Dutchess County 1933-39
MEMO FOR THE PRESIDENT:

Vincent Dailey says that Thompson called him from Hyde Park. Feels a little hurt because he has no money for the election. Dailey says he hasn't any funds and thinks we can save him down after the election.

Dailey does think, however, that if somebody could come across with $500 or $1000, it might put Thompson in a swell frame of mind.

MEM

11/5 1933
Colonel Marvin H. McIntyre  
White House  
Washington, D. C.

My dear Colonel McIntyre:

Kindly permit me to take this opportunity of expressing many thanks for the generous contributions through you from President Roosevelt.

May I advise that I gave the check of $150.00, for the Town of Hyde Park, to Harold M. Clay, of Hyde Park, and the other check of $350.00 I applied to our County Campaign fund.

Will you kindly express our thanks to our mutual friend, President Roosevelt, for these generous contributions. May I assure you that they were very welcome and helped us out wonderfully in our Campaign.

With kindest personal regards, I remain

Sincerely yours,

James Townsend, Chairman
DUTCHES COUNTY DEMOCRATIC COMMITTEE

The President of the United States
Honorar Franklin D. Roosevelt
The White House
Washington, D.C.

May 5, 1934.

Dear Mr. President:

We have been watching with a great deal of interest during the past few months the activities of our Congressman, Hamilton Fish and his antagonistic attitude toward the Administration. Furthermore we believe that his attitude has not been entirely satisfactory to the voters of his district.

It is my belief that at this coming election, there is a possibility of electing the right kind of a Democrat. However, it must be a person who can ably represent his constituents and also must be able to help materially to finance his own campaign.

In thinking about the matter, I am reminded of the fact that in a conversation with you last summer, you suggested by calling on Mr. Herbert Fell. I have been unable up to this time to find him at home at Hopewell Junction.

If after giving this matter some thought, you should feel that Mr. Fell is possible timber for this position, would you be willing to communicate with him? If however, you think him not suitable and have any other suggestions to make, we will be very much pleased to hear from you.

Have felt perhaps that it might be possible to get Mr. Vincent Astor interested in the selection of a candidate.

We would greatly appreciate a reply at your earliest possible convenience.

Thanking you sincerely for the same, I remain

Very sincerely yours,

James Townsend

JAMES TOWNSEND
COUNTY CHAIRMAN

DUTCHES COUNTY DEMOCRATIC COMMITTEE

HOMER V. CUMMERS
DEPUTY COUNTY COMMITTEE

ROOM 8, BARKANDY BUILDING
25 MARKET ST., Poughkeepsie, N.Y.

TELEPHONE 1141

For County Chairmen
December 3, 1934

Hon. Franklin D. Roosevelt, President
White House
Washington, D.C.

Dear Mr. President:

Kindly permit me to make a much belated acknowledgment of your contribution in the amount of One Hundred and Fifty Dollars ($150) for the Town of Hyde Park.

This money was turned over to Mr. E. Thomas Killmer, Chairman of the Hyde Park Democratic Committee.

With many thanks and with kindest personal regards, I am

Sincerely yours

James Townsend
January 18, 1935.

Dear Jim:—

The President has your letter and is doing his best. Do not, of course, bring him into it in any way.

Very sincerely yours,

LOUIS McH. HOWE
SECRETARY TO THE PRESIDENT

Hon. James Townsend,
Dutchess County Democratic Committee,
25 Market Street,
Poughkeepsie,
New York.
January 18, 1935.

Dear Herbert:

I know, of course, that many of the complaints by our Democratic friends are wholly unjustified, and, after four years of personal experience, that the Highway Department is reasonably free from political influence.

Nevertheless, this being in my own county, I am interested in the fact that apparently the only farm to market road that is to be built in the county is in the town and through the property of the Republican County Chairman, Senator Bontecou!

As you know, our engineer in Poughkeepsie has always been very definitely a Republican and, though he is an excellent engineer, his social and other affiliations are extremely close to Bontecou, to the rich Millbrook crowd -- all Republicans -- and to the Amrita Club in Poughkeepsie -- not all Republicans, only 97½%!

If you check this up with the Highway Department you will be told that it is a pure coincidence.

Don't bring me into it for the love of Heaven! For four years I tried to get roads in Dutchess County for Democratic towns, but for years they were all built in Republican towns. May you have better luck!

As ever yours,

His Excellency
Herbert H. Lehman,
Governor of New York.
January 16, 1935

Miss Grace Pulley
White House
Washington, D. C.

My dear Miss Pulley:

It has been suggested to my by the Hon. Vincent Dailey that I communicate with you and ask you to personally deliver the enclosed letter to His Excellency President Roosevelt.

Be assured that your kind attention to this matter is greatly appreciated.

Very truly yours

James Townsend
President of the United States
Hon. Franklin D. Roosevelt
Washington, D. C.

Dear Mr. President:

Recently it came to our attention via the press that there is to be built a Farm to Market road in Dutchess County. Upon receipt of this information I called on Vincent Dailey in New York and suggested that it seemed unnecessary and unfortunate to us that the State Highway Department could not select a road in some other part of the county other than in the Town of Washington; and through the property of the Republican County Chairman, Mr. Bontecou.

After discussing the matter with Mr. Dailey, he immediately called Mr. Brandt, in Albany, on the matter and asked him to substitute any other road in the county. Previous to that I called on Mr. Brandt personally and told him that in my opinion politics was playing a big part in the location of this road. He assured me that I was absolutely wrong; however, I have since learned from very reliable sources that it is just a repetition of the State Highway Department office playing with the opposition party. If possible, place yourself in my position for a short interval and have it suggested to you every day, by people on the street, of the hook-up between Bontecou and the Highway Department. To say the least, it is very hard to explain. If, in order for Dutchess County to have this road, it must be in the Town of Washington, then we would much rather not have any road at all and let it be built in some other county. It is only necessary to have pressure brought to bear on certain officials of the Highway Department to obtain such a result.

I am ashamed to bother you with such a small matter but knowing that you are familiar with the fact that our party has been discriminated against for years; and knowing that a word from you to the right people will give us this relief, I am taking the liberty of imposing upon you for this favor at this time.

I assure you that your favorable consideration will be greatly appreciated.

With kindest personal regards, I am

Very sincerely yours,

James Townsend
MEMORANDUM FOR THE PRESIDENT

Vincent Dailey called me on the phone this morning to say that he has been in touch with Bennett and is now going to clear through Governor Lehman to make sure that there is no hitch. He said the appointment would go through in about two weeks.

He then said while he was on the subject of Dutchess County he might just as well clear up several other matters. The first is in regard to a situation on the roads in Dutchess County. Mr. Townsend is sending you a memorandum about this. He said Fred Greene is coming down and will no doubt come in to see you and he wants you to take this matter up with him. Vincent Dailey says he has been trying to stop them from building a road through a Republican township but that the bids were opened yesterday.

Vincent Dailey wants a letter from you to Dr. Parran - very prefatory - as he wishes to take up the question of putting some Democrats into the State Hospitals in Dutchess County.
January 15, 1935.

MEMO FOR MISSY

Will you call up your old friend Vincent Dailey and say that I am very much upset because of the delay in carrying out the agreement to put in Mayor Spratt of Poughkeepsie as Tax Appraiser in place of Mylod. Tell him that Mylod and everybody else agreed to it and it has got to be carried out in good faith. Phil Mylod agreed to go out on July 1, 1934. Mark Graves is ready to do it. How about it?

F. D. R.
The White House
Washington

Poughkeepsie, N.Y., Jan. 11, 1935.

The President:

Have heard nothing from our interview of Monday should have favorable action.

James Townsend.

Louis McHenry Howe, Secretary to the President:

Your letter received and understood. Greatly appreciate action on matter. Result of vital importance to future of Dutchess County. Please show message to him.

James Townsend.
MEMORANDUM FOR

HON. JAMES TOWNSEND

I understand the present Director of the Division of Milk Control of the Department of Agriculture and Markets is a Republican. Also, I am informed that Dick Clemens is a candidate for this position. Is there any chance of getting a Democrat in as Director?

F. D. R.
Letter to Mrs. Roosevelt 6/9/35 from
Mary F. Sheridan,
Steatnsburg, N. Y.
enclosing one to her from her brother in which he tells
why Mr. Townsend, Chairman of the Duchess Co. Committee
will not endorse him for the position of Director of
Division of Milk Control of the Dept. of Agriculture and
Markets at Albany. Says the man in this position at
present as a Republican. Mrs. Sheridan believes that her
brother, Nick Clemons, should be appointed to this position
for the good of the Democratic Party.
Staatsburg N.Y.
June 9, 1935

Dear Mrs. Roosevelt,

After having heard the excellent talk of Mrs. Coolidge, and her telling me what we should do in order to hold the party for next Presidential election, I hope that as it was through you, Rhoda, truly, I saw our dear Frederick it may be through
Ynd. he seems to have so many prominent people as voting hurt.

He has been instrumental in having many of the farmers vote Democratic.

He was my the western part of the state at election time. Could not get here to vote, and I believe that is one objection Mr. Townsend raised.

Perhaps he inclines will give some indication. I am going to get you with this. But it is for the Party not my brother.

You the enclosed information may reach him, and he might see when talking to Mr. Townsend why he is the only one who will not endorse my brother.

Please don’t think I am entering into this for any other reason than the good of the party as it has been said the farmer’s vote are something to be reckoned with.
that I am writing and I know you will do this for me.

Sincerely yours,
Mary A. Sheridan
June 9, 1936

Dear Mary:

I wish to call your attention to the fact that Mr. Townsend, chairman of the ballot committee, has taken the position that he will not endorse me for the position of Director of Division of Milk Control of the Dept. of Agriculture and Markets at Albany, but he has announced that he will not block my appointment if offered the post.

The "American Agriculturist" magazine in the issue of June 8th carried an interesting article by Peter G. Ten Eyck referring to Kentuck F. Fee as the present Director. It states that Fee is a Republican in a Democratic administration and other interesting facts. He is satisfactory.
To the new Commission, but at the same time, the price to be paid
the dairy farmers of this state
for milk delivered in May of this
year will be the lowest ever paid
for that corresponding month.
Price control legislation had taken
place on the statute in 1933.

My group of farmers, known
as the Allied Independent Co-op
and myself have been consistent
in our demands for Federal control
over Inters-State Milk and the
Nail Administration in Washington
are to conduct a public hearing
on the matter at 6:30 June 13.
I shall attend and uphold the
Administration.

The Onondaga County chairman
of the free sale of local milk and local
bankers by regulation sent for the
local milk and assured him that

NEW YORK CITY, N.Y.
PHILADELPHIA, PA.
SALT LAKE CITY, UTAH
BOSTON, MASS.
MINNEAPOLIS, MINN.
PATERSON, N.J.

HARRISBURG, PA.
ALBANY, N.Y.
SYRACUSE, N.Y.
ROCHESTER, N.Y.
WATERFRONT FALLS, N.Y.
ERIE, PA.

THE ROOSEVELT
THE BENJAMIN FRANKLIN
THE OLYMPIC
THE BRADFORD
THE ROBERT TROUNT

THE PENN-HARRIS
THE TEN EYES
THE ONONDAGA
THE SENeca
THE LAKE ERIE
THE LAWRENCE

ARLINGTON, VA.
GRAND RAPIDS, MICH.
TUCSON, ARIZ.
IN CANADA
TORONTO
WINDSOR

THE PORTAGE
THE CURTIS
THE CONQUISTADOR
he said, "the men of his hearty Democrat" were solidly in favor of my selection for the Director's job. So has third Michael Lindigan, head of the Dem. women of the same county. Dr. Kelly also gave me assurance of the support of the O'Connell group of Albany County. I was at Fonda last night and called on Dr. Bells. He resides there and he is Chairman of the Herkimer Co. Dem. committee. He has already endorsed me in writing to get Selman and because the appointment has not come through, he suggested to me that he go to see the Director together with Dr. Bells from Onondaga and the O'Connell men from Albany County. None of these men seem at all satisfied with Selman's selection of Peter Ten Eyck now.
they consulted when the Governor made the appointment. There is sufficient reason for these men (party leaders of state wide reputation) being in that ugly frame of mind as far as every hand in each of their counties prominent Republicans such as the Democratic hold over or receiving new appointments. This will surely be detrimental to the party in this fall campaign and may lead to the Democratic party's loss of the legislature if not corrected at once. The farmers as well as the dairy dealers do not want Fee and they and the bosses (nothing faults) do want it (and I mean). Knowing your close friendship for the President I feel it is your political duty to call this alarming condition to his attention even if I do not succeed in obtaining the appointment mentioned.
During the last month I was
invited to attend and speak at
an open forum meeting at the
young Republican club in Little
Falls, and I am informed by
such men as Richard County,
Corporation Counsel of that city
(Republican) who attended the meeting
that I did Democracy a great
good by being there as I was
most flabbergasted in my praise
of Mr. Roosevelt and others desired
to comment when Peter Van Echt.
This city mentioned above is in
Herkimer Co., so you can hardly
see that the chairman, Doctor Hove.
He is still greatly in favor of my selection
for Director. This place! I regret that
I haven't a copy of the Little Falls
Times which I do my share of eight columns in. The bleached
Buttum so some Deutschland he
protestant is trying to make

IN THE
SYSTEM

NEW YORK CITY, N.Y.
PHILADELPHIA, PA.
SEATTLE, WASH.
BOSTON, MASS.
NEWARK, N.J.
PATERSON, N.J.
THE ROOSEVELT
THE BENJAMIN FRANKLIN
THE OLYMPIC
THE BRADFORD
THE ROBERT FULTON
THE ALEXANDER HAMILTON

NARRAGANS, PA.
ALBANY, N.Y.
ROCHESTER, N.Y.
NIAGARA FALLS, N.Y.
ERIE, PA.
THE PENN-HARRIS
THE TEN EVES
THE ORODAGA
THE SENECA
THE NIAGARA
THE LAWRENCE

AKRON, OHIO.
FLINT, MICH.
TUCSON, ARIZ.
TORONTO
WINNIPEG
THE PORTAGE
THE CONQUEROR
IN CANADA
THE KING EDWARD HOTEL
THE PRINCE EDWARD.
material of the fact that I showed
at such an open forum.

I am told by Mr. Ten Eyck, who
announced at the last public advisory meeting
of which I was a member,
that he is going to continue the
present board for the coming
year. For your information there
are 15 members on the board 11 of
which are still Republican.

In conclusion I wish to advise
that I regret deeply the attitude
taken by Mr. Ten Eyck in our
county, as I am reliably informed
that the entire Dutchess Co. Dem
committee are in favor of my
receiving this appointment but those
other three mentioned have no
objection to the job being given to
me and charged to them.

Your loving brother,

Dick Elmore
July 3, 1935

Miss Margaret LeHand
White House
Washington, D. C.

My dear Miss LeHand:

On the President's last visit to Hyde Park I called on him and we discussed a matter pertaining to the Department of Agriculture and he suggested that he would call Commissioner Ten Eyck that day regarding it.

I expect to see Mr. Ten Eyck the first of next week and I would very much like to know that the President has contacted him before I go to see him. Owing to circumstances I am compelled to take some immediate action as to my future and I am anxious to know that the President will contact Mr. Ten Eyck before the first of the week, when I expect to see him.

Won't you kindly write me and let me know at your earliest possible convenience as to whether or not he has done so?

Very sincerely yours,

James Townsend

P.S. Would like to hear from you by Saturday if possible. Thank you, J.T.
President of the United States  
Hon. Franklin D. Roosevelt  
White House  
Washington, D.C.

My dear Mr. President:

Since my recent talk with you at your Hyde Park home I have suffered a very serious loss to myself and family which of necessity makes my expenses greater and after having called on Mr. Ten Eyck yesterday and he told me that you had not yet contacted him I am compelled to resign as County Chairman as I feel it is a greater load financially than I can carry.

I am notifying Vincent Dailey asking to be released at once. I shall keep my office open a few days to close up some matters.

While in Albany yesterday I had the opportunity of conversing with the Governor regarding the Spratt-Mylod matter and to my great surprise find that he is the one who has been holding up this change. To the Democrats who have been active for the past two years and who are familiar with Mylod's past connections with the Republican party it is beyond me to justify the Governor's action and in my opinion whatever gains we have made for a clean Democratic party in Dutchess County will be lost if Mylod is not immediately removed.

I want to express my appreciation of the very generous cooperation given me during the last two years by both yourself and Mrs. Roosevelt.

With kindest regards, I am

Very sincerely yours

James Townsend

July 9, 1935
Colonel Fred'k Stuart Greene,
Warrentown, Virginia.

My dear Colonel:-

Last Thursday I called at your office to give you a report on the road situation in Dutchess County, and having in mind that you will be away until after the holidays and that Warrentown is near Washington, it seems that perhaps I should give you this report by letter instead of waiting until your return to Albany.

Probably Assistant Commissioner Lawton has reported to you that we carried out our assignment for the discussion of road matters in the Town of Hyde Park with apparent appreciation on the part of the Supervisor, and recently I discussed the construction of the Hyde Park-Wurtemburg-Rhinebeck highway with Surrogate Daniel J. Gleason who has for several decades spoken with considerable authority with regard to the sentiment of the majority party in this County.

Mr. Gleason informed me that while he was no dictator of party position on public matters, it had been an established policy in this County not to allow political considerations to interfere with State road matters. On the other hand, he and the other officials of this County are convinced that you and the Highway Commissioner handle State Roads in the same manner, on a business basis, and without political considerations, so that with this standard of practice in mind he feels sure the County will desire to take a cooperative position on any construction allotment made by you and the Highway Commissioner.

If this allotment for 1936 covers all of the Hyde Park-Wurtemburg-Rhinebeck highway he believes that he is safe in assuring you that right of way maps will be received without objection by County representatives and that negotiations will be immediately started for the acquisition of necessary right of way. However, as there are about thirteen (13) miles of highway involved in this project, nearly all relocation, he states frankly that it might take all of this coming year to negotiate for the right of way on a basis which the County can afford, as it has been agreed for some time among the County leaders that its bonded indebtedness
of one and three-quarter millions shall not be increased, in spite
of the unusual cost of relief, making it necessary to take care of
highway appropriations out of current revenues without selling bonds
or unduly increasing the tax rate.

To buy rights of way for thirteen miles of road
within a short period is a large order under these conditions,
especially as there is some much desired reconstruction on route 22
on the other side of the County, where the old road is so unsatis-
factory that through traffic is leaving route 22 to travel through
Connecticut.

Therefore, if the property owners on the Hyde Park-
Wurtemburg-Rhinebeck highway cooperate in releasing right of way at
reasonable prices, this project can probably be released for letting
during 1936, but if high prices are demanded or condemnation must be
resorted to, probably this road cannot be built even with honest co-
operation on the part of the County.

If this latter situation develops, the motives
actuating the County representatives might be suspected by some but
I personally am convinced that this road will be treated on a
strictly business basis, the same as any other. I might add
that several years ago the Highway Commissioner offered to build the
Billings - Poughquag highway, another road on the construction
program, the location of which involved no political angle whatever,
but this construction offer had to be declined by the County after
right of way negotiations because of the excessive cost of the land
takings.

It, therefore, appears likely that whether the Hyde
Park-Wurtemburg-Rhinebeck highway will be put under contract during
1936 depends almost entirely upon what general cooperation can be
secured from local property owners in the release of right of way.

Very truly yours,

J. S. B I X B                     

P. S. Attached is editorial from the Poughkeepsie Eagle
with reference to the recent rumor of your resignation,
which you will probably consider as somewhat unusual
coming from a newspaper in this city.

J. S. B.
Hon. Franklin D. Roosevelt  
Hyde Park, New York

Dear Sir:

The Junior Chamber of Commerce, interested in the civic affairs of Poughkeepsie, has taken the responsibility of having the main thoroughfares of Poughkeepsie suitably decorated with college pennants and banners during Regatta Week. We feel that this will help add new life to a grand historic institution, the Poughkeepsie Intercollegiate Regatta.

The city administration, through the Common Council, has placed in the 1938 budget the sum of $5,000, for the Regatta. This appropriation which was formerly raised by public subscription, to which you have been giving, will provide for the basic requirements of the Regatta.

We are counting on you to do your part in helping us to put the Regatta over. Contributions should be made payable to and mailed or delivered to the Junior Chamber of Commerce, 57 Market Street, Poughkeepsie, N. Y.

Thanking you for the support, I know you are going to give us, I remain,

Most cordially yours,

JUNIOR CHAMBER OF COMMERCE

Edward L. Schrauth, Jr.
President.
May 19, 1939.

Dear Irvin:

I gather from the press that every community in the State of New York is trying to get some of the $50,000 appropriated for the celebration of the one hundred and fiftieth anniversary of New York's ratification of the Federal Constitution.

You are the Doctor, but do please remember that New York's ratification took place at Poughkeepsie! I am really interested not only because the actual place of ratification seems fairly important but also because my great-great-grandfather was one of the leading proponents of the ratification.

Enough said!

As ever yours,

Honorable Irvin Steingut,
65 Court Street,
Brooklyn,
MEMORANDUM FOR THE PRESIDENT:

(Courtesy of Miss Tully)

Re: Rhinebeck, New York P.O.

It is understood that the President desires to see the working drawings and specifications for the proposed Post Office building at Rhinebeck (which are now ready to be advertised) before the work is actually placed on the market for bids. The work will be advertised as soon as the Procurement Division is informed that the design, etc., as shown by the drawings, are satisfactory to the President. The names and addresses of the bidders will be furnished the President, as requested, just as soon as the bids are opened which will be about 30 days after approval of the design by the President. The competition for bids is open to any builder who may apply.

The architect, Mr. R. Stanley-Brown, will communicate with Mr. Kannee at the Nelson House In Poughkeepsie early on the morning of May 30 for instructions as to whether he shall meet the President at Hyde Park or at Rhinebeck and at what hour. Mr. Stanley-Brown will be available at any time, and he will have with him all the working drawings and specifications.

Included in a memorandum to the President under date of May 11, 1938, was the following:

"*** attention is invited to the wish you expressed some time ago to have a legend-stone built into the exterior wall giving a brief description of the origin of the design of this building. In discussing this matter you gave a general idea of what you wished to have expressed on the stone and the following lines would seem to carry out that idea:

'This building (except the rear) is a replica of the exterior of that part of the Beekman House constructed near Rhinebeck in A.D. 1700 by Hendrick Kip. Stone from the original structure has been used in the construction of this building'."

If a decision has been reached in regard to this inscription, we would appreciate being informed of the President's wishes in the matter.

The name and address of the contractor for the Federal building at Poughkeepsie is Silberblatt & Lasker, Inc., 25 West 45th Street, New York City.

Director of Procurement
MEMORANDUM TO THE PRESIDENT:

Re: Bids on Rhinebeck

The bids on Rhinebeck were opened on the first of July and there is hereto attached a synopsis of the ten bidders. The lowest bidder, Thomas F. Moran & Sons Inc. of Waterbury, Connecticut, quoted such a low figure as to raise doubt as to his ability to satisfactorily fulfill the contract. Investigation is being made as to his ability to perform prior to award of the contract to him.

It is somewhat disappointing that the local builders from the vicinity did not enter the competition despite efforts to encourage them. Proposals were forwarded to 49 firms and agencies in advertising the job with the result above indicated.

Director of Procurement
BASIS OF PROPOSALS FOR CONSTRUCTION OF THE POST OFFICE AT RHINEBECK NEW YORK.

ALTERNATE PRICE A.—For substituting shingle tile in lieu of asbestos shingles for all pitched roof surfaces as shown and specified.

<table>
<thead>
<tr>
<th>No.</th>
<th>Guar. 2%</th>
<th>Bidder</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>B. $1500</td>
<td>Thomas F. Moran &amp; Sons Inc. 41 Walton Street Waterbury, Conn.</td>
<td>$42,578.00</td>
</tr>
<tr>
<td>2.</td>
<td>B. $1200</td>
<td>Balsamet Constr. Co. 1 Anderson Road Bernardsville, N.J.</td>
<td>$60,980.00</td>
</tr>
<tr>
<td>3.</td>
<td>B. $1400</td>
<td>Sofarelli Bros., Inc. Jamaica, N.Y.</td>
<td>$52,643.00</td>
</tr>
<tr>
<td>5.</td>
<td>C. $1200</td>
<td>Vanguard Constr. Corp. 415 Lexington Ave. New York, N.Y.</td>
<td>$57,790.00</td>
</tr>
<tr>
<td>6.</td>
<td>B. $1600</td>
<td>Samuel Plato Kokomo, Indiana.</td>
<td>$58,900.00</td>
</tr>
<tr>
<td>7.</td>
<td>C. $1300</td>
<td>Fred R. Comb Co. 213 Chicago Ave. Minneapolis, Minn.</td>
<td>$59,989.00tel</td>
</tr>
<tr>
<td>8.</td>
<td>B. $1500</td>
<td>Di Sandro Brothers Providence, R.I.</td>
<td>$64,990.00tel</td>
</tr>
<tr>
<td>9.</td>
<td>B. $1400</td>
<td>Albert &amp; Harrison Inc. New York, N.Y.</td>
<td>$67,400.00</td>
</tr>
<tr>
<td>10.</td>
<td>C. $1350</td>
<td>The English Constr. Co., Inc. 167 Plain Street Lowell, Mass.</td>
<td>$68,324.00tel</td>
</tr>
</tbody>
</table>

We certify that the above were all of the proposals received before, and each was publicly opened commencing on the hour stated in the advertisement for the above project.
We interviewed Mr. Rice, the Pastor of the Episcopal Church, who is Chairman of the Board of Vestrymen, concerning the acquisition of a portion of Zion Park, owned by the Church, as a site for the proposed Post Office building. Mr. Rice expressed himself as being opposed to having the church give up any part of the property, but said that if it became necessary to do so, he would like to see the government take a portion, fronting on Main Street, extending to South Avenue, so that the church would retain a strip along Satterlee Avenue. He stressed the desirability of preserving all the trees on the property, and of interfering as little as possible with the park effect of that section of the town.

We then proceeded to Poughkeepsie, New York, where we interviewed two other Vestrymen, Mr. Ronald F. Bogle, who is also Attorney for the church, and Mr. Fred Smith, who is County Clerk of Dutchess County. Both of these gentlemen expressed themselves as being opposed to having the church give up any part of Zion Park.

Mr. Bogle said, however, that it was a matter that ought to be decided by the parishioners and asked if a drawing of the proposed building would not be provided which might be exhibited in the church, where people could see it, and then be allowed to express their opinion as to the desirability of having it in what is now Zion Park. He further stated that if the Government felt it necessary to take a portion of Zion Park, he would suggest that condemnation proceedings be instituted, which could then be settled out of court.

Mr. Smith stated that while he was opposed to the project, that if the Government felt that no other site was available, then he would not be disposed to obstruct the sale of a portion of the property, provided the building could be so placed as not to injure the church site, or to destroy many trees.

We then proceeded to New York, where we interviewed Mr. Willis W. Reese, who appears to be the most influential of the Vestrymen. Mr. Reese expressed himself as being much opposed to having the church give up any portion of Zion Park. He asked if there were no other available sites in town. Mr. Plath explained that the only other reasonably usable sites which were offered were along Hill Street, where the topography was not ideal, the west side of the street sloping downward to the creek, whereas the east side runs into an embankment. Mr. Plath also advised Mr. Reese that the sentiment of the citizens north of the creek would be for Site #15 in the event the church failed to offer part of Zion Park. Mr. Reese then said that if the church had to give up a portion of Zion Park he would prefer to see the Post Office building so placed that as few trees as possible would be destroyed and so that the church would retain a strip of land between the Post Office building and Satterlee Avenue, which was in accord with the suggestion of Mr. Rice.

"All four Vestrymen we interviewed wished to have the matter postponed until all of the twelve Vestrymen could meet which they said would be early in October. Mr. Rice, Mr. Bogle, and Mr. Reese suggested that it would be of advantage if Mr. Plath and myself were present at the time of this meeting, to answer any questions that came up.

