

March 28, 1951

To  
The Mayor and Board of Aldermen  
Town of Chapel Hill  
Chapel Hill, N. C.

Dear Sirs:

I have been advised of your action last Monday night ~~on~~ my application for a beer permit. I want in this way to appeal to you for reconsideration of my request.

In the beginning let me say that I did not appear before you at your Monday night meeting because I did not feel that it was necessary to take up your time with explaining why I was asking for the beer permit.

I am from Rocky Mount, North Carolina and have been a student in the University since 1946 - with several interruptions due to lack of finances. I lack three quarters for graduation from the University.

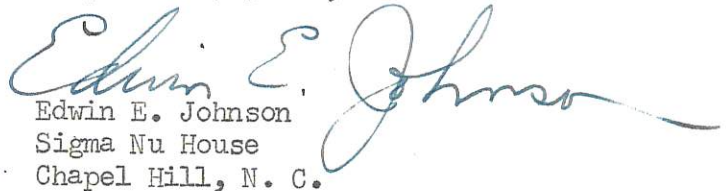
I was in the United States Navy during 1944-46.

At the age of twelve I became partly self-supporting and since the age of seventeen I have been entirely self-supporting. I am now twenty-five years old. I am confident that all of my past employers would speak well of me and my work.

Due to my own ignorance I rented the Curve Inn thinking I could operate under the beer permit granted the Graham boys. I borrowed, for me, a considerable sum of money to take over the Curve Inn. I am now paying interest on the money, the electric bill, etc. I do not pay any rental until I can legally reopen the place. My present predicament means simply that I owe borrowed money and I borrowed the money to start this business in the hope of earning enough to continue in school until I graduate. I tell you honestly that I cannot continue in school unless I earn money in some way.

If you Gentlemen do not find that I am ~~not~~ automatically by law disqualified from holding a beer permit I believe when you have time to reexamine my request that you will let me have a beer permit, and I want to promise you now that if I am granted a beer permit that I will not let the Curve Inn be operated in a way that would displease people of Chapel Hill, and if I were to find that I could not live up to this promise neither you nor the State A B C authorities would have to ask me to close the Curve Inn. I feel sure you will reexamine my request and I earnestly hope that you will grant me the permission I have requested.

Respectfully yours,

  
Edwin E. Johnson  
Sigma Nu House  
Chapel Hill, N. C.

RR. 4071

March 29, 1951

To the Members of the Board of Aldermen

Dear Sirs: Mr. Rose has called the attached letter to my attention. On Tuesday Edwin Johnson came to my office. I discussed with him at length and frankly his application for a beer permit and the use of it at the Curve Inn location.

I have read the attached letter carefully.

I am not willing to call the Board to meet just to consider this matter, but I am of the opinion that the Board is always willing to reconsider a matter when the question is properly presented for reconsideration. Therefore, I am passing the letter along to you - for your indication, if you are willing at this time, of whether you would now vote "Yes" or "No" to the young man's appeal.

I am persuaded we are dealing with a fine, mature young man and that he would be a responsible operator of the place. If I were eligible to vote I would now vote "Yes", on the basis of the attached letter.

*Edwin S. Lanier*  
Edwin S. Lanier, Mayor

To

Mr. Burch

*yes*

*P. L. Burch*

Mr. Hobbs

*yes*

✓ Mr. Fitch

Mr. Davis

*yes*

*Obie Davis*

Mr. Fowler

*yes*

*R. L. Fowler*

Mr. Putnam

*yes*

*Frank E. Putnam*



Minutes Regular Meeting  
Board of Aldermen--Chapel Hill, N. C.  
April 9, 1951

The regular meeting of the Board of Aldermen was held in the Town Hall on April 9, 1951 at 8:00 P.M.

Present were Mayor Lanier, Aldermen Fitch, Hobbs, Burch, Fowler, and Putnam, Town Manager Rose, and Town Attorney Hinshaw.

The minutes of the regular meeting of March 26, 1951 were read and approved.

On March 29, 1951 a written petition to the Mayor and the members of the Board of Aldermen from Edwin E. Johnson to reconsider his request for a beer permit for use at the Curve Inn on the Durham Road was circulated among the members of the Board of Aldermen. That petition was endorsed by the Mayor and approved by Aldermen Hobbs, Burch, Davis, Fowler, and Putnam. On the basis of that approved document, a beer permit was issued by the Town Manager to Edwin E. Johnson.

