GRAND JUNCTION, COLORADO

MARCH 16, 1977

ROLL CALL

The City Council of the City of Grand Junction, Colorado, met in regular session at 7:30 p.m., Wednesday, March 16, 1977, in the Council Chambers at City Hall. Members present and answering roll call: Larry Brown, Karl Johnson, Jane Quimby, Elvin Tufly, Robert Van Houten and President of the Council, Larry Kozisek. Councilman Harry Colescott was absent. Also present were City Attorney Gerald Ashby and City Clerk Neva Lockhart. City Manager Jim Wysocki was absent.

PERMITTED GRANTED USE OF MAIN STREET FOR ART FESTIVAL SEPTEMBER 17-18, 1977

Mr. Joe Sinclair was present and requested permission to use Main Street for the Art Festival on September 17 and 18, 1977. He advised that his group had appeared before the Downtown Retail Merchants to discuss this use.

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that permission be granted on the condition that the Downtown Retail Merchants Association has granted their endorsement and to the exclusion of anyone not receiving permission of the Arts Festival or the City Council. Motion carried.

3.2 BEER-RENEWAL OF LICENSE-COLESCOTT'S 7-11, 551 SOUTH AVENUE

Submitted for consideration was the application by George W. Pedersen, Colescott's 7-11, 551 South Avenue, to renew his 3.2% beer license. A report from the Police Department advised there have been no complaints or violations during the past licensing period.

It was moved by Councilman Tufly and seconded by Councilman Johnson that the application be approved and the license issued when the State License has been received. Motion carried.

HEARING-APPLICATION BY HEADSTART FOR 3.2% BEER SPECIAL EVENT PERMIT AT LINCOLN PARK AUDITORIUM MONDAY APRIL 4, 1977

Submitted for consideration was an application from Headstart for a 32.% Beer Special Events Permit to be used at Lincoln Park Auditorium on Monday, April 4, 1977 as a fund raiser to send local staff members to a training session.

It was moved by Councilman Brown and seconded by Councilman Tufly that the application be approved subject to the State giving its approval. Motion carried.

HEARING-APPLICATION FOR HOTEL-RESTAURANT LIQUOR LICENSE-LEVI LUCERO ESCONDIDO 509 28 1/2 ROAD

Posted and advertised for hearing on this date was the application by Levi Lucero for a Hotel-Restaurant Liquor License to be used in connection with the Escondido, 509 28 1/2 Road. A report from the Police Department advised that Levi Lucero is clear NCIC, CCIC, and Local records file. A records check of former places of residence indicate no prior record. Mr. Lucero holds the State of Colorado Real Estate License and is bonded. The fingerprint report has been returned concerning Mr. Lucero. Prints are recorded as clear with no records.

The results of the survey conducted by The City:

- 1. I favor the issuance of the license as I believe the needs of the neighborhood are not being met by other outlets. 92
- 2. I believe the needs of the neighborhood are being met by existing outlets. 59
- 3. I am otherwise opposed. 7
- 4. No opinion. 23
- 5. Cancelled votes. 2

Total of 183.

Mr. Lucero submitted with his application a petition containing 548 signatures collected from the trade area which favors the issuance of a license at this location. The map showing the location of similar type outlets was presented for consideration. Appearing to speak against the license were: a gentleman from 516 28 1/2 Road, Jean Pinkerton, 519 28 1/2 Road, Fred P. Valdez, 521 28 1/2 Road, Delbert Keel of 28 1/2 Road.

In line with Council policy a Resolution of Findings and Decision will be offered at its next meeting on April 6, 1977.

HEARING-TO CONSIDER SUSPENSION OR REVOCATION OF HOTEL-RESTAURANT LIQUOR LICENSE ISSUED TO RICHARD MEDINA DBA RICARDOS, 215 COLORADO AVENUE

A hearing was duly held to consider suspension or revocation of Hotel-Restaurant Liquor License issued to Richard Medina dba Ricardos, 215 Colorado Avenue after proper notice had been served Mr. Medina and proper notice had been served Edward Federico of 436 Chuluota Avenue. Mr. Medina was present for the hearing and Mr. Edward Federico was present. The hearing concerned the alleged serving of underage person.

It was moved by Councilman Brown and seconded by Councilman Johnson that effective March 17, 1977, the liquor license issued

to Rick Medina for Ricardos at 215 Colorado Avenue be suspended for 30 days with 25 days of that suspension being suspended provided there are no other violations during the licensing period. Motion carried.

ORDINANCE NO. 1662-REZONING FROM B1 TO PDB 12TH AND BELFORD

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE AMENDING THE ZONING MAP, A PART OF CHAPTER 32 OF THE CODE OF ORDINANCES OF THE CITY OF GRAND JUNCTION, BY CHANGING THE ZONING ON CERTAIN LANDS WITHIN THE CITY. It was moved by Councilman Johnson and seconded by Councilman Tufly that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. There was discussion regarding driving over sidewalks. It was moved by Councilman Tufly and seconded by Councilman Johnson that the Ordinance be passed, adopted, numbered 1662, and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1663-LICENSING AMUSEMENT BUSINESSES

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE PROVIDING FOR THE LICENSING FOR AN AMUSEMENT CENTER AND SETTING STANDARDS FOR THE OPERATION THEREOF. It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Tufly and seconded by Councilman Van Houten that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance as read. Councilmen Johnson and Tufly commented that they felt we had the Ordinance on the books to control this type of problem and based upon the types of complaints that were recorded earlier these complaints fall into the category of nuisance. It was moved by Councilman Brown and seconded by Councilman Van Houten that the Ordinance be passed, adopted, numbered 1663, and ordered published. Upon roll call Council members Brown, Quimby, Van Houten, and Kozisek voted AYE. Council members Johnson and Tufly voted NO. The President declared the motion carried.

ORDINANCE NO. 1664-ESTABLISHING APPLICATION FEE FOR SPECIAL EVENTS PERMITS

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE DETERMINING APPLICATION FEE

FOR ACTUAL AND NECESSARY EXPENSES IN CONNECTION WITH THE PROCEEDING INVOLVING A SPECIAL EVENTS PERMIT FOR LIQUOR OR FERMENTED BEVERAGE LICENSES. It was moved by Councilman Brown and seconded by Councilman Tufly that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Brown and seconded by Councilwoman Quimby that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the Ordinance be passed, adopted, numbered 1664, and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1665-PHIPPS ANNEXATION

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE ANNEXING TERRITORY TO THE CITY OF GRAND JUNCTION, COLORADO. It was moved by Councilman Johnson and seconded by Councilman Van Houten that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Van Houten and seconded by Councilman Tufly that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the Ordinance be passed, adopted, numbered 1665, and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1666-REZONING CORNER OF 28 ROAD AND ELM AVENUE TO PD-B

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE AMENDING THE ZONING MAP, A PART OF CHAPTER 32 OF THE CODE OF ORDINANCES OF THE CITY OF GRAND JUNCTION, BY CHANGING THE ZONING OF CERTAIN LANDS WITHIN THE CITY. It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Johnson and seconded by Councilman Tufly that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. There being no comments it was moved by Councilman Tufly and seconded by Councilman Johnson that the Ordinance be passed, adopted, numbered 1666, and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1667-REZONING 10TH AND BELFORD TO PD-8

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE AMENDING THE ZONING MAP, A PART OF CHAPTER 32 OF THE CODE OF ORDINANCES OF THE CITY OF GRAND JUNCTION, BY CHANGING THE ZONING ON CERTAIN LANDS WITHIN THE CITY. It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Tufly and seconded by Councilman Johnson that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. There being no comments it was moved by Councilman Tufly and seconded by Councilman Johnson that the Ordinance be passed, adopted, numbered 1667 and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1668-REZONING 1001 F ROAD TO B-1

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE AMENDING THE ZONING MAP, A PART OF CHAPTER 32 OF THE CODE OF ORDINANCES OF THE CITY OF GRAND JUNCTION, BY CHANGING THE ZONING ON CERTAIN LAND WITHIN THE CITY. It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Johnson and seconded by Councilman Tufly that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. There being no comments it was moved by Councilman Johnson and seconded by Councilman Brown that the Ordinance be passed, adopted, numbered 1668, and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1669-CREATING A DOWNTOWN DEVELOPMENT AUTHORITY IN THE CITY OF GRAND JUNCTION

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE CREATING AND ESTABLISHING A DOWNTOWN DEVELOPMENT AUTHORITY IN THE CITY OF GRAND JUNCTION, COLORADO AND APPOINTING THE BOARD THEREOF. It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the proposed ordinance be called up for final passage and read.

The Ordinance was read. There being no comments it was moved by Councilman Tufly and seconded by Councilwoman Quimby that the Ordinance be passed, adopted, numbered 1669, and ordered published. Upon roll call all Council members voted AYE. The President declared the motion carried.

PROPOSED ORDINANCE CORRECTING ORDINANCE NO. 1661 (VACATING PORTIONS OF STREET AND ALLEY-GRAND JUNCTION STEEL)

The following entitled proposed ordinance was introduced and read: AN ORDINANCE VACATING PORTIONS OF A STREET AND OF AN ALLEY IN THE CITY OF GRAND JUNCTION.

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the proposed ordinance be passed for publication. Motion carried.

RESOLUTION OF ELECTION-NOTICE

The following Resolution was presented and read:

RESOLUTION

CITY OF GRAND JUNCTION, COLORADO

NOTICE OF GENERAL MUