At their regular meeting held today all officials were present.
Messrs Jack Daugherty and Ralph Chesser came in to ask that extension of road in Town Creek be accepted- this was granted.

Mr. J. B. Capps came in with DEED for R/W to Barringer Dr and Town Creek Rd and Vista Rds-for F-S_A
SRC was requested to make proper test to see if these roads are built according to SRC specifications-if so they will be accepted for maintenance.

Arthut Eddy-Scotland Beach asked that Board install some jetties in front of his property to prevent his road from whing out- no araangements made to change the situation there as he is putting sand on his road.

Louis Abell and Dick Smith to be informed regarding new $R / W$ thru their property will be 100 ft . and their signatures are required, that they will not build within 50 ft . of this $\mathrm{R} / \mathrm{W}$

Val Hymes, Mrs Shannon and Nrs Garner, of the Enterprise, Journal and Beacon respectively asked permission to use the room set aside for the States Attorney-which is never used they will occupy the room only during jury terms, they will also furnish any equipment they need, and a public telephone will be installed which they are to use. Permission was granted.

Stephen Foxwell came in to inquire in detail about wharf at $\mathrm{St}_{\mathrm{eo}} \mathrm{t}_{\text {sland. }}$
Mes Freeman Copsey appeared to ask that somethige be done about condition of Horse Landing Rd-she was informed that this road will be revaire within $2-3$ weeks

Ben Burroughs, Dep. Shrf. presented a petition with 29 signaturee asking that/old road formerly R5- from Jack Fot House to 30Mi PH sign, thru Mechanicsville the speed limit be changed from 50 Mi PH to 30 MiPH so the entire stretch will be 30 Mi PH Board agreed to ask SRC to do this.

Letter to SHC asking that signs changing speed limit be placed along this road
Flower of the Forest Sub-division, We. Larcen(here on Aug 4th) came in again about County accepting his road in sub-division-he was again told the road was not up to SRC specifications, and no action can be taken until it is properly built.

Group from Red Cross chapter-Dr. Houser, Col. Hayward, Mrs. Kurtz, Mre.Wise, and Mr. Cook and Mr. King, came in regarding transp rtation of crippled children to clinics. There will be weekly physicial and speech therapists in the Leonardtown area-County will pay $\$ 320$ per year for their share of these clinics-State Dept of bealth will pay 80\%-Board agreed to this.

Mr. Robt King-Bd. of Education and Mr. Lipski, CPA sat down to tain with the Board about amount due the Bd. of Education thru une 30,1959, check for $\$ 21.596 .67$ was made to the Bd of Education which includes A-J also thru 6-30-59

The following action by the Board has been ratified by them. Instructions to their attorney to take out $\$ 250,000.00$ from the State $S_{c h o o l}$ Loan and buy that much in Certificates of Indebtedness of USA, which will become due 9ap 15-1960 and be $3 \frac{1}{2} \%$
this should yield in the neighborhood of $4.8 \% ~(\$ 3.000)$
Board adjourned at 5;30 pm approved Devnverer forflerel

Take $250,000: 00$ out of State School han and bung than much in cutigicstes of indiblenus of U.S which will become dun 3-15-60 and be 3 k\% and shower $H$ iold in the neighborhood of $4.8 \%$

This action has been ratifies.

This receipt is in no way to be considered as a final disposition of the violation described, and failure of the defendant to answer to name in Court when called at the time and date specified hereon, may result in the collateral being declared forfeited or a summons by the Court for appearance, or both.