Mr. Lanier read a letter from Governor W. Kerr Scott requesting him to present the Certificate for 1950 of Better Fishing, Inc. to Miss Ruth Logan, age 8, of 103 North Street. Mr. Lanier presented this certificate to Miss Logan on the request of and for Governor W. Kerr Scott.

Mr. Lanier explained to the people present in the interest of zoning the newly annexed area about the zoning recommendations from the Chapel Hill Planning Board. This letter stating the recommendations was read by the Clerk, and the group present discussed these recommendations. The Mayor reminded the Board of Aldermen and the citizens present that Dr. S. A. Nathan desired that that part of his property now within the city limits be zoned for business. The following appeared before the Board and everyone expressed himself, or herself, as being in favor of the Board of Aldermen following the Planning Board's recommendations without amendment: Mr. J. S. Henninger, Mr. R. B. Vaughan, Mr. & Mrs. W. S. Kutz, Mr. H. C. Holloway, Mr. H. C. Holloway, Jr., Mr. M. J. Dawson, Mr. Dunean Neville, Mr. George Livas, Mr. Herman L. Ward, and Mrs. Carl T. Durham. After discussing this matter, Mr. Putnam moved that the recommendations of the Chapel Hill Planning Board be adopted. This motion was seconded by Mr. Fitch and passed unanimously.

Mr. Lanier reported that Mrs. T. E. Best wants to know if McCauley Street, between Pittsboro Street and South Columbia Street could be fixed with curb and gutters, and the estimated cost for her part. He further stated that she and the Chi Phi Fraternity own the property on the south side and the University owns the property on the north side. Mr. Rose reported that it would cost Mrs. Best about \$2.25 per foot. Mr. Rose was asked to look into this matter and contact the University to see if they would be willing to join with the Town in paying for this curb and gutter.

Mr. Rose reported that Mr. Cheshire wants a street light for the alley near his laundry on West Rosemary Street. Mr. Rose stated that he and Mr. Obie Davis had looked at this situation and decided that the town should move the light one pole west, putting it almost in the middle of the alley, about 35 feet from the corner of Mr. Cheshire's building. However, he stated, that would put about five pole lengths without any light. After discussing this matter, Mr. Fowler moved that the Board leave this matter to the discretion of the Town Manager. This motion was seconded by Mr. Burch and unanimously passed.

Mr. Harold H. Harville, Commander of the American Legion Post, came before the Board to request that the Board issue a permit for the American Legion to sell beer at their hut on Rosemary Street. He stated that it was the Legion's intention to sell beer only to the members of the Legion and their invited guests. He stated that this hut is in a business district, and he saw no reason why the permit should not be granted. Mr. Lanier summarized the reasons why the Board had not granted this permit. Mr. Putnam stated that he was under the impression that beer would be sold to anybody coming in and ordering it, but that if it were to be sold only to members and their invited guests, he saw no reason why the Board should not grant this permit. Mr. Harville asked that the Board grant the American Legion a beer permit to sell beer to its members and invited guests, thereby changing the request from a public sale of beer. Mr. Harville assured the Board that when other organizations use the Legion Hut for meetings or parties that the Legion would not sell beer on such occasions and that on such occasions, the basement floor room from which beer is to be sold, would be locked. Mr. Fowler moved that the Chapel Hill American Legion be granted a permit to sell beer to its members and invited guests. This motion was seconded by Mr. Burch and unanimously passed.

Copies of the Chief of Police and the Clerk of the Recorder's Court Reports for the month of March, 1951 were handed to each member present. In connection with this, Mr. James R. Farlow, Attorney, spoke to the Board in regard to an increase in



salaries for the Judge and the Prosecuting Attorney of the Chapel Hill Recorder's Court. He stated that he had made a study of the salaries of these two officials in several counties in North Carolina and had found that Chapel Hill had the lowest paid Judge and Prosecuting Attorney of any of the counties he had studied. Mr. Lanier asked Mr. Farlow to put his information in writing so that when the Board started work on the Town budget for 1951-52, this information would be available.

The Health Department's Report for the month of March, 1951 was read by Mr. Rose. Mr. Rose was requested to ask Dr. O. D. Garvin, District Health Officer, to come before the Board at its next regular meeting so that he may explain his reports to the Board.

Mr. Rose read a letter from Dr. Paul W. Wager, Secretary of the Chapel Hill Planning Board, in which he stated that at its regular monthly meeting on April 6, 1951, the Planning Board adopted a resolution to the effect that the Board of Aldermen be urged to adopt an ordinance requiring all trailers located at points other than in approved trailer courts, equipped with standard toilet facilities, to be moved to such courts or vacated by September 1, 1951. Mr. Rose stated that Mr. Jim Wadsworth of the University had called him to discuss this situation, but that he had not been able to discuss it with him as yet. Without objection from the Board, Mr. Fitch suggested that the Health Department prepare a detailed analysis of the trailer facilities for the members of the Board, and make recommendations in regard to the good health in the community.

Mr. Rose read a letter from Mrs. Johnsie Bernam of Tenney Circle asking that the town pay for damages caused by the town's catch basin allowing water to run into her basement. He also stated that sewage backed up in the basement of the Village Apartments on Sunday morning, but he did not know whether or not a claim would be brought against the town. Mr. Fitch suggested that a report be filed with the insurance company to find out whether or not the town is liable.

Mr. Rose reported that Mr. Jack Lipman, President of the Chapel Hill-Carrboro Merchant's Association, had talked with him about the possibility of the merchants hiring a man to patrol Main Street during the entire night. Mr. Rose stated that he had talked with Mr. George Franklin of the North Carolina League of Municipalities about this matter and that Mr. Franklin said that the man appointed

would have to be deputized and work with the town policemen, and from experience in other towns, he would not recommend the practice.

Mr. Rose stated that Mr. & Mrs. J. W. Fuller are building a home on the corner of University Drive and Westwood and would like to connect to the city sewer line. Mr. Rose was of the opinion that the present line was not close enough for them to connect, and that it would cost the town too much money to extend the line to take care of the one house. Mr. Fitch moved that the Town Manager look into this matter and report back to the Board.

Mr. Rose reported that there were three tax bills that had been paid in error, and that the men wanted to be reimbursed for the amount that they paid in error. He stated that in 1949, Mr. S. H. Basnight was billed for \$9,000 too much valuation and that the amount of the reimbursement would be \$128.70. Mr. Hobbs moved that the Board authorize the Town Manager to reimburse Mr. S. H. Basnight \$128.70, the amount of the 1949 taxes erroneously charged him. This motion was seconded by Mr. Putnam and passed unanimously.

Mr. Rose stated that the Carolina Housing and Mortgage Corporation of Hickory, North Carolina had paid the town \$20.74, 1950 taxes listed in the name of Dock Edwards. Mr. Rose further stated that he had checked on this listing and had found that Dock Edwards lives in Carrboro, North Carolina and is paying taxes in Carrboro. Mr. Hobbs moved that the town refund the Carolina Housing and Mortgage Corporation \$20.74, the amount of 1950 taxes collected from Dock Edwards, a resident of Carrboro, North Carolina. This motion was seconded by Mr. Fitch and unanimously passed.

The third tax bill, Mr. Rose stated was for \$24.00 to Mr. Howard R. Huse who had been charged a sewer rental in 1949 and 1950, and was not connected to the city sewer line. Mr. Putnam moved that Mr. Howard R. Huse be reimbursed \$24.00 sewer rental for the years 1949 and 1950, erroneously charged. This motion was seconded by Mr. Fitch and unanimously passed.

Mr. Rose reported that the town could build a three foot sidewalk between the Carolina Coffee Shop and the Utilities Building for approximately \$200. He stated that this would leave about a 15 foot driveway through this alley.



Mr. Rose reported that he and Mr. Davis had been out to look at the street light on Tenney Circle that was moved to Fussler's Drive, and that Mr. Davis recommended that the light be left at its present location. Also, Mr. Davis recommended that Mr. Hanft's request for a street light be denied. The members of the Board asked the Town Manager to have a hood hung from the light on Tenney Circle so that it will not shine in Mr. Peacock's side porch. Mr. Hobbs moved that Mr. Hanft's request for a street light on Bowling Creek Road be denied. Motion seconded and passed.

Mr. Lanier reported that the Board of County Commissioners had appointed three persons outside the town limits of Chapel Hill to serve on the Town Planning Board: Dr. Lucy Morgan, to serve for three years, Admiral Don Loomis, to serve for two years, and Mr. Allistain Muirhead, for a period of one year.

Mr. Lanier also reported that the members of the Board had been canvassed by letter to introduce a bill in the General Assembly whereby the County Commissioners and the Board of Aldermen could appoint one Prosecuting Attorney for both the County Court and the Recorder's Court. He stated that the Board of County Commissioners had taken up this bill and would not go along with it until further thought was given it, so Mr. Rose had called Representative Umstead and asked him to withdraw the bill.

Mr. Putnam stated that the Youth Recreation Division of the Community Council had asked for the town to secure plans, to be held in the town office, for a proposed community center. The members of the Board were of the opinion that these plans are now in the town office.

Upon motion of Mr. Burch, seconded by Mr. Putnam and unanimous consent, the meeting was adjourned at 11:00 P.M.

  
Town Clerk

To the Board of Aldermen of the Town of Chapel Hill, North Carolina

Under Section 511 of the Beverage Control Act, as amended 1945, I hereby make application for License to sell Beer at Retail.

1. Name Charles W. Mason  
Place of Residence 107 N. Elm St., Chapel Hill, N.C.  
Length of Residence in N.C. 10 years

2. The Particular Place for which License is desired is 107 N. Elm St., Chapel Hill, N.C.

3. The Name of the owner of the premises upon which the business licensed is to be carried on is Charles W. Mason

4. The business authorized by this license will be carried on by me or under my immediate supervision: Yes Yes; No No

5. I am a citizen and resident of the State of North Carolina and not less than twenty-one years of age. I have never been convicted of a felony or other crime involving moral turpitude or adjudged guilty of violating the prohibition laws, either State or Federal within the last two years.

Charles W. Mason  
Signature of Applicant

Sworn to and subscribed before me this the 17 day of April, 1951

Kimeth R. Jones  
Notary Public

My Commission Expires 4-16-1952



109 Grimes Hall  
Chapel Hill, N.C.  
April 20, 1951

The Mayor and Board of Aldermen  
City Hall  
Chapel Hill, N.C.

Gentlemen:

I respectfully request permission to bring to your attention the fare policy of the local taxicab organizations and request a clarification of the taxicab ordinance as regarding fares.

On Sunday night, April 15, I, along with two other students, boarded a cab belonging to Carolina Cab Co. at the local bus station and told the driver to take us to Graham Dormitory and remarked that I lived in Grimes Dormitory but that we could all get off at the same place and have to pay only one fare. The driver very rudely informed me that each of us had to pay a full fare, notwithstanding the fact that we entered the cab together and left it together. I protested the charge and on leaving the

cab, I picked up my suitcase which the driver attempted to snatch from my hands, evidently thinking I was trying to escape without paying him, and damaged it badly.

In an interview with the operator of Carolina Cab Co., a Mr. Bartlett, I was informed that the drivers are allowed to charge each passenger full fare if they were not all together when they approached the cab and particularly so on week-ends and at the bus station and that the Board of Aldermen were lax to that extent in enforcing the ordinance, so that the drivers could make some extra money on weekends. This seems to me to be unfair to post one rate in the cab and to charge another and also to charge different rates at different times. Each of us had one piece of baggage and I was charged forty-five cents and the other two students thirty-five cents each and I paid my fare under protest.

On a number of previous occasions I have ridden this company's cabs singly and as a member of a group and this is the first time the group has been charged more than one fare if all the passengers entered and left the cab together. It



appears to me that Mr. Bartlett allows  
his drivers to use their own discretion as  
to how much to charge passengers.

I will appreciate your giving this  
your earnest consideration and also  
any action which you may deem it  
desirable to take.

Sincerely yours,  
Leonard B. Fleming

## Certificate of Publication

**NOTICE OF SALE OF NOTE  
\$16,000  
TOWN OF CHAPEL HILL,  
NORTH CAROLINA  
SEWER BOND ANTICIPATION  
NOTE**

Sealed bids will be received until 11 o'clock a.m., Eastern Standard Time, May 8, 1951, by the undersigned at its office in the City of Raleigh, N. C., for a \$16,000 Sewer Bond Anticipation Note of the Town of Chapel Hill, North Carolina, dated May 15, 1951, and maturing September 15, 1951, without option of prior payment. There will be no auction. Interest payable at maturity.

Bidders are invited to name the interest rate, not exceeding 6% per annum, and the city or town and bank or trust company therein where principal and interest shall be payable. The note will be awarded at not less than par and accrued interest to the bidder offering to purchase the note at the lowest interest cost to the Town, such cost to be determined by deducting the total amount of the premium bid from the aggregate amount of interest on the note until its maturity. Delivery at place of purchaser's choice.

Bidders must present with their bids a certified check upon an incorporated bank or trust company payable unconditionally to the order of the State Treasurer of North Carolina for \$80. The right to reject all bids is reserved. The approving opinion of Reed, Hoyt & Washburn, New York City, will be furnished the purchaser.

**LOCAL GOVERNMENT  
COMMISSION**

By: W. E. Easterling  
Secretary of the Commission

I, Louis Graves, do hereby certify that I am the publisher of the *Chapel Hill Weekly*, a weekly newspaper published in the Town of Chapel Hill, County of Orange, State of North Carolina, and

that the attached *Notice of Sale of Note*

in re *Town of Chapel Hill, N.C., Sewer Bond Anticipation Note*

was printed in the said *Chapel Hill Weekly* in the issues of *April 20, 1951*

*Louis Graves*

Sworn and subscribed to before me, a Notary

Public, on the *23rd* day of *April*

19*51* in Chapel Hill, North Carolina.

*Eula Pugh*  
Notary Public

My commission expires *May 12, 1952*



# THE DISTRICT HEALTH DEPARTMENT

ORANGE-PERSON-CHATHAM-LEE COUNTIES

O. DAVID GARVIN, M.D., M.P.H.  
DISTRICT HEALTH OFFICER

GASTON W. ROGERS, M.D.  
ASSISTANT DISTRICT HEALTH OFFICER

DONALD R. CHADWICK, M.D.  
ASSISTANT DISTRICT HEALTH OFFICER

## DISTRICT OFFICES:

CHAPEL HILL, N. C., HEADQUARTERS  
ROXBORO, N. C.  
HILLSBORO, N. C.  
PITTSBORO, N. C.  
SILER CITY, N. C.  
SANFORD, N. C.

OFFICE AT

## Report of Sanitation Activities in the Town of Chapel Hill

March, 1951

The following is a report of the sanitation activities in the Town of Chapel Hill for the month of March, 1951:

### Restaurants

Book Exchange	Grade
Brady's Dairyette	Compliance
Varsity	Grade
Sutton's	Grade
Aggie's	Grade
Carolina Coffee Shop	Compliance
Durham Dairy Products' Dairy Bar	Three visits to discuss plans and new equipment.
Michael's Famous Foods	Six visits to discuss plans and for compliance.
Campus Cafe	Grade
The Pines	Grade
Village Pharmacy	Compliance
Mouza	Compliance
Delta Kappa Epsilon	Grade
Phi Delta Theta	Grade
Andrews	Compliance
Bob Smith's	Compliance
Colonial House	Compliance
Carolina Inn	Grade
Bob Smith's	Grade
Rendezvous Room	Grade
Colonial House	Grade
University Cafe	Compliance
Kappa Psi	Grade
A. T. O.	Grade
Lambda Chi Alpha	Grade

### Meat Markets

Village Grocery	Grade
Fowler's Food Store	Grade

### Dairy Farms

E. K. Alexander	Degraded
W. F. Lloyd	Compliance
John W. Kirk	Grade

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
OFFICE AT

Aubrey McLennan	6,000
Ralph Neville	110,000
Lloyd Brothers	32,000
Bottle from Long Meadow	29,000
Clyde Bowden	18,000
J. O. Blackwood	4,000
Clyde Merritt	41,000
W. R. Womble	16,000
James Poythress	5,000
Hubert Meacham	20,000
Ralph Neville	200,000 (rejected can)
Dr. Foy Roberson	51,000
J. N. Eubanks	13,000
3-3-51	
W. A. Whitfield	18,000
3-4-51	
E. K. Alexander	2,000,000
3-14-51	
Long Meadow "A" 1 pt. bottle	113,000
Long Meadow Homo. 1 qt. paper	11,000
Long Meadow "A" 1 pt. bottle	12,000
J. T. Snipes	7,000
J. T. Snipes	21,000

Eleven complaints were investigated in Chapel Hill. As a result of twenty-three visits in connection with a sanitary survey, twelve privies were disapproved.

