds no class of electricians' license, one Class A licensed electrical contractor, one electrical engineer, and a master electrician who holds no license. The examining board shall elect its own officers.

(2) The Board of Examiners shall be appointed by the town board on the third Tuesday of April in each year, or within ten days thereafter. Their terms of office shall begin immediately upon their appointment, and shall be for one year, or until their successors are appointed.

**11.03 Contractors Required to Have License.** No person, either individually, as a member of a firm, or as an officer or employee of a corporation, shall conduct the business of an electrical wiring construction or contracting either as a master electrician, maintenance electrician, or neon installation unless such person shall have a license as required by this chapter, and no electrical work except minor repair work shall be done by a person not having such license unless as prescribed in the following description of the three classes of electrical work. The Electrical Inspector may, however, issue a permit to any person desiring to personally install electrical wiring in his own private single family residence if the person desiring the permit can prove he is competent to do such work on conformity with all rules and regulations governing the installation of electrical wiring in residences, and such person shall pay the same fee as is required of contractors under section 11.15 of this chapter. Nothing herein provided shall apply to servicing of electrical appliances installed by the manufacturer.

**11.04 Licenses—How Obtained.** (1) There shall be three classes of licenses for electricians. Class A shall be issued to a person desiring to enter into the business of electrical wiring and construction. Class B shall be issued to a person desiring to enter into employment in a public or industrial plant as a maintenance electrician. Class C license shall be issued to a person engaged in the neon sign business.

(2) Examinations for Class A and B licenses shall be given by the Board of Examiners on the first Monday of May and December of each year. No examinations for these two licenses shall be given at any other time than the dates specified in this section, and any person desiring such license shall make application therefor to the said Board of Examiners not less than ten days prior to the date on which an examination is to be held. An application fee of \$20 shall accompany such applications if the examination is for Class A license. If applicant passes a satisfactory examination he shall pay an additional \$10 license fee before license is issued. An application fee of \$10 shall accompany such applications if the examination is for Class B and Class C license. The Board of Examiners shall then examine each applicant at such place as it shall designate. Examinations for Class C licenses may be given by the Board of Examiners at any time, and such examinations may be oral.

(3) The Board of Examiners may issue a license to each applicant as provided in 11.04(2) hereof, without an examination, if said applicant holds, on date of application, a valid electrical license which has been issued to said applicant by the City of Madison, Wisconsin.

(4) The Board of Examiners shall, upon being satisfied as to the competency of the applicant, and upon payment by the applicant to the Town Treasurer of the license fee as above stipulated, issue to such applicant a license authorizing him to conduct the business of electrical wiring and construction or work as a maintenance electrician in a public building or industrial plant, or engage in the neon sign business according to the class of license such applicant has applied for and for which he has passed a satisfactory examination. If the applicant fails in his examination the application fee will not be refunded but he will be permitted to take another examination provided, however, that he may take such other examination only at the next stated examination period. No such applicant will be permitted to take more than two examinations on one application fee.

(5) It shall be unlawful for any person with an "A" license to allow the use of his license directly or indirectly, for the purpose of obtaining local permits for others, except that a person with an "A" license may lawfully obtain permits for corporations or firms who are actively engaged in the electrical contracting business with a recognized business location.

(6) It is further provided that in the event that any person holding a Class A license shall sever his connection with an electrical wiring and construction firm, association or corporation which has been in continuous operation for a period of one year or more and there shall be no other person in such firm, association or corporation, or employed by it, who is licensed under the provisions of this chapter to conduct the business of electrical wiring and contracting, the Electrical Inspector shall, upon application continue to issue electrical permits to that firm, association or corporation until the next regular examination period. At that time, some other member or employee of the firm, association or corporation must apply for a license to conduct the business of electrical wiring and contracting, according to the provisions of this chapter. In the event that such applicant fails to obtain such license, then said firm, association or corporation shall employ an electrician licensed to conduct

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the business of electrical wiring and contracting within the period of thirty days after said applicant for license has been notified of his failure to meet the license requirements. If any work done by such firm, association or corporation pursuant to permits issued by the Electrical Inspector shall fail to meet all requirements of the town ordinances and the regulations of the State of Wisconsin or any of its departments, the Electrical Inspector shall not issue further permits to such firm, association or corporation until some member or employee of such firm, association or corporation shall have obtained a license to conduct the business of electrical wiring and contracting in accordance with the provisions of this chapter.

**11.05 Renewal of Licenses.** Every license shall expire on the first day of May following the date of its issue, and may be renewed upon payment to the Town Treasurer of the renewal fee appertaining to that class of license not later than the first day of May of the year in which license expires. Should any person fail to renew his license by May 1 of the year in which said license expires he shall be required to make application for and take the examination for a new license in the same manner as a new applicant before he shall be issued a new license. Temporary licenses shall not be issued.

**11.06 Classes of Licenses.** (1) There shall be three classes of licenses issued appertaining to electrical work in the Town of Blooming Grove.

(2) Definitions.

a) Class A. Class A license shall be issued to a person desiring to enter into the business of electrical wiring and construction.

(b) Class B. Class B license shall be issued to a person desiring to enter into employment in a public or industrial plant as a maintenance electrician.

(c) Class C. Class C license shall be issued to a person engaged in the neon sign business.

(3) Scope

(a) Class A licensee may engage in any type of electrical work except such work as requires a separate license, being sign erection, neon work, and radio repair.

(b) Class B Licensee may make only necessary repairs or operate equipment within the building or buildings where regularly employed in the capacity of maintenance electrician and he shall not install new work.

(c) Class C licensee may engage in the bending and all work pertaining to neon tubing and sign erection. He may hang neon inside window, decorative or directional signs, install outside and inside, outline neon. He shall not connect the transformers to the 110 volt side of the circuit.

## 2—TOWN OF BLOOMING GROVE

**11.07 License Fees.** (1) The fee for a new applicant for Class A license shall be twenty dollars. If applicant passes a satisfactory examination, he shall pay an additional \$10 license fee before Class A license is issued. Renewal fee for each succeeding year shall be ten dollars.

(2) The fee for a new applicant for Class B license shall be ten dollars. Renewal fee for each succeeding year shall be ten dollars.

(3) The fee for a new applicant for Class C license shall be ten dollars. Renewal fee for each succeeding year shall be ten dollars.

**11.08 Qualifications Required of Applicants for Licenses.** (1) Any person making application for a Class A license must have had at least four years of practical experience of executing, estimating, or supervising electrical light and power installations within buildings.

(2) Any person making application for a Class B license must have had at least two years of practical experience in operating and maintaining equipment within industrial plants or public buildings.

(3) Any person making application for a Class C license must have had at least two years of experience in the neon sign business.

(4) The Board of Examiners shall determine whether such experience has been sufficiently practical.

**11.09 Licenses Required to Give Bond.** Every person licensed as a Class A or Class B, and Class C electrician shall give a bond to the Town of Blooming Grove in the sum of one thousand dollars with such sureties as the Town Attorney shall approve, conditioned that such person shall comply with the ordinances and laws relating to electrical wiring and that he will pay all damages, costs, and expenses that may be caused by the negligence of such person or his servants, or occasioned by his or their failure to comply with said laws and ordinances.

**11.10 Revocation of License.** Any license may be revoked by the Board of Examiners, should the licensee violate any ordinance or law relating to electrical wiring. Any person whose license shall have been revoked shall not again be licensed within a period of one year from date of such action.

No license shall be revoked except by a majority vote of the Board of Examiners at a regular or special meeting, and no license shall be revoked unless the licensee has been notified in writing of the charges against him at least ten days before such meeting. The licensee shall have the right to appear before the Board of Examiners to answer the charges, and present testimony in his defense.

**11.11 Permits.** (1) Before any electrical wires or electrical apparatus shall be installed for lighting or power purposes, or any electrical construction work done, except minor repair work, a permit therefor shall be obtained from the Electrical Inspector by a licensed electrician. The application shall describe the proposed installation or work and give the location of the premises where same is to be placed. No permit shall be issued unless satisfactory proof is furnished to the Electrical Inspector upon his request that the applicant has been employed to perform the work or installation and will be responsible for the performance thereof in the manner required by ordinance and by law; nor unless proof be submitted that the applicant has paid to the Town Treasurer the fees herein required.

(2) Repair work shall be construed to mean the replacement of broken or defective sockets, snap, push, or toggle switches, base receptacles and portable electrical appliances.

(3) Permits for the erection of, or electrical work on, electrically illuminated signs will be granted only to Class A licensed electricians, except as provided in section 11.06 (3) (a) of these ordinances; and it is further provided that Class A licensees shall not be required to pay the license fee therein provided.

(4) In cases of emergency, work may be started before the permit is issued provided the Electrical Inspector's office is notified the same day such work is started.

(5) A permit shall be required for the installation of any electrical outlet for use on any circuit other than low voltage circuit. Permits shall be required for outlets, oil burners and other electrical apparatus of a similar nature.

**11.12 Inspection.** (1) It shall be unlawful to connect up the electrical wiring and equipment of any building to any electrical supply lines or to turn on the current, unless a certificate of inspection has been issued by the Electrical Inspector, and it shall be the duty of the electrical utility supplying electrical service to any building to secure a copy of the certificate of inspection from the Electrical Inspector before supplying service to such building.

(2) Upon the completion of the construction and installation of the electrical wiring and equipment of any building, it shall be the duty of the firm, person, or corporation doing the same to notify the Electrical Inspector who shall inspect the installation within twenty-four hours of the time such notice is given; and if the installation is found to be in compliance with the provisions of this chapter he shall issue a certificate of inspection authorizing connection to the electrical service and the turning on of the current. All wires which are to be concealed shall be inspected before concealment, and no other craft shall cover up or conceal such wires unless the installation has been inspected and approved and officially tagged to this effect by the Electrical Inspector.

(3) All notifications for inspections must be made at the office of the Electrical Inspector not later than five o'clock p.m. of the day before the inspection is desired.

(4) No certificate of inspection shall be issued by the Electrical Inspector unless the electrical wiring and equipment for light, power, heat or other similar purposes is safe both with respect to life and fire hazard, and is in strict conformity with the ordinances of the Town of Blooming Grove, the statutes of the State of Wisconsin and the General or special orders of the Industrial Commission of the State of Wisconsin.

(5) A copy of the final certificate of inspection shall be kept on file by the Electrical Inspector.

**11.13 Penalty for Failure to Take Out Permits.** In addition to the penalty hereinafter provided for violations of this chapter, a penalty equal to the permit fee will be charged for failure to take out a permit before work is started, except in cases of emergency, and such penalty, together with the permit fee, shall be paid to the Town Treasurer before any further permit may be issued to the person doing such work. In case of repeated failure to take out permits, the penalty shall be equal to triple the permit fee, and the Examining Board may revoke the contractor's license.

**11.14 Arbitration.** Where the Electrical Inspector refuses to issue a certificate of inspection on the electrical work of any building, or condemns the same, the owner may, within five days after receiving written notice from the Electrical Inspector, file notice in writing with the Electrical Inspector for arbitration and the owner shall within two days thereafter select a master electrician who, with the Electrical Inspector, shall select a third party, who shall be a practical electrician; and the three shall constitute a board of arbitration to determine whether said electrical work is defective and unsafe, and the decision of the majority of said board shall be final and conclusive. Said board shall furnish the Electrical Inspector and the owner with a copy in detail of their findings.

**11.15 Inspection Fees.** The inspection required by the provisions of this chapter shall be at the expense of the person, firm, or corporation ordering the work to be done, or the agent of such a person, firm, or corporation. The following fees shall be paid.

(1) Wiring for Lighting.

For inspection of wiring for lighting, exclusive of fixtures, etc., a minimum charge of \$1.50 for installation of one circuit and 50¢ for each additional circuit above one and up to fifty circuits, and above fifty circuits 30¢ each, shall be paid. It is provided, however, that for inspection of wiring for lighting, exclusive of fixtures, etc., for one, two, or three outlets in existing buildings, a maximum charge of \$1.00 shall be made. This includes fixtures for up to three outlets.

(2) Incandescent Electric Fixtures and Necessary Accessories.

A minimum fee of \$1.50 will be charged for installations of ten fixtures or less; for ten or more fixtures \$1.50 for the first ten fixtures and five cents for each additional fixture. It is provided, however, that a minimum fee of \$1.00 shall be charged for the installation of one, two, or three fixtures installed in existing buildings. Fixtures including one, two, three, four, five or six lamps shall be classed as one fixture.

(3) (a) Arc Lamps, Vapor Lamps, Fans, Fractional Horse Power Motors.

A minimum charge of \$1.50 for installations of two such units; and for two or more such units \$1.50 for the first two units and 25¢ for each additional unit, shall be paid. There will be no charge for circuits for these devices.

(b) Oil and gas furnaces .....	\$1.50 each
Oil and gas boilers including one circulating pump ..	\$1.50
Each additional pump .....	\$ .25
Gas unit-heaters .....	\$1.50 each
Gasoline Pump .....	\$1.50 each
Dishwashers .....	\$1.50 each
Garbage Grinders .....	\$1.50 each

Dishwashers and/or Garbage Grinders in new homes may be included with balance of wiring as one additional circuit each.

**3—TOWN OF BLOOMING GROVE**

(4) Electrical Signs.

The inspection fee on all electric signs shall be \$1.50 for the first circuit and on the same basis as inside wiring for more than one circuit. No fee will be charged for the lamps.

(a) Inside window, direction, small neon signs, etc., \$1 for the first sign and 25¢ for each additional sign.

(b) Outline and decorative neon, not including outside neon signs which are hung as a unit—\$1.50 for first three transformers and 25¢ for each additional transformer.

(5) Motors, Generators, Electric Ranges, X-Ray Machines, or Other Equipment Connected to Power Circuits.

(a) A minimum charge of \$1.50 will be made for each machine not exceeding five horse power.

(b) The charge for machines five to twenty-five horse power will be \$1.50 for the first five horse power and 10¢ for each horse power over five.

(c) For machines twenty-five to fifty horse power, the charge will be \$3.50 for the first twenty-five horse power and five cents for each additional horse power over twenty-five.

(d) The fee for machines fifty to one-hundred horse power will be \$5.25 for the first fifty horse power and three cents for each additional horse power over fifty.

(6) Special Inspections.

For special inspections other than those listed above or for inspections additional to those to which the permit entitles the holder, the fee shall be computed on the basis of \$5 per inspection.

(7) Wiring for Lighting and Power Services in New and Existing Buildings.

\$1.00—For services to and including 100 amp with one metering device, excepting temporary services.

\$2.00—For 200 amp service and one metering device.

\$3.00—For 400 amp service and one metering device.

\$5.00—For all services over 400 amp and one metering device.

\$ .50—For each additional metering device.

\$1.00—For temporary service, any size, but any extra inspections required on temporary service shall be \$5 per extra inspection.

(8) Bus-duct New or Existing Buildings.

\$ .10—Per foot, first 50 feet.

\$ .05—Per foot, for balance.

Regular H. P. fee for motors connected to bus-duct.  
(9) Electric Heating Devices and Electric Welders (Transformer type.) This does not include electric ranges and water heaters.

\$1.50—To and including 5 K. W.

\$ .10—Per K. W. for the balance.

\$1.50—For Electric Range—8000 watts or over.

\$1.00—For Electric Water Heaters—under 5000 watts.

\$1.50—For Electric Water Heaters—over 5000 watts.

**11.16 Number of Inspections Allowed on Permit.** Each permit shall entitle the holder to the following number of inspections:

- (1) Wiring for Lighting.
  - (a) One circuit, one inspection.
  - (b) Two to ten circuits, two inspections.
  - (c) Eleven to twenty circuits, three inspections.
  - (d) Twenty-one to thirty circuits, four inspections.
  - (e) Thirty-one to forty circuits, five inspections.
  - (f) Forty-one to fifty circuits, six inspections.
  - (g) For each fifty circuits over fifty, one additional inspection.
- (2) Incandescent Lamps and Accessories.
  - (a) One to thirty lamps, one inspection.
  - (b) Thirty-one to sixty lamps, two inspections.
  - (c) Sixty-one to one hundred sixty-lamps, three inspections.
  - (d) For each one hundred fifty lamps, over one hundred sixty, one additional inspection.
- (3) Arc Lamps, Vapor Lamps, Fractional Horse Power Motors, Fans and Heating Devices.
  - (a) For two such units, one inspection.
  - (b) For two to ten such units, two inspections.
  - (c) For each ten units over ten, one additional inspection.
- (4) Motors, Generators, Electric Ranges, X-Ray Machines or Other Equipment Connected to Power Circuits.
  - (a) For machines aggregating five horse power or less, one inspection.
  - (b) For machines aggregating twenty-five horse power or less, two inspections.
  - (c) For machines aggregating fifty horse power or less, three inspections.
  - (d) For machines aggregating one hundred horse power or less, four inspections.
  - (e) For each fifty horse power over one hundred, one additional inspection.
- (5) Failure to obtain the full number of inspections shall not entitle the holder of the permit to any rebate.

**11.17 Electrical Construction Requirements.** (1) All conductors operating at voltages higher than three hundred volts shall be enclosed in rigid metal conduits.

(2) All conductors in all buildings hereafter constructed, except residences and apartment buildings for four families or less shall be enclosed in conduit (rigid or steel tube). All conductors in all buildings hereafter constructed or remodeled within the fire districts or limits shall be enclosed in rigid metal conduit or steel tube. Greenfield (flexible conduit) may be used on remodeling where it is impractical to use conduit. Metal wire mold may be used for surface extension.

(3) All conductors in buildings used partially or solely for retailing, wholesaling, manufacturing, or warehousing, or for barber shops or beauty parlors and in all dormitories, fraternity and sorority houses, public and private club houses, public and private assembly halls, 5 apartment buildings or larger, or in buildings devoted to combined uses common to the above classifications, and in all other public buildings as defined in section 101.01 of the revised Statutes of Wisconsin for 1929 shall be enclosed in rigid metal conduit, and no branch circuit wire shall be smaller than number twelve A. W. G. Lead covered—R. W. or T. W. wire cable shall be used in all conduits installed in floor slabs resting upon the ground unless such conduits are completely surrounded by at least one inch of concrete. On commercial buildings fuse panels must be of the circuit switched type. No residential panel to be used. R. H. or asbestos covered wire shall be used for all wiring for strip or continuous fluorescent lighting where the circuits feed through from one to another.

(4) All conductors in basements or attics shall be enclosed in rigid metal conduit extending to the nearest cabinet, outlet, junction, or pull box of the floor above or below, except that flexible conduit or armored cable may be used for the extension from the basement to the aforesaid cabinet, outlet, junction, or pull box of the floor above or below, of existing buildings. This means all basements in new buildings must be in conduit whether they are covered or not, and all feeders to basement fuse cabinets must be in conduit. No B. X. or Greenfield to be used.