"All of them spoke with considerable approval of the design proposed for the Post Office building and said they were glad the Government intended to erect a building carrying out the Dutch tradition of Dutchess County."

R. Stanley-Brown
Consulting Architect.

E. Plath
Post Office Inspector
MEMORANDUM FOR

ADMIRAL PEOPLES

I like the proposed design for the Wappingers Falls' Post Office so you can go ahead with that.

In regard to the site — I, too, would prefer not to locate the Post Office in Zion Park but only on condition that Zion Church will agree to maintain Zion Park as a park and not to cut it up in the future. In other words, it should be retained as an open space for a growing community.

The Post Office should be built on the east side of the Creek — not the west side.

The Post Office should not be built on the side hill — in other words, west of Zion Park.

The ideal spot for it is on Plot #34 if in addition we could get the south corner next to Reserve Place. Location #13 is not bad if the plot could be enlarged. Another good site would be the corner on East Main Street, east of the Methodist Church and across Main Street from lot #12.

September 29, 1938.
If I am at Hyde Park next week, I would be glad to have your man come up there and I shall try to arrange to have Mr. Reese go with us to look over the properties.
MEMO TO COL. MARVIN H. MC INTHIR:

Re: Nappinges Falls

The President is personally interested in the matter of the site and design of the proposed building for Nappinges Falls. The situation is as set forth in my one page memorandum attached, last paragraph.

I would greatly appreciate if I could see him for not more than two minutes either here, or if you prefer, at Poughkeepsie - Hyde Park.

Director of Procurement
TREASURY DEPARTMENT
PROCUREMENT DIVISION
MEMORANDUM FOR THE PRESIDENT
WASHINGTON September 28, 1938

Re: Progress report for Wappingers Falls, N. Y.

Twenty-five proposals, per list attached, were received by the local Postmaster July 28 offering sites for this project in response to advertisement. The sites offered are located in various parts of the village, and as a whole are not considered very desirable by Post Office Inspector Plath.

One proposal was submitted by Harold J. Walker, local real estate agent, offering the property known as Zion Park owned by Zion Episcopal Church. Accompanying Walker's proposal is an authorization signed by P. Alverson and R. M. Hunter, who considered themselves a minority committee of the church board, authorizing submission of the property for a minimum price of $25,000. Upon objection, however, of Mr. Ronald Bogle, a member of the church board and attorney for the church, Mr. Walker withdrew the proposal.

The only other site of possible consideration was offered by H. W. Guernsey, at $20,000, but not considered desirable due to high price, topography, and unattractive surroundings, is located on the east side of Mill Street about 200 feet north of Main Street.

While the citizens of Wappingers Creek will agree to the location of the proposed building on the Zion Park property, they feel that in the event the Church refuses to submit the Park, or a suitable portion thereof, that the building should be located on Site #5 offered by H. J. Walker at $15,000, and located at the extreme northern limits of the village.

In view of the differences of opinion on the part of the Vestrymen, Architect Stanley-Brown and Post Office Inspector Plath jointly visited Wappingers Falls on Tuesday, September 6, endeavoring to straighten the matter out and to obtain a reasonable offer for the property. Report attached marked "A".

The total amount available for the project is $77,000, and to construct a building containing the square feet of space desired by the Post Office Department a maximum of $15,000 only can be allowed for the property.

There is hereto attached a map showing the sites offered, and a photostatic copy of a rendered drawing prepared by Architect Stanley-Brown of which four of the Vestrymen spoke with considerable approval as carrying out the Dutch tradition of Dutchess County.

The situation, therefore, seems to be dependent upon the meeting of the Church Board at their meeting early in October.

In the meantime, however, it is believed that the design of the proposed building should be definitely decided so that a sketch thereof may be made, indicating various locations of the building on Zion Park, as requested by certain members of the Church Board.

[Signature]
Wappingers Falls, N.Y., P.O.

September 9, 1938

Authorized Limit of Cost under Construction Program, $70,000
Act approved 6/21/38
Additional Amount allowable under 10% Augmentation Provision 7,000
Maximum Amount available for Site, Building & General Expenses $77,000

Estimates:

<table>
<thead>
<tr>
<th>Allowable Ground Area</th>
<th>3400 s.f.</th>
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</thead>
<tbody>
<tr>
<td>Net Space Provided (Postal)</td>
<td>2600 s.f.</td>
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</table>

Major Contract for Construction $77,000
Site-Maximum amount available 15,000

Reservations:

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<thead>
<tr>
<th>Lock Box Equipment &amp; Freight</th>
<th>$3,150</th>
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<tr>
<td>Exterior Lamp</td>
<td>100</td>
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<tr>
<td>Shelving</td>
<td>250</td>
</tr>
<tr>
<td>Cash &amp; Stamp Drawers</td>
<td>200</td>
</tr>
<tr>
<td>Planting</td>
<td>200</td>
</tr>
<tr>
<td>Furniture Lighting</td>
<td>250</td>
</tr>
<tr>
<td>Testing Materials</td>
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General Expenses:

<table>
<thead>
<tr>
<th>Drawings and Specifications</th>
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<tr>
<td>Office Expenses</td>
<td>2,000</td>
</tr>
<tr>
<td>Superintendence</td>
<td>6,000</td>
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</table>

| Furniture                  | 2,000 |
| Contingencies              | 2,500 |

Total Estimated Cost of site, Building and General Expenses $77,000

The above estimates based on a part unexcavated ground floor, one story and part two story building with exterior walls of uncoursed field stone.
**BIDS RECEIVED AT WAPPINGERS FALLS, NEW YORK**

<table>
<thead>
<tr>
<th>BID NO.</th>
<th>OWNER OR AGENT</th>
<th>LOCATION</th>
<th>DIMENSIONS</th>
<th>ASKING PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>H. J. Walker</td>
<td>S/S Franklin</td>
<td>47' x 110'</td>
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<td></td>
<td>Agent</td>
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<td>H. J. Walker</td>
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<td>Agent</td>
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<td>3</td>
<td>H. J. Walker</td>
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<td></td>
<td>Agent</td>
<td>Opp. Market</td>
<td></td>
<td></td>
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<tr>
<td>4</td>
<td>H. J. Walker</td>
<td>N/S Prospect</td>
<td>60' x 137.5</td>
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<td></td>
<td>Agent</td>
<td>100' east of Fulton</td>
<td></td>
<td></td>
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<tr>
<td>5</td>
<td>H. J. Walker</td>
<td>S.E. cor.</td>
<td>62' x 112'</td>
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<td></td>
<td>Agent</td>
<td>Market &amp; Fulton</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>H. J. Walker</td>
<td>Zion Park</td>
<td>Approx.</td>
<td>25,000</td>
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<td></td>
<td>Agent</td>
<td>300' x 300'</td>
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<tr>
<td>7</td>
<td>H. J. Walker</td>
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<td>Agent</td>
<td>Mill &amp; Spring</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>H. J. Walker</td>
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<tr>
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<td>Agent</td>
<td>Batteries &amp; Reservoir</td>
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<td></td>
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<tr>
<td>9</td>
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<tr>
<td></td>
<td>Agent</td>
<td>Main &amp; High</td>
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<td></td>
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<td>Agent</td>
<td>Main &amp; Market</td>
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<tr>
<td>11</td>
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<td>11,000</td>
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<td></td>
<td>Agent</td>
<td>Main &amp; High</td>
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<tr>
<td>12</td>
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<td>Main &amp; Messier</td>
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<td>13</td>
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<td>Agent</td>
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<td></td>
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<tr>
<td>BID NO.</td>
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<td>LOCATION</td>
<td>DIMENSIONS</td>
<td>ASKING PRICE</td>
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<tr>
<td>14</td>
<td>H. J. Walker</td>
<td>N.E. cor. Main</td>
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<td>Agent</td>
<td>&amp; School</td>
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<td>15</td>
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<td>Agent</td>
<td>Church &amp; West</td>
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<tr>
<td>16</td>
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<td></td>
<td>Agent</td>
<td>and West</td>
<td></td>
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<tr>
<td>17</td>
<td>Estate of</td>
<td>N/S Main bet.</td>
<td>100' x 120'</td>
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<tr>
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<td>B. Gilmore Owner</td>
<td>School &amp; West</td>
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<td>Main &amp; High</td>
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<tr>
<td>19</td>
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<td>20</td>
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<td>Agent</td>
<td>&amp; Franklin</td>
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<td>21</td>
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<td>Agent</td>
<td>&amp; Gibens</td>
<td></td>
<td></td>
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<tr>
<td>22</td>
<td>H. W. Guernsey</td>
<td>W/S of Mill bet.</td>
<td>135' x 95'</td>
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<td>23</td>
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<td>Agent</td>
<td>bet. Main &amp; Franklin</td>
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<td>24</td>
<td>Mary E. Carroll</td>
<td>S.E. cor. Main</td>
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<td>Owner</td>
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<td></td>
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<tr>
<td>25</td>
<td>Sweet-Orr &amp; Company</td>
<td>E/S of Mill bet.</td>
<td>112' x 150'</td>
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<td></td>
<td></td>
</tr>
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<td>26</td>
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</table>
October 1, 1939.

Dear Mr. Rice:—

I, too, hope that the Post Office Department will not find it necessary to take Zion Park even though, as I understand it, some of your Vestry rather favor the idea.

I think it is important that if the Post Office does not take it — for it is without doubt the best site — Zion Church should make the property a permanent park so that it will not be sold for business purposes in the future.

I hope to drive down to Mappinkee Falls next week to look over other properties.

Very sincerely yours,

Rev. Maxwell W. Rice,
Zion Church,
Mappinkee Falls,
New York.
Zion Church
WAPPINGERS FALLS
NEW YORK

September 29th

1938

My dear Mr. President,

Zion Church Park, given by

Mr. Irving Grinnell and Mr. William P. Clyde

in 1907 for the protection of Zion Church, is

being sought by the Post Office authorities as a site for the very well designed new Post Office for Wappengers Falls. The Federal Inspector of Post Office Sites seems determined however to place the building on the land purchased by Mr. Grinnell and Mr. Clyde for the sole purpose of protecting the Church from any building. As you know, this property has been made into a beautiful park for the benefit of the Church and instead of the entire village. And because of the implied trust it has never been offered for sale at any price.
It may interest you that our Senior Warden, Mr. W. Willis Reese, happened to meet a few days ago Mrs. Percy R. Pyne, who as you remember is a niece of Mrs. Grinnell, and told her of the desire of the Post Office Department to obtain part of this Park. She said she knew Mr. and Mrs. Grinnell would feel terribly if this land were built upon.

I feel that you will appreciate keenly the moral obligation involved in this gift, and I therefore venture to ask that you will use your great influence to advise the Post Office authorities to choose another site.

I shall always gratefully remember your own interest and your mother's in our Parish Centennial four years ago.

And I cannot refrain from sending you our profound gratitude for your splendid messages to the European powers in the interests of humanity and of peace.

With high regard and faithfully yours,

Maxwell W. Rice
Dear Mr. President,

Many thanks for the courtesy you extended to me this morning. Under the conditions which now exist I believe that if Colonel Clark could have come the message he telephoned to me on last Saturday, to the effect that he would not stand for a change of architects at this late date, it would materially help me at the meeting on Thursday when we expect to make the selection of the architect.

I am hoping that on account of the resistance which developed this morning, that you will not permit the allocation of Grant money on this Project until we have definitely selected the architect, who will meet with the approval of the Federal Government.

For your information after we looked at sites for.
Opposition tried to remove the representative of the State debt to eliminate the school in Hyde Park village. This, however, was discouraged by him, due to the promises they had made in public. I will be very glad to confer with you further on this matter, should you care to telephone or write to me before you leave for Washington.

With best regards,

Sincerely,

Arthur E. White
MEMORANDUM FOR THE PRESIDENT:

Re: Wappingers Falls

We were all delighted with your decision, as contained in your memorandum of the 21st, and we will proceed at once to close with the owner of Site No. 24—i.e., the property located at the southeast corner of East Main Street and South Avenue, and lying across south Avenue immediately to the east of Zion Park—the site on which is located the garage on the corner and a vacant space between it and the fence to the southwest.

Director of Procurement.
October 25, 1938.

My dear Dr. Alvut:—

I am interested in your letter but I can see from it that you have not all of the facts in regard to the situation in the Town of Hyde Park. For example, from the very beginning I have personally favored exactly what you are talking about — a great central unit covering grade and high school students, this unit to be placed near the center of the township, i.e., somewhere in the vicinity of East Park. This also was Mrs. Rundall's distinct preference.

You doubtless know what local feeling is. The people down in Fairview insisted on their own grade school. The people in Hyde Park village insisted on their own grade school. If a vote for centralisation near East Park had been held, the project would have been overwhelmingly defeated.

The result was a vote for three schools. Because I happen to believe in democracy and not dictatorship, I have gone along with the vote, though I have said before that I wanted one central site — not with twenty-five or even one hundred acres, but with two hundred acres, so as to make of it eventually a complete community center with swimming pool, golf course, etc., etc.

In regard to an adequate site near Hyde Park village for a grade and high school,
there just is not any. The two big estates on each side of the village are in the hands of trustees and are for sale as a whole — and if you know the geography of the township you will realize that it would probably be a mistake to put a central school on the New York-Albany Post Road, especially as there are plans for taking care of a large annual increase in bus, truck and passenger car travel. Furthermore, the Post Road section of the town will probably not grow in population, whereas the center and eastern part of the town is very definitely growing each year.

I am glad of your interest in the problems of rural and suburban education. My interest in them began when I first went to the State Legislature in 1910.

Very sincerely yours,

Dr. Edmund J. Alvut, Supervising Principal, Pine Plains Central School of the Central School District No. 1, Pine Plains, N. Y.
The President
Hyde Park on the Hudson
New York

Dear Mr. President:

A fellow citizen and Dutchess County neighbor, I am writing you also as an educator in the interest of the children of your town and neighboring community (Hyde Park). Having followed the Poughkeepsie newspapers very closely and having talked and discussed your school situation with several people in your proposed district, I am taking the liberty of writing this letter to urge you to use your influence for the constructing of two instead of three schools in your proposed centralization.