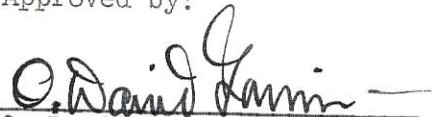
At the request of the University, the sanitation staff inspected each room and all facilities in twenty-five dormitories on the campus. Notations were made where conditions existed that need correction. It is our opinion that the general condition was better than at last inspection.

Yours very truly,

  
H. Dobson, Jr.  
Sanitarian.

HD:dld

Approved by:

  
O. David Garvin, M. D., M. P. H.  
District Health Officer



THE UNIVERSITY OF NORTH CAROLINA  
CHAPEL HILL

DEPARTMENT OF POLITICAL SCIENCE

April 6, 1951

Board of Aldermen  
Chapel Hill, N. C.

Gentlemen:

At its regular monthly meeting on Monday night, April 6, the Planning Board adopted a resolution to the effect that the Board of Aldermen be urged to adopt an ordinance requiring all trailers located at points other than in approved trailer courts, equipped with standard toilet facilities, to be moved to such courts or vacated by September 1, 1951. During the housing emergency trailers were allowed to locate in residential zones in violation of the zoning ordinance and contrary to normal sanitary requirements. Permanent residents of these neighborhoods have been most tolerant of these unsightly structures and of the health hazards introduced because of their sympathy for the occupants. They have not insisted on the enforcement of either the zoning or public health ordinances. But now that the student enrollment has sharply decreased and the housing situation has been greatly eased, these neighborhoods which have suffered from the invasion of trailers respectfully urge their gradual and eventually complete evacuation.

The Planning Board believes that this is a reasonable request on the part of the affected neighborhoods and that it is also in keeping with the physical and social standards which Chapel Hill has set for itself. It respectfully urges the town authorities to seek the reestablishment and enforcement of these pre-war standards.

Yours very truly,

*Paul W. Wager*

Paul W. Wager, Secretary

PWW:hmm

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
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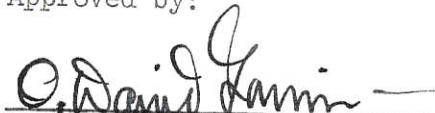
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Sanitarian.

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Approved by:



O. David Garvin, M. D., M. P. H.  
District Health Officer

STATE OF NORTH CAROLINA )  
 TOWN OF CHAPEL HILL ) ss.:

I, HELEN J. GIDUZ, Town Clerk of the Town of Chapel Hill, in the State of North Carolina, DO HEREBY CERTIFY that I have compared the attached copy of financial statement with the original financial statement filed by the Town Treasurer of said Town in the office of the Town Clerk of said Town on the 26th day of March, 1951, and that said copy is a true copy of said statement and of the whole thereof.

I FURTHER CERTIFY that said statement was so filed in the office of said Town Clerk after the introduction and prior to the adoption of the ordinance authorizing \$16,000 of bonds of said Town, adopted by the Board of Commissioners of said Town on the 26th day of March, 1951, and that said statement has, since it was so filed, remained on file in the office of said Town Clerk and has been kept open to public inspection.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of said Town, this 7th day of April, 1951.

Helen J. Giduz  
 Town Clerk of the Town of  
 Chapel Hill, North Carolina



Town's Copy

STATEMENT OF THE EXISTING AND PROPOSED DEBT OF THE TOWN OF CHAPEL HILL, NORTH CAROLINA, MADE AND FILED PURSUANT TO THE MUNICIPAL FINANCE ACT, 1921, AFTER THE INTRODUCTION OF THE ORDINANCE INTRODUCED AT A MEETING OF THE GOVERNING BODY OF THE MUNICIPALITY ON MARCH 26, 1951, AUTHORIZING THE ISSUANCE OF \$16,000.00 OF BONDS, AND BEFORE THE FINAL PASSAGE OF SAID ORDINANCE.