(5) No service conductor shall be rated not less than 100 amperes. No service, entrance conduit shall be smaller than 1¼"-threaded heavy-wall conduit except for temporary connection for 2 circuits or less, ¾"-conduit and two No. 8 B. A. W. G. size wire may be used. Each metering device must have one main, dead front fuse or breaker type disconnecting switch. This disconnect switch or breaker disconnects the entire load on each meter separately.

A meter socket and 100 amp dead front switch, or circuit breaker in an approved switch, are the minimum size allowed on single service installation. (Except meter socket and 30 amp. switch may be used for temporary or 2 circuit installation.) No more than 12 circuits shall be used on a 60 amp switch. No more than 20 circuits shall be used on a 100 amp switch.

Size of service wires must be large enough for the circuits as shown in the tables of the State and National codes. Neutral must be same size as line wires and MUST be insulated. No bare neutral to be used in ANY case.

In all residential occupancies, the service shall be of sufficient size to accommodate a 10 kw range in each occupancy.

Where there are more than 4 meters, or when service is larger than 100 amp a main disconnect switch MUST be used.

Unfused line wire must go directly to the meter testing devices, not through a wiring trough. The ground wire for services must be connected ahead of the watr meter. No service entrance cable non-metallic (Romex) cable shall be used. There must be a fused or breaker type switch four feet or less where the service enters the building (except by permission of the Electrical Inspector). Where a building requires more than one service they must terminate at a common point outside of the building. Metering devices must also do the same on the inside of the building.

4—TOWN OF BLOOMING GROVE

(6) Outlet boxes of at least four-inch diameter and one and one-half inches deep and which are firmly supported, shall be installed at all outlets of buildings hereafter constructed. All outlet boxes shall be provided with a standard three-eighths inches male fixture stud. Switch boxes may be used for wall bracket outlets. Looping through outlet boxes in knob and tube work shall not be permitted. Switch boxes (gem B) shall have not more than 2 B. X. connections to them. They shall not be used for fixture outlets except as bracket lights. No 3" or 4" shallow boxes shall be used on new buildings.

(7) No fuse cabinets or metering devices to be installed in toilets or washrooms. These devices must be accessible.

It is RECOMMENDED that in all apartment buildings of 4 or more apartments, or more than 2 stories in height that fuse and/or breaker panels be located on the same floor as the apartment which they serve, within or adjacent to the respective apartment.

All installation of B. X. Greenfield, metal molding or conduit, regardless of length, must be grounded such as out-buildings, garages, second floor extensions, etc. In new buildings all joists must be bored for wiring. Impervex or equal type of wire may be used without conduit on residential work, for yard lights, garages, etc. It must be protected by conduit where it comes out of the ground. It must be buried two feet in the ground. A fuse must be included on the load side (low voltage side) of all bell transformers and transformers for remote control wiring (relay control). The wire used for the switches for these control relays must have insulation capable of carrying 50 volts.

(8) Fixtures shall be adequately and firmly supported. Such support shall not be obtained by wood screws in lath or wood ceilings or walls. Ordinary size fixtures shall be supported from gas pipe, conduit, outlet boxes or fixture studs attached to outlet boxes or plates. Heavy fixtures shall be provided with special means of support adequate for the purpose.

(9) Drop cords shall be supported from a proper stem and canopy attached to the outlet box, or from metal or porcelain cover of the outlet box. Rosettes and pony receptacles and screw base wall receptacles shall not be used.

(10) Closet Lights: No drop cords shall be installed in clothes closets. Lights shall be installed in ceiling near door, or on wall above door. When installed on wall, the outlet shall be not less than 8 inches from ceiling to center of box.

(11) Receptacles: In all Living rooms, Dining rooms, Sun parlors, Living porches and Bed rooms; double (or triple) outlets shall be provided for each 12 lineal feet or major fraction thereof of the total distance around the room, including all openings. A receptacle shall be provided for any space 3 feet or more in length between doors or openings. These outlets to be on general lighting circuits.

Each single family dwelling and each apartment, shall be provided with at least two APPLIANCE BRANCH CIRCUITS to supply the receptacle outlets (other than clock outlets) in Kitchen, Laundry, Pantry, Dining space and Breakfast room. These receptacles shall be 2-circuit T slot, "Performance" grade, single or duplex only. Such circuits shall be wired with No. 12 wire, and fused at 20 amp. "B" boxes may be used on these circuits ONLY at end of line, where they will contain not more than 3 No. 12 wires. All other boxes shall be 4x4x1 1/2 inches in size, with the proper plaster cover. Laundry receptacle shall be 3 pole grounding type on separate No. 12 circuit, similar to No. 5261 or 5262.

Receptacles in commercial garages, service station work areas, and all repair shops having concrete floors shall be grounding type.

(12) Circuiting: Each family dwelling and each apartment shall be provided with at least one branch lighting circuit for each 500 square feet of the area of the normal living quarters. Not more than 10 current consuming outlets shall be connected to any one circuit. A branch lighting circuit shall not be used to supply outlets in more than one apartment.

(13) Motors: All motors for water lifts, oil burners, gas burners, coal stokers, garbage grinders, dishwashers, air conditioners 1/4 HP and larger, and for any other purpose where it is deemed advisable by the Electrical Inspector shall be wired on separate circuits. Each motor shall be separately protected by proper size "Fusestat".

(14) Twin wires shall not be used except in conduits, armored cable, metal raceway or flexible cords.

(15) Weatherproof and waterproof threaded fittings must be used where exposed to the weather. Outlet boxes shall not be used.

(16) (a) No conduit for electric wires shall be placed underground unless such conduit shall be at least three-quarters of an inch in trade size.

(b) Insulating bushings shall be used on all conduits 1 1/4" and larger. This requirement shall include connectors of Electrical Metallic tubing.

(17) All beauty equipment using 110 volts or more, such as permanent wave machines, driers, etc., must be grounded.

On permanent wave machines using 110/220 volts there must be a third ground wire from the metal clamp which holds the chemical pads on the hair.

(18) All circuit joints to be soldered and taped. Wire nuts and fixture connectors shall not be used for line joints or circuit joints. They must be used to connect fixtures to single wires and small fractional H. P. motors, etc., to single wires.

(19) All transformers for neon must be grounded to the conduit system. The 110 volt cord feeding the window type transformers must be three wire and not over four feet long. Porcelain bushing and glass tubing must be used on the high tension wires to protect them from arcing where they pass through metal or combustible material.

(20) On trough or cove lighting by neon, the trough or cove must be lined with metal, transite, or some non-combustible material. Plaster coves or troughs need not be lined.

(21) All outside neon signs and decorative neon must be on separate circuits. There shall be no more than three transformers to a circuit.

(22) Insulators supporting high tension cable passing over metal or combustible material shall be spaced 12 inches apart or closer and so installed as to clear at least 2 inches over this material. Where longer runs are used the high tension cable must be enclosed in glass with the proper drain. Where high tension feeders pass through walls, glass tubing must be used within a conduit for mechanical protection.

088  
(23) Rewiring of Existing Buildings: In the rewiring of existing buildings (residential) or when a residential service is changed for any reason, the following work must be done:

Service must comply with 11.17 (5)

Receptacles must be installed to provide a minimum of 2 in each living room, 1 in each bed room, 1 in dining room, 2 in each kitchen, and 1 in laundry. All new outlets to be installed on new branch circuits, and kitchen and laundry to comply with 11.17 (11). Basement must be in conduit. Remove all drop cords. Rewire furnace if necessary to comply with present requirements.

Repair and/or replace all defective sockets, switches and other devices. Provide proper lighting of all stair-ways in flats and apartments, and for ALL basement stairs.

Remove all abandoned wiring in basements or where otherwise exposed.

Tamper-Resistant Fuses:

Note article 13-2452, and 2453, page 63, paragraph b, c, and d of Wisconsin State Electrical Code.

**11.18 Regulation of Sale of Electrical Appliances.** It shall be unlawful for any contractor, dealer, individual, firm or corporation to offer for sale in the Town of Blooming Grove any electrical appliances, apparatus, or material which are not approved by the National Board of Underwriters and the Wisconsin Industrial Commission.

**11.19 Penalty.** Any person violating any of the provisions of this ordinance for which a penalty has not heretofore been provided, or who shall violate any lawful order of the Electrical Inspector issued pursuant to subsection (3) of section 11.01 hereof, shall be subject to a fine of not less than ten dollars nor more than one hundred dollars for each offense. This penalty shall not be precluded or in any way affected by the payment of the penalty provided in section 11.13 hereof for failure to take out a permit before work is started. Each day on which any violation of this order shall be permitted to exist after notice by the Electrical Inspector shall constitute a separate and distinct offense.

**11.20 Severability.** The provisions of this ordinance shall be deemed severable and it is expressly declared that the town board would have passed the other provisions of this ordinance irrespective of whether or not one or more provisions may be declared invalid and if any provision of this ordinance or the application thereof to any person or circumstance is held invalid, the remainder of the ordinance and the application of such provisions to other persons or circumstances shall not be affected thereby.

**11.21 Effective Date.** The electrical ordinance shall be in full force and effect from and after its passage and posting as required by law and shall apply to all electrical work commenced in the Town of Blooming Grove on and after said effective date.

I hereby certify that the above ordinance was adopted by the town board of the Town of Blooming Grove on the 29 day of August, 1958.

Town Clerk

*Waldemar Christian*

AFFIDAVIT OF POSTING *(Electrical Ordinance)*

State of Wisconsin }  
County of Dane } ss.

I, Waldemar Christian, Clerk of the Town Board of the Town of Blooming Grove, being duly sworn, do depose and say as follows:

*No 8-19-58*

That the annexed ordinance was posted by me, Waldemar Christian, Town Clerk, on the 29 day of August, 19 58, by posting a true and correct copy thereof in three (3) public places within the Town of Blooming Grove, namely:

- 1. *Hippes Service Station*
- 2. *C & P Drive-In*
- 3. *Thunder Park Playground Bldg door.*

*Waldemar Christian*

Subscribed and sworn to before me this 29th day of August, 19 58.

*Florence Kuester*  
Notary Public, Dane County, Wisconsin.

My Commission expires 6/4/61

1874

STATE OF MINNESOTA

County of \_\_\_\_\_

I, \_\_\_\_\_, Clerk of the Court, do hereby certify that the within and foregoing is a true and correct copy of the \_\_\_\_\_ as the same appears from the records of the Court.

*[Faint handwritten text, possibly a signature or date]*

Witness my hand and seal of office this \_\_\_\_\_ day of \_\_\_\_\_ 1874.



Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle, Joseph Schultze and Christian. Appearances and objections are as follows:

1. Mr. Everett Podebradsky, Phone--9-1595, 309 E. Dean Ave. Parcel 2759.144, assessed at \$11,575.00 or true value of \$16,000.00. Mr. Podebradsky stated it should sell for \$14,500 Or \$15,000 and therefore be assessed at \$10,000 or \$10,500. Mr. Entwistle stated that a clerical error of \$375.00 had been made and it should be reduced by that amount. The Board members decided to view the property and give Mr. Podebradsky a decision thereafter. *V2.P.209*
2. Mr. Russell McCall, Phone--4-3435, 605 Acacia Lane, Part of O.L. 8, Assessors Plat No.2, assessed at \$7,025. Mr. McCall stated he had been offered only \$4,500 for the whole parcel, when Monona Terrace was platted in 1954. He stated he could only borrow \$2,500.00 on the property, which represented 50% of the total value. Mr. McCall stated he cannot get more than \$8,000.00 for his property. Mr. Bohnsack pointed out that his land represented two building sites. The Board members decided to view the property. *V2.P.184*
3. Mr. Marcus Togstad, Phone--4-2973, 317 Seth Circle, Lot 11, Block 10, Quaker Heights, assessed at \$10,800.00. Mr. Togstad was also represented by Mr. Phil Croak, attorney at law. Mr. Togstad stated that he felt fair market value was \$10,500. Mr. Entwistle advised that he estimated fair market value to be \$15,500.00. After discussion, it was decided to leave the assessment stand at \$10,800.00. *V2.P.247*
4. Mr. David Thornell, Phone--9-1529, or work 6-1717, 200 E. Dean Avenue, Lot 12, Block 12, Quaker Heights, assessed at \$10,120. Mr. Thornell stated he had paid \$11,000 for the property in 1955 and that he thought fair market value at present would be \$12,500. Mr. Entwistle stated it should be \$14,500. As no agreement could be reached, it was determined to view the property. *V2.P.247*
5. Mr. Edmund Sherwood, Phone--4-6104, 408 Acacia Lane, Lot 17, Monona Terrace, assessed at \$10,360.00. Mr. Sherwood stated he was satisfied with his 1958 assessment after having the method of assessment explained to him. *V2.P.236*
6. Mr. Lawrence Carryl, Phone--9-2536, 404 E. Dean Avenue, Lot 6, Block 7, Quaker Heights, assessed at \$12,975.00. Mr. Carryl stated he felt \$16,000.00 was fair market value and Mr. Entwistle estimated it to be \$18,500.00. Since no decision could be arrived at, it was decided to view the property. *V2.P.72*
7. Mr. Joseph Esser, Phone--4-8666, 208 Tyler Circle, Lot 8, Block 12, Quaker Heights, assessed at \$10,520.00. Mr. Esser estimated that fair market value of his house is \$12,000.00 and Mr. Entwistle estimated it to be \$14,300. Since no decision could be reached, it was decided to view the property. *V2.P.96*
8. Mr. D. E. Harris, Phone--4-1811, 212 E. Dean Avenue, Lot 6, Block 12, Quaker Heights, assessed at \$11,785.00. After discussion and explanation, Mr. Harris felt the assessment was fair. *V2.P.121*
9. Mr. Ross Hansch, Phone--4-0740, 302 E. Dean Avenue, Lot 2, Block 9, Quaker Heights, assessed at \$10,935.00. Mr. Hansch estimated that fair market value of his house is \$13,000.00. Mr. Entwistle estimated <sup>it to be \$15,700.00.</sup> he would do some further checking and advise if he wished to give further testimony. *V2.P.121*
10. Mr. Richard Furey, 4601 Buckeye Road, Lot 1, Block 2, Allis Heights, Assessment--\$7,560.00. Mr. Furey advised that his description shows 57 foot frontage on his lot and he has only 52 feet. The Clerk advised this to be correct as he had *V2.P.106*

checked this on special assessments. Upon recommendation of the Assessor, the members of the Board of Review directed the Clerk to correct the assessment to \$7,580.00.

V2-P.113 11. Mr. Dean Mahoney, Phone--4-2041, 307 E. Dean Avenue, Lot 6 Block 10, Quaker Heights, assessment \$14,990.00. Mr. Mahoney advised he had paid \$17,600.00 for his home and \$2,422.00 for his lot. After having the method of assessment explained, Mr. Mahoney felt the assessment was fair.

V2-P.95 12. Mr. Edwin O. Ellefson, Phone--4-6933, 4713 Spaanem Avenue, Lot 14, Block 3, Allis Heights, Assessment--\$8,170.00. Mr. Ellefson stated he had paid \$8,500.00 for the property, May, 1957 and that he considered its fair market value to be \$10,500. Mr. Entwistle advised that Mr. Ellefson had made many improvements and that his assessment had been based on a \$11,800.00 value.

The testimony of all property owners was given under oath.

It being 4:00 o'clock P.M., the members adjourned the Board of Review to September 8, at 7:30 P.M.

*Waldemar Christian*  
Waldemar Christian, Clerk.

REGULAR MEETING

Sept. 2, 1958

8:00 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle, Cooper, Schultze, Pederson and Christian.

V2-P.111 A group of (13) people presented a petition, signed by (74) people, requesting that the zoning of the (5) lots north of Tompkins Drive and on the east side of Camden Road, be changed from C-1 to R-4. The attending people advised they had no prior notification of the hearing. A motion by Mr. Tipple, seconded by Mr. Kurt, that the Town of Blooming Grove make application for zoning lots 154 through 158, Second Addition to Glendale, from C-1 to R-4, was carried.

V2-P.80 Mr. T. S. Curtis appeared relative to denial of his claim for damage to electric wires. The Board members explained that all other residents were required to place their garbage and rubbish at the curb and that by entering on his property, they were giving more than normal service. Mr. Curtis stated he did not wish to press his claim further.

The Town Board, at this point, resolved themselves into the Building Committee, Mr. Tipple presiding.

V2-P.64 V2-P.100 Mr. H. O. Femrite appeared, requesting a building permit for an extra large garage, because it is a (2) family house and needs room for (3) cars and garden equipment. A motion by Mr. Bohnsack, seconded by Mr. Kurt, to grant the permit subject to submission and approval of plans, was carried.

V2-P.242 The request of Shorewood Builders for roof rafters of 24" center, was considered. A motion by Mr. Bohnsack, seconded by Mr. Kurt, that the decision of the Board, that all roof rafters or trusses on residential construction be 16" on center be reaffirmed, was carried.

There being no further business to come before the Building Committee, the meeting adjourned at 8:45 and the members resolved themselves into the Town Board, Mr. Bohnsack presiding.

V2-P.102 Mr. Don McCance advised the Fire department would move to their new station on September 5, 1958.

A discussion was held relative to setting additional Board of Review dates and September 15 and 17, 7:30 P.M. to 10:30 P.M. were set.

Notice of zoning hearing on September 11, 1958, was noted and placed on file.

Consideration of an Ordinance on Parking at Commercial buildings was turned over to Mr. Cooper for consideration. *V2-P.201*

Consideration was given Mr. Cooper's letter relative to Cammilla Road. Mr. Pederson was directed to furnish specifications to him. *V2-P.72*

Dedication of Glendale Service Road and the Service road for East Beltline, were given to Mr. Cooper for recording. *V2-P.201*

Notice that the City of Madison will give service to the Engelhardt annexation, was noted. The Clerk was directed to direct all departments to stop service to this area. *V2-P.51*  
*V2-P.93*

Traffic control on Monona Drive was considered. Since the Village of Monona preferred the morning hours, approval was given to having the Town direct traffic from 4:30 P.M. to 5:00 P.M., beginning September 8, 1958. *V2-P.175*

A motion to adjourn at 10:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

BOARD OF REVIEW                      Sept. 8, 1958                      7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle & Christian.

Appearances, objections and decisions are as follows:

- 1. M. A. Christofferson, 4317 Drexel Avenue, Lot 8, Block 14, Morningside Heights. Assessed Valuation, \$8,410.00. Mr. Entwistle estimated fair market value at \$12,000.00. Mr. Christofferson estimated fair market value at \$8,500.00. *V2-P.76*

Since the 1958 assessment showed an increase of \$800.00 and Mr. Christofferson could offer no other evidence, it was decided that no change should be made.