Hyde Park should have a combined grade and high school, from grades one through twelve. Fairview people are very willing that this high school unit should be located in Hyde Park and that the Fairview children should be transported to Hyde Park.

Incidentally, we have two large busses making trips of twenty miles morning and night, four which travel sixteen miles, and two which travel twelve miles. We have had no objections from the parents on this score. Of course, you would not have half this distance to travel in your centralization, and the people would readily become accustomed to this system, as have our people.

State rules usually prohibit the construction of a separate auditorium as opposed to the inadequate flat floor combination auditorium-gymnasium, unless the school has an initial registration of eight hundred and fifty. It would be very regrettable to prohibit your community from having this auditorium, which could be used as a community center as well as a school auditorium.

It is also an extravagant waste of money to construct three schools, which, under proper conditions, indicate three separate gymnasiums, three health rooms, three principals, three health nurses to examine the children on entering school in the morning, either three music teachers or one music teacher who would devote approximately one fourth of her time traveling between the three
schools, and many other duplications of a similar nature.

However, I am not so much concerned with the one hundred to one hundred seventy five thousand dollars that might be saved by the construction of two schools, as I am with the benefits of which the children of your community will be forever deprived.

Modern education utilizes auditorium activities extensively. Witness the program being done at Nyack, New York, by Miss Frye. When a school has a combination gymnasium-auditorium such as we have in our own school, it ultimately is used exclusively as either a gymnasium or an auditorium, thus depriving the children of the benefits of one or the other of these facilities.

I understand the people of Hyde Park and the people of Fairview are both agreeable and favorable to the erection of two schools. The only obstacle seems to be in the securing of a proper site. (Incidentally, the construction of the two schools instead of three schools would not only pay for this auditorium but would also save as much money as the auditorium would cost.)

May I earnestly plead with you to use your influence to secure a proper site within reasonable distance of Hyde Park? Is it too much audacity to suggest that a portion (say fifty acres) of some of the beautiful sites along the river, adjacent to and including your own estate, be made available, whether at a reasonable price or as a gift, to the community? Some of these people would undoubtedly be willing to benefit the community in this manner.

The purpose of this letter is not to be meddlesome in anyone else's affairs, but as a doctor is interested in the health of the people in his community, as an educator I am interested in the education of the children in our community.

The plot should contain at least fifty acres in order that the children might have ample freedom and plenty of room to carry on activities such as they might be able to use in later life. For example, we need more of golf, bowling, archery, tennis, badminton, swimming, and such sports as people enjoy.
in recreation and leisure in their after life, as opposed to such sports as football, basketball, and baseball, which (with the possible exception of football) I do not oppose as inter-school contests, but which have not value and are impossible as leisure time activities in later life.

You are doubtless aware that the Van Hornesville Central School (Owen D. Young's home) has two outdoor swimming pools, one sixty by twenty-five feet, with a depth of three to nine feet, and a smaller, shallow pool for beginners. One of the requirements for graduation from this school is that of being able to swim.

You doubtless know that a new central school is being formed at Salisbury, Connecticut, which has a plot of one hundred twenty-five acres. Dr. W.L. Engelhardt, nationally known educational consultant and Professor of Education at Columbia University, tells us that we need approximately one hundred acres for a modern high school, if it is to fulfill the needs of preparing the children for proper citizenship.

Your deep and sincere interest in the formation of this school district has been noted by people of Dutchess County through newspaper reports. With your aid and with the marvellous Federal Grant, your Central School district and building should be the finest in New York State.

Wappingers Falls is doing a parallel project to that of your community at the present time. They are concentrating their entire sum of money on one magnificent unit. May I frankly say that three small units would compare very unfavorably with one such unit, and that you personally will share in the condemnation laid upon you by the people when the two systems are compared?

May I again urge upon you the necessity of positive and urgent action on this matter, to secure the fullest efficiency and the greatest good for the children and people of your community?

Mrs. Rundall, District Superintendent of Amenia, is working very hard and conscientiously for the good of your town and county.
PINE PLAINS CENTRAL SCHOOL
OF THE
CENTRAL SCHOOL DISTRICT NO. 1
PINE PLAINS, N.Y.
EDMUND J. ALVUT, SUPERVISING PRINCIPAL

- 4 -

She is totally unaware that I am writing this letter, but I do not believe she shall meet her disapproval for doing the same, as I believe she favors a two instead of a three unit plan.

I assure you that I am at your demand at any time for a conference with you and Mrs. Rundall, or with any representative members of your community, at your convenience, if you care to have me go more in detail in regard to any matters contained in this letter.

Thanking you as an educator and as a fellow citizen of Dutchess County for using your most important influence upon this matter, I am, dear Mr. President,

Yours sincerely,

E. J. Alvut

P.S. In case it is impossible to obtain land by purchase or condemnation, why could not land be leased for a period of ninety-nine years, or by giving it for use as a school site as long as school is maintained in the building? When the building is no longer used as a school site, then it would be allowed to revert to its original owner. This has been the case with several of our rural schools in our own district, which we have just closed.

EJA:VF
MEMORANDUM FOR

JIM TOWNSEND

Homer Guernsey is anxious to have a little additional work. He gets about $30.00 a month now from H.O.L.C. cases. Do you think we should give him occasional work for F.H.A. or U. S. Housing Authority?
TELEGRAM

The White House

Washington


The President:

Hyde Park site and school voted Hairland site voted Fairview sites voted down. Talk with Board after vote. Board thinking will try to solve problem soon. Best regards.

Arthur E.J. White.
MEMORANDUM for the President.

Hyde Park Schools

Colonel Gilmore reports this morning that at the meeting last night, a favorable vote was taken for the three schools. The sites selected for Hyde Park and East Park were those which you considered favorably. Two locations at Fairview were voted down but there will be another vote taken on the cleanest location next Saturday.

It is evident that your talk with Mrs. Rundell last night had a very good effect because it took some of the stiffness out of the school board when you refused to turn the heat on Colonel Gilmore as they expected you to do.

The State Department of Education is cooperating to the fullest extent and will furnish the Board with a list of acceptable architects which will not contain the names of Schultez and Morris (the latter was formerly Knappe's partner and has since fallen out with him).

We are trying to have Knappe retained as a consultant.

E. E. SUSLEY
For the Administrator.
Telegram

The White House
Washington

The President:

Reference to our telephone conversation last Saturday. Meeting held this afternoon FWA representatives present. Opposition refused to take their advice so no action taken. Miss Cook and Sluyter contracts taken to New York by PWA representatives. Hyde Park Village petitioned board to go ahead with architect who filed the original application ignored -- Village stands strong against opposition and would rather decentralize than go ahead under these conditions.

Arthur E.J. White.
TELEGRAM

WH Private Wire.

The White House

Washington, D.C., Nov. 3, 1938

Telegram for the President,
Hyde Park.

Hyde Park Board approved Suytter for East Park Junior Senior High School without any consultant. Also approved Cook for Fair View. From the list submitted by the Department of Education of New York it selected Graham of Middletown for the Hyde Park Grade School. We have a recommendation from Colonel Gilmore for rescission of allotment. Will withhold action until I hear from you.

E. K. Burlew,
For the Administrator.
LAST NIGHT BOARD VOTED ALL THREE SCHOOLS BE CONSTRUCTED OF FIELD STONE EVERYTHING PROGRESSING NICELY.

MAUDE SMITH RUNDALL DISTRICT SUPERINTENDENT OF SCHOOLS.

823 AM.
EVERYTHING COMING ALONG NICELY 1130 PM LAST NIGHT FIELD STONE WAS APPROVED ON ALL THREE WILL START SOON THANKSGIVING GREETINGS:

ARTHUR E J WHITE.

122P.
TELEGRAM

OFFICIAL BUSINESS—GOVERNMENT RATES

FROM The White House
Washington

November 23, 1938

ARTHUR E. J. WHITE, ESQ.,
HYDE PARK
DUTCHELSS COUNTY
NEW YORK

DELIGHTED TO HEAR THAT GOOD PROGRESS IS BEING MADE AND I FEEL
CERTAIN THE SCHOOL BOARD WILL BE PROUD OF THEIR WORK

FRANKLIN D. ROOSEVELT
December 27, 1939.

Dear Arthur:-

I am glad that the excavation work has started and that the plans for the building are under way.

You are right about the proposed fee for legal services. The simple fact is that it should be based on the work done by the attorney and not on any percentage basis. I do not believe the total number of hours spent on the legal work will total up to any large number.

It is too bad about that garage next to the school. There seems to be no way to stop it, as there is no residential zoning, but it is high time that the Town Board had a zoning survey made because before we know it the main street of the village, and the lots near it, will be very unattractive.

By the way, in any zoning plan there should be provision that no building recommended hereafter should be placed nearer than ten feet to the sidewalk line, i.e., about twenty feet back from the curb. The day will come when the Post Road through the village will have to be widened in order to permit parking on each side and three or four free lanes for traffic in between.

Happy New Year to you all.

Very sincerely yours,

Arthur E. J. White, Esq.,
Violet Avenue,
Hyde Park,
Dutchess County, N. Y.
Dec 18, 1938
Violet Ave
Hyde Park, N.Y.

Dear Mr. President:-

I received your letter of Dec. 15 with deep appreciation in which you give me a great deal of credit for our new central school project about to be started. I must state here that I only took a small part in this undertaking as compared with the time and efforts you yourself and others devoted towards this worthy cause.

Bids were received on Dec. 15 and work given to the lowest bidder subject to P.W.A. approval for excavating on the Haviland site and Beekly site; also demolition, grading and filling in on the Village grade school site. Bids were as follows:

E. Houghtaling
Millbrook, N.Y.
Hyde Park Grade School $990.00
Lithgow sand & gravel
High School $2000.00
Fairview $1900.00

These contractors will start work on these projects Monday, Dec. 19, 1938.
After bids were awarded, Mr. Halpin asked the Board for 1/2% of the total cost of all three projects as his fee which I thought was outrageous. I told Mr. Halpin that the Board would discuss this matter alone before rendering a decision to which he was aghast. I immediately got in touch with Mr. Kennedy of P.W.B. and put the matter up to him, who notified Col. Gilmore of this absurd fee. I will not sign any contract for Mr. Halpin until I am notified by P.W.B. as to what amount they will pay 45% towards. Another matter which I am fighting with the Town Board members is to stop the construction of a garage on Kirchner Ave adjacent to our village school property. This garage is for milk trucks, tractors, gasoline, etc. Mind you in a residential district and Colonel Van Wagner told me that Mr. Halpin instigated and sold this property for $50 to the
milk concern for the purpose of building a garage. You would think, Mr. Helfin as attorney for the school board would have notified us on this sale in order that we could have protected the school and the community. When I was told by some of the town board members that nothing could be done as there was no restrictions, I told them that it was about time the town board got busy on zoning our community to protect the people's interest. I am open for suggestions and anything you can advise me to do to stop the construction of this noisy, eyesore, oil odor, garage next to our school will be greatly appreciated. To date all that has been done is the installation of water line into property.
In regards to the Architectural design on the village grade school I will endeavor to see what can be done although Mr. Sluget is very cool towards me. Also your suggestion on landscaping is a good one and we will bear it in mind. My first duty is to get in touch with the board and the Architect in order to hold down the cost of these projects which I am sure will be below the estimated cost. I can assure you that Mr. Kennedy and myself are keeping a close watch on everything and will keep you well informed as to what goes on.

Best Wishes for the season greetings.

I remain,

Very Sincerely yours,

Arthur E. J. White
# TABULATION OF BIDS

Exavcation, Rough Grading etc. for the Fairview-Viola School
Town of Poughkeepsie, N.Y.

P. W. A. Docket # N. Y. 1903-F  
Section #2  
December 15, 1938.

<table>
<thead>
<tr>
<th>Unit Prices</th>
<th>Bidder</th>
<th>Base Bid</th>
<th>Bid Bond</th>
<th>Certified Check</th>
</tr>
</thead>
</table>
|             | Thomas Bocchino  
Poughkeepsie, N.Y. |          |          |                 |
|             | DeStefano & Malo  
Hyde Park, N.Y. |          |          |                 |
| #2         | Victor Costanzi  
Poughkeepsie, N.Y. | $2490    | $70      |                 |
| #1         | Lithgow Sand & Gravel Co.  
Millbrook, N.Y. | $1960    |          | $200           |
|           | H. E. Miller  
Amenia, N.Y. | $8461    | $90      | $300           |
|           | J. H. Molloy  
West Albany, N.Y. |          |          |                 |
|           | Poughkeepsie, Sand & Gravel Co.  
Poughkeepsie, N.Y. | $2078    | $50      | $500           |
|           | W. A. Shafer Const. Corp.  
Poughkeepsie, N.Y. | $3152    | $50      |                 |
|           | Spoor-Lasher Co.  
Poughkeepsie, N.Y. | $4975    |          | $250           |

This is to certify that the above is an exact and precise tabulation of bids received this fifteenth day of December, 1938, on Contract #1 P. W. A. Docket # N. Y. 1903-F, Section #2  
Date of Bid Opening: December 15, 1938.

U. Clerk  
Board of Education
<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Address</th>
<th>Base Bid</th>
</tr>
</thead>
<tbody>
<tr>
<td>COSTANZI, V. J., INC.</td>
<td>L-7 Brookside Avenue, Poughkeepsie, New York</td>
<td>$2,682.00</td>
</tr>
<tr>
<td>J. A J. CONSTRUCTION CO., INC.</td>
<td>270 41st Street, Brooklyn, New York</td>
<td>No Bid</td>
</tr>
<tr>
<td>LITHGON SAND &amp; GRAVEL CONSTRUCTION CORP.</td>
<td>Millbrook, New York</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>MALCOLM, JAMES H., INC.</td>
<td>R. F. D. #1, West Albany, New York</td>
<td>No Bid</td>
</tr>
<tr>
<td>MILLS, H. E. CONTRACTING CORP.</td>
<td>Amenia, New York</td>
<td>$2,972.00</td>
</tr>
<tr>
<td>ROBERTS CONNELL &amp; LAUB</td>
<td>3662 Shaw Avenue, Cincinnati, Ohio</td>
<td>No Bid</td>
</tr>
<tr>
<td>SALTSMAN, W. G.</td>
<td>Highland Mille, New York</td>
<td>$3,200.00</td>
</tr>
<tr>
<td>SHAFER, W. A. CORP.</td>
<td>3 Cannon Street, Poughkeepsie, New York</td>
<td>$3,882.00</td>
</tr>
</tbody>
</table>
Board of Supervisors
Dutchess County
1939

In the Matter of

The Investigation of the Office of the Sheriff of Dutchess County by a Special Committee of the Board of Supervisors of Dutchess County, Appointed Pursuant to Resolution of That Board Adopted Dec. 6, 1938.

REPORT of COMMITTEE
Report of Special Committee to Investigate and Report Upon The Office of Sheriff of Dutchess County.

TO THE BOARD OF SUPERVISORS
OF THE COUNTY OF DUTCHESS:

The undersigned committee, appointed pursuant to resolution (No. 202-A) adopted by the Board of Supervisors of Dutchess County on the 6th day of December, 1938, "to investigate and report on all matters in relation to the discharge of his official duties by the Sheriff of Dutchess County and the presentation of any or all bills for the expenses of the Sheriff’s office, and to examine any persons as a witness upon any subject or matter relating thereto", respectfully reports:

Pursuant to the authorization in said resolution contained, your committee employed Mr. Charles W. U. Sneed as Special Counsel. With the authorization of this committee, Mr. Sneed employed Mr. Nathaniel Rubin as his assistant counsel and Mr. Frank H. Ensign and Mr. Alfred E. Bourne as accountants.

In February, 1939, counsel opened an office in the Dutchess County Court House and continued their private investigations and examinations through the months of February and March.

The committee held open, public hearings in the Surrogate’s Court Room at the Dutchess County Court House from the 4th day of April, 1939, until April 20th, 1939, and heard the testimony under oath of the witnesses called upon subpoena before the committee and also the testimony of the sheriff and many of his assistants.

The stenographer’s minutes of such hearings and the exhibits marked in evidence at such hearings are filed herewith.

From the testimony and evidence so adduced, this committee has made certain findings and reached certain conclusions thereon, and herein makes its recommendations based thereon:

Sheriff’s Office and Staff.

The office of the Sheriff of Dutchess County, as in all counties in the State of New York, is a constitutional office.

Article 9, Section 5, of the Constitution of the State of New York provides that the sheriffs of the counties shall be chosen by the electors of the respective counties once in every three years and as often as vacancies shall...
happen; that the sheriff shall hold no other office; and is required to give
security. A sheriff may be removed only by the Governor after a hearing
upon charges.

The present sheriff, Dwight R. Sedgwick, took office January 1st, 1937,
succeeding Hiram C. Carroll, who held office from January 1st, 1934, to
December 31st, 1936. The present sheriff, upon taking office, appointed the
said Hiram C. Carroll under-sheriff.

By Section 182 of the County Law of the State of New York, the sheriff
is authorized to appoint so many deputies as he may deem proper, not ex-
ceeding one for every three thousand inhabitants of the county.

By the census enumeration of 1930 the population of Dutchess County is
declared to be one hundred five thousand, four hundred and sixty-two
(105,462), and pursuant to the provisions of the County Law above cited the
Sheriff is given authority to appoint thirty-five deputies.

Notwithstanding the above cited limitation by law upon his power of
appointment, the present sheriff has appointed one hundred and eighty-four
(184) deputies, who are still holding office, all of whom are appointed with
full power except three appointed with limited powers. The last mentioned
three are special deputies.

The sheriff, in his testimony and by his statement, undertook to justify
these appointments in excess of the number permitted by law, by stating that
he deemed an emergency to have existed during his term of office, which,
under Section 182-a of the County Law entitled him to appoint additional
deputies. He stated that emergency to be the traffic conditions in the county
and an emergency arising from the fact that a considerable quantity of milk
was transported through the county.

The provisions of Section 182-a do not, in the opinion of this committee,
have application to the situation existing in Dutchess County; nor do they
authorize the appointment of the deputies above mentioned.

If there did exist such an emergency as would permit appointments of
special deputies under Section 182-a, such appointments must be made for a
limited period, as provided in that section. None of the above mentioned
appointments were made for a limited period.

It is the opinion of this committee that the sheriff has exceeded his
powers in the appointment of deputies in excess of thirty-five. It is the re-
commendation of this committee that the sheriff be instructed to revoke all
appointments in excess of that number.

Your committee has found that the sheriff in the selection and appoint-
ment of deputies has made no inquiry or examination into their qualifica-
tions; but has appointed as deputies such persons as are recommended to him,
without regard to the record of the appointee, his character or other qual-
ifying
fications. In many instances the appointees were unknown to the sheriff when appointed by him, and some are not known to him at the present time.

This committee recommends that the sheriff be required to carefully investigate all applicants for the office of deputy sheriff and in advance of their appointment to procure from each of them sworn answers to questions relating to such qualifications and to their previous records.

By the appointment of a deputy sheriff the appointee, upon qualifying as such, becomes legally authorized to carry weapons and is not required to procure any other permit or license to do so. Some of the present deputy sheriffs so authorized by their appointment to be armed could not otherwise have procured a license to carry weapons, for the reason that they have records of conviction of crime.

In those instances where the sheriff desires to appoint a man who has a criminal record, for special work, such appointee should be designated a special deputy only and appointed for that particular purpose, to do particular acts, under the provisions of Section 182 of the County Law. Such an appointment would not authorize the appointee to be armed.

We recommend that the Board of Supervisors inform the sheriff that it will refuse to audit any bills for services rendered by any deputy sheriffs in excess of the number authorized to be appointed by law; and that the sheriff be instructed not to pay or to incur obligation to pay any deputies in excess of that number.

**Permanent Employees.**

In the division of the work of the sheriff's office there are three departments or staffs: The Sheriff's Staff, the Jail Staff, and the Court House Staff.

**Sheriff's Staff.**

The regular employees of the sheriff's office and the annual salaries paid them are as follows:

<table>
<thead>
<tr>
<th>Incumbent</th>
<th>Office</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dwight R. Sedgwick</td>
<td>Sheriff</td>
<td>$ 7,000.00</td>
</tr>
<tr>
<td>Hiram C. Carroll</td>
<td>Under-Sheriff</td>
<td>3,000.00</td>
</tr>
<tr>
<td>(Office now vacant)</td>
<td>First Deputy Sheriff</td>
<td>1,000.00</td>
</tr>
<tr>
<td>Reuben Whipple</td>
<td>Deputy Sheriff</td>
<td>2,000.00</td>
</tr>
<tr>
<td>John R. Hulaapple</td>
<td>Deputy Sheriff</td>
<td>1,800.00</td>
</tr>
<tr>
<td>Martin Hixis</td>
<td>Bookkeeper</td>
<td>2,500.00</td>
</tr>
<tr>
<td>Henrietta Diamond</td>
<td>Stenographer</td>
<td>1,200.00</td>
</tr>
</tbody>
</table>

$ 18,950.00

This staff, other than the sheriff and under-sheriff, is primarily engaged in the civil business of the sheriff's office and the keeping of such books and records relating thereto as are kept.
**Jail Staff.**

The regular employees in the jail and the annual salaries paid them are as follows:

<table>
<thead>
<tr>
<th>Incumbent</th>
<th>Office</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henry A. Wicker,</td>
<td>Jailer,</td>
<td>$2,250.00</td>
</tr>
<tr>
<td>(Suspended October, 1938)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>John P. Martin,</td>
<td>Assistant Jailer,</td>
<td></td>
</tr>
<tr>
<td>John Von Knoblauch,</td>
<td>Guard,</td>
<td></td>
</tr>
<tr>
<td>W. E. Moree,</td>
<td>Guard,</td>
<td></td>
</tr>
<tr>
<td>W. G. Brower,</td>
<td>Guard,</td>
<td></td>
</tr>
<tr>
<td>F. K. Gallagher,</td>
<td>Fireman,</td>
<td></td>
</tr>
<tr>
<td>W. P. Clinton,</td>
<td>Guard,</td>
<td></td>
</tr>
<tr>
<td>Frank Ross,</td>
<td>Cook,</td>
<td></td>
</tr>
<tr>
<td>J. A. Millard,</td>
<td>Engineer,</td>
<td></td>
</tr>
<tr>
<td>Fred L. Leggett,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Two Matrons at $3.00 a day</td>
<td></td>
<td></td>
</tr>
<tr>
<td>George Dietz,</td>
<td>Assistant Jailer,</td>
<td></td>
</tr>
</tbody>
</table>

(Note: Of this last employee the sheriff testified that the reason he had not made him a regular deputy sheriff was that he was a justice of the peace in the county and hence could not be appointed a deputy sheriff. He has been given regular employment at the jail.)

The sheriff has testified that in the last year the matrons have both been steadily employed because there have been female prisoners in the jail at all times throughout that period.

**Court House Staff.**

<table>
<thead>
<tr>
<th>Incumbent</th>
<th>Office</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henry Phillips,</td>
<td>Engineer,</td>
<td>$1,500.00</td>
</tr>
<tr>
<td>Harry Graham,</td>
<td>Janitor,</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Percy West,</td>
<td>Janitor,</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Elimer Rice,</td>
<td>Janitor,</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Francis A. Andrews</td>
<td>Elevator Operator,</td>
<td>$900.00</td>
</tr>
</tbody>
</table>

In addition to these regular employees, there has been expended for extra employees in the several departments above mentioned in the year 1938 the following amounts:

<table>
<thead>
<tr>
<th>Department</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheriff's Office</td>
<td>$5,583.60</td>
</tr>
<tr>
<td>Jail</td>
<td>713.50</td>
</tr>
<tr>
<td>Court House</td>
<td>1,687.44</td>
</tr>
</tbody>
</table>

$7,984.54

Of these employees, other than the extra employees above mentioned, and other than the sheriff and under-sheriff, all are deputy sheriffs except the two matrons and three of the male employees.
Both the committee's auditors and the County Treasurer have testified that the total of all moneys paid out and disbursed charged to the sheriff's account for the last three calendar years are as follows:

<table>
<thead>
<tr>
<th></th>
<th>1936</th>
<th>1937</th>
<th>1938</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jail</td>
<td>$39,294.53</td>
<td>$47,898.53</td>
<td>$47,685.76</td>
</tr>
<tr>
<td>Sheriff</td>
<td>$21,705.95</td>
<td>$39,177.27</td>
<td>$30,345.64</td>
</tr>
<tr>
<td>Court</td>
<td>$24,702.27</td>
<td>$27,928.42</td>
<td>$25,154.24</td>
</tr>
<tr>
<td>Totals</td>
<td>$85,702.75</td>
<td>$110,902.22</td>
<td>$102,845.64</td>
</tr>
</tbody>
</table>

The sheriff complains of the reflection upon the administration shown by this comparison in two respects:

First: That each year there are paid bills audited after the first of the year for supplies, etc., purchased before the end of the previous year.

Second: Items are purchased by other officials and charged to the sheriff's account without his requisition.

In the first objection we see little or no merit for three reasons: (a) no books have been kept by the sheriff showing the commitments made at the time of the purchases and, hence, the statement could only be accurately made on a cash basis as above made; (b) the amount of such carry-over of obligations from one year to another is substantially offset by the unpaid commitments at the end of the year; and (c) such complaint has no application except for the first year of an incumbent's term, for the reason that thereafter the incumbent would and should be responsible for all the purchases whether paid within the second or third year of his term.

The second objection, that other county officials than the sheriff at times incur obligations charged to his account, has some merit, although the aggregate amounts involved are relatively small. This committee recommends that that practice be discontinued and that no items be charged to the account of the sheriff except those which have their inception in an order signed by him.

**Highway Patrol.**

During the term of office of Sheriff Hiram C. Carroll there was organized a uniformed force among the deputy sheriffs and a system of highway patrol of the roads of the county by the members of the staff in the county automobiles.

The expense to the County of Dutchess of maintaining this highway patrol cannot be accurately ascertained for the reason that no records have been or are kept by the sheriff from which that information can be computed with reasonable or approximate accuracy.
Under this system, the seven automobiles owned and furnished by the county for use by the sheriff are from time to time sent out on the highways to do patrol duty. One of the regular salaried members of the sheriff's staff and one of the other deputies are in each of the cars while on this service.

The patrol has no regularity, but is intended to meet the traffic conditions from time to time as deemed advisable by the sheriff or the undersheriff. At some times all cars are so used for patrol duty and at other times a less number.

The extra men in the cars, other than the salaried members of the staff, are compensated at the rate of fifty cents an hour.

The sheriff, or under-sheriff, or, in their absence, the jailer, directs the cars to patrol whichever road or highway it may seem to him at the time to be advisable.

It is asserted by the sheriff that this patrol system has greatly reduced the hazards of the road and that the number of fatal accidents has been reduced by reason of this patrol. Though it is not unlikely that this patrol system has to some extent alleviated the hazards of traffic, by restraining excessive speed and correcting insufficient lighting equipment, etc., yet it seems to be largely a duplication of the work done by the New York State Police, who are constantly patrolling the highways of the county. In the opinion of this committee, the benefits derived from this system of highway patrol, as operated in this county, are not commensurate to its expense to the county.

There are but three other counties in the state which maintain a highway patrol system separate from the State Police; and those counties are ones in which are located large cities. In some of those counties the patrol is conducted by a county police force composed of carefully selected, efficient, trained and schooled men, and they are required to keep careful and accurate detailed records of costs and performance.

In undertaking to compute for this committee the cost of maintenance of the patrol system in Dutchess County, the sheriff's office was unable to inform our accountants of any of the costs, other than the amounts paid to the non-salaried deputies employed on those trips. There was not available any record of the amount of gasoline consumed, the number of miles traversed by the automobiles on patrol, or any of the other elements which entered into the cost to the county.

The county automobiles are all insured for fire, theft and liability; they carry special equipment and are outfitted for this patrol work; the cost of automobile parts and repairs, hereinafter mentioned, has been high; and the amount of gasoline and oil consumed has been large. What part of these costs and what portion of the depreciation of the automobiles are properly attributable to the patrol system and what part to other activities in which the automobiles are used cannot be ascertained from the records kept.
The above mentioned information furnished by the sheriff's office to the committee and covering the two calendar years of 1937 and 1938 informs us that thirty-eight uniformed deputies in this work were paid the sum of $1,619.00 for three thousand two hundred and thirty-eight (3,238) hours of service on patrol.

For the purposes of comparison, the committee procured from the New York State Police records of the number of State Police stationed and operating in Dutchess County and the number stationed and operating in Orange County during those two years, and the number of arrests in those two counties made by the State Police. In the four summer months of June, July, August and September, there were fourteen (14) State Police stationed in Dutchess County and sixteen (16) in Orange County; the motor vehicle arrests in Dutchess County in 1937 were two thousand two hundred and seventeen (2,217); and in 1938, two thousand six hundred and twenty-six (2,626); whereas in Orange County those arrests totaled three thousand five hundred and sixty-eight (3,568) in 1937 and four thousand nine hundred and eight (4,908) in 1938. The penal law arrests in Dutchess County were four hundred and sixty-one (461) in 1937 and in Orange County were six hundred and eighty-seven (687), in 1938 in Dutchess County, four hundred and twenty-seven (427), and in Orange County, nine hundred and fifty-two (952).

Notwithstanding that Orange County is larger in area than Dutchess County and has a larger population, it would appear that about the same number of State Police were stationed in each county in proportion to the amount of highways; yet the arrests by the State Police in Orange County were far in excess of those in Dutchess. From this it might seem to be reasonably concluded that the patrol system in Dutchess County was a duplication of the work done by the State Police in other counties and that the cost to Dutchess County of such system was one which was being saved to the taxpayers of other counties.

This committee is of the opinion that a considerable amount of money would be saved by the County by discontinuing the highway patrol system and that the withdrawal of the patrol system from the highways would not increase the hazards of the highway, if the patrolling thereof were left to the State Police.

The highway patrol system should not be continued in Dutchess County, in any event, without requiring that a detailed record of all items going into the expense of the patrol be kept; a careful report of every patrol trip be made on forms furnished for that purpose, showing car mileage, trip route, time consumed and activities; the cars be operated by the salaried staff only, and the expense of the additional uniformed men in the cars be eliminated.

The cost to the county for the uniformed service for the fiscal year end-
ing October 31, 1938, was $5,360.24, in payments to those uniformed men ranging from $4.50, to some men, to as high as $737.00.

This is an expense which other counties of the state are avoiding and which should, in the opinion of this committee, be eliminated in Dutchess County.

**Sheriff's Band.**

Under the present administration there has been organized, through the activity of three or four members of the sheriff's staff, a musical organization known as the "Sheriff's Band". Funds were raised for the purchasing of equipment for this band by holding what was termed "Sheriff's Office Ball" at the Arlington High School Auditorium on April 22nd, 1938.

For this ball there was printed and issued a rather elaborate program, in which were carried over five hundred paid advertisements; and tickets therefor were sold by the members of the sheriff's staff and deputies.

The proceeds of this ball exceeded $2,500.00 and furnished not only sufficient funds to outfit the band but left a surplus which was partly used by the sheriff to finance other social activities and games of the members of the staff and of the deputies. The balance still remaining is in the hands of the sheriff and is applicable, as he has testified, to any purpose to which he or the committee may desire to put it and does not belong to the band.

This band gives no service to the County of Dutchess. It answers no purposes other than social. Though several of its members are deputy sheriff's, many of them are not; yet when operating as a band they are permitted by the sheriff to wear the insignia of the sheriff's office and are uniformed similarly to the uniformed force.

In the opinion of the committee, this band should be discontinued as an adjunct of the office of the sheriff of Dutchess County and should not be permitted to use its name or influence.

The committee disapproves the method of raising money which permits the deputy sheriffs, who patrol the roads of the county or perform other police duties, to sell tickets or solicit advertisements from the citizens of the county or from others.

Such practice has been disapproved in other localities and should not be allowed in this county.

It is noted in examination of the various expenditures made by the sheriff's office and hereinafter referred to, that in all known instances the goods so purchased, since the time of that dance, were purchased from the business people who advertised in the above mentioned Sheriff's Ball program, some of whom conduct their business outside the county. Though
this may be purely coincidence, it suggests the possibility of a practice detrimental to the best interests of the county.

The committee recommends that the sheriff be instructed to discontinue the use of the title of his office and of the insignia of his office by this musical organization and the use of the county property for its meetings.

Automobiles.

The office of sheriff of Dutchess County became a salaried office under the provisions of Chapter 82 of the Laws of 1903. Under the provisions of that law, all fees as a peace officer, excepting mileage, became the property of the county and the salary of the sheriff was fixed at $4,000.

This act was amended by Chapter 377 of the Laws of 1932, which became effective January 1st, 1934, and provided that the compensation of the sheriff should be fixed by the Board of Supervisors and that his salary should constitute his only compensation, and that all fees, both civil and criminal, should belong to the County of Dutchess. That act provided that the Board of Supervisors should purchase at the expense of the County, for the use of the sheriff and his deputies, such number of automobiles as it should deem necessary, which automobiles should be and remain the property of the county until sale or exchange by order of the Board of Supervisors. Under the provisions of that act, the County of Dutchess did purchase automobiles for the use of the sheriff and thereafter from time to time those automobiles have been replaced.

The witnesses have testified that the average life of these automobiles in the work done by the sheriff’s office is approximately three years.

The sheriff has testified that the members of his staff are permitted to drive the cars to their homes because they might at any time in the night be called upon to perform official duty. Some of the men so using cars travel a considerable distance to their homes. It would not seem necessary that all men be held upon call at all times.

No adequate system of recording the costs and expenses of these automobiles is maintained and no records of the individual cars are kept.

Near the close of the hearings before this committee the sheriff presented to the committee a compilation of the disbursements made in his office, prepared by the bookkeeper in that office from data procured there and in the office of the Clerk of the Board of Supervisors and the office of the County Treasurer. This compilation of figures is not sufficiently comprehensive to be satisfactorily accurate. It is based only upon the purchases made in the calendar years and paid in that year, and does not show the commitments made for supplies received within that year and not paid for within the calendar year.
The committee required its auditors to furnish a statement of the actual cash expenditures in each year as there is no record kept of commitments made until the bills are approved for audit.

However, using the above mentioned compilation of disbursements required by the sheriff, we find that therein the sheriff has allocated to the cost and maintenance of the automobiles the following amounts:

<table>
<thead>
<tr>
<th>Item</th>
<th>1934</th>
<th>1935</th>
<th>1936</th>
<th>1937</th>
<th>1938</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Cars</td>
<td>$2,207.20</td>
<td>$600.00</td>
<td>$1,849.97</td>
<td>$2,038.70</td>
<td>$1,321.53</td>
</tr>
<tr>
<td>Gas, Oil and Grease</td>
<td>1,681.68</td>
<td>1,843.72</td>
<td>1,849.97</td>
<td>2,501.95</td>
<td>2,444.55</td>
</tr>
<tr>
<td>Auto Insurance</td>
<td>940.35</td>
<td>795.60</td>
<td>748.65</td>
<td>742.23</td>
<td>748.73</td>
</tr>
<tr>
<td>Car Repairs</td>
<td>447.80</td>
<td>962.75</td>
<td>1,070.30</td>
<td>1,050.56</td>
<td>1,052.02</td>
</tr>
<tr>
<td>Tires and Accessories</td>
<td>767.87</td>
<td>432.44</td>
<td>511.29</td>
<td>477.58</td>
<td>356.98</td>
</tr>
<tr>
<td>Insurance (Jail)</td>
<td>169.45</td>
<td>132.25</td>
<td>180.08</td>
<td>123.44</td>
<td>122.77</td>
</tr>
<tr>
<td>Repairs (Jail)</td>
<td>28.60</td>
<td>18.30</td>
<td>359.32</td>
<td>130.98</td>
<td>275.62</td>
</tr>
<tr>
<td>Gas and Oil (Jail)</td>
<td>26.74</td>
<td>63.51</td>
<td>356.03</td>
<td>382.33</td>
<td>324.24</td>
</tr>
<tr>
<td>Tires and Equipment (Jail)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$6,209.18</td>
<td>$4,648.47</td>
<td>$5,203.36</td>
<td>$8,046.77</td>
<td>$7,157.50</td>
</tr>
<tr>
<td>Emergency Truck and Equipment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$2,800.59</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$9,058.09</td>
</tr>
</tbody>
</table>

It would appear, though such costs have not generally greatly increased since 1934, that in both 1937 and 1938 the costs were greater than in 1934 when the new cars were first purchased.

In the purchase of the supplies above mentioned no attempt was made by the sheriff’s office to procure competitive bids from the dealers. The sheriff has, throughout the period under investigation, purchased gasoline and oil in small quantities at the market price, less taxes which the county is not required to pay. The men driving the cars were furnished credit cards and purchased gasoline when needed from two companies who advertised in the Sheriff’s Ball program. The sheriff’s office has purchased its automobiles without competitive bidding and from those dealers the sheriff selected.

In one instance within the present administration of the office, an automobile was purchased from a garage in Pawling, which garage property is under contract of sale to the present under-sheriff and is stated by that under-sheriff to be operated by his son. There is some testimony that a considerable part of the automobile repairing was, within the period in question, done in this same garage.

From the figures so compiled by the sheriff, it appears that in 1934 the sum of $2,207.20 was expended for new cars, in 1935, $600.00, in 1937, $2,038.70, and in 1938, $1,321.53, and, also in 1938, $2,800.59 for an emergency truck and its equipment.

In the year 1937 there were purchased supplies under the heading of “Hardware” to the amount of $1,399.01, and in 1938, under the same heading, $1,581.46, charged against the jail. No such amount of hardware was used
in the jail. No adequate explanation of this item could be given, except the conjecture that a considerable part of the materials so classified were not actually hardware, but items purchased from hardware dealers, and that a considerable part of these items was equipment for the automobiles. The cost of any such items is not included in the above quoted figures.

It appears to your committee that many of these purchases and expenditures have been made without due regard for the best interests of the county. They are largely subject to the same criticism hereinafter made as to purchases generally, in that there was no competitive bidding, and, moreover, that no attempt to contract for such supplies and materials for any extended period was made.

If the continued use of automobiles by the sheriff is to be approved, the county should require that the repairs be made at the flat rate established by the manufacturers for the particular cars in use. The gasoline and oil should be contracted for on a maximum and minimum consumption basis, after competitive bidding by the various companies engaged in that business in the County. New cars should be purchased only when authorized by the Board of Supervisors, after the car to be replaced has been condemned by the Board or its representatives, and should be bought by the Board on a competitive basis.

**Purchases.**

The system of purchasing for the sheriff's office must be severely condemned. It is conducted in a most haphazard manner, without any sufficient safeguards to protect the interests of the county. It has been most inefficient, extravagant and wasteful.

The practice that has been followed permits members of the sheriff's staff to report to the head jailer supplies and equipment which they stated were needed. The head jailer would thereupon in lead pencil fill out an order form in triplicate. This order form was addressed to a seller and upon it was written the quantity of the articles ordered, without any price and with no detail or specifications of the quality of said articles. One copy of this order was kept in the sheriff's office and two copies were given to the vendor. Thereupon the vendor would ship the goods to the sheriff and bill him therefor at a price which he fixed without conference with the sheriff.

No record was kept of the delivery of the goods at the sheriff's office and the only office record made was the entry in an indexed book, made at the time of the receipt and approval by the sheriff of the bill for the goods, and the bill filed in a bill cabinet. This book did not, in most instances, itemize the goods and served merely as an index to the filed bills.

No record was kept of the delivery of the goods; no one in the office was held responsible for the approving of the bill; or for the checking of the
bill as to quantity, quality or price with the goods delivered; and no continuous inventory was kept of the supplies on hand.

The system is open to every criticism which could be made of any establishment purchasing goods and supplies in such quantities and at such costs as those purchased for the sheriff's office.

In the year 1938 the total expenditures by the sheriff's office, outside of salaries and payments made to the deputies, exceeded $54,000, and yet no system of control of these expenditures, other than that above mentioned, was established or in force.

The results of such a loose system are manifold and apparent. The several instances traced out by the committee show profits to the vendors entirely unreasonable and exorbitant.

Many of the purchases were made in violation of the direct provisions of the statute. Section 238 of the County Law provides:

"... in case any purchase or contract shall involve an expense exceeding two hundred dollars, it shall be let to the lowest responsible bidder, after public advertisement such as the Board of Supervisors shall prescribe."

Section 184 of the Correction Law of the State of New York provides that no article manufactured or prepared by the Department of Correction of the State of New York shall be purchased from any other source, for the state or public institutions of the state, or the political divisions thereof, except uniforms for the inmates of the State Camp for Veterans or of the New York State Woman's Relief Corps Home, unless the Commissioner of Correction shall certify that the same cannot be furnished upon such requisition, and no claim therefor shall be audited or paid without such certificate."

The sheriff of Dutchess County did not procure such certificate of the Commissioner of Correction, but nevertheless in the years 1937 and 1938 purchased over $3,000 worth of bedding from a single vendor, one C. D. Sire, at a price which was 181% in excess of the price at which goods of a like or better quality could have been purchased from the Correction Department.

In every instance of such purchases, with the exception of one, the amount involved exceeded $200.00.

This particular vendor, C. D. Sire, when called as a witness before the committee refused to testify upon the ground that his testimony might tend to incriminate him, and later, upon being advised by counsel that he should answer the questions addressed to him, stated that he could not recall where he had procured the merchandise he had sold to the county, though his sales
had been as recent as October, 1938, and testified that he could not recall the prices he had paid for that merchandise.

His testimony discloses that he was acting only as a middle man, that he did not manufacture the goods sold to the county, that he did not carry a stock of merchandise on hand, and that his primary business was that of a dealer in undertakers' supplies.

It seems incredible to the committee that such a man, without any bank account, without any residence within the State of New York, with a fictitious address as his place of business, selling at such an exorbitant profit, should apparently have control of all of the business in bedding purchased by the sheriff, to the exclusion of all local merchants and the Department of Correction of the State of New York.