A. GROSS DEBT (not including debt incurred or to be incurred in anticipation of the collection of taxes or in anticipation of the sale of bonds other than funding and refunding bonds), consisting of the following items:

(1) Outstanding debt not evidenced by bonds,

\$ NONE

(2) Outstanding bonded debts as listed in attached "Schedule of Bonded Debts",

\$ 368,500.00

(3) Bonded debt to be incurred under ordinances passed or introduced, consisting of the following issues:

<u>PURPOSE OF ISSUE</u>	<u>AMOUNT</u>
<u>Extension of Sewer System</u>	<u>\$ 16,000.00</u>

\$ 16,000.00

TOTAL GROSS DEBT,

\$ 384,500.00

B. DEDUCTIONS FROM GROSS DEBT, as listed in attached "Schedule of Deductions",

\$ 895.00

C. NET DEBT,

\$ 383,605.00

D. Assessed valuation of property as last fixed for municipal taxation,

\$ 7,074,366.00

E. Percentage that said net debt bears to said assessed valuation,

5.51 %

Dated March 26, 1951

Wes Rose  
TOWN MANAGER OF THE TOWN OF  
CHAPEL HILL, NORTH CAROLINA.

SCHEDULE OF BONDED DEBT

as of March 1, 1951

<u>Date of Issue</u>	<u>Purpose of Issue</u>		<u>Amount of Issue</u>
7/1/38	Municipal Building	3 1/2	\$5,000.00
7/1/38	Municipal Building	3 1/4	9,000.00
9/1/41	Street & Apparatus	1 3/4	4,000.00 -
9/1/48	Street Improvement	2 1/2	32,000.00
9/1/48	Street Improvement	2 3/4	2,000.00
9/1/48	Sewer	2 1/2	136,000.00
9/1/48	Sewer	2 3/4	60,000.00
9/1/48	Equipment	2 1/2	15,000.00
4/1/41	Funding	2 3/4	8,500.00
10/1/25	Public Improvement	5 1/4	12,000.00
10/1/36	Incinerator, Sewer and Street	3 3/4	3,000.00
10/1/36	" " "	3 1/2	17,000.00
10/1/47	Street Improvement	5	1,000.00
10/1/47	Street Improvement	1 1/2	10,000.00
12/1/27	Sewer	4 3/4	18,000.00
12/1/29	Public Improvement	5 1/4	12,000.00
6/1/34	Street & Sewer	6	24,000.00

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TOTAL BONDED DEBT, \$ 368,500.00

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SCHEDULE OF DEDUCTIONS

(1)	Unissued funding or refunding bonds, included in the gross debt,	\$ <u>NONE</u>
(2)	Sinking funds or other funds held for the payment of any part of the gross debt other than debt incurred for water, gas, electric light or power purposes, or two or more of said purposes,	<u>NONE</u>
(3)	Uncollected special assessments heretofore levied on account of local improvements for which any part of the gross debt was or is to be incurred which will be applied when collected to the payment of any part of the gross debt,	<u>\$895.00</u>
(4)	Uncollected special assessments to be levied on account of local improvements for which any part of the gross debt was or is to be incurred and which when collected will be applied to the payment of any part of the gross debt (the amount of this item being estimated by the undersigned officer designated for that purpose by the governing body of the municipality),	<u>NONE</u>
(5)	Bonded debt included in the gross debt and incurred or to be incurred for water, gas, electric light or power purposes, or two or more of said purposes,	<u>NONE</u>
(6)	Bonded debt included in the gross debt, and incurred or to be incurred for the construction of sewerage systems or sewage disposal plants, said sewerage systems being entirely supported by sewerage service charges,	<u>NONE</u>
(7)	Bonded debt included in the gross debt and incurred or to be incurred for the construction of sewerage systems or sewage disposal plants which are operated together with the waterworks of said municipality as a combined and consolidated system and as an integral part thereof, the amount necessary to meet the annual interest payable on such bonded debt, and the annual installment necessary for the amortization of such debt, and the amount necessary for repairs, maintenance and operation of said system or systems being included in the rate for waterworks service and collected by said municipality,	<u>NONE</u>
(8)	The amount which said municipality is entitled to receive from any railroad or street railway company under contract heretofore made for the payment by such company of all or a portion of the cost of eliminating a grade crossing or crossings within said municipality, which amount will be applied, when received, to the payment of part of the gross debt,	<u>NONE</u>
(9)	Indebtedness for school purposes, included in the gross debt,	<u>NONE</u>
	<div>456</div> TOTAL OF DEDUCTIONS,	\$ <u>895.00</u>

STATE OF NORTH CAROLINA )

55.