- 2. Harry Lehman, 4120 Monona Drive, Lot 15, Block 1, Quaker Heights. Assessed valuation \$17,155.00. Mr. Lehman estimated fair market valuation \$22,500. Since this was within the variance permitted, it was decided no change should be made. *V2-P.165*

- 3. Daniel G. Ament, 804 Tompkins Drive, Lot 2, Greendale. Assessed valuation, \$11,130.00. Mr. Ament objected to inequity of previous years taxes and it was explained that the revaluation of the Town was for purpose of correcting inequities. No change in assessment was made. *V2-P.51*

- 4. John L. Boyer, 108 East Lakeview Avenue, Lot 9, Block 1, Morningside Heights--Assessed valuation, \$6,650.00. Mr. Boyer estimated his fair market value to be \$8,300.00. However, since it was within the variance permitted, no change in assessment was made. *V2-P.63*

- 5. Laurence Petersen, 1725 Schlimgen Avenue, Lot 10, Block 21, Morningside Heights--Assessed valuation, \$5,800.00. Mr. Petersen stated he had \$6,500.00 for the home, but that it had been for sale at \$8,500.00. In view of this evidence, no change in assessment was made. *V2-P.207*

- V2-P.2166. Gerald Wilke, 307 Lance Lane, Lot 14, Block 9, Quaker Heights; Assessed valuation, \$11,690. After discussion, Mr. Wilke agreed that the assessment was fair.
- V2-P.227 7. Robert Ring, 3856 Johns Street, Lot 27, Assessors Plat No. 7; assessed valuation \$10,895.00. Mr. Entwistle estimated fair market value at \$15,500.00. Mr. Ring estimated fair market value at \$14,000.00. Since the assessment was within the allowable variance, no change in assessment was made.
- V2-P.236 8. Duncan Slinger, 701 Pinchot Street, Lot 20, Block 17, Morningside Heights; assessed valuation, \$10,185.00. Mr. Slinger stated his house is a 2 bedroom, expandable and he estimated fair market value to be \$13,500.00. Since it was within the allowable variance, no change in assessment was made.
- V2-P.236 9. Richard H. Sherrick, 614 Morningside Avenue, Lot 15, Block 19, Morningside Heights; assessed valuation, \$12,200.00. Mr. Entwistle estimated fair market value to be \$15,500.00. Mr. Entwistle stated he had made a clerical error of \$1,000.00. The Clerk was directed to change the total assessment to \$11,200.00.
- V2-P.200 10. David Olson, 4303 Maher Ave., CH 9-6942, E 60 ft. Lot 11, Bl.16, Morningside Heights; assessed valuation \$6,320.00. Mr. Olson stated that his home is only partially completed, especially in the basement. He estimated fair market value to be \$7,500.00. Upon testimony given, the Board members decided to view Mr. Olson's property.
- V2-P.174 11. Joseph Mehlretter, 4611 Turner Avenue, CH 4-9434, Lot 18, Bl.5, Morningside Heights; assessed valuation, \$6,200.00. Mr. Mehlretter estimated fair market value of his home to be \$6,500.00 to \$7,000.00. Upon testimony given, the Board members decided to view the property.
- V2-P.236 12. Lawrence Singer, 4700 Buckeye Road, CH 4-0962, Lot 15, and E $\frac{1}{2}$  of Lot 16, Block 3, Morningside Heights; Assessed valuation \$9,720.00. Mr. Entwistle estimated fair market value to be \$13,800.00. Mr. Singer claimed his assessment was inequitable, because of the age and condition of the home. Mr. Singer rated its condition as poor. He stated that he had received an estimate of \$7,000. to \$7,500.00 to repair the home, including the garage and improving the kitchen. He estimated its fair market value to be \$11,000.00. He stated he would be home again, starting September 28, 1958. The Board members decided to view the property.
- V2-P.1273. Mr. Don Hilgendorf, also scheduled for hearing this evening, made no appearance.

All objectors gave testimony under oath.

A motion to adjourn at 11:00 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Special Meeting of Municipal and School Boards,  
September 9, 1958 7:30 o' clock p.m.

A joint meeting of the Village of Monona, Town of Blooming Grove, the three School Boards and the President of the Joint Youth Recreation Committee was held on September 9, 1958, at the Monona Grove High School. The meeting was called to order by Uelair Brandt, director of the High school Board.

Present : U. W. Brandt, Gerald F. Wilke, W. R. Marshall, Edwin F. Schwan, from the Monona-Grove High school district.

Le Roy Bohmsack, H. J. Tipple, Ed Kurt, Waldemar Christian, from the Town of Blooming Grove.

Harley Severance, Oswald Massey, Mrs. Amalia Hainstock, Walter Barr, from the Frank Allis district.

William Rosenbaum, Keith F. Goodwin, Loyal Sargent, Ray Wilson, Glen Oesger, from the Nichols School district.

Gene C. Harkin, Ed Lottes, G. H. Schulkamp, O. H. Kaiser, Helen Unger, Village of Monona.

Howard Groth, Chairman of the Youth committee.

Mr. Schwan presented a brief projection of the 5 year budgets and valuations. A full and more complete report will be presented within a few days, to each of the Boards represented. Each Board was asked to study the report in order to understand the budgets of the other members of the group and the group as a whole.

November 11th, was set as a tentative date for the next meeting to be held at Glendale school at 7:30 o' clock p.m. This would give enough time for each Board to study the report of other Boards as well as their own budgets and valuations. A picture of the long term indebtedness for the entire area, is hoped to be determined from this meeting.

Mr. Groth reported that about 500 copies of the Youth survey have been printed and are ready for distribution to truly interested parties. Mr. Kaiser recommended that a meeting of the Joint Recreation committee be held in the early part of October. This would give the committee enough time to study the Survey report.

A motion was made to adjourn. Motion carried. Time 9 o' clock p.m.

Helen Unger, Clerk  
Monona Village

A joint meeting of the Village of Honora, Town of Blooming Grove, the three School Boards and the President of the Joint Youth Recreation Committee was held on September 9, 1928, at the Honora Grove High School. The meeting was called to order by Mayor Brandt, Director of the High School Board.

Present: U. W. Brandt, Mayor, Gerald F. Miller, W. H. Marshall, Edwin F. Schwan, from the Honora-Grove High School District.  
Le Roy Schwanick, H. V. Tipton, Ed Duff, William Christian, from the Town of Blooming Grove.  
Harley Swanson, Gerald Massey, Mrs. Anella Hainstock, Walter Hart, from the Frankville District.  
William Rosenbaum, Keith F. Goodwin, Royal Hartman, Ray Wilson, Glen Gagner, from the Honora School District.  
Gene C. Kuhn, Ed Jones, G. H. Schilling, G. M. Kaiser, Helen Unger, Village of Honora.

Howard Graft, Chairman of the Youth Committee.  
Mr. Schwan presented a brief projection of the 2 year budgets and valuations. A full and more complete report will be presented within a few days, to each of the boards represented. Each board was asked to study the report in order to understand the budgets of the other members of the group and the group as a whole.  
November 15th, was set as a tentative date for the next meeting to be held at Glenhale school at 7:30 o'clock P.M. This would give enough time for each board to study the report of other boards as well as their own budgets and valuations. A picture of the long term independence for the entire area, is hoped to be determined from this meeting.  
Mr. Graft reported that about 200 copies of the Youth survey have been printed and are ready for distribution to every interested party. It is recommended that a meeting of the Joint Recreation Committee be held in the early part of October. This would give the committee enough time to study the survey report.  
A motion was made to adjourn. Motion carried. Time 9 o'clock P.M.

Helen Unger, Clerk  
Honora Village

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Appearances, Objections and Decisions are as follows:

1. Mr. & Mrs. Ernest Nale, 216 E. Dean Avenue, Lot 4, Block 12, Quaker Heights. Assessed valuation, \$12,490. Mr. Entwistle estimated fair market value at \$17,800.00 and Mr. Nale estimated it at \$15,000.00, because he had not had an offer when asking \$17,000.00. Since no further information was available, no change in assessment was made. *V2-P.190*
2. Gilbert Lenz, 4110 Drexel Avenue, Lot 19, Block 13, Lake Edge Park; assessed valuation \$7,470.00. Mr. Lenz estimated fair market value to be \$9,000.00 to \$9,500.00. Since it was within the allowable variance, no change in assessment was made. *V2-P.165*
3. Mr. & Mrs. William Armstrong, 4720 Turner Avenue, Lot 25, Block 3, Allis Heights. Assessed valuation \$7,700.00. Mrs. Armstrong stated they had paid \$10,000.00 for the property in 1956, but that its fair market value now was \$8,500.00. Since no evidence could be given for this decline in market value, no change was made in assessment. *V2-P.54*
4. Magnus Hanson, 101 Morningside Avenue, Lot 1, Block 3, Morningside Heights; assessed valuation, \$5,570.00. Mr. Entwistle estimated fair market value to be \$8,000.00 and Mr. Hanson estimated it to be \$7,000.00. Since it was within the allowable variance, no change in assessment was made. *V2-P.121*
5. Mr. & Mrs. Dayton Harry, 202 E. Dean Avenue, Lot 11, Block 12, Quaker Heights, CH-4-7978; assessed valuation--\$9,770.00. Mr. Harry stated he had paid \$8,500.00 in 1954 and estimated its fair market value to be \$10,000.00. The members of the Board decided to view this property. *V2-P.121*
6. Mr. & Mrs. Ed. Higbie, 4313 Drexel Avenue, Parcel 1-4-2521. Assessed valuation, \$6,720.00. Mr. Entwistle estimated fair market value to be \$9,500.00 and Mrs. Higbie estimated it to be \$8,500.00. Since no evidence could be given to substantiate their claim, it was determined to make no change in assessment. *V2-P.124*
7. Norbert Klann, 5320 Admiral Drive, Lot 29, Block 2, Ace View. Assessed valuation, \$10,000.00. Mr. Entwistle estimated fair market value to be \$14,300.00. Since Mr. Klann's estimated was only slightly lower, it was decided to make no change in assessment. *V2-P.151*
8. Mr. & Mrs. Walter Blizzard, 4503 Camden Road, Lot 15, Block 8, Morningside Heights; assessed valuation, \$6,600.00. (CH-4-9137). Upon Mr. Entwistle's suggestion, the Board members decided to view Mr. Blizzard's property. *V2-P.62*
9. Mr. & Mrs. Adolph Ronschke, 506 E. Dean Avenue, Lot 12, Block 7, Quaker Heights; assessed valuation \$12,400.00. Since all estimates were within the allowable variance, no change in assessment was made. *V2-P.227*
10. Robert Tremain, 4004 Major Avenue, Lot 10, Block 9, Lake Edge Park; assessed valuation, \$8,300.00. Mr. Tremain estimated fair market value to be \$9,800.00--an estimate which had been made by a realtor. Since the Board members felt it was within the allowable variance, no change in assessment was made. *V2-P.252*
11. Phil Johnson, 4202 St. Clair St., Lot 7, Block 2, Lake Edge Park; assessed valuation \$9,435.00. Mr. Johnson stated he had paid \$13,400.00 for the property, August 1956, but that its fair market value now was \$11,500.00. Mr. Bohnsack stated he thought his appraisal in 1956 was \$12,700.00. Since Mr. Johnson could give no evidence to sustain his claim of reduction in market value, it was decided to let the as- *V2-P.144*



9. Mr. & Mrs. Howard Spilde, 401 W. Lakeview Avenue, Lot 1, Block 7, Quaker Heights; assessed valuation, \$13,800.00. After explaining the statutory method of making assessment, Mr. Spilde agreed the assessment was correct. *V2-P.243*
10. A. J. Pierstorff, 306 Lance Lane, Lot 7, Block 8, Quaker Heights, CH 4-6409; assessed valuation \$13,165. Mr. Spilde advised that Mr. Pierstorff could not be present and stated he felt that Mr. Pierstorff's assessment was not fair in comparison to other properties. The Board members therefore decided to view the property. *V2-P.208*
11. Mr. & Mrs. Russell Jensen, 223 E. Dean Avenue, Lot 2 Block 10, Quaker Heights; assessed valuation \$11,090. Mr. Entwistle estimated market value to be \$15,800.00 and Mr. & Mrs. Jensen estimated it to be \$14,700.00, based on an appraisal by Mr. Buellesbach. Since it was within the allowable variance, no change was made. *V2-P.142*
12. Kenneth Singler, 511 E. Lakeview Avenue, Lot 27, Block 19, Morningside Heights; assessed valuation \$9,300.00. (CH 4-3924 or CE 3-8311). Mr. Singler estimated market value to be \$11,000.00. Mr. Entwistle stated he had been unable to get inside of the house and suggested viewing it. The Board members decided to view the property. *V2-P.242*
13. Lester Baribo, 41 Valley Drive, Decatur, Illinois. (312 Lance Lane) Lot 4, Block 8, Quaker Heights; assessed valuation \$12,570. Renter--Tom Koeske, 'Phone CH 9-8288. Appearance was made by Mrs. Elizabeth Baribo and son Floyd; Only Mrs. Baribo giving testimony under oath. Mr. Entwistle estimated market value to be \$18,000.00. Mrs. Baribo stated they were trying to sell for \$17,000.00. The Board members decided to view the property. *V2-P.60*
14. V. M. Post, 3509 Webb Avenue, Lot 393, C. A. Gallagher Plat; assessed valuation \$8,200.00. Mr. Entwistle estimated market value as \$11,700. and Mr. Post as \$10,000.00. Mr. Post's testimony on similar homes seemed to indicate a higher market value, so no charge in assessment was made. *V2-P.210*

A motion to adjourn at 11:15 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

BOARD OF REVIEW

Sept. 15, 1958

7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Appearances, objections and decisions are as follows:

1. Art Shaw, 4109 Hegg Avenue, Lot 6, Block 2, Lake Edge Park, (AL 7-2235, Ext. 35); assessed valuation \$9,900.00. Mr. Shaw stated he had no basement and that he had been given an appraisal by a realtor for \$11,000.00. The Board members decided to view the property. *V2-P.242*
2. Dean Joppa, 4721 Maher Avenue, Lot 25, Block 4, Allis Heights; assessed valuation \$8,970.00. Mr. Joppa stated his house had been constructed of almost all used materials. However, since no evidence could be given to refute the assessment, no change was made. *V2-P.145*
3. Harry Steinbeck, 214 E. Dean Avenue, Lot 5, Block 12, Quaker Heights. Mr. Steinbeck estimated fair market valuation to be \$15,500. Since it was within the allowable variance, no change in assessment was made. *V2-P.238*
4. John M. Brickhouse, 1967 Winnebago Street, Parcel 1-4-1347 and 1-4-1348. 'Phone--CH 4-6221; assessed valuation \$29,700 on both buildings. Mr. Entwistle advised he had placed fair market value *V2-P.63*

at \$21,500.00 each. Mr. Brickhouse stated that the total cost of both buildings was \$30,000.00 and that they were insured for that amount. For income tax purposes they were capitalized at \$28,320. He further stated that he had had them listed at \$18,500. each and estimated that they should be assessed at \$12,950.00 each. The Board members decided to give the matter further thought and advised Mr. Brickhouse they would inform him regarding their decision.

- V2-P.1135. Mr. R. R. Grindle, 201 Davidson Street, scheduled at this time, made no appearance.
- V2-P.1152  
6. Harold Kurth, 4007 Hegg Avenue, Lot 6, Block 1, Lake Edge Park; assessed valuation, \$13,500.00. Mr. Entwistle estimated market value to be \$19,500.00. Mr. Kurth advised he had paid \$19,700.00 for the home, but claimed that part of this cost reflected a trade situation. The Board members did not agree that it would greatly change the selling price and therefore made no change in assessment.
- V2-P.957. Mr. Arthur Ellestad, 4207 Drexel Avenue, Lot 5, Block 10, Lake Edge Park, assessed valuation \$9,500.00. Mr. Entwistle estimated fair market value at \$13,500.00. Mr. Ellestad estimated it at \$12,000.00. Mr. Ellestad stated he had purchased the property for \$11,400.00, September 1953. Since the assessment was within the allowable variance, no change was made.
- V2-P.234<sup>8</sup>. Mr. & Mrs. S. C. Schneider, 4201 Drexel Avenue, NW 5 ft of Lot 7 and SE 55 ft. of Lot 8, Block 10, Lake Edge Park; assessed valuation, \$10,185.00. Mr. Entwistle advised he had made a clerical error and the Clerk was directed to make a correction--assessment to be \$9,450.00.
- V2-P.1649. Floyd Lansing, 407 Lance Lane, Lot 20, Block 7, Quaker Heights; assessed valuation \$12,950.00. Mr. Entwistle estimated full value at \$18,500.00. Mr. Lansing's estimate -- \$14,500.00. Mr. Lansing stated he had paid \$13,800.00 for the property in 1954 and then had added a garage and breezeway for \$2,200.00. Since Mr. Lansing could not give any reason for his estimate of full value, no change was made in assessment.
- V2-P.1670. Robert Lansing, 405 Lance Lane, Lot 19, Block 7, Quaker Heights; Assessed valuation, \$10,750.00. Mr. Entwistle estimated market value at \$15,300.00 and Mr. Lansing estimated it at \$13,500.00. Mr. Lansing stated he had paid \$13,500.00 for the property in 1953. The Board members could not understand why his property value should not increase as well as other properties and since Mr. Lansing could give no explanation, no change in assessment was made.
- V2-P.1661. Arthur Lyster, 4303 Hegg Avenue, Lot 4, Assessors Plat No.5; assessors estimate of full value--\$14,900.00. Since Mr. Lyster could produce no evidence to substantiate his objections to the assessment, no change was made.
- V2-P.129 12. Mr. & Mrs. William Hintz, 4603 Turner Avenue, Lot 14, Block 5 Morningside Heights; assessed valuation \$6,300.00; Phone CH 4-7108. Mr. Entwistle estimated fair market value at \$9,000.00. Mr. Hintz stated that \$9,000.00 was too high, because it is a small house and also next to a condemned house. The Board decided to view the property.

All testimony was given under oath.

A motion to adjourn to September 17, 1958, 7:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper and Christian.

Mr. & Mrs. Louis Rolfsmeyer, Mr. & Mrs. Wesley Salverson and Mr. Sam Gundlach appeared and requested that the Town furnish transportation to East Side High School, claiming that the Town had no right to deny payment for transportation. A letter, dated September 15, 1958, from Victor Kimball, of the Wisconsin Department of Public Instruction, was read. It suggested that eleventh (11) and twelfth (12) grade students be furnished transportation to East Side High School, but not to ninth (9) and tenth (10) grade students. Mr. Cooper was directed to check with the State Department of Public Instruction and the East Dane County Director of Transportation and get a directive from them. *V2-126*

Justice Brandt's August report was received and placed on file. A letter from Russell Doolittle recommending awarding the heating bid to Badger Sheet Metal Company for their low bid of \$994.00 and also suggesting approval of extra ductwork for \$261.00, was considered. A motion by Mr. Tipple, seconded by Mr. Kurt, to award the heating and extra duct work to Badger Sheet Metal Company for their low bid of \$994.00 and extra of \$261.00, was carried. *V2-P.61*  
*V2-P.87*

A recommendation by Mr. Doolittle that Madison Steel Building Company be paid in full, less 10%, for their labor, was also approved. *V2-P.87*

Mr. Hamel's bill for services at the hearing, on method of billing Madison Metropolitan Sewerage District charges, was considered. Mr. Cooper recommended payment for the same and since it would effect the entire unincorporated village, it was approved to be paid by the Town. *V2-61*

A written application by Mrs. Lila L. Gahan, for fence viewers to decide a dispute over a line fence between Mrs. Gahan and Mr. Reno Gehrke, was considered. The Board members decided to view the fence on September 22, 1958, at 9:00 A. M. *V2-P.108*

A copy of a petition containing (21) names, addressed to the chairman of the Dane County Zoning Committee, objecting to a requested zoning change on lots 1, 2 and 3 in Block 1, Lake Edge Park, was considered and placed on file. *V2-P.163*

Mr. Cooper's letter of September 8, 1958, relative to a part of Outlot 16, Assessors Plat of Larson's Survey and its relation to Bremer Road, was considered. The members of the Board decided to view the property at some future date to determine if any of it could be resold to adjoining properties. *V2-97*

The agreement, bond and petition for street improvement for Homberg Lane, was considered. A motion by Mr. Kurt, seconded by Mr. Tipple, to approve agreement, bond and petition, was carried. *V2-P.62*

Mr. Cooper advised that he was ready to close the transaction for the Town garage and the Clerk was directed to issue a check for \$15,929.36 for payment. *V2-P.178*

Mr. Cooper discussed, with the Board members, a letter that he had received from Mr. Marshall, Madison Parks Department, advising that the City of Madison is interested in negotiating for the Esther Beach property. Mr. Cooper was directed to continue negotiations on either a trade basis or a cash sale basis. *V2-P.97*

A motion to adjourn at 11:15 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Appearances, objections and decisions are as follows:

- V2-P.152. Mr. & Mrs. Kobbervig, 4804 Major Avenue, Lot 12, Block 10, Morningside Heights; assessed valuation \$10,400.00. Assessor's estimate of full value--\$14,800.00. Mr. Kobbervig stated he had paid \$12,650. for the property in June 1955 and has added a garage since. Since it was within the allowable variance, no change in assessment was made.
- V2-P.130<sup>2</sup>. John B. Houchins, 4715 Turner Avenue, Lot 20, Block 4, Allis Heights, CH 4-7248; assessed valuation \$7,370.00. Mr. Houchins stated he had paid \$8,600.00 for the property in 1956. Mr. Entwistle advised he had been unable to get into the house since 1952. The Board members decided to view the property.
- V2-P.174<sup>3</sup>. John Mickey, 521 Bowman Avenue, Lot 19, Block 18, Morningside Heights; assessed valuation \$10,500.00. CH 4-8838. Assessor's estimate of full value--\$14,900.00. Mr. Mickey advised he had purchased the property for \$13,700.00 in October 1957 and that it was in good condition. Mr. Entwistle suggested that the Board members drive by and they agreed to do so.
- V2-P.172<sup>4</sup>. Amos Martinson, 507 E. Dean Avenue, Lot 2, Block 5, Quaker Heights; assessed valuation \$11,165.00; assessor's estimate of full value--\$15,900.00. Mr. Martinson's estimate of full value, \$12,300.00. Mr. Martinson stated he had purchased the property for \$12,300.00 in 1952. Since no testimony could be given to substantiate Mr. Martinson's claim, no change in assessment was made.
- V2-P.62<sup>5</sup>. Mrs. LaVerne Blumreich, 406 W. Lakeview Avenue, Lot 11, Block 9, Quaker Heights; assessed valuation \$11,915.00. Assessor's estimate of full value--\$17,000.00. Mrs. Blumreich's estimate of full value, \$15,000.00. Mr. Entwistle called to the Board's attention, that a garage and breezeway had been added and a recreation room, in the basement. It was decided that no change in assessment would be made.
- V2-P.229<sup>6</sup>. Willard Ryan, 4601 Wendy Lane, Lot 7, Block 3, Woodvale; assessed valuation, \$9,000.00. Mr. Ryan questioned only the percentage of completion on assessment, claiming that it was only 1/3 complete. Since no specific evidence could be offered, no change in assessment was made.
- V2-P.112<sup>7</sup>. Joseph Goodman, attorney for Irven Kreisman, 4208 Buckeye Road, Lot 14, Block 3, Lake Edge Park, assessed valuation--\$11,370.00. Assessor's estimate of full value--\$16,200.00. Mr. Kreisman's estimate of full value--\$15,000.00. Mr. Goodman stated the property had been purchased in 1952 for \$14,500.00 and had been appraised for \$15,000.00, by Mr. Yde. Since it was within the allowable variance, no change in assessment was made.
- V2-P.88<sup>8</sup>. Elmer Draeger, 4213 Elinor Street,  $\frac{1}{2}$  lots 13 & 14, Block 21, Morningside Heights, Assessor's estimate of full value--\$15,000.00. Mr. Draeger stated he had paid \$14,500.00 for the home and had an appraisal for \$14,500.00 and one for less. Since it was within the allowable variance, no change was made.
- V2-P.45<sup>9</sup>. Leland C. Buss, 4805 Allis Avenue, made no appearance at this time.
- V2-P.236<sup>10</sup>. Edward C. Sievert, 4116 Buckeye Road, Lot 19, Block 2, Lake Edge Park, assessed valuation \$9,800.00. Assessor's estimate of full value--\$14,000.00. Mr. Sievert's estimate of full value--12,500. Since no testimony could be given to substantiate Mr. Sieverts claim, no change in assessment was made.

11. Maurice Reese, 4114 Jerome Street, Lot 13, Assrs. Plat #5, CH 4-0935; Assessed valuation--\$19,375. Mr. Reese estimated fair market value to be \$25,000.00. Mr. Reese stated that his house was lowered in value by a poor driveway, its being built next to the school and because of the shape of the lot. Mr. Entwistle advised that replacement cost on current values would be:

House	\$31,500.00
Lot	4,800.00
Total	<u>\$36,300.00</u>

However, since he did not think Mr. Reese could sell his property for this amount, he placed a fair market value of \$27,700.00 on the home. Mr. Reese requested that he be informed when the Board adjourned sine die. The Board members advised Mr. Reese they would give it further consideration and advise him of their decision.

12. Mrs. Silas Fjelstad and daughter, 4309 Major Avenue, Lot 9, Block 11, Lake Edge Park; assessed valuation \$11,100.00. Assessor's estimate of full value--\$15,900.00. Mrs. Fjelstad stated they had paid \$14,000.00 for the property in 1953. Since no testimony could be given to substantiate their objection, no change in assessment was made.

A motion to adjourn to Sept. 19, 1958, at 7:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

BOARD OF REVIEW                      September 19, 1958                      7:30 P.M.

Present: Messrs. Bohnsack Tipple, Kurt, Entwistle and Christian.

Messrs. Aberg and Powell, representing the F. S. Royster Guano Company, gave their testimony under oath. Mr. Aberg named a list of plants which had been recently sold and stated that the price they had been sold for was only a percentage of their costs. These were all single use plants as Royster also is. The Green Bay fertilizer plant sold for 40% of its cost. The Royster Plant, in the Town of Blooming Grove, was built just after World War II with many excessive expenditures, so a \$500,000. excessive cost account was set up. On August 7, 1948 Mr. Hatch suggested that \$500,000.00 be placed on the assessment roll as a 50% valuation. Mr. Aberg claimed that plants do not increase in value as residences do, but that they depreciate and become obsolete. The addition which Royster constructed was for purpose of changing to a granular method of manufacturing instead of a powder method and that the powder form is gradually being discarded. This does not add to the market value of the plant. Mr. Aberg also stated that merchant stock should be assessed at cost and not at retail value. Mr. Aberg stated that the City of Madison had assessed Royster as follows:

Land	12,500.00
Improvements	636,700.00

Swift Plant as follows:

Land	26,600.00
Improvements	373,800.00

Swift, however, being a 40,000 ton plant and Royster a 60,000 ton plant, and Royster also has the acid plant.

Mr. Aberg stated that Royster demands few services and he felt that there should be no increased in assessment; Mr. Powell concurring. Mr. Aberg stated he felt that the 1957 valuation was already 70% of full value.

Mr. Entwistle read a memo he had made after visiting the Royster Plant, June, 1958. Mr. Entwistle maintained that using their Dec. 31, 1957 report and taking all depreciation, they still had a total book value on buildings of \$1,167,000. Mr. Aberg objected to the book value stated, because of the excessive cost account. He also stated that a part of the present plant would become obsolete as the powder method of manufacture would become obsolete within one or two years. Mr. Powell stated that in 1959, 80% of fertilizer manufactured would be by granular method.

Mr. Bohnsack asked Mr. Aberg that if an increase from 60% to 70% shouldn't also effect Royster. Mr. Tipple inquired as to what percentage of equipment for the manufacture of powder form will be discarded when it will become a granular process completely. No accurate estimate could be given.

Regarding Personal Property, Mr. Aberg said that he had filed on the basis of 14,040 tons. Mr. Entwistle stated he based his figures on 15,000 ton and valued at \$861,000.00 from income tax returns. Mr. Aberg stated the inventory should be based on \$ 25.00 per ton and therefore filed his Personal Property form on an estimate of \$140,000.00.

The Board members asked Mr. Aberg if he could produce cost figures for the May 1, 1958 inventory and any other pertinent information.

The Board members advised Mr. Aberg that they would inform<sup>him</sup> of their decision at a later date.

The Clerk advised that Mrs. Edna Norden had informed him, by 'phone, that she would be unable to attend, because of illness in the family and would not attend any other meeting.

A motion to adjourn Board of Review to September 20, 1958, at 9:00 A. M. was carried and the members resolved themselves into the Town Board.

V2-P61 Mr. Pederson presented a preliminary plat prepared by Pete J. Beehner. A motion by Mr. Bohnsack, seconded by Mr. Kurt, to approve the preliminary plat, was carried.

A motion to adjourn at 9:45 P.M., was carried

*Waldemar Christian*  
Waldemar Christian, Clerk.

BOARD OF REVIEW

Sept. 20, 1958

9:00 A. M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Appearances, objections and decisions are as follows:

- V2-P242 1. Raymond Schiller, 428 Powers Avenue, Lot 15, Block 6, E. L. Gallagher Plat; Assessed Valuation \$9,740.00. Mr. Entwistle estimated fair market valuation to be \$13,000.00 and stated an error in assessment had been made; that it should be \$9,100.00. The Clerk was directed to make a change in assessment to \$9,100.00.
- V2-P132 2. Mr. Leslie Husker, 4002 Maher Avenue, part of lots 5 & 6, Block 17, Lake Edge Park; 'phone CH 9-4420. Assessed Valuation \$8,000.00. Mr. Husker estimated fair market value to be \$7,000.00. Mr. Entwistle recommended that the Board view the property.
- V2-P240 3. Leonard Sullivan, 3317 Furey Avenue, Lot 57, E. L. Gallagher Plat; Assessed Valuations \$8,720.00. Mr. Sullivan said a Real Estate friend had appraised it at \$11,500.00 and they also compared it to Howard Gottschall. Since it was within the allowable variance, no change in assessment was made.
- V2-P.100 4. Mr. Homer Feffron, 3516 Furey Avenue, scheduled at this point, made no appearance.
- V2-P.2435. Ervin Sperle, 4206 Hegg Avenue, Lot 4, Block 22, Morningside Heights; Assessed Valuation--\$9,800.00. Assessor's estimate of full market value--\$13,000.00. Mr. Sperle's estimate of full market value is \$12,000.00. Mr. Entwistle stated a clerical error had been made and the assessment should be \$9,100. The Clerk was directed to change assessment to \$9,100.00.
- V2-P.726. Earl Carpenter, 4801 Ruth Street, Lot 51, Ossmann Acres; Assessed Valuation--\$12,945.00. Mr. Carpenter stated he had purchased the property in 1955 for \$14,375.00 and estimated full

market value to be \$14,500.00. Since no evidence could be produced to substantiate their claim, no change was made.

7. Mrs. Clara Brown, 4308 Dréxel Avenue, Lot 12, Block 16, Morning-side Heights; Assessed Valuation--\$10,420.00. Mrs. Brown stated it was appraised in 1955 for \$13,000.00 and she estimates its value still to be \$13,000.00. Assessors estimate of full value is \$14,850.00. Since no further evidence was given, no change in assessment was made. *V2-P.67*
8. Wilbert Reiner, 807 Gary Street, Lot 9, Block 20, Morningside Heights; Assessed Valuation--\$9,800.00; Phone CH 4-7404. Assessors estimate of full value--\$14,000.00. Mr. Reiner's estimate of full value is \$12,000.00. The Board members decided to view the property. *V2-P.224*
9. Durando Nichols, 4510 Rahel Street, Lot 12, Block 4, Morningside Heights; Assessed Valuation--\$10,100.00. Mr. Nichols estimated full value to be \$12,900.00 which was the price paid in 1956. Since no further evidence could be given, no change in assessment was made. *V2-P.191*
10. Mr. & Mrs. Harold Reineking, 4508 Wendy Lane, Lot 18, Block 4, First Addition to Woodvale; Assessed Valuation--\$13,440.00. Assessors estimate of full value--\$19,200.00. Since their estimate, plus land value, was within the allowable percentage, no change in assessment was made. *V2-P.224*
11. Arthur H. Nelson, 308 Lance Lane, Lot 6, Block 8, Quaker Heights; Assessed Valuation--\$16,835.00. Assessor's estimate of full value is \$24,500.00. Mr. Nelson's estimate of full value is \$20,000.00. Since Mr. Nelson could give no testimony to substantiate his estimate, no change in assessment was made. *V2-191*
12. Mr. E. R. Tippe, 4002 Dempsey Road, also scheduled at this time, advised he was unable to attend. *V2-P.247*
13. Henry Stumpf, 4719 Camden Road, Lot 10, Block 6, Allis Heights; Assessed Valuation--\$10,600.00. Assessor's estimate of full value is \$15,000.00. Mr. Stumpf's estimate of full value is \$13,500.00, as he had this appraisal given to him by a realtor. Mr. Stumpf's property was compared to that of Mr. Norton's on Shaffer Avenue. However, inspection revealed Mr. Norton's property was assessed approximately \$1500.00 higher, so no change in assessment was made. *V2-P.243*
14. Joseph Hess, 4120 Jerome Street, Lot 14, Assessors Plat No.5. Assessed Valuation--\$15,300.00. Mr. Hess stated that Mr. Opitz had appraised it between \$20,000.00 and \$21,000.00. Since it was within the allowable variance, no change in assessment was made. *V2-P.124*
15. Wallace Jopke, 4320 Major Avenue, Lot 10, Block 14, Morningside Heights; CH 9-4609; Assessed Valuation--\$9,400.00. Assessor's estimate of full value--\$13,500.00. Mr. Entwistle suggested the Board view this property, which the Board agreed to do. *V2-P.145*
16. Henry Stofen, 4013 Hegg Avenue, Lot 5, Block 1, Lake Edge Park; Assessed Valuation--\$8,400.00. Assessor's estimate of market value--\$12,000.00. Mr. Stofen stated he had paid \$10,500.00 in 1946 and added a garage. Since no evidence could be given to refute the assessment, no change was made. *V2-P.243*
17. J. W. Dorn, 5412 Camden Road, Lot 152, Glendale; Assessed Valuation \$18,920.00. Assessor's estimate of full value--\$27,000.00. Dorn's estimate of full value--\$24,900.00. Mr. Dorn purchased this property in 1958 for \$23,000.00. No change in assessment was made. *V2-P.87*
18. Donald Miles Olson, 4115 Major Avenue, scheduled at this time, made no appearance. *V2-P.200*
19. Harley Severance, 110 E. Winnequah Road, Lot 10, Block 1, Quaker Heights; Assessed Valuation--\$16,500.00. Assessors estimate of full value is \$23,600.00. Mr. Severance's estimate of full value is \$21,000.00 on a forced sale. No change in assessment was made. *V2-P.242*

V2-P.169

20. John Lythjohan, 4210 Buckeye Road; Lot 15, Block 3, Lake Edge Park; Assessed Valuation--\$10,870.00. Assessor's estimate of full market value--\$15,500.00. Mr. Lythjohan's estimate of full value is \$13,000.00. No change in assessment was made.

V2-P.199

21. Keith Ohrmundt, 809 Pflaum Road, Lot 17, Block 1, Kvamme Plat Assessed Valuation \$15,385.00. Assessor's full estimate is \$21,900.00. Mr. Ohrmundt's estimate of full market value is \$19,000.00. Mr. Ohrmundt stated he had it listed for \$24,000. in 1954 and received only a \$19,100 offer. No change in assessment was made.

V2-P.191

22. Paul Nelson, 6005 Queens Way, Lot 12, Block 1, Woodvale Plat Assessed Valuation--\$15,000.00. Assessor's estimate of fair market value is \$21,500.00. Mr. Nelson's estimate of full value is \$18,000.00. Mr. Nelson stated he had sold the home for \$21,100.00. No change in assessment was made.

V2 P.297

23. Mr. S. E. Teal, 4328 Buckeye Road, scheduled at this time, made no appearance.

V2-P.64

24. Mr. & Mrs. Bruce Briggs, 2051 Femrite Drive, Part of Outlot 35, Assessors Plat No. 2; Assessed valuation \$10,195.00. Assessor's estimate of full value is \$14,500.00. Mr. Briggs estimate of fair market value is \$13,000.00. The Board members decided to view Mr. Briggs and Mr. Whipples (home next door) homes.

All testimony was given under oath.

A motion to adjourn to September 26, 1958, at 7:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

BOARD OF REVIEW Sept. 26, 1958 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Appearances, objections and decisions are as follows:

V2-P.274

1. K. W. Whitford, 4714 Maher Avenue, Lot 16, Block 5, Allis Heights, CH 4-8776; Assessed Valuation--\$8,970.00. Mr. Whitford's full estimate is \$10,000.00. ~~Mr. Entwistle's estimate of fair market value is \$10,000.00.~~ Mr. Entwistle to check and advise the Board.

V2-P.201

2. Clarence Onsgard, 4216 Hegg Avenue, Lot 25, Block 6, Lake Edge Park; Assessed Valuation--\$11,500.00. Assessor's estimate of full value is \$16,500.00. Mr. Onsgard's estimate of full value is \$13,600.00. Mr. Onsgard stated he had paid \$12,000.00 ten years ago. No change in assessment was made.

V2-P.152

3. Richard Krier, 603 Morningside Avenue, Lot 18, Block 8, Morningside Heights; Assessed Valuation is \$10,200.00. Assessor's estimate of full market value is \$15,000.00. Mr. Krier's estimate of full value is \$10,000.00. No change in assessment was made.