Nothing in the sample of the mattresses purchased from him would indicate that the quality recommended the article and he himself testified that the filling of the mattress was merely "shredded clipping".

"Q. Clippings of what?"

"A. Different cotton materials."

These mattresses this man sold to the sheriff for $11.85 each, whereas mattresses of the same size, covered in the same material and filled with Sea Island cotton, could have been purchased from the Correction Department of the State of New York for $4.00 each.

A somewhat similar situation was developed in the purchase of soaps and disinfectants from one William Montfort of Wappingers Falls. In this instance again, the business, apparently excessive in amount and at excessively high prices, was done almost exclusively with this one seller, who was neither a merchant nor a manufacturer, nor the agent of a manufacturer. He took the orders for given quantities without price and then filled the order in many instances by direct shipment from the manufacturer, who upon collecting the price paid by the county paid over to Montfort what was termed his "overage". In all instances this so-called "overage" was, in the opinion of this committee, an excessive and exorbitant profit.

Again, in this instance, the purchases exceeded in most instances $200.00 in amount and there was no competitive bidding to protect the county's interests.

As reported to the committee by the accountants, the aggregate of the purchases of soaps and disinfectants was as follows:

<table>
<thead>
<tr>
<th></th>
<th>1937</th>
<th>1938</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheriff’s Office</td>
<td>$3,833.77</td>
<td>$62.96</td>
</tr>
<tr>
<td>Jail</td>
<td>3,833.77</td>
<td>4,286.37</td>
</tr>
<tr>
<td>Court House</td>
<td>3,333.97</td>
<td>1,348.34</td>
</tr>
<tr>
<td></td>
<td>$6,667.14</td>
<td>$5,997.67</td>
</tr>
</tbody>
</table>
An interesting feature of this phase of the investigation was testimony to the effect that, from the viewpoint of the seller to Montfort, the right to supply these articles to the sheriff's office was deemed to be Mr. Montfort's business and that, so long as he continued to procure orders from the sheriff, the manufacturer would not sell direct to the sheriff.

There is testimony that orders for these supplies were procured by Montfort not only at the sheriff office, but on occasion at the private home of a member of the sheriff's staff where Mr. Montfort was received socially.

It is the policy of the law of New York State that public officers shall not be interested as seller in the sale of articles to the public office or department that he officially represents.

Section 1868 of the Penal Law declares it to be a misdemeanor for a public officer to become voluntarily interested individually in a contract which he, in his official capacity, may make, or take part in making.

In 1937 Sheriff Sedgwick purchased a Ford automobile from the Carroll Garage at Pawling. This garage was then under contract of purchase by Under-Sheriff Hiram C. Carroll and operated by his son. During the past two years the sheriff's office has had its automobiles repaired at various times at this garage and has there at times purchased Standard Oil Company gasoline.

On February 1, 1938, the sheriff's office purchased a barrel of liquid soap (65 gallons) for $146.25 from the Pawling Hardware and Iron Company, a closed corporation in which Under-Sheriff Carroll was one of the five owners.

Most of the purchases so made in the past two years were made upon orders signed by the head jailer, Mr. Henry Wicker. Mr. Wicker testified in relation to the system of purchasing used by the office, and stated that, under the direction of the sheriff, he issued orders for the purchase of soaps and disinfectants, bedding and other supplies, all without fixed or agreed price, and that it was probably Mr. Hiram C. Carroll who suggested to him that he place the order for soap with the Pawling Hardware & Iron Co.

Because these purchases and contracts were made during the term of office of the present sheriff, it cannot be said that they were made in violation of the letter of the law. They are, however, transactions in opposition to the spirit of the law, which intends that all public purchases shall be made with no interest other than that of the public influencing or likely to influence the selection or price of the article purchased.

Your committee seriously condemns the system of purchase of supplies and recommends many modifications in the practices of the sheriff's office:

(a) The sheriff should be personally and solely responsible for the issuance of the written orders for supplies. No bill should be audited except
upon orders personally signed by the sheriff, or, in his absence, the undersheriff.

(b) No replacement equipment should be purchased until the article to be replaced has been condemned by the committee of this board and such condemnation certified in writing.

(c) This board should provide for and require advertising for bids on supplies costing in excess of $200.00 in amount as required by law.

(d) All supplies purchased of articles manufactured by the Correction Department should either be purchased from that Department or the consent of the Commissioner of Correction procured to purchase them elsewhere. This board should not audit bills for goods purchased in violation of this requirement.

(e) Goods should not be purchased from any member of the staff, or from the family of any such member, or from any corporation or co-partnership in which any such member is interested.

(f) All supplies should be received by one employee acting as a receiving clerk and should be entered in a receipt book kept by him, showing the date of delivery, the goods by items, and from whom received. Such employee should check the deliveries against the invoice, when received, and so indicate on both the invoice and his receipt book.

(g) There should be maintained a continuous inventory, showing all articles on hand and all withdrawals from the store room. This inventory should be the responsibility of one designated member of the staff.

In the opinion of this committee, such a system would greatly reduce the quantity of many articles purchased and the price of those purchased would likewise be greatly cut.

By requiring that all deliveries to the sheriff's account be made at the sheriff's office, such a system of inventory and checking could be made accurate and the commitments made by the sheriff's office kept in control and at any time ascertainable.

**Bookkeeping and Records.**

The system of bookkeeping maintained in the office of the sheriff is, in the opinion of this committee, entirely inadequate.

The records kept in the civil department, representing the collections on executions, etc., seem to have been entirely sufficient and accurate. Moneys collected in this service are segregated, with receipts and disbursements itemized and accurately kept. This account is balanced each month.

The other records in the sheriff's office, covering the expenditures made by the sheriff, should be entirely revised. The records of the purchase of supplies should be set up as hereinbefore stated under that heading.
Throughout the office of the sheriff, the office of the County Treasurer and the office of the Clerk of the Board of Supervisors, the attempt has been made to segregate the various items of expenditure under the three headings of “Sheriff’s Office”, “County Jail”, and “County Court House”. The records of these items as now handled and recorded have led to much confusion. Items are frequently charged against one of these divisions which should properly have been charged to another.

All disbursement records for all of these departments should be kept in one itemized account book, showing the time of purchase and the time of the delivery of goods; each purchase should there be allocated to its proper department, and one person held responsible for so doing.

Chapter 82 of the Laws of 1903, hereinbefore referred to, entitled; “An act to make the office of Sheriff of Dutchess County a salaried office and to regulate the management of said office”, as amended by Chapter 377 of the Laws of 1932 and Chapter 165 of the Laws of 1934, provides that it shall be the duty of the sheriff, subject to the supervision, control, approval and direction of the auditing committee of the board of supervisors, to purchase and provide all furniture, implements, materials, foods and supplies, of whatever nature, necessary for the operation of the jail, etc., and, further, that the cost of the same and any necessary expense of the sheriff in providing the same shall be county charges to be paid by the County Treasurer, when the same shall be certified by the sheriff and audited by the auditing committee of the Board of Supervisors and payment directed.

That act further provides:

“The said sheriff shall keep a correct and itemized account of such costs and expense in a book or books provided for that purpose at the expense of the county. Each item of account shall specify the date at which it was incurred, to whom paid and the purpose for which it was paid.”

That act further provides that the board of supervisors may provide a fund for the payment in advance of the audit of bills and accounts; and by resolution authorize the county treasurer to apply such fund in payment of such bills on the approval of the chairman of the auditing committee of the county.

It provides further that the chairman of the auditing committee must transmit to the auditing committee at its next quarterly meeting, for audit and allowance or disallowance, any such bills, and that the sheriff shall be liable to the county for any item or items contained in a bill or account so paid in advance of audit which shall be disallowed and rejected by the committee.

The provisions of this statute have not in practice been followed. The book kept by the sheriff does not disclose the information required by the
statute. The fund so authorized to be disbursed upon approval of the committee chairman has been turned over to the sheriff for expenditure by him, instead of by the county treasurer as prescribed by the law. The so-called emergency fund has been kept in a bank in Pawling in the sheriff's name and subject to withdrawals by his checks. The law should be obeyed and the method of withdrawal from this fund therein provided should be the method used and followed, or the law should be amended to permit the present practice. We do not find that practice detrimental to the county's interests.

There should be maintained in the sheriff's office a system of bookkeeping, in which a record shall be entered in accurate items of all goods ordered and the price agreed to be paid therefor. Such entries to be initiated upon all orders when placed. Such books should be so columned as to show the date when contracted, the delivery date of the materials so ordered, the date of approval of the bill therefor, and the department to be charged therewith.

Entries should be subdivided into the various headings either as set up in the statement furnished the committee by the sheriff at the close of the hearing, or, more properly as set up in the statement furnished to the committee by its accountants and received in evidence herein as Exhibit 19, consisting of nine sheets.

Illicit Stills.

Your committee heard considerable testimony from various witnesses relative to the conduct of the sheriff's office in connection with reports to that office of the operation of illicit alcohol stills in the county within the last several years.

One of the witnesses, one Chalmers Becker, a deputy sheriff until October, 1938, when, upon notice to the sheriff of his indictment he was suspended, refused to testify before the committee upon the ground that such testimony might incriminate him. By direction of the committee, the stenographer's transcript of his testimony given on April 19, 1939, before the United States District Court upon the trial of the indictment against said Chalmers Becker and others, has been read into the record by this committee. Such transcript of the stenographer's minutes is filed herewith.

Scoralich Still.

Before this committee one M. Burr Reynolds, a farmer of Poughquag and lifelong resident of the county, testified that upon finding the water in the stream through his farm polluted and soapy, he telephoned to an upstream neighbor by the name of Scoralich and complained to him of that condition. Reynolds testified that Scoralich in effect admitted that there was a still operating on his farm which was causing the condition of the water and
agreed to have it stopped. The condition of the water became better for a short period thereafter and then worse. Whereupon, the witness testified, he wrote a letter to the then sheriff, Hiram C. Carroll, complaining of the condition of the stream and stating that condition was caused by a still; that his cows would not drink the water and that his milk production had dropped off considerably. That letter he sent on July 10th, 1935, and addressed it to Mr. Carroll at Poughkeepsie, marking the envelope “personal”. In the letter he advised Sheriff Carroll that Scoralich had been down to his place.

Immediately after sending that letter the witness was called upon by a man from the still, who said to him, “You are the one who made the complaint that we are working up at Scoralich’s”. After discussing the condition of the brook, this man said to the witness, “Thank you for the way you handled the case”. This man undertook to pay the witness for the damage done his milk production and offered to pay him money in addition to that damage. In that conversation the witness, speaking of his letter to Carroll, said to the representative of the still that in the letter he had complained of the condition of the stream and not the still, to which the still representative replied, “That’s right”, and also said to the witness, “Whether you know it or not, you have done us a favor. When we get in wrong it costs like hell.”

Sheriff Carroll admitted receiving this letter when it was sent to him, but denied that he had given any information of its contents to the still operators.

The fact remains, however, that for over a month after the letter was written to Sheriff Carroll the still seems to have continued in operation.

**Hoag Still.**

A witness before this committee, Carl Jensen, a poultry farmer of Poughquaig, testified that the stream which ran through the farm of one Philip Hoag ran through his farm and that the farms were less than a mile apart. That in the Fall of 1936 one of his neighbors, Walter Reynolds, informed him that he thought that there was a still in operation on the Hoag farm and told him that he saw smoke every morning rising from a wooded hill on that farm; that there were trucks running all night, and that he had heard the sound of metal workers, like pipe fitters or steam fitters at work on that farm.

This occurred before the middle of October, 1936. On the next Sunday Jensen went up in the woods on the Hoag farm and looked for the still. He came across a mash dump in two large excavations, one of which was filled and covered over with dead leaves and the other, partly full, was “smoking” at the time, with a four inch cast iron pipe running along the ground to the dump. “I could see it was a great big business and an expensive setup”.
The next morning, Jensen testified, he went in to see the sheriff, Mr. Hiram Carroll, met him in front of the court house and told him he would like to speak to him privately. They stepped into the court house and Mr. Carroll took him to one side and the witness told him he had discovered a big still. Mr. Carroll, according to the witness, showed him a paper upon which was written the name, "Philip Hoag", and said, "Is that the man?", to which the witness replied, "Yes". Carroll said, "I want to be sure. I hate to go there and get fooled." The witness offered to show him the way and stated that there was nothing to hinder their finding the still, that under the cover of the woods he could lead them to the still, and the sheriff could surround it before anyone knew that they were there.

That still was raided about ten days later by the New York State Police.

The day after this conversation with Sheriff Carroll, this witness testified that "Big Al" Resnick, one of the principal men in the still operation, came to his place, told him that he was a new neighbor and would like to get acquainted. He said, "I am running a still. I don't expect to make much on it, but I want to circulate a little money in the neighborhood. I could slip you a little money, about $10.00 a week.

The witness testified that he refused this money and Resnick left him with the remark, "If you don't touch me, I won't touch you".

Later, other neighbors who apparently had been receiving some money from the still people, undertook to intercede with and placate the witness. Under-Sheriff Carroll denied Jensen's testimony relating to the conversation at the court house.

Thomas J. Cunningham, a deputy sheriff for several years, testified that on a Sunday prior to the election in 1936 he had been at a trap shoot in the neighborhood of Poughquag and had seen some smoke coming up from the trees to the east of the Hoag farm. The following day or the next succeeding day Mr. Cunningham testified he told Sheriff Carroll of what he had seen at the Hoag Farm. "I told him I saw smoke coming up from in back of the Hoag farm. It struck me as out of the ordinary". He was told by Carroll "to watch for it when I was that way".

The witness George Harwood, who at one time had been employed by Sheriff Carroll as an "under-cover man", testified that the day before the Hoag still was raided by the State Police, he observed trucks in the neighborhood of the Hoag place and told Mr. Carroll about it.

