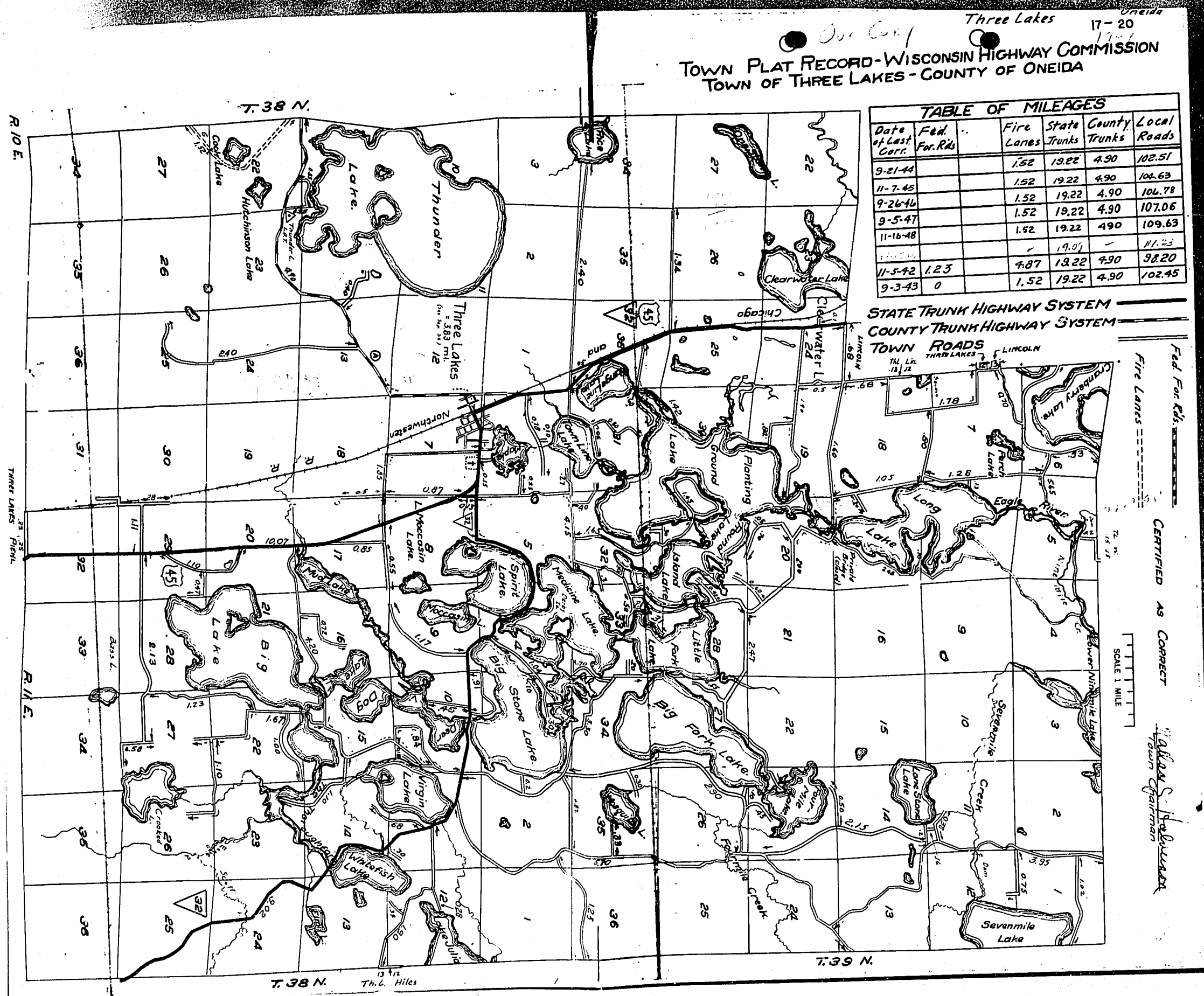


VILLAGE OF
THREE LAKES
TOWN: THREE LAKES
COUNTY: ONEIDA
UNINCORPORATED

17A-20
1949

Name of Street	Gross Length	Inter. Omitted	Feet Deduct	Net Length	State Trunk	County Trunk	Local Street
Anderson	1395	2	120	1275			1275
North	545	2	120	425			425
Elie	900	2	120	780			780
Huron	2130	3	180	1950			1950
"B"	480	2	120	360			360
"D"	545			545			545
"A"	806	1	60	746			746
"E"	8228	1	60	8168			8168
Blackington Avenue	806	2	120	686			686
Russell Ave.	1140	2	120	1020			1020
"C"	1544	1	60	1484			1484
Geable	905	2	120	785			785
Michigan	1780	4	240	1540			1540
St. Marys	860	1	60	800			800
Ossau	1282	2	120	1162			1162
Lake	1684	2	120	1564			1564
Pulaski Ave.	780	1	60	720			720
Corral Ave.	820	2	120	700			700
Madway Ave.	280	1	60	220			220
Stuebke	210	1	60	150			150
Sobieski Ave.	641	1	60	581			581

CERTIFIED AS CORRECT:
HALLAND J. HALVORSON
TOWN CHAIRMAN



MARKING SCHOOL ZONES

SECTIONS 40.895, 20.49(5)(b) AND 83.10(3), WISCONSIN STATUTES
AS AMENDED BY CHAPTERS 121 AND 199, LA'S OF 1949

40.895 Marking School Zones. (1) On any street or highway which passes along the grounds of any public or parochial school in which there is teaching during a school term of not less than 6 months in a year, the authority in charge of the maintenance of said street or highway shall erect black and yellow "school" warning signs.

(2) On every highway entering an incorporated city or village, there shall be erected near the corporate limits in plain view of entering motorists, and maintained in good condition, signs bearing the words "Drive Carefully in School Zone".

(3) All signs required by this section and their installation shall comply with standards which shall be adopted by the state highway commission.

(4) Signs in place on July 1, 1949, which comply with section 40.895 statutes of 1937, until requiring replacement, may be continued in service in lieu of signs complying with this section.

20.49(5)(b) The payments provided under paragraph (a) shall not be made until such time as the town clerk or chairman, or city or village clerk has filed with the commission his certification stating that the town, city or village has complied with the provisions of section 40.895 requiring the marking of school zones and that such markings are presently in good condition. Such certification shall set forth the names of the schools within the municipality where markings have been made and are being maintained. If it shall be found that the municipality has omitted to properly mark any school zones within its boundaries, 25% shall be deducted from the money payable under the provisions of paragraph (a) for each school omitted.

83.10 (3) The allotment to any county provided by subsection (1) shall not be paid until the county highway commissioner has within the current calendar year filed with the commission his certification stating that the county has complied with the provisions of section 40.895 requiring the marking of school zones on county trunk highways, and that such markings are presently in good condition. If it shall be found that a county has failed to properly erect and maintain all signs as required by section 40.895, 25% for each school where such signs are not properly erected or maintained shall be deducted from the allotment payable pursuant to subsection (1).