V2-P.143

4. William Joachim, 4212 Elinor Street, scheduled at this time, made no appearance.

V2-P.186

5. Loren McKnight, 4707 Maher Avenue, Lot 10, Block 5, Allis Heights; Assessed Valuation--\$6,270.00, 'Phone CH-9-2208. Mr. McKnight claimed that the size was smaller that the assessor had listed. Mr. Entwistle advised he would recheck the home, advise the Board members and advise Mr. McKnight. Mr. McKnight represented his mother, Della McKnight.

V2-P.123

6. Norman & Phil Herro.  
(a) Bert Herro property (CH 4-9280)  
Assessed valuation--\$10,185  
Compared to a prepared list (see 1958 file)  
Mr. Herro's estimate of full value--\$11,700.00

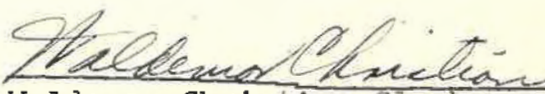
Assessor's estimate of full value--\$14,500.00  
Board members decided to view the property.

- (b) Phil Herro property. V2-P.123  
Lot 95, Glendale (1st Addition) (CH 4-6761)  
Assessed valuation--\$18,515.00 (see list in 1958 file)  
Assessor's estimate of full value--\$26,500.00.  
Mr. Herro's estimate of full value--\$23,000.00.  
Board members decided to view or reconsider.

- (c) Glendale Development Company lands. V2-P.111  
Mr. Herro claimed their undeveloped land should carry an Agricultural Valuation, such as the Pflaum farm and Martin farm. Mr. Entwistle stated he had placed a mercantile assessed valuation on the land.  
Mr. Herro stated that his lots increased in assessment from \$700.00 to \$1325.00. Mr. Herro also stated the lots were selling at \$2,000.00 each. He stated that they were "wholesalers" of lots, whereas owners of single lots might be considered as "retailers"  
The Board members advised they would give it further study and advise them at a later date.

All testimony was given under oath.

A motion to adjourn to 9:00 A. M., September 27, 1958, was carried.

  
Waldemar Christian, Clerk.

BOARD OF REVIEW                      September 27, 1958                      9:00 A. M.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Appearances, objections and decisions are as follows:

1. William Voges, 3826 Atwood Avenue. Mr. Voges appeared regarding his 1957 Personal Property tax, because his 1957 assessment had been increased ~~by~~ above the amount reported, because bookkeeper had neglected to explain the difference between the 12/31/56 inventory and 4/30/58 inventory. Board members to discuss and advise Mr. Voges. V2-P.266
2. Cornelius Legreed, 521 Memphis Avenue, Lot 3, Block 3, E. L. Gallagher Plat; Assessed Valuation \$6,640.00. No change in assessment was made. V2-P.165
3. Andy Meek, Buckeye Road, protested that his vacant lots were assessed too high. However, after discussion, he agree that they were assessed fairly in relation to other vacant lots and no change was made in assessment. V2-P.174
4. Wilson T. Gilman, 604 Gary Street, Lot 2, Block 26, Morningside Heights; Assessed Valuation--\$9,800.00. Mr. Gilman advised he had rented property with an option to buy at \$15,900.00. Assessor's estimate of full value--\$14,000.00. No change in assessment was made. V2-P.111
5. Robert Harbort, 4209 Bainbridge Street, Lot 14, Block 3, Quaker Heights, CH 4-1904; Assessed Valuation--\$14,450.00. Assessor's estimate of full value--\$20,500.00. Mr. Harbort's estimate of full value is \$19,000.00. Mr. Harbort compared his assessment to other properties and in comparing to Mr. Ralph Tomlinson's property, Mr. Tomlinson's appeared to be too low. Board members decided to further discuss and advise at a later date. V2-P.121
6. Mr. & Mrs. Roger Balliette, 4302 Major Avenue, Lot 6, Block 11, Lake Edge Park; Assessed Valuation--\$10,000.00. Mr. Balliettes estimate of full value is \$12,300.00. No change is assessment was made. V2-P.160
7. Frank J. Ackerman, 200 Memphis Avenue, Lots 262 and 3, C. A. V2-P.50

Gallagher Plat; Assessed Valuation--\$10,440.00. Assessor's estimate of full value--\$14,900.00. Mr. Ackerman's estimate of full value is \$13,000.00. No change of assessment was made.

- V2-P.1528. Ed. Kluge, 4111 Maher Avenue, Lot 9, Block 13, Lake Edge Park; Assessed valuation--\$6,800.00. Assessor's estimate of full value is \$9,400.00. Mr. Entwistle advised an error of \$200.00 had been made and the Clerk was directed to change the assessment to \$6,600. (Mr.)
- V2-P.649. Charles Brown appeared protesting that the vacant lots in his plat were assessed too high. After discussion he agreed they were assessed fairly in relation to other vacant lots.
- V2-P.710. Robert Cannon, 4208 Clair Street, Lot 4, Block 21, Morningside Heights; Assessed Valuation--\$10,700.00. Assessor's estimate of full value--\$15,000.00. Mr. Cannon's estimate of full value is \$13,400.00, purchased in April, 1955 for \$12,400.00. A 14x22 garage was added later. No change in assessment was made.
- V2-P.25711. John Stanton, 4400 Maher Avenue, Lot 32, Block 19, Morningside Heights; Assessed Valuation--\$10,100.00. Assessor's estimate of full value--\$14,500.00. Mr. Stanton's estimate of full value is \$13,000.00; purchased in 1955 for \$12,900.00. No change in assessment was made.
- V2-P.9012. Robert C. Entwistle, 4207 Bainbridge Street, Lot 13, Block 3, Quaker Heights, CH 4-3287; Assessed Valuation--\$16,450.00. Mr. Entwistle was also represented by Mr. Phil Croak. Assessor's estimate of full value--\$23,500.00. Mr. Robert Entwistle's estimate of full value--\$20,000.00. Mr. W. E. Entwistle enumerated the details of building and replacement cost and arrived at market value of 24,230.00. Mr. Robert Entwistle compared his property to Mr. Wallace Entwistle's and other properties. He also stated his percentage of increase had been larger than others. It was explained that some may have been underassessed and others overassessed in prior years. Mr. Robert Entwistle stated he was interested in equality of assessment. The Board members decided to view the property.
- V2-P.20713. Mrs. Caroline Peters, 5009 Major Avenue, Lot 2, Block 24, Morningside Heights; Assessed Valuation--\$11,100.00, CH 4-8744. Mrs. Peters estimated full value to be \$11,000.00, although she did have two houses on her lot. The Board members decided to view the property.
- V2-P.5014. Otto Adams, 4501 Camden Road, Lot 16 and South half of lot 17, Block 8, Morningside Heights; Assessed valuation--\$8,400.00. No change in assessment was made.
- V2-P.10315. Mr. Henry Fisher, 515 Davidson Street, Lot 1, Block 8, Morningside Heights; Assessed Valuation--\$4,000.00. Mr. Fisher could give no evidence to refute the assessment, so no change was made.
- V2-P.20716. Julian Paulson, 3909 Dempsey Road, Lot 32, Assesors Plat No.7; Assessed Valuation--\$11,135.00. No change in assessment was made.
- V2-P.2347. Mrs. Delbert Schmidt, 4202 Dempsey Road, Parcel No. 1-4-2679; CH 4-5491; Assessed Valuation--\$9,760.00. After discussion, the Board members decided to view the property.
- V2-P.17418. Harvey G. Meister, 3325 Furey Avenue, Lot 85, E. L. Gallagher Plat 2nd. Addition; Assessed Valuation--\$10,340.00. Mr. Meister advised he had paid \$14,000.00 in 1955. No change in assessment was made.
- V2-P.12219. Mrs. Harry Helman, 527 E. Lakeview Avenue, Parcel No. 1-4-2619; Assessed Valuation--\$11,500.00. Mr. Entwistle advised that a clerical error had been made and the assessment should be \$10,650. The Clerk was directed to make the change.

- 20. Mr. S. A. Slinde, 605 Pinchot Street, Parcel No.1-4-2570, CH 9-9740; Assessed Valuation--\$8,000.00. Mr. Slinde stated he had purchased the property for \$7,000.00. The Board members decided to view the property. V2-P.242
- 21. Willis Felland, 4902 Buckeye Road, Lot 2, Block 6, Morning-side Heights; Assessed Valuation--\$9,120.00. Assessor's estimate of full value--\$12,900.00. Mr. Felland's estimate of full value--\$11,500.00. Mr. Felland stated he had paid \$9,600.00 in 1953 and had added a bedroom since that time. No Change in assessment was made. V2-P.100
- 22. Josephine Cook, 800 Tompkins Drive, Parcel No.1-4-1571; Assessed Valuation--\$12,600.00. Mrs. Cook stated the property was purchased June 1956 for \$17,400.00. No change in assessment was made. V2-P.78
- 23. Leo Clark, 4319 Drexel Avenue, Parcel No.1-4-2518; Assessed Valuation--\$11,510.00, CH 4-6851; Assessor's estimate of full value--\$16,500.00. Mr. Clark's estimate of full value is \$13,000.00. Mr. Clark paid \$14,900.00 and it was also sold for \$14,900.00 in 1954. The Board members decided to view the property. V2-P.76
- 24. Mr. George M. Karls, 517 Cannon Avenue,; Assessed Valuation, \$6,560.00. No change in assessment was made. V2-P.150

All testimony was given under oath.

A motion to adjourn to September 29, 1958, 9:00 P.M., was carried.

*Waldemar Christian*  
 Waldemar Christian, Clerk.

SPECIAL MEETING                      Sept. 29, 1958                      8:00 P. M.

Present: Messrs. Bohnsack, Tipple, Kurt, Don McCance, Glen Hansen and Christian. Also present --Mr. Fenton, representing J. A. Fenton and Associates; G. Staley, representing Wisconsin Fire Apparatus Company and Mr. Bendlen, representing Eureka Fire Hose Company.

Mr. Don McCance was appointed to open bids. They are as follows:

J. A. Fenton & Associates

Brass and equipment	\$ 603.00
Hose	3,460.00
Total	\$ 4,063.00

Delivery--30 to 60 days on hose and other  
30 to 45 days.

General Fire Equipment Co.

Total bid	\$ 3,100.00
(1200 ft. 2 1/2" hose @ 1.59 and 800 ft. 1 1/2" @ 1.05 )	

Delivery--30 to 60 days on hose and  
30 to 45 days on brass.

Eureka Fire Hose Company

Total bid, first line hose	\$ 3,882.38
Total bid, second line hose	3,570.38
(1200 ft. 2 1/2" hose @ 1.95 800 ft. 1 1/2" hose @ 1.35)	

Delivery date--on or before Nov. 1, 1958.

Wisconsin Fire Apparatus Company

Total bid \$2,987.95  
 (1200 ft. 2½" hose @ 1.41  
 800 ft. 1½" hose @ 1.01)

Delivery date--October 24 or before.

Wisconsin Supply Corporation

Total bid \$3,723.00  
 Less discount 200.00  
 \$3,523.00  
 (1200 ft. 2½" hose @ 1.80  
 800 ft. 1½" hose @ 1.26)

Delivery date--2 to 3 weeks.

Fyr Fyter Equipment Company

Total bid \$3,296.34  
 (1200 ft. 2½" hose @ 1.58  
 800 ft. 1½" hose @ 1.12)

Delivery date--30 days.

Goodall Rubber Company

Total bid \$2,811.78  
 (1200 ft. 2½" hose @ 1.492  
 800 ft. 1½" hose @ 1.005)

Unable to furnish Spanner belts.

Delivery date--4 to 5 weeks.

Bilateral Hose Company (Bid for J.A.Fenton & Associates)

Total bid \$4,079.76  
 (1200 ft. 2½" hose @ 1.95  
 800 ft. 1½" hose @ 1.40)

Delivery date--30 days.

Messrs. Fenton, Bendlen and Staley gave a short explanation of their hose. Bilateral hose made by B. F. Goodrich.

Eureka is a division of U.S. Rubber Co.

Wisconsin Fire Apparatus Co. hose made by American Rubber Company.

All bids were given to the Fire Department for tabulation and recommendation.

At 8:45, the members resolved themselves into the Board of Review and proceeded to hear objections to assessments--Mr. Entwistle also present.

See next page.

10.

Sept. 29, 1958

Appearances, objections and decisions are as follows:

1. Paul Koerth, 4001 Drexel Avenue, Lot 6, Block 9, Lake Edge Park; CH 4-9511; Assessed Valuation, \$9,170.00. Mr. Entwistle suggested viewing Mr. Koerth's Property. *V2-P.152*
2. Mr. & Mrs. Charles Harman, 513 Morningside Avenue, Lot 14, Block 9, Morningside Heights; Assessed Valuation--\$6,650.00. Assessor's estimate of full value--\$9,500.00. Mr. Harman's estimate of full valuation--\$9,000.00. Mr. Harman purchased this property in 1953 for \$9,300.00. No change in assessment was made. *V2-P.121*
3. Mr. & Mrs. Leo J. Roth, 322 Memphis Avenue, Lot 15, Block 8, E. L. Gallagher Plat; Assessed Valuation \$6,340.00. Assessor's estimate of full value--\$9,000.00. Mr. Roth's estimate of full value is \$7,700.00; purchased in 1955 for \$8,200.00. No evidence could be given to refute the Assessor's figures, so no change in assessment was made. *V2-P.228*
4. Herman Rickman, 3411 Furey Avenue, Lot 402, C.A. Gallagher Plat, CH 4-0020; Assessed Valuation--\$8,700.00. Upon testimony given, it was decided to view the property. *V2-P.226*
5. Roy Wild, 529 N. Fair Oaks Avenue, Lot 401, C. A. Gallagher Plat; CH 4-8134; Assessed Valuation--\$6,300.00. Upon testimony given, it was decided to view Mr. Wild's property. *V2-P.275*
6. Mr. & Mrs. Elmo Peterson, 3113 Thurber Avenue, Lot 16, Block 8, E. L. Gallagher Plat; Assessed Valuation--\$9,820.00; Assessor's estimate of full value--\$14,000.00. Mr. Peterson's estimate of full value--\$12,000.00. After discussion, it was decided that no change in assessment should be made. *V2-P.207*
7. Mr. F. E. Bobeck, 110 Morningside Avenue, scheduled at this time, made no appearance. *V2-P.62*
8. Mr. Robert Lauck, 5401 Groveland Terrace, scheduled at this time, made no appearance. *V2-P.164*
9. Ronald Schneider, 2208 Femrite Drive, Part of Outlot 48, Assessor's Plat No.2; Assessed Valuation--\$11,835.00. Assessor's estimate of full value--\$17,000.00. Mr. Schneider's estimate of full value--\$15,500.00. Mr. Schneider stated that the house itself was estimated to be built by a contractor for \$16,500. Mr. Entwistle stated he estimated--\$16,750.00 for replacement and \$1,900.00 for the lot, but gave a credit, because of location. No change in assessment was made. *V2-P.226*
10. Orville Edge, 806 Bowman Avenue, Lot 23, Block 20, Morningside Avenue; Assessed Valuation--\$10,800.00; CH 4-2525 (Home 'phone), CH 4-9931 (Business 'phone). The Board members decided to view Mr. Edge's property. *V2-P.92*
11. Mr. Cleo Capps, 231 Powers Avenue, scheduled at this time, made no appearance. *V2-P.72*
12. Viggo Larson, (represented by Shelby Beers) 2042 Helena Street, Lot 2, Block 3, Allis Heights, CH 6-8651; Assessed Valuation--\$6,625.00. Assessors estimate of full value--\$9,400.00. Mr. Beers estimate of full value, \$7,500.00. Since the assessment was not excessive in comparison to similar properties, no change in assessment was made. *V2-P.164*

All testimony was given under oath.

A motion to adjourn to October 1, 1958, at 7:30 P. M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

Present: Messrs. Bohnsack, Tipple, Kurt, Entwistle and Christian.

Appearances, objections and decisions are as follows;

- V2-P.150* 1. Richard Kemmer, 3904 Dempsay Road, Lot 45, Assessor's Plat 7. Assessed Valuation--\$6,400.00. Mr. Kemmer's Estimate of full value--\$6,000 to \$7,000. Assessor's estimate of full value--\$9,200.00. No change in assessment was made.
- V2-P.275* 2. Clara Wild, 501 Ludington Avenue, Lot 13, Block 2, Quaker Heights; Assessed Valuation--\$3,300.00. No change in assessment was made.
- V2-P.131* 3. Mrs. Flora Humphrey, 406 Bowman Avenue, Lot 4, Block 16, Morningside Heights; Assessed Valuation--\$9,620.00. Assessor's estimate of full value--\$13,700.00. Mrs. Humphrey's estimate of full value--\$14,000.00. No change in assessment was made.
- V2-P.111* 4. Fred Gewanski, 505 Davidson Street, Lot 4, Block 17, Lake Edge Park; Assessed Valuation--\$8,600.00. Assessor's estimate of full value--\$12,300.00. Mr. Gewanski's estimate of full assessment--\$11,000.00. No change in assessment was made.
- V2-P.2375* 5. Eugene Smith, 4712 Spaanem Avenue, Lot 13, Block 10, Morningside Heights; Assessed Valuation--\$5,600.00. Assessor's estimate of full value--\$8,000.00. Mr. Smith's estimate of full value--\$6,500.00. Board members decided to view the property.
- V2-P.51* 6. Mr. Eric J. Anderson, 5129 scheduled to appear at this time, made no appearance.
- V2-P.277* 7. Fred Wollin, 4717 Camden Road, Lot 9, Block 6, Allis Heights; Assessed Valuation--\$8,000.00. Assessor's estimate of full value--\$11,500.00. Mr. Wollin's estimate of full value--\$10,000.00. Mr. Wollin purchased this property in 1955 for \$9,300.00. No change in assessment was made.
- V2-P.269* 8. Alvin Veith, R#4, Buckeye Road, (John Stumreiter, his Attorney), Part of Section 15; Assessed Valuation--\$29,335.00. Mr. Entwistle gave an explanation of assessment arrived at, Buckeye Road frontage being assessed on a front foot basis and the balance at \$400.00 per acre. Classified as residential "A" and zoned as such. Objection, because it is presently used as Agricultural land. Mr. Veith stated he is renting his land as farm land.
- Compared to:
- |                |            |             |         |
|----------------|------------|-------------|---------|
| Leona Anderson | 38.2 acres | assessed -- | \$6,000 |
| T. Johnson     | 78.3 "     | "           | 12,500  |
| J. Sinaiko     | 21.9 "     | "           | 8,950   |
| L. Clark       | 79 "       | "           | 12,600  |

Claims lots on Buckeye Road are worth \$900.00 each for 75 ft. lot. Admitted that \$400.00 an acre on 28 acres is just. Admitted, also, there are no farm buildings on his land and has no cattle nor is it fenced as are other farms. Mr. Veith is presently building a residence. Five homes have been built and another is under construction. New Lisbon case cited by Mr. Entwistle, substantiates his assessment as residential land.

Mr. Bohnsack stated that a request for zoning from R-2 to R-4, by Mr. Veith, had been received.

Mr. Bohnsack stated the Board would consider it and advise him at a later date.

- V2-P.2279* 9. John Robertson, (Robertson Transportation), 1000 Robertson Place, Part of Section 4; Assessed Valuation--\$99,000; built in 1956 and 1957 for \$87,900.00. Land was purchased for \$7,000.00. Curb, sidewalk, and fill--\$2,562.05, labor of painting--\$1,131.60; Total cost--\$98,593. Have a \$62,000 mortgage and \$75,000 Fire Insurance. Mr. Entwistle stated that a news story revealed its value to be \$180,000. Air conditioning was included in the original price. Compressor

and doors were in addition to contract price.

The Board decided to review the assessment and advise Mr. Robertson at a later date.

- 10. John Conway, 616 Jacobson Avenue, Lot 463, C. A. Gallagher Plat, *V2-P.77*  
CH 4-5558; Assessed Valuation, \$5,140.00. Mr. Conway stated he had an offer for \$6,000.00 in 1957 for the house and (2) extra lots. Assessor's estimate of full value, \$7,300.00. Board members decided to view the property.
- 11. Mr. & Mrs. Takle, 5604 Alder Road, Lot 8, Crestview Heights; Assessed Valuation--\$12,165.00. Mr. Takle purchased this property in 1956 for \$16,000.00. Assessor's estimate of full value -- \$17,400.00. Mr. Takle's estimate of full value--\$16,800.00. No change in assessment was made. *V2-P.246*
- 11. Mr. & Mrs. Gilford Heath, 119 Rethke Avenue, Lot 355, C. A. GALLAGHER PLAT, CH 4-3667; Assessed Valuation--\$4,940.00. Mrs. Heath's estimate of full value--\$5,000.00. The Board members decided to view the property. *V2-P.122*
- 13. Robert Seymour, 123 Rethke Avenue, Lot 354, C. A. Gallagher Plat; Assessed Valuation--\$9,440.00. Assessor's estimate of full value, \$13,400. Mr. Seymour's estimate of full value -- \$10,500.00. Mr. Seymour stated the home is smaller than Assessor's figures. The Clerk was directed to change the assessed valuation to \$8,680.00. *V2-P.242*
- 14. Mrs. Joseph Motisi, 529 Gannon Avenue, Lot 58, E. L. Gallagher Plat; Assessed Valuation--\$9,840.00. Assessor's estimate of full valuation--\$14,000.00. Mrs. Motisi's estimate of full value is \$11,000.00. No change in assessment was made. *V2-P.178*
- 15. Ralph Martens, 301 Tompkins Drive, Lot 9, Crestview Heights; Assessed Valuation, \$11,800.00. No change in assessment was made. *V2-P.173*
- 16. Don Wentland, 904 Crestview Drive, Lot 94, Glendale Plat; Assessed Valuation--\$11,555.00. Assessor's estimate of full value--\$16,500.00. Mr. Wentland's estimate of full value--\$15,000.00. Compared to Pohlod's home and Mr Keefe's home. Decided to view Mr. Pohlod's home and Mr. Keefe's and advise Mr. Wentland.
- 17. Oscar Halverson, 4613 Camden Road and Adolph Pederson, 106 Morningside Avenue also scheduled at this time, made no appearance. *V2-P.120*

The Clerk was directed to list all other written objections not appearing and sustain the Assessor's assessment. They are as follows;

- |                            |                       |
|----------------------------|-----------------------|
| Edward N. Nelson           | 205 Davidson St.      |
| Herman Kile                | 3509 Furey Ave.       |
| Harold A. Busse            | 4217 Jerome St.       |
| Vince Galarowich           | 207 Morningside Ave.  |
| Anna C. Malm               | 4701 Buckeye Rd.      |
| Reynold P. Seeliger        | 4206 Maher Ave.       |
| Kathryn Affholder          | 505 Gannon Ave.       |
| Raymond C. Malec           | 300 E. Dean Ave.      |
| Raymond J. Strassman       | 403 Bowman Ave.       |
| Roger P. Johnson           | 4205 Drexel Ave.      |
| John Kopp                  | 4604 Camden Rd.       |
| B.G. Peerenboom            | 4040 Monona Drive     |
| Ray R. Rydberg             | 4701 Allis Ave.       |
| Richard Dreher             | 509 N. Fair Oaks Ave. |
| R. J. Button               | 305 E. Dean Ave.      |
| Luther E. Hynum            | 707 Pinchot Ave.      |
| Mr. & Mrs. Frank Witzeling | 403 Lance Lane        |
| Douglas Haist              | 406 E. Dean Ave.      |
| Phillip Bultman            | 225 Powers Ave.       |
| Clarence Bultman           | 4625 Wendy Lane       |
| Elmer E. Glenn             | 402 W. Lakeview Ave.  |
| Charles R. Polley          | 700 Femrite Drive     |
| Wallace J. Bartels         | 6400 Monona Drive     |
| Michael Raith, Jr.         | 432 Powers Ave.       |
| Donald K. Davies           | 4318 Hegg Ave.        |
| James Knapp                | 5413 Maher Ave.       |

William R. Kohrs  
Lamont Vervoort  
Bernard Sampley  
Arthur E. Embree  
Stanley W. Vinje  
Albert Dahle  
Earl O. Fjelstad  
George L. O'Keefe  
Leon C. Hartman  
Harold W. Hayes  
Louis S. Eley  
Duane R. Harmel  
Elmer Pederson

328 E. Dean Ave.  
5501 Herro Lane  
5006 Buckeye Rd.  
601 Rethke Ave.  
4321 Drexel Ave.  
802 Bowman Ave.  
R#4, Box 411  
4-17th St. N.E., Rochester, Minn.  
4111 Hegg Ave.  
4121 Turner Ave.  
502 E. Dean Ave.  
5409 Camden Rd.  
4010 Major Ave.

A motion by Mr. Tipple, seconded by Mr. Kurt, to adjourn the Board of Review for 1958 assessments sine die, at 12:30 A. M., October 2, 1958, was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

BOARD OF REVIEW--Properties to View or decisions to be given:

From August 22, 1958 meeting

1. Everett Podebradsky, 309 E. Dean, CH 9-1595  
Assessed \$11,575.00--reduced to \$11,200. View.
2. Russell McCall, 605 Acacia Lane; CH 4-3435  
Assessed Valuation \$7, 025
3. David Thornell, 200 E. Dean Ave., CH 9-1529--home; AL 6-1717-Work.  
Assessed Valuation \$10,120.00.
4. Lawrence Carryl, 404 E. Dean Ave., CH 9-2536  
Assessed Valuation \$12,975.00
5. Joseph Esser, 208 Tyler Circle, CH 4-8666  
Assessed Valuation \$10,620.00.
6. Edwin Ellefson, 4713 Spaanem Ave., CH 4-6933  
Assessed Valuation \$8,170.00.

From meeting of Sept. 8, 1958

1. David Olson, 4303 Maher Ave., CH 9-6942  
Assessed Valuation \$6,320.00
2. Joseph Mehlretter, 4611 Turner Ave., CH 4-9434  
Assessed Valuation \$6,200.00.
3. Lawrence Singer, 4700 Buckeye Rd., CH4-0962  
Assessed Valuation \$9,720.00

From Meeting of Sept. 10, 1958

1. Dayton Harry, 202 E. Dean Ave., CH 4-7978  
Assessed Valuation \$ 9,770.00
2. Walter Blizzard, 4503 Camden Road, CH 4-9137  
Assessed Valuation \$6,600.00
3. Robert Parkin, 411 E. Dean Ave., CH 4-0854  
Assessed Valuation \$11,600.00

From meeting of September 12, 1958

1. Miss ~~Hyacinth~~ Hamm, 4309 Major Avenue, CH 4-7528 -- home  
Assessed Valuation \$9,100.00 AL 6-5421 -- Ext.359(work)
2. A. J. Pierstorff, 306 Lance Lane, CH 4-6409  
Assessed Valuation \$13,165.00.

3. Kenneth Singler, 511 E. Lakeview Ave., CH 4-3924 or CE 3-8311  
Assessed Valuation \$9,300.00

4. Lester Baribo, 312 Lance Lane  
Renter-- Tom Koeske, CH 9-8288  
Assessed Valuation \$12,570.00

From meeting of September 15, 1958

1. Art Shaw, 4109 Hegg Avenue, AL 7-2235, Ext. 35  
Assessed Valuation \$9,900.00
2. John Brickhouse (apartments on Memphis Ave.), (Brickhouse No.  
Assessed Valuation \$29,700.00 (both bldgs.) CH 4-6221)
3. William Hintz, 4603 Turner Avenue, CH 4-7108  
Assessed Valuation \$6,300.00

From meeting of Sept. 17, 1958

1. John Houchins, 4715 Turner Avenue, CH 4-7248  
Assessed Valuation \$7,370.00
2. John B. Mickey, 521 Bowman Ave., CH 4-8838  
Assessed Valuation \$10,150.00  
(Drive past)
3. Maurice Reese, 4114 Jerome Street, CH 4-0935  
Assessed Valuation \$19,375.00  
(Advise him of Board's decision and final adjournment date)

From meeting of Sept. 19, 1958

1. Hoyster Guano Company -- Aberg (Advise of decision)

From meeting of Sept. 20, 1958

1. Leslie Husker, 4002 Maher Ave., CH 9-4420  
Part of lots 5 & 6, Block 17, Lake Edge Park  
Assessed valuation \$8,000.00
2. Wilbert Reiner, 807 Gary St., CH 4-7404  
Lot 9, Block 20, Morningside Heights  
Assessed Valuation \$9,800.00
3. Wallace Jopke, 4320 Major Avenue  
Lot 10, Block 14, Morningside Heights  
Assessed Valuation \$9,400.00
4. Bruce Briggs, 2051 Femrite Drive, CH 4-6550  
Part of Outlot 36, Assessors Plat #2  
Assessed Valuation \$10,195.00

From meeting of Sept. 26, 1958

1. K. W. Whitford, 4714 Maher Ave., CH 4-8776  
Assessed valuation \$8,970.00  
(Wally to view and report)
2. Mrs. Della McKnight, 4708 Maher Ave., CH 9-2208  
Assessed valuation \$6,270.00  
(Wally to check)
3. Glendale Development lots, house on Pflaum and Phil Herro's  
house  
'Phone on Pflaum (Bert Herro) -- 4-9284  
Phil Herro ----- 4-6761

From meeting of September 27, 1958

1. William Voges-----Personal Property
2. Robert Harbort, 4209 Bainbridge St., CH 4-1904  
Assessed Valuation \$14,450.00

3. Robert Entwistle, 4207 Bainbridge St., CH 4-3287  
Assessed Valuation \$16,450.00
4. Mrs. Caroline Peters, 5009 Major Avenue, CH 4-8744  
Assessed valuation--\$11,100.
5. Mrs. Delbert Schmidt, 4202 Dempsey Road, CH 4-5491  
Assessed Valuation \$9,760.00
6. S. A. Slinde, 605 Pinchot St., CH 9-9740  
Assessed Valuation \$8,000.00
7. Leo Clark, 4319 Drexel Avenue, CH 4-6851  
Assessed Valuation \$11,500.00

From meeting of Sept. 29, 1958

1. Paul Koerth, 4001 Drexel Avenue, CH 4-9511  
Assessed Value \$ 9,170.00
2. Herman Rickman, 3411 Furey Avenue, CH 40020  
Assessed Valuation \$8,700.00
3. Roy Wild, 529 N. Fair Oaks Ave., CH 4-8134  
Assessed Valuation \$6,300.00
4. Orville Edge, 806 Bowman Avenue  
Assessed Valuation \$10,800.00

From meeting of October 1, 1958

1. Eugene Smith, 4802 Major Avenue ~~(XXXXXXXX)~~  
Assessed Valuation \$5,600.00 (Renter--Murphy- no phone)
2. Alvin Veith, R#4, Sec. 15  
Discuss and advise Mr. Veith  
Assessed Valuation \$29,335.00
3. Robertson Transportation, Sec. 4  
Assessed Valuation \$99,000.00  
Discuss and advise Mr. Robertson
4. John Conway, 616 Jacobson Ave., Lot 463, C.A. Gallagher Plat  
Assessed Valuation \$ 5,140.00 ---- CH 4-5558
5. Gilford Heath, 119 Rethke Ave., CH 4-3667  
Assessed Valuation \$ 4,940
6. Don Wentland, 904 Crestview Drive, CH 9-7830  
Assessed Valuation \$ 11,555.00  
Compare with Mr. Pohlod and Mr. Keefe and advise Mr. Wentland.

The following low assessments are also to be checked:

1. Howard Gottschall, 3316 Furey Ave.,  
Lot 56, E. L. Gallagher Plat  
Assessed Valuation \$8,720.00
2. Ralph Tomlin, 4217 Bainbridge St., Lot 18, Bl. 3, Quaker Heights  
Assessed Valuation \$13,000.00
3. Robert Whipple, 2047 Femrite Drive, Part O.L. 36 Assrs. Plat #2  
Assessed Valuation \$9,895.00
4. Norbert Baun, 530 Gannon Avenue, Lot 39, E.L. Gallagher Plat  
Assessed Valuation \$640.00  
Lot 40, E. L. Gallagher Plat--Assessed Valuation \$9,020.00
5. Edna Taylor Norden, 1001 Femrite Dr., O.L. 35, Assts. Plat #2  
Assessed Valuation \$22,055.00
6. Joseph Pohlod, 900 Crestview Dr., Lot 93, Glendale  
Assessed Valuation \$10,915.00
7. Robert H. Keefe, 905 Crestview Dr., Lot 91, Glendale  
Assessed Valuation \$11,785.00

Present: Messrs. Tipple, Kurt and Pederson, Gartzke and Christian.

Mr. White, 3200 Furey Avenue, appeared relative to oil damage to his house, car and clothes, which was to have occurred while seal coating. He estimated the amount to be \$10.00 for clothing, \$5.00 for cleaning car and \$4.95 for cleaning clothes. It was suggested that Mr. White present his claim in writing and the total amount claimed. V2-274

Mr. A. J. Randall appeared regarding a street light and a street sign for the corner of U. S. Highway 51 and Femrite Drive. The Clerk informed him that both are on order. V2-P.239

A motion by Mr. Kurt, seconded by Mr. Tipple, to approve minutes of August 19, 22; September 2, 8, 10, 12, 15, 16, 17, 19, 20, 26, 27, 29, and October 1, was carried.

Justice Kaatz', June, July and August reports were received and placed on file.

Justice Brandt's September report was received and placed on file.

The September Police report was received and placed on file. V2-P.102  
Mr. Don McCance stated that the members of the Fire Department had considered the bids on Fire Department Equipment and recommended that the equipment offered by J. A. Fenton and Associates be purchased, since over a long period of time it would prove to be most economical to the Town. A motion by Mr. Tipple, seconded by Mr. Kurt, to award the furnishing of Fire Department Equipment to J. A. Fenton and Associates for their bid of \$3,929.00, was carried.

Mr. Ed. Lehr appeared and requested a ninety day extension on his trailer parking permit. A motion by Mr. Kurt, seconded by Mr. Tipple, to grant a ninety day extension, was carried. V2-P.251

Mr. Pederson reported that Mr. Veith's request for zoning change has been held up by the Dane County Zoning Committee and that the request for site approval on Pflaum Road had been dropped. V2-P.203

A claim by Diane Schley, 310 Sarah St., Kaukauna, Wisconsin, for damage to her car, claiming she had hit on exposed manhole on Vernon Avenue. The Clerk was instructed to write her and request that she make a proper claim. V2-P.76  
V2-P.242

Mr. Pederson informed the Board members that he planned to use salt to improve the Service Road from Buckeye Road to Allis Avenue as an experiment for future road building information. V2-P.239

A discussion about furnishing rain gear for the Garbage collection crew was held and a motion by Mr. Tipple, seconded by Mr. Kurt, to authorize the purchase of rain gear, was carried. V2-P.110

Consideration was given Mr. Pederson's request to attend the International Institute of Pest Control, at Washington D.C. A motion by Mr. Tipple, seconded by Mr. Kurt, to grant approval to the request and to provide \$100.00 toward expenses was carried. V2-P.207

Notice of intention to vacate a part of Webb Avenue, was referred to Mr. Cooper for an opinion. V2-P.272

Consideration was given Mr. Schwan's letter, relative to adding the Davison farm in Section 10 to the High School District. The Clerk was directed to advise Mr. Schwan that, in accordance with 1957 Wisconsin Statutes, this is no longer subject to action by municipal Boards. A copy of a letter, dated September 12, 1958, from the State Board of Health, approving plans for Sanitary District No.6, was noted and placed on file. V2-P.84  
V2-P.237

Notice of intention to circulate a petition to annex the west (5) rods of Assessors Plat No.2 to the Village of Monona, was carried. The Clerk was directed to speak to the Village Pres- V2-P.51  
V2-P.175



## REPORT OF FENCE VIEWERS

Relative to the controversy between Mrs. Lila L. Gahan and Reno L. Gehrke, regarding the maintenance of a line fence on the south line of the  $SE\frac{1}{4}$  of the  $NE\frac{1}{4}$  of Section 14, Town of Blooming Grove.

LeRoy Bohnsack, Harlow Tipple, Edwin M. Kurt, having met on September 22, 1958, do hereby direct that Mrs. Lila Gahan shall maintain the east 658 feet and Reno L. Gehrke shall maintain the west 658 feet of the line fence between the above two property owners, the beginning point to be 18 feet west of the utility pole. The above line being the south line of the  $SE\frac{1}{4}$  of the  $NE\frac{1}{4}$ , Section 14, Town of Blooming Grove.

Date October 10, 1958

LeRoy Bohnsack  
LeRoy Bohnsack

Harlow J. Tipple  
Harlow Tipple

Edwin M. Kurt  
Edwin M. Kurt

STATE OF NEW YORK

In the year 1857, the Legislature of this State passed an act to amend the laws in relation to the sale of land, and to provide for the sale of the same in case of non-payment of taxes thereon. The act provided that the land should be sold to the highest bidder, and that the proceeds of the sale should be applied to the payment of the taxes due thereon. The act also provided that the land should be sold in lots, and that the size of the lots should be determined by the Board of Supervisors of the county in which the land is situated. The act further provided that the Board of Supervisors should have the power to divide the land into lots of such size and shape as they may think proper, and that they should have the power to sell the same in case of non-payment of taxes thereon. The act also provided that the Board of Supervisors should have the power to sell the land in case of non-payment of taxes thereon, and that the proceeds of the sale should be applied to the payment of the taxes due thereon. The act also provided that the Board of Supervisors should have the power to sell the land in case of non-payment of taxes thereon, and that the proceeds of the sale should be applied to the payment of the taxes due thereon.