THOMAS D. ROSE

~~CONFIDENTIAL~~

Sworn to and subscribed before me on  
the day of the date of said statement.

Notary Public

Notary Public

My commission expires the 12 day of Sept, 1952.

STATE OF NORTH CAROLINA )

: ss. :

I, the undersigned Clerk

Town of Chapel Hill

IN WITNESS WHEREOF, I have hereunto set my hand and

March, 1951.



REPORT OF RECORDER'S COURT

FOR THE MONTH OF MARCH, 1951

NUMBER OF CASES BEFORE THE COURT -----	111
NUMBER OF NEW CASES BEFORE THE COURT -----	88
NUMBER OF CASES CONVICTED -----	75
NUMBER OF CASES NOT GUILTY -----	1
NUMBER OF CASES NOL PROSSED -----	4
NUMBER OF CASES CALLED AND FAILED TO ANSWER -----	5
NUMBER OF CASES SENTENCED -----	2
NUMBER OF CASES APPEALED TO SUPERIOR COURT -----	0
NUMBER OF CASES TRANSFERRED TO SUPERIOR COURT, PROBABLE CAUSE -----	0
NUMBER OF CASES TRANSFERRED TO SUPERIOR COURT, JURY TRIAL -----	3
NUMBER OF CASES NOW PENDING -----	13
NUMBER OF CASES TRANSFERRED TO JUVENILE COURT -----	1
NUMBER OF TRAFFIC CASES -----	64

FINANCIAL REPORT

FUNDS ON HAND AT BEGINNING OF MONTH -----

RECEIPTS:

COURT COSTS COLLECTED -----	\$ 955.00
FINES COLLECTED -----	1,579.56
TAX FOR STATE TREASURER -----	172.00
COURT COSTS FOR CARRBORO -----	49.50
WITNESS FEES, DOCTOR BILLS, DAMAGES, ETC. -----	184.04
TOTAL AMOUNT OF MONEY HANDLED -----	\$2,940.10

DISBURSEMENTS:

TO TOWN OF CHAPEL HILL -----	\$2,534.56
TO STATE TREASURER -----	172.00
TO CARRBORO -----	49.50
FOR DAMAGES, DR. BILLS, NON-SUPPORT, ETC. -----	184.04
TOTAL DISBURSEMENTS -----	\$2,940.10

BALANCE ON HAND -----

POLICE REPORT FOR MARCH, 1951

SPEEDING -----	12
RECKLESS DRIVING -----	3
DRIVING INTOXICATED -----	3
NO OPERATORS LICENSE -----	11
PASSING STOP SIGN, LIGHT, ETC. -----	8
PASSING SCHOOL BUS -----	1
PASSING ON HILL, CURVE AND ON LEFT -----	3
IMPROPER STATE LICENSE -----	2
IMPROPER EQUIPMENT, BRAKES, LIGHTS, ETC. -----	3
ALLOWING UNLICENSED OPERATOR TO OPERATE MOTOR VEHICLE -----	1
OPERATING MOTOR VEHICLE WITHOUT GLASSES -----	2
FAILURE TO YIELD RIGHT OF WAY *-----	1
IMPROPER TURN, HAND SIGNAL, & FAILURE TO DIM LIGHTS -----	3
HIT AND RUN AND DAMAGE TO PROPERTY -----	2
ILLEGAL POSSESSION OF WHISKEY -----	9
PUBLIC DRUNKENNESS -----	22
DRUNK AND DISORDERLY -----	3
DRUNK AND RESISTING ARREST -----	2
DISORDERLY CONDUCT -----	2
ASSAULT -----	3
ASSAULT AND BATTERY WITH DEADLY WEAPON -----	1
AN AFFRAY -----	1
FOLLOWING ANOTHER VEHICLE TOO CLOSELY -----	1
ARRESTED ON CAPIAS FOR NON COMPLIANCE -----	7