LEONARD S. ALVEY, PRESIDENT LEONARDTOWN, MD.

> C. BYRON GUY CLEMENTS, MD.

JOHN M. HODGES VALLEY LEE. MD.

TELEPHONE: GREENWOOD 5-2081

County Commissioners

OF ST. MARY'S COUNTY LEONARDTOWN, MARYLAND

September 15, 1959

RESOLUTION

On September 15, 1959 in regular session assembled, the County Commissioners of St. Mary's County. Ma. adopted the following RESOLUTION RESOLVED THAT

"All property appeals to the County Commissioners of St. Mary's County, Ma., from the Supervisor of Assessments, shall be filed with its Clerk, in duplicate, within thirty days from the date of the final assessment complained of, provided that all such appeals shall be filed before the date of finality for the taxable year in question"

AND BE IT FURTHER RESOLVED that this RESOLUTION shall take effect as of this date September 15, 1959.

Leonard Sofliver Leonard S. Alvey, president

S. Byme the C. Byron Guy

John M. Hodges

attest:

Sana mit Sara M. King, clerk

WM. O. E. STERLING ATTORNEY

> SARA M. KING CLERK

September 15, 1959

Commig sioners with their attorney and Administrative Asst. met this morning with Sen. Walter Dorsey, Delegate Henry Fowler and Atty. Paul Bailey to discuss matters pertaining to SRC relative to the visit here of officials who were not met by the Commissioners; and to plan for a visit by these SRC officials who will bring maps, plats etc., showing the roads they propose to construct.

Mr. Al Mattingly asked if the Commissioners would construct a road a road in his new sub-division at Abell, Md. He was informed that the owner of the sub-division would first have to have the road properly built and surface treated before the Commissioners would consider the matter; maintaining the road.

A group composed of Luke Mattingly, Mr and Mrs Geo. Huntt, Jr Al Haley and Mrs. Kraft all of the Hollywood area to request an extension of Luke Mattingly's route in order that he could pick up 5 girls residing in the Hollywood area who attend St. Mary's Academy and meet the Academy bus at Rosenberg's store. For 2 yrs the route was only 5 mi, this year it will be 142- extension was granted him at \$500 per yr. \$50.00 per mo for 10 months, neginning Sept. 59.

Mrs. Christiansen and Mrs. Ffaft of Town Creek asked that aul Bell's bus come into Town Creek to Barringer Drive for 20 children. This was granted.

Paul Bell was given a contract for \$4,000 per yr, payable monthly \$333.33 he will go to 7 Gables, Town Creek and Texington Park and make several trips on this contract.

Oliver Guyther asked the Board to consider revision of Regulations regarding County maintained roads in subdivisions; also asked that a Committee be appointed to consider the possible revision, if it meets with the Board's approval.

K.^{B.}Duke asked permission to strike off from the Registration Books the names of those known to be deceased. He will check with the newspapers and with the County Commissioners office for names sent in by doctors. This was granted.

J.Ralp Abell was informed that he could order Assessment blanks printed by the St. "ary's Journal.

A RESOLUTION regarding Assessment Appeals was adopted and is attached hereto. Copy was sent to Mr. Ward-Drctr of State Tax Commission.

Letter was written to J.L.Sullivan, Pres. Bd. of County Commissioners of Charles County, concerning the Tri-County Animal shelter, asking that Charles County pay 37% and this County pay 37% of the total cost of capital investmentsince Calvert County had written Mr. Sullivan advising him they felt 25% would be fair for that County to pay. Letter was sent to J. Wilmer Johnson, Pres. Bd. of County Commissioners of Calvert Co advising him this County agreed with himand copy of the letter to Mr. Sullivan was also sent to Mr. ohnson.

Beginning October 1959 checks will be given out as follows:to thosepaid semi-monthly-on the 15th and 30th, to those paid monthly, on the 30th. Overtime, and mileage checks will be paid about the 20th and miscellaneous accounts will be paid near the end of the month.

Letter was sent to 4. McVey advising him not to begin construction of the 125ft tower for the State Police until he contacts the County Commissioners.

Mrs. M. Coleman came in again about a road between her property and that of Mr. Wm. Morgan's-about 1 mi long- appointment was set for 2 pm Sept 22 for Mrs Coleman and Mr. Worgan. Mr. Tilp came in about the Court House roof which he feels has been improperly constructed. Rose Roofing Co has recently put up an additional downspout to take care of the situation

Mrs. & eatrice Woodburn, St. Inigoes was again granted a contract for \$180 per yr payable \$18 per mo-for 10 months beginning Sept. to transport children from her area to St. Micjaels school.

E Ambrose Wood was requested by letter to have his bus at St. Joseph's Parochial school Morganza, Md. at 8:10 am each school day to make connection with the bus of Jos.^M Hancock which goes to St Mary's Academy.

Jos. ^M. ^Hancock was requested by letter to meet ^Mr. Wood's bus at 8⁴a.^m. each school day at St. Joseph's ^Parochial school to pick up pupils for St. ^Mary's Academy.

Letter was sent to faul Bell instructing him to discontinue transporting boys to feonard Hall Naval Academy.

Letter was sent to Adm. Felix Johnson, Pres. Bd of Directors, St. Mary's Mem. Library Association asking if the library had space to house the collection offered to the Commissioners by A.F.Fenwick of Leonardtown. This collection is of articles no longer in use, is interesting, educational and valuable, but Commissioners have no space for a permanent display.

Meeting adjourned at 5; pm

approved

Leonard & Hvey

president.

RESOLUTION

WHEREAS, pursuant to the authority of Section 408 of the Housing Amendments of 1955 as amended by Public Law 1020/84th Congress, the Secretary Defense of the United States for the purposes of Section 408 has made a determination for the taxable year (1959) of a certain sum of money to be the amount equal to the sum of payments made by the United States Government to St. Mary's County with respect to Title VIII (wherry) Housing Project known as Center Gardens FHA No. 000-80-3-4-6 etc., and, WHEREAS, because of said determination Patuxent Section I Corporation, Patuxent Section II Corporation, Patuxent Section III Corporation and Patuxent Section IV Corporation have duly applied to the County Commissioners of St. Mary's County, Maryland for a reduction of their assessments in accordance with the provisions of Article 81 of the Maryland Code prior to the date of finality applicable to the assessments for the year (1959) and,

WHEREAS, the aforesaid determination made by the Secretary of Defense and the credit against taxes resulting therefrom offset the 1959 County Tax liability of said Corporations.

Now, Therefore, Be It Resolved by the County Commissioners of St. Mary's County, Maryland in regular meeting assembled this 3rd day of November, 1959, that the 1959 County tax liabilities of Paturent Section I Corporation, Paturent Section II Corporation, Paturent Section III Corporation and Paturent Section IV Corporation be and the same are abated in full. HE IT FURTHER RESOLVED, that future determinations of the Secretary of Defense made pursuant to Section 408 of the Housing Amendments of 1955 as Amended by Public Law 1020/84th Congress relating to the Housing Project known as Center Gardens in St. Mary's County, Maryland, will be honored, provided that such determinations are found to be valid, legal and accurate by the appropriate officials of St. Mary's County and provided further that the above Corporations or their successors strictly comply with the applicable provisions of Article 81 of the Maryland Code or other applicable laws.

Leonard S. Alvey, President

C. Byron/Guy

True Copy:- Test Sava m. Kung Sara M. King, clerk

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