Wm. C. Calkins

Wm. C. Calkins

Wm. C. Calkins

Wm. C. Calkins

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Town Garage, were considered. Mr. Pederson advised the toilet <sup>V2-P.178</sup> has been enclosed and that heating plans are being drawn.

A discussion was held relative to the High School Transportation <sup>V2-P.126</sup> question. A motion by Mr. Tipple, seconded by Mr. Kurt, to accept Mr. Kimball's recommendation and transport Junior and Senior students to East Side High School and in the future to continue to transport to the nearest eligible school, only, was carried. The Clerk was directed to advise all parties concerned and Mr. Langer, Director of Transportation of East Dane County, The State Department of Public Instruction and Mr. Legler.

The bond, agreement and petition for the West Service Road of the <sup>V2-P.62</sup> U. S. Highway 51, as presented by the Glendale Development Corporation, were approved.

Notice of application for vacation of a part of Webb Avenue, was <sup>V2-P.272</sup> considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to adopt resolution authorizing Mr. Cooper to represent the Town of Blooming Grove and contest the application, was carried.

The claim of Fred White in the amount of \$19.25 for tar damage, <sup>V2-P.274</sup> was considered.

A motion by Mr. Tipple, seconded by Mr. Bohnsack, to pay the claim, was carried.

Notice of Special Assessments due the City of Madison for the Herman Ring property on Dempsey Road, was noted. The Clerk was <sup>V2-P.52</sup> directed to send Mr. Ring a bill for the amount and to place the installments on the tax roll, if not paid in full.

A letter from the Tompkins Drive Neighborhood Discussion Group, <sup>V2-P.222</sup> regarding rabies, was considered and the Clerk was directed to advise the group that the Town was investigating the matter.

Notice of a hearing on, November 3, 1958, to attach Jt. School <sup>V2-P.176</sup> District No. 10, of the Village of Cottage Grove and the Towns of Cottage Grove and Blooming Grove to the Monona Grove High School District, was noted.

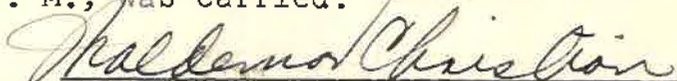
Zoning Ordinance amendments No. 731 and No.735 were considered <sup>V2-P.201</sup> and a motion by Mr. Tipple, seconded by Mr. Kurt, to approve the amendments, was carried.

Receipt of Warren Leverentz' and Luther Hynum's request to appear <sup>V2-P.165</sup> at Board of Review, were noted and since they were received after <sup>V2-P.132</sup> adjournment of Board of Review, they were ordered placed on file.

Abstract for the Town Garage in Section 16 (former Breunig proper- <sup>V2-P.178</sup> ty), was received and placed on file.

Two letters from Mr. Norman Herro, relative to zoning of (5) lots <sup>V2-P.72</sup> on Camden Road, were considered and no action was taken.

A motion to adjourn at 11:30 P. M., was carried.

  
Waldemar Christian, Clerk.

Present: Messrs. Bohnsack, Tipple, Kurt, Cooper, Pederson, Widman, Navratil and Christian. Also present, Mr. J. Sheehan from Douglas Trail.

- V2-P.223 Mr. Navratil requested authorization for a winter recreation program costing approximately \$500.00, the cost to be shared with Monona Village, if they so agree. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to authorize the Park Board to start a winter program, was carried.
- V2-P.163 Mr. Navratil also advised that the fence and hedge line in Lake Edge Park was infringing on Park property and that the Park Board intended to have the line resurveyed, allowing the property owners to choose the surveyor.
- V2-P.206 Mr. Navratil also requested if he could purchase more park equipment. The Board members approved the request. Mr. Navratil stated that the budget would be the same as last years budget.
- V2-P.210 Mr. Widmann requested authorization to advertise for bids for two new squad cars. The request was approved and the Clerk was directed to advertise for bids, the bids to be opened November 18, 1958.
- V2-P.178 Mr. Pederson presented Board members with a proposal from Badger Sheet Metal for correcting the heating in the Highway Garage. The Board members directed that the town advertise for bids to be opened November 21, 1958. Consideration was given Mr. Pederson's request for construction of an office at the Highway Garage. Mr. Pederson was instructed to prepare plans and present them to the Board members.
- V2-P.90 Consideration was given to the control of the Dutch Elm disease. Mr. Cooper was requested to send copies of such an ordinance to all Board members.
- V2-P.175 Discussion was held regarding the improvement of Monona Drive and Mr Pederson was directed to assist with surveying and plans.
- V2-P.112 A discussion was held about taking gravel out of the land fill pit, but no action was taken.
- V2-P.127 Mr. Pederson presented the Board members with earnings estimate of the town's end loader and stated that he estimated it would cost \$4,500.00 to repair the loader and approximately \$10,000.00 to trade for anew one. A motion by Mr. Tipple, seconded by Mr. Kurt, that we advertise for bids for a new tractor, the bids to be opened on November 21, 1958.
- V2-P.272 A short discussion was held regarding the vacation of a part of Webb Avenue and the members reaffirmed their direction that Mr. Cooper oppose this vacation.
- V2-P.141  
Probably  
lot 154  
Discussion was held relative to requesting a zoning change on the Glendale lots 153 through 158 from C-1 to R-4 and the Clerk was directed to make the request.
- The October Police report was received and placed on file.
- V2-P.235 A petition to annex lands to Town Sanitary District No.6, signed by Trace Natvig and Robert Kau, was received and November 18, 1958, at 7:30 P.M. was set as a date for hearing.
- V2-P.64  
V2-P.165 A written request by Mr. Roger Lesch for a permit on land in Section 15 was considered. The Clerk was directed to advise Mr. Lesch that if his plans and plat plan complied with the building code ordinance, a permit for a house would be granted.
- V2-P.85 An objection to property valuation received from Frank Diggles, after the final adjournment of Board of Review, was noted and placed on file.
- V2-P.51  
V2-P.175 Notice of annexation of the West (5) rods of Outlot 83, Assessors Plat No. 2, to the Village of Monona, was received and placed on file.

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Notice of income tax allowance of \$2,519.79 erroneously appor-  
tioned to the City of Madison, was received and placed on file. V2-P-172

A letter from the Madison Water Department, relative to the in- V2-P-173  
stallation of a water main on U.S. Highway 51 East Beltline,  
was received and placed on file.

A motion to adjourn at 11:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

SPECIAL MEETING November 14, 1958 Blooming Grove Fire Station  
7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, McCance, Entwistle, Hoad-  
ley, Christian, Doolittle and Mrs. Doolittle.

After inspection, Mr. Doolittle stated the following corrections V2-P-183  
would have to be made:

1. A loose rivet in the roof near the kitchen stove.
2. Vent the hot water heater.
3. Fit the west overhead door to the floor.
4. Refit or rehang the door to the hot water heater room.
5. Caulk at the base of the overhead doors.

Mr. Entwistle stated the only requirement to be fulfilled was the  
venting of the hot water heater.

Mr. McCance stated everything was satisfactory except for read-  
justment of the doors.

The members of the Board returned to the town hall to discuss  
property viewings.

Also discussed was the winter program and it was the recommenda-  
tion of the Board members that a 25¢ or 50¢ registration fee be V2-P-223  
charged.

A motion to adjourn at 9:45 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

REGULAR MEETINGn November 18, 1958 7:30 P. M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Widmann, Ent-  
wistle and Christian.

The meeting was opened with a hearing on the petition of Trace V2-P-235  
Natvig and Robert Kau, to attach the SE $\frac{1}{4}$  SE $\frac{1}{4}$  Section 22 to  
Town Sanitary District No. 6. Mr. Pederson, representing Town  
Sanitary District No. 6, appeared in favor. There were no ap-  
pearances in opposition. Mr. Cesar Stravinski, of the State  
Department of Public Health, was also present.

A motion by Mr. Kurt, seconded by Mr. Tipple, to order the lands V2-P-235  
attached to Sanitary District No. 6, was carried. (See pages 118 A  
118B&118C for petition, notice of hearing, and order of attachment).  
The hearing was declared closed at 7:45 P.M.

The Board members then proceeded to open bids for police cars.  
The following are the net bids:

Kaysers Motors

1 -- Ford Station wagon	\$1298.00
1 -- Two door Ford	1403.00

Madison Motors

1 -- Plymouth Station wagon	787.36
plus extras	38.00
Total	\$ 825.36
1 -- Two door Plymouth	1122.00

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SIXTH SANITARY DISTRICT  
TOWN OF BLOOMING GROVE  
4615 MONONA DRIVE  
MADISON, WISCONSIN

October 20, 1958

Town Board  
Town of Blooming Grove  
4615 Monona Drive  
Madison, Wisc.

Dear Sirs:

I hereby petition the  
Board of Supervisors to  
annexed the  $SE\frac{1}{4}$ ,  $SE\frac{1}{4}$   
Section 22 Twp 7N Range  
10E to the Sixth Sanitary  
District

WATVIG Trace Watvig

KAN Robert J. Kan

SIXTH SANITARY DISTRICT

TOWN OF BLOOMING GROVE

3398 MONONA DRIVE

MADISON, WISCONSIN

L. G. BRIGGS, PRESIDENT  
NEAL G. BROWN, SECRETARY  
PHILIP PEDERSON, COMMISSIONER

*Handwritten notes, possibly a list of names or addresses, including "Town of Blooming Grove" and "No. 12, Monona Drive".*

*Handwritten notes, possibly a list of names or addresses, including "Town of Blooming Grove" and "No. 12, Monona Drive".*

*Handwritten signatures and names, including "L. G. Briggs" and "Neal G. Brown".*

NOTICE OF HEARING  
 on  
 PETITION FOR ANNEXATION  
 TO TOWN SANITARY DISTRICT  
 NO. 6, TOWN OF BLOOMING  
 GROVE, DANE COUNTY, WIS-  
 CONSIN

The Town Board, Town of Blooming Grove, Dane County, Wisconsin, hereby gives public notice that on November 18, 1958, at 7:30 P.M., at the Town of Blooming Grove Town Hall, a hearing will be held, pursuant to Sec. 60.303, Wis. Stats., wherein objection will be heard, if any, to the petition of Trace Natvig and Robert J. Kau to annex the following described properties to Town Sanitary District No. 6, Town of Blooming Grove, Dane County, Wisconsin, who in support thereof have stated, alleged, and requested as follows:

1. That it is necessary that Town Sanitary District No. 6 construct, install and extend its water mains and service laterals into the area proposed to be annexed, and that it is necessary that the same Sanitary District No. 6 thereafter supply such area with water and sewer services.

2. That the public health, comfort, convenience and public welfare will be promoted by the establishment of such above described improvement, and that the properties proposed to be annexed will be benefited by such establishment.

3. That the said Trace Natvig and Robert J. Kau therefore request that the following described lands be annexed to Town Sanitary District No. 6, as follows:

Southeast 1/4, Southeast 1/4, Section 22, Town 7 North,  
 Range 10 East.

*Waldemar Christian*  
 Waldemar Christian

Town Clerk, Town of Blooming Grove

NOTICE OF HEARING  
ON  
PETITION FOR ANNEXATION  
TO TOWN SANITARY DISTRICT  
NO. 2, TOWN OF PLANNING  
GROVE, LAKE COUNTY, WIS-  
CONSIN

7

The Town of Planning Grove, Wisconsin, has a petition for annexation to Town Sanitary District No. 2, Town of Planning Grove, Lake County, Wisconsin, filed with the Town Board on this 15th day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, which petition is being returned to the Town Board on this 15th day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and will be heard at the next meeting of the Town Board, which will be held on the 22nd day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and any person desiring to appear at said meeting should appear at said meeting at the time and place above stated.

That the petition for annexation is being returned to the Town Board on this 15th day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and will be heard at the next meeting of the Town Board, which will be held on the 22nd day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and any person desiring to appear at said meeting should appear at said meeting at the time and place above stated.

That the petition for annexation is being returned to the Town Board on this 15th day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and will be heard at the next meeting of the Town Board, which will be held on the 22nd day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and any person desiring to appear at said meeting should appear at said meeting at the time and place above stated.

That the petition for annexation is being returned to the Town Board on this 15th day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and will be heard at the next meeting of the Town Board, which will be held on the 22nd day of August, 1932, at 1:30 P.M. at the Town of Planning Grove, Wisconsin, and any person desiring to appear at said meeting should appear at said meeting at the time and place above stated.

ANNEXATION MAP, SECTION 22, TOWN 7 NORTH,  
RANGE 12 EAST.

*Richard W. ...*  
Treasurer

Town of Planning Grove

ORDER FOR ANNEXATION  
to  
TOWN SANITARY DISTRICT  
NO. 6, TOWN OF BLOOMING  
GROVE, DANE COUNTY,  
WISCONSIN

The Town Board, Town of Blooming Grove, Dane County, Wisconsin, having held a public hearing on November 18, 1958, at 7:30 P.M., at the Town of Blooming Grove Town Hall, pursuant to Sec. 60.303, Wis. Stats., to consider the petition of Trace Natvig and Robert J. Kau to annex the below described properties to Town Sanitary District No. 6, Town of Blooming Grove, Dane County, Wisconsin, and having given all parties present an opportunity to be heard in the matter, and after due consideration of all matters relating thereto,

The Town Board hereby finds that the above mentioned petition was duly signed by the requisite owners of real estate as provided in Sec. 60.302 (1), Wis. Stats., that the proposed work is necessary, that the public health, comfort, convenience, necessity and public welfare will be promoted by the establishment of such annexation, and that the property to be annexed to the said District will be benefited by such annexation, and therefore

IT IS HEREBY ORDERED, pursuant to these proceedings, Town Sanitary District No. 6 shall extend its present boundaries to annex and include the following described property:

Southeast 1/4, Southeast 1/4, Section 22, Town 7 North, Range 10 East.

  
Chairman, Town Board

Town of Blooming Grove, Dane County,  
Wisconsin.

Dated this 18th day of November, 1958

ORDER FOR ANNEXATION  
TO  
TOWN SANITARY DISTRICT  
NO. 5, TOWN OF BLOOMING  
GROVE, DANE COUNTY,  
WISCONSIN

The Town Board, Town of Blooming Grove, Dane County, Wisconsin, having held a public hearing on November 17, 1928, at 7:30 P.M., at the Town of Blooming Grove Town Hall, pursuant to Sec. 20.305, Wis. Stats., to consider the petition of Mrs. M. J. and Robert J. Kay to annex the below described property to Town Sanitary District No. 5, Town of Blooming Grove, Dane County, Wisconsin, and having given all parties present an opportunity to be heard in the matter, and after due consideration of all matters relating thereto,

The Town Board hereby finds that the above mentioned petition was duly stated by the petitioner in accordance with the provisions of Sec. 20.305 (1), Wis. Stats., that the proposed work is necessary, that the public health, comfort, convenience, necessity and public welfare will be promoted by the establishment of such a sanitary district, and that the property to be annexed to the said district will be benefited by such annexation, and therefore

IT IS HEREBY ORDERED, pursuant to these provisions, Town Sanitary District No. 5 shall extend its present boundaries to annex and include the following described property:

Southeast 1/4, Southeast 1/4, Section 22, Town 7 North, Range 10 East.

  
Chairman, Town Board

Town of Blooming Grove, Dane County,  
Wisconsin.

Dated this 18th day of November, 1928.

Mr. Widmann recommended that the bid of Madison Motors be accepted and a motion, <sup>was made</sup> by Mr. Tipple, seconded by Mr. Kurt, to award the furnishing of both Squad Cars to Madison Motors. 219  
V2-P.210

An application by Mr. Richard Thurber for a Class "A" Beer & Liquor license, at 6316 Monona Drive, was received and the date of hearing was set for December 2, 1958. V2-P.247

A request not to exceed \$40.00, by Mr. Entwistle, to defray expenses while attending the Assessors Institute at Milwaukee, December 10, 11 and 12, 1958, was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to approve the appropriation, was carried. V2-P.52

A request by the East Madison Optimists Club to use the vacant Lot on the corner of Buckeye Road and Lake Edge Blvd. for sale of Christmas trees, was considered. Mr. Entwistle stated that the County had given their approval, but that the neighbor, Mr. Ed. Burling, was opposed. The Board members instructed Mr. Entwistle to advise the East Madison Optimists Club that they did not object to the use of the Lot as requested. V2-P.92

Mr. T. O. Mackessy presented a plat (Monona Industrial Center) which has been annexed to Monona Village, but is in contest with the City of Madison and therefore needs also the Town's approval. A motion by Mr. Bohnsack, seconded by Mr. Tipple, to approve the plat, was carried. V2-P51  
V2-P170  
V2-P175  
V2-P209

Mr. Art Ensign of the Wisconsin Conservation Department, presented a map indicating an area around Mud Lake which they hope to purchase for spawning and waterfowl area. He assured the Board members that hunting and fishing would not be closed in this area if they were successful with their plans. The area comprises about 760 acres of marsh area, plus the lake area. A motion by Mr. Bohnsack, seconded by Mr. Kurt, that <sup>there was</sup> no objection to the plan, was carried. V2-P.275

Mr. U. W. Brandt discussed with the members, the matter of his employment by the Town, to help combat annexation petitions now being circulated. Mr. Brandt requested \$600.00 per month, plus mileage and a years contract. The Board members advised they would consider the proposition and inform him of their decision. V2-P63  
V2-P51

Mr. Pederson presented a street light survey, indicating a need for (25) street lights and a motion by Mr. Tipple, seconded by Mr. Kurt, to install the lights as per Mr. Pederson's list, was carried. V2-P.239

Mr. Pederson stated that if a skating rink in Glendale Park was being anticipated, Sanitary District No. 6 would install a water main at a cost of about \$3,000.00. Mr. Bohnsack stated he would prefer spending the money on the Ace View Lot. The Board members decided not to put the water to Glendale Park this Fall. It was suggested that if we need a part time man to flood rinks, he should be hired. V2-P.223

A discussion on a tentative lay-out of Charles Spaanem's property, was held. V2-P.237

Mr. Pederson's plans for an office on the south side of the Allis Ave Garage, were approved. V2-P.178

The minutes of October 21, November 4 and November 14 were approved as recorded.

Justice Brandt's October and November report was received and placed on file.

The sale of Esther Beach was discussed and it was decided to have Mr. Navratil be present at a future meeting, to discuss a trade for Golf Course property. V2-P.97

Copies of a proposed Dutch Elm Disease Ordinance were distributed. V2-P301

Zoning Ordinance Amendments 741, 742 and 743 were considered and a motion to approve them, by Mr. Kurt, seconded by Mr. Tipple, was carried. (The following are the amendments) V2-P.295

**ZONING ORDINANCE AMENDMENT No. 741**

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 subdivision 14 of Section 10.03 (4)(k), C-2 Commercial and Light Manufacturing District, be amended to read as follows:

14. The south 1100 feet of the north 1116.5 feet of that part of the S $\frac{1}{2}$  SW $\frac{1}{4}$ , Section 27 lying between Highway 51 and Terminal Road.

ADOPTED \_\_\_\_\_ 1958

EFFECTIVE \_\_\_\_\_ 1958

**ZONING ORDINANCE AMENDMENT No. 742**

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)(d), R-4 Residence District, be amended by adding thereto a new subdivision, to be numbered 16 and reading as follows:

16. Lots 60 to 64, inclusive, Meek-Browne Subdivision.

B. That subdivision 5 of Section 10.03 (4)(b), R-2 Residence District, be amended to read as follows:

5. Woodvale Plat; First Addition to Woodvale; Meek-Browne Subdivision except Lots 60 to 64, inclusive; the unplatted portion of the NW $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 15; the unplatted portion of the NE $\frac{1}{4}$  NE $\frac{1}{4}$ , Section 15 except the south 282.2 feet thereof.

ADOPTED \_\_\_\_\_ 1958

EFFECTIVE \_\_\_\_\_ 1958

**ZONING ORDINANCE AMENDMENT No. 743**

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)(b), R-2 Residence District, be amended by adding thereto a new subdivision, to be numbered 21 and reading as follows:

21. Lots 1 to 16, inclusive, Lots 27 to 36, inclusive and Lots 40 to 43, inclusive, Plat of Acewood.

B. That Section 10.03 (4)(d), R-4 Residence District, be amended by adding thereto a new subdivision, to be numbered 15 and reading as follows:

15. Lots 17 to 20, inclusive, Lots 22 to 26, inclusive and Lots 38 and 39, Plat of Acewood.

C. That Section 10.03 (4)(g), B-1 Local Business District, be amended by adding thereto a new subdivision, to be numbered 24 and reading as follows:

24. Lots 21 and 37, Plat of Acewood.

ADOPTED \_\_\_\_\_ 1958

EFFECTIVE \_\_\_\_\_ 1958

Notice of Zoning hearing for December 4, 1958, was noted.

Resolution No. 11-18-58, authorizing Paul Gartzke to assist Earl Cooper in any action, was considered and a motion by Mr. Kurt, seconded by Mr. Tipple, to adopt the resolution, was carried.

121  
V2-P.125  
V2-P.110

The following is the resolution:

RESOLUTION NO. 11/15/58

RESOLVED, that Paul C. Gartzke be authorized to assist Earl I. Cooper, Town Attorney, in the prosecution or defense of any action in which the Town of Blooming Grove is a party.

A letter from Father Edward Kinney and Mr. Entwistle's answer were considered and placed on file.

V2-P.151

Notice from the Dane County School Committee denying an attachment of Jt. School District No.10 Village of Cottage Grove and Towns of Cottage Grove and Blooming Grove to the Monona Grove High School District, was received and placed on file.

V2-P.84  
V2-P.176

Budget meetings were set for November 26 and November 28.

A motion to adjourn at 12:30 A. M. was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

SPECIAL MEETING November 21, 1958 7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Christian.

Bids on furnishing heating for the Town garage were opened by Mr. Pederson.

V2-P.178

The following are the bids:

Seymour Corporation

\$1,140.00 including wiring and piping  
Less \$40.00 if wiring is omitted  
Less \$40.00 if piping is omitted

The unit proposed is a 224,000 BTU Luxaire unit. A plan showing the location was also enclosed.

Badger Sheet Metal Co.

\$1,075.00 including wiring and piping

The unit proposed is a 240,000 BTU Humphrey unit. A plan showing the location was also enclosed.

Perkins Sheet Metal Co.

\$943.00 including wiring, piping and ductwork.

No plan was included.

Mr. Pederson was instructed to tabulate the bids and units proposed and present them at a later date.

Mr. Bohnsack then requested Mr. Pederson to open the track-type end loader bids. The following are the bids:

V2-P.249

Bark River Culvert Co.

1 - TD 9 with 1½ yard bucket	\$16,719.00
Less trade-in	5,719.00
	<u>\$11,000.00</u>

For 4 in 1 bucket, Add \$1,075.00  
 For 8 teeth mounted on bucket, add 133.00

Several other extra items were also listed; F.O.B. Madison.

✓ An alternate bid of \$12,865.00 net with trade was offered for a demonstrator and Mr. Goff advised that it contained a typographical error of \$1,000.00.

Drott Tractor Co.

1 - Allis Chalmers HD6G with 1½ yard bucket	\$15,945.00
Less trade - in	4,200.00
	<u>\$11,745.00</u>
For ripper, add	900.00
For compensator, add	125.00
F.O.B. Madison	

Nagle-Hart

1 - D 955 w/ 1½ yard bucket	\$16,732.00
Less trade-in	2,532.00
	<u>\$14,200.00</u>
For ripper, add	1,757.00
For Krenlon cab, add	350.00
For scarifier, add	750.00
F.O.B. Madison	

Engine Power, Inc.

1 - Case 800 w/ 1½ cu. yd. bucket	\$16,141.00
Less trade-in	4,500.00
	<u>\$11,641.00</u>
For ripper, add	733.00

Alternate:

1 - Case 1000 w/ 2 cu. yd. bucket	\$17,954.00
Less trade-in	4,500.00
	<u>\$13,454.00</u>
For ripper, add	733.00

✓ Mr. Pederson was instructed to tabulate bids. All representatives gave a short explanation of their product.

12-8-63 A short discussion was held with Mr. U. W. Brandt, relative to being employed on a part time basis. Mr. Brandt advised he would consider employment on this basis and report back at an early date.

A motion to adjourn at 9:45 P.M., was carried.

Waldemar Christian  
 Waldemar Christian, Clerk.

SPECIAL MEETING

11-26-58

7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson and Christian.

A discussion was held relative to the Town budget for the ensuing year. A discussion was also held with Mr. Pederson, relative to the Highway Department Budget. It was determined that December 12, 1958 should be set as the date for budget hearing.

V2-127

A short discussion was held on tractor bids.

Mr. Pederson was requested to get wage rate information from Dane County which would compare with the classification of Town Highway Department employees.

V2-84

A motion to adjourn at 10:00 P.M. WAS carried.

Waldemar Christian  
Waldemar Christian, Clerk.

SPECIAL MEETING

11-28-58

7:30 P.M.

Present: Messrs. Bohnsack, Kurt, Tipple and Christian.

Further discussion was held regarding the Town budget for the ensuing fiscal year.

A motion to adjourn at 10:00 P. M. WAS CARRIED.

Waldemar Christian  
Waldemar Christian, Clerk.

SPECIAL MEETING

12-1-58

7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, McCance and Christian.

A short discussion was held relative to heating bids for the Town garage.

Mr. Pederson discussed wage scales as paid to county and Town Highway Department employees.

The Fire Department budget was discussed with Mr. Don McCance.

V2-P.102

Further discussion was also held concerning the entire Budget.

A motion to adjourn at 10:30 P. M. was carried.

Waldemar Christian  
Waldemar Christian, Clerk.

REGULAR MEETING

December 2, 1958

7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Cooper & Christian.

Discussion was held relative to bids for heating and ventilating the Town garage and a motion by Mr. Kurt, seconded by Mr. Tipple, to award the work to Perkins Sheet Metal Company, was carried.

V2-P.178

At 8:00 P. M. Mr. Bohnsack declared that the members would consider the application of Richard Thurber for a Class "A" beer and liquor license. Mr. Richard Thurber appeared in favor of granting the license. No other appearances were made. A motion by Mr. Tipple, seconded by Mr. Kurt to authorize granting of the license, was carried.

V2-P.166  
V2-P.247

Discussion was held relative to directory signs on the Town's Fire Department and the Town's garage. The Clerk was directed

V2-P.178

to request Mr. Pederson and Mr. McCance to present suggestions at a future date.

V2-P.126 Notice of a hearing on Highway 30 by the State Highway Department, on December 18, 1958 at 10:00 A. M., at the City-County Building, was noted.

Minutes of November 18, 1958 and November 21, 1958 were approved as recorded.

V2-P.175 Mr. Widmann reported on the Monona Drive Traffic Direction, which has now been discontinued. Mr. Widmann stated that traffic was actually directed only 20 minutes during any hour. Also, he had heard no comments since direction had been discontinued.

The November police report was received and placed on file.

V2-P.136 The Industrial Commission order, directing improvements to be made to the Town Hall, was considered. It was decided to hold the same until the December 16, 1958 meeting.

V2-P.235  
V2-P.212 Messrs. Ed Ridders, John Herheim and Obert Herheim appeared and discussed the proposed vacation of Webb Avenue. Mr. Cooper was directed to discuss the same with Sanitary Dist. No. 2 and if they did not object, approval would be given the Town.

V2-P.227 The Plat of Rolling Meadows was considered and a motion by Mr. Tipple, seconded by Mr. Kurt, to adopt the resolution approving the plat subject to changes requested by the State Planning Department, was carried. The following is the resolution:  
Resolved that a plat known as "Plat of Rolling Meadows," which has been duly filed for approval, be and the same is hereby approved as required by chapter 236 Wisconsin Statutes as amended.

V2-P.52 Discussion was held regarding drainage district assessments made against Town roads. The Clerk was instructed to have them placed on the tax roll.

V2-P.209  
V2-P.208 A letter from the State Planning Board, relative to the approval of the Monona Industrial Plat was noted and placed on file.

V2-P.172  
V2-A.110 A letter from the General Engineering Company advising that the City of Madison was again attempting to have a greater Madison Metropolitan Sewerage District cost charged to suburban areas, was noted and placed on file.

A motion to adjourn at 10:00 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

SPECIAL MEETING

12-5-58

7:30 P.M.

V2-P.247 Present: Messrs. Bohnsack, Tipple, Kurt and Christian. Messrs. U.W. Brandt, Ray Wilson, Milford Newman, Oswald Massey and Harley Severance appeared at the request of the Town Board to discuss the Town's budget and to indicate that it would be impossible to keep the total tax bills lower than the previous year even by extensive borrowing. Following discussion, the Clerk was instructed to have the budget prepared for the hearing on December 12, 1958.

A motion to adjourn at 10:30, was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

SPECIAL MEETING

Dec. 12, 1958

7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Christian and Stanley Williams of the Wisconsin State Journal.

Mr. Bohnsack opened the meeting with a hearing on the budget. There being no appearances, other business was also considered.

Consideration was given the Treasurer's tax collection bond and the Chairman and Clerk were authorized to sign the bond. Authorization was also given to purchase \$5,000.00 robbery protection from Reid Bergh Company for the two month tax collection period. V2-P.63  
V2-P.63

At 8:15 P.M. no appearance had been made on the Town budget. A motion by Mr. Tipple, seconded by Mr. Kurt, to adopt the Budget, was carried. (See pages 126 A to 126 C for budget). V2-P.64

A motion to adjourn at 8:30 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

REGULAR MEETING

Dec. 16, 1958

7:30 P.M.

Present: Messrs. Bohnsack, Tipple, Kurt, Pederson, Cooper, and Christian and Brisse, reporter for the Wisconsin State Journal.

A discussion was held regarding the temporary layout of the Spaanem and Bonner property in Section 16, adjacent to the East Beltline. Mr. Entwistle was instructed to write Mr. Spaanem relative to the moving of the one house and the repairs necessary to bring up to inspection department approval. V2-P.62  
V2-P.242  
the other

Discussion was held regarding the overhauling of the tractor. Mr. Pederson estimated that it would cost \$3500.00 to \$4000.00 and the Board members authorized Mr. Pederson to have it repaired. V2-P.127

Mr. Brandt's November and December Justice report was received and placed on file.

A discussion on wages followed. A motion by Mr. Tipple, seconded by Mr. Kurt, to raise all supervisory help and the Assistant Clerk \$20.00 per month beginning January 1, 1959, was carried. A motion by Mr. Kurt, seconded by Mr. Tipple to raise all full time hourly Highway Department employees ten cents per hour, was carried.

The petition agreement and Bond for the East Beltline Service Road for the Bonner and Spaanem properties in Section 16, were approved. V2-P.242

A letter presented by Richard Thurber, regarding the acquisition of old jet airplanes for Park usage, was considered. The Clerk was instructed to forward the letter to the Park Department. V2-P.206

A letter from the Madison water department, advising a new rate schedule, was received and placed on file. V2-P.173

A motion to adjourn at 9:00 P.M., was carried.

*Waldemar Christian*  
Waldemar Christian, Clerk.

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EXPENDITURES

GENERAL GOVERNMENT

Town Board - - - - -	\$ 1,500.00
Town Clerk - - - - -	13,100.00
Town Treasurer - - - - -	6,500.00
Town Assessor - - - - -	3,166.00
Law - - - - -	5,000.00
Board of Review - - - - -	150.00
Special Accounting - - - - -	1,000.00
Town Hall - - - - -	2,126.00
Inspection Department - - - - -	3,484.00
Property & Liability Insurance - - - - -	2,800.00
Elections - - - - -	400.00
Total----	\$ 39,226.00

Protection of Persons & Property

Police Department - - - - -	30,571.00
Operation of Squad Car - - - - -	4,500.00
Squad Car Outlay - - - - -	1,000.00
Justice Court - - - - -	1,000.00
Board of Prisoners - - - - -	500.00
Fire Department - - - - -	15,320.00
Fire Protection Charge - - - - -	70.00
Total----	\$ 52,961.00

Relief Department

Resident Relief - - - - -	8,000.00
Relief Administration - - - - -	750.00
Total---	\$ 8,750.00

Roads & Streets

Roads & Streets - - - - -	20,900.00
Roads & Streets (Outlay) - - - - -	89,200.00
Storm Sewer Maintenance - - - - -	1,095.00
Highway Equipment Maintenance - - - - -	6,400.00
Maintenance Highway Garage - - - - -	1,950.00
Highway Garage (Outlay) - - - - -	1,800.00
Street Lighting - - - - -	8,000.00
Cleaning Streets - - - - -	3,550.00
Weed Eradication - - - - -	1,650.00
Snow & Ice Removal - - - - -	4,000.00
Trimming Trees - - - - -	1,000.00
Total----	\$139,545.00

Health & Sanitation

Health Board - - - - -	200.00
Health Officer - - - - -	250.00
Sanitary Land Fill - - - - -	4,500.00
Garbage & Rubbish Collection - - - - -	20,475.00
Insect Control - - - - -	3,264.00
Total---	\$ 28,689.00

Recreation

Parks & Playgrounds - - - - -	4,500.00
Parks & Playgrounds Maintenance - - - - -	5,000.00
Parks & Playgrounds (Outlay) - - - - -	3,250.00
Total---	\$ 12,750.00

Miscellaneous Expenditures

Trailer fees due School Districts - - - - -	1,200.00
Tuition (Special & Vocational) - - - - -	1,670.00
Miscellaneous General Expense - - - - -	500.00
50% of Social Security Expense - - - - -	2,100.00
Madison Metropolitan Sewerage District - - - - -	9,684.00
Contingency Fund - - - - -	5,000.00
Total---	\$ 20,154.00

1950-1951

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1951-1952

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1952-1953

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1953-1954

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1955-1956

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1956-1957

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Debt Service

Interest - - - - -	-\$ 25,815.00
Principal - - - - -	103,200.00
	<hr/>
Total-----	\$129,015.00
Total Expenditures -----	<hr/> \$431,090.00

\*\*\*\*\*

I N C O M E

Taxes

Income - - - - -	\$ 78,000.00
Fire Insurance - - - - -	550.00
Telephone - - - - -	9,000.00
Public Utility - - - - -	20,000.00
	<hr/>
Total--	\$107,550.00

Licenses & Permits

Sundry Licenses - - - - -	10,000.00
Dog Licenses (County Refund) - - - - -	80.00
Penalties, Fines & Forfeits - - - - -	4,500.00
Inspection Department Permits - - - - -	7,600.00
Trailer Fees - - - - -	3,500.00
	<hr/>
Total --	\$ 25,680.00

Gifts & Grants

State Road Aids - - - - -	\$ 6,000.00
Highway Privilege Tax - - - - -	13,000.00
Liquor Apportionment Tax - - - - -	7,000.00
County Road Aids - - - - -	6,980.00
	<hr/>
Total --	\$ 32,980.00

Miscellaneous Revenues

Interest on Personal Property Tax - - - - -	\$ 250.00
Department Revenue--Highway - - - - -	5,000.00
Sanitary Land Fill - - - - -	2,800.00
Special Assessments Receivable - - - - -	16,368.00
Interest on Special Assessments - - - - -	2,770.00
Special Assessment & Equipment <u>LOAN</u> - - - - -	95,000.00
Miscellaneous Revenue & Miscellaneous Loan- - -	110,000.00
	<hr/>
Total - -	\$232,188.00

[illegible]

BUDGET 1958--60

Expenditures - - - - - \$ 431,090.00

Receipts - - - - - 398,398.00

Town Levy - - - - - \$ 32,692.00

Valuation of Uninc. Village - - - - - \$ 28,456.892 = 91.6%

Valuation of Balance - - - - - 2,607.080 = 8.4%

\$ 31,063.972 = 100 %

Expenditures of Uninc. Village only:

Garbage Collection - - - - - \$ 20,475.00  
 Insect Control - - - - - 3,264.00  
 Street Lighting - - - - - 8,000.00  
 Sanitary Land Fill - - - - - 4,500.00  
 Storm Sewer Maintenance - - - - - 1,095.00  
 Street Cleaning - - - - - 3,550.00  
 Metropolitan Sewerage District - - - - - 9,684.00  
 Total ----- \$ 50,568.00

Less Income on Uninc. Village only:

Liquor licenses, etc. - - - - - \$ 10,000.00  
 Liquor Apportionment Tax - - - - - 7,000.00  
 Sanitary Land Fill - - - - - 2,800.00  
 Special Assessment Installments - - - - - 19,138.00  
 & interest  
 Total ----- \$ 38,938.00

Balance to be levied over Uninc.

Village only - - - - - \$ 11,630.00

\$32,692.00  
11,630.00

Balance to be levied over entire town -- \$21,062.00

21,062 = .000678 = 21,061.37  
31,063,972

Outside Uninc. Village- 2,607,080 X .000678 = 1,767.60  
Uninc. Village -----28,456,892 X .000678 = 19,293.77

Town Tax - - - - -19,293.77  
Plus amount on Uninc.  
Village only - - - --11,630.00  
30,923.77

30,923.77 = .00109  
28,456,892

Outside Uninc. Village 2,607,080 X .000678 = 1,767.60  
Uninc. Village 28,456,892 X .00109 = 31,018.01

TOTAL 32,785.61

1.  $\frac{1}{x^2} = x^{-2}$   
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 2.  $\frac{1}{x^3} = x^{-3}$   
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 3.  $\frac{1}{x^4} = x^{-4}$   
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4.  $\frac{1}{x^5} = x^{-5}$   
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