On Election day in 1936, November 3rd, the New York State Police were informed of the existence of this still in the afternoon of that day. The troopers left their headquarters to raid the still at eleven o'clock that night and raided it about one o'clock on the morning following, November 4th, 1936.
That morning at about daybreak Sheriff Carroll called Deputy Sheriff Thomas J. Cunningham on the telephone and instructed Mr. Cunningham to meet him at Gayhead. At Gayhead Mr. Carroll got out of his car and got into Cunningham's and drove over to the Hoag place. Someone else drove the Carroll car behind them. When they arrived at the Hoag place the State Police were there and had raided the Hoag still.

Mr. Cunningham testified that when he and Sheriff Carroll arrived at the Stormville Corner on the way to the Hoag still another car came in the opposite direction and "we stopped and other people got in with Mr. Wicker into that car". They were Mr. Harwood and Mr. Veith. The Mr. Wicker referred to was Henry Wicker, the jailer, and Mr. Veith was a deputy sheriff.

**Saccomando Still.**

Miles Carroll, one of the deputy sheriffs residing at Pleasant Valley, testified that on a Saturday night in March, 1936, with Deputy Sheriff Claude Arnold he went to the Saccomando place at Washington Hollow, having heard some rumors of a still along that road, and when about opposite smelled the odor of molasses. They saw a truck, with license plates covered, go into the Saccomando place. They later that night made an inspection and saw evidence of a still being operated in the building on that property—men working around the building bringing stuff out and dumping it, etc. They remained until about eight-thirty o'clock in the morning.

Miles Carroll then left Arnold at his home and went to the sheriff's office in Poughkeepsie. On that morning all of the uniformed men of the sheriff's staff were having their picture taken and were assembled about the sheriff's office. Miles Carroll was himself in uniform. After the picture of the staff was taken, Miles Carroll reported to Sheriff Hiram Carroll and to Major Ehrenberg, then the under-sheriff, in Mr. Carroll's office, what he had seen at the Saccomando Farm. The door of this office was closed and the three men, Miles Carroll, the sheriff and the under-sheriff, were alone in the room.

The sheriff then told Miles Carroll to go back and check the traffic and get the license numbers of the trucks and how many came in and went out and what time the shift changed. Sheriff Carroll told him to make further observations, get more information, and that they would later raid the place. He thought they would raid it on Tuesday.

Miles Carroll went back to the Saccomando Farm at eight o'clock Monday night and remained until two o'clock Tuesday morning. He observed a lot of activity about the still premises, four or five trucks were there, the still was dismantled and the trucks loaded with still equipment drove away. He followed some of the trucks on the road to Brewster, where they crossed the county line on the Stormville Mountain. He recognized two of the trucks as belonging to the Orlich Brothers.
Miles Carroll went back to Poughkeepsie about daylight and reported to Sheriff Carroll when the latter awakened.

Miles Carroll testified that he had heard rumors of the operation of the still which later proved to be this Saccomando still for about two weeks before he discovered it and reported it to the sheriff.

Deputy Sheriff Claude Arnold confirmed the testimony of Miles Carroll as to the discovery by them of the Saccomando still, but was not with Miles Carroll when he informed the sheriff about it.

Arnold testified that Miles Carroll returned to his house on the Pleasant Valley Road in the noon hour on that Sunday and told him that Sheriff Carroll had instructed Miles Carroll to return to the Saccomando Farm on Monday night; and had informed him that the sheriff's office would raid the still on Tuesday.

One Ernest Wells, a colored man, then living at Washington Hollow, testified that he found the Saccomando still and told Sheriff Carroll about it on a Wednesday night in Poughkeepsie. He testified that Sheriff Carroll gave him ten dollars. He further testified: "Not very long afterwards, it was a snowy day, I know" a man came down from the still and said, "I'll give you twenty-five bucks if you go back to West Point".

Under-Sheriff Carroll testified that it was this colored man who first told him of the Saccomando still on "Saturday evening" and that he gave Wells two dollars.

No raid was made on the Saccomando still, though admittedly the sheriff had knowledge of its operation on Sunday forenoon, while the entire uniformed staff of the sheriff's office was assembled, and yet, the still continued to operate and did not move out until Tuesday morning.

Considerable testimony has been given relative to the relationship between one George Harwood and the sheriff's office. This George Harwood is under indictment in the Federal Court as one of the conspirators in the operation of stills in Dutchess County, which indictment includes the operators of the above mentioned stills. That indictment is now in trial before Judge Leibell in the United States District Court for the Southern District of New York.

In May of 1934 Hiram C. Carroll, then sheriff, appointed this George Harwood a deputy sheriff. That appointment was continued until June, 1935. Though Harwood never filed his appointment in the office of the county clerk, it was not until the Spring of 1935 that Mr. Carroll ascertained that it had not been filed.

Harwood had previously served a term in the State Prison at Dannemora, which fact, Sheriff Carroll testified, he did not ascertain until April of 1935.
There were marked in evidence six verified bills by Harwood, dated from May 17th, 1934, to December 13th, 1934, aggregating $384.45. Harwood testified that these bills were typed in the sheriff's office and presented to him for signature by Sheriff Carroll.

"Q. By whom were they presented to you for signature?

"A. Sheriff Carroll.

"Q. And in each instance did you receive the compensation from him as stated in these bills?

"A. Possibly.

"Q. By that answer do I understand you may have received it, or did you receive more?

"A. I believe I received compensation for my services. I was paid at various intervals. I never signed a county payroll.

"Q. You did, however, sign these bills and swear to them?

"A. That's right."

The explanation given of these payments by Sheriff Carroll is that Harwood was acting as an undercover man, working on the A. B. C. Law violations, and that he personally paid the money to him and made out the vouchers against the district attorney's account and had them approved by the district attorney.

Mr. Joseph Samuels, proprietor of the Hendrik Hudson Hotel in Poughkeepsie, testified that George Harwood had a room in that hotel from May 8th, 1934, to June 6th, 1935, that he charged $10.00 a week for the room, a total of $520.00; that he was instructed by the then under-sheriff, Major Ehrenberg, to charge the account to Sheriff Hiram Carroll personally and did so; that he had been paid by Sheriff Carroll $300.00 on that amount and that Sheriff Carroll had agreed to pay him the balance.

Sheriff Carroll at one time during the period that Harwood was in the hotel, when asked about payments, told Mr. Samuels, "He won't be there much longer, so wait until he is through". However, Harwood stayed in the hotel eight or nine months thereafter.

Harwood testified that he had never had any personal transactions with the sheriff, but there was introduced in evidence a check on the Poughkeepsie Trust Company (Exhibit 38), made by George S. Harwood to the order of H. C. Carroll, dated December 3, 1935, in the amount of $1,000. This check was endorsed by Sheriff Carroll and deposited in his bank account in the Fallkill Bank on the day of its date.

Notwithstanding the check is on George Harwood's own bank account in the Poughkeepsie Trust Company, Sheriff Carroll testified that it was a
loan to him by Mrs. George Harwood. Sheriff Carroll testified that he had borrowed $1,250.00 in this way from Mrs. Harwood and that he had paid back all of it except $150.00, which he had agreed to pay at the rate of $50.00 a month for three months.

Though it is impossible to state from the evidence adduced before the committee that the sheriff's office had any connection with these stills in a direct way, yet there is sufficient proof to seriously reflect upon the efficiency of the office in restraining the operation of these stills and in confiscation of their equipment or the arrest of their operators.

In each instance the sheriff's office, as well as members of the sheriff's staff, knew of the operation of the above mentioned stills for some period prior to the discontinuing of the still, and in no instance did the sheriff's office, acting upon this information, raid the above mentioned stills, confiscate the still equipment or make arrests.

The one raid seemingly organized by the sheriff's office against the Hoag still, of the operation of which the sheriff's office had had information for upwards of a week, apparently was not organized and was not conducted until after that still had been raided by the State Police. As the raid by the State Police on that still was at one o'clock in the morning, and the sheriff's men were not called together for a raid until five o'clock in the morning, sufficient time, of course, elapsed for information about the raid by the State Troopers to have been given and received.

The instance of the Saccomando still shows clearly that the sheriff's office was not active and vigilant in its actions against the still operators. In that instance, with the uniformed staff on hand and information brought to the sheriff's office by one of the deputies, the uniformed men were permitted to disband and no raid was planned until the second succeeding day. Within that time someone apparently informed the still operators of the planned raid, as they dismantled their still and carted it away in trucks, without interference from the sheriff.

Your committee considers the still situation, insofar as disclosed by the evidence adduced before the committee, to be so serious a reflection upon the efficient operation of the sheriff's office as organized at that time, as to require the recommendation that, for the good of the service, the resignation of present Under-Sheriff Carroll be requested and accepted.

Committee Recommendations.

1. That the Sheriff revoke all appointments of regular deputy sheriffs in excess of thirty-five (35).

2. That the Sheriff be required to carefully investigate all applicants for appointment to the office of deputy sheriff, under oath, as to their qualifications and records.
3. That the Board refuse to audit bills for services of deputy sheriffs in excess of thirty-five, and that no such bills be audited until the sheriff shall have filed with the board a list of his deputies so reduced in number.

4. That the highway patrol by the Sheriff and his staff be discontinued.

5. That the "Sheriff's Band" as such be discontinued and that the sheriff be instructed to discontinue the use of the title of his office, or the insignia thereof, or the county property by this or any such organization.

6. That this Board disapprove the practice of raising money by the sale of tickets or advertising space by the members of the Sheriff's staff as such, or by any other officers or employees of the county invested with police powers.

7. That members of the Sheriff's staff be not permitted to use the county's automobiles for personal uses. That not more than two automobiles at a time be away from the sheriff's office in the over-night possession of members of the staff not on duty.

8. That the Sheriff be required to personally sign all orders or requisitions for purchases, and be not permitted to delegate that function to any member of his staff, other than the under-sheriff in the absence or disability of the sheriff.

9. That the Sheriff be held personally responsible for the issuance of orders and requisitions for all supplies and the same must in every instance be in writing, stating quantity and price. That no bills be audited unless accompanied by such written order or requisition.

10. That the repairs to automobiles should be made at amounts not in excess of the flat rates established by the manufacturers of the respective automobiles.

11. That all gasoline, grease and oil be contracted for on a maximum and minimum requirement basis, after competitive bidding.

12. That new automobiles be purchased by the Board of Supervisors, and only for replacement of automobiles which have been condemned by the Board.

13. That no replacement equipment be purchased unless and until the article to be replaced has been condemned by a committee of this board and a certificate of such condemnation be signed by the chairman or authorized member of that committee.

14. That this board provide for and require advertisement for competitive bids on all supplies costing $200.00 or more; and prohibit the practice of small quantity purchases to avoid this requirement.
15. That articles manufactured by the Department of Correction of the State of New York, and required by the Sheriff, be purchased from that department unless there be procured the consent of the Commissioner of Correction to purchase elsewhere. Bills for goods purchased in violation of this statutory provision should not be audited by this Board or its committee.

16. That no articles be purchased from, and no contracts for supplies or repairs be made with, any member of the Sheriff's staff nor any of the family of such member, nor any co-partnership or corporation in which such a member is interested.

17. That all supplies received by the Sheriff be received by one employee acting as a receiving clerk and be entered in a receipt book kept by him, showing the date of delivery, the goods by items and from whom received. Such employee should be required to check the deliveries against the invoice when received and so indicate on both the invoice and his receipt book.

18. That there be maintained a continuous inventory of supplies and equipment, showing all articles on hand, all withdrawals therefrom and all additions thereto. Such inventory should be the responsibility of one designated member of the staff.

19. That all supplies and articles purchased for any department be required to be delivered to the Sheriff's office and be recorded as herein recommended.

20. That the Sheriff be required to maintain in his office a system of bookkeeping, in which a record shall be entered in accurate items of all goods ordered and the price agreed to be paid therefor. Such entries to be made upon all orders when placed. Such books should be so columned as to show, also, the delivery date of the materials so ordered, the date of approval of the bills therefor, and the department to be charged therewith.

21. That in such book or books the prices of the several items be carried out into classifying columns, headed as set up in the statement of the committee's accountants in this proceeding (Exhibit 19), appropriate to each department.

22. That the Sheriff completely reorganize his staff to promote the faithful and efficient administration of his office and that in that reorgan-
ization he appoint another under-sheriff in the place and stead of
the present incumbent.

ALL OF WHICH IS RESPECTFULLY SUBMITTED.

Dated, May 11th, 1939.

LEONARD J. SUPPLE, Chairman
JAMES D. MACPHER
EDWARD B. TEWKSURY
LAWRENCE A. DELANEY
CHARLES A. KOHLER

Special Committee to investigate
Sheriff's office
MEMORANDUM for the President.

With reference to your memorandum of January 13, nothing as yet has come in regarding the legal fees for the Hyde Park school but before any payment is made, it will be necessary to have the approval of the Washington office. I have flagged the matter so that when it reaches here for consideration, we can be guided by your views. I may say that PWA never allows fees on the percentage basis on the larger public works projects, and in any claim for more than $1,000 for legal services, a statement of services rendered and the time required must be submitted for administrative consideration here.

E. K. BURLEW,
For the Administrator

Attachment
THE WHITE HOUSE
WASHINGTON

January 15, 1935.

MEMORANDUM FOR
HON. EBERT K. BURLEW

I think you might let Colonel Gilmore know that the legal fees in the Hyde Park School matter should be kept to a minimum. I understand Mr. Halpin insists on one per cent of the total cost, which would be about $2,000 or $3,000.

As a matter of practical common sense, I should say that is far more than ninety per cent of the lawyers in Dutchess County make in the course of a whole year -- and the amount of legal work in this particular case could not have meant more than a total of one month's time. On the quantum meruit, an off-hand guess would award a fee of between $3,000 and $5,000.

F. D. R.

[Signature]
January 26, 1939.

Dear Mrs. Randall—

I am glad you want to go ahead with bringing Staatsburg senior and junior high school children into the consolidated district. I am reasonably certain that the present Staatsburg school would, in a few years, fill up with enough grade school children to make it an economical proposition.

I wish I could give you some suggestions about overcoming Harry Barker's opposition. Why not try to enlist the support of some of the ministers, the priest and the superintendents of the nearby estates—Huntington place, former Mills' place, etc.? In the long run it would pay everybody to have this done.

Very sincerely yours,

Mrs. Maud Smith Randall,
Amenia,
New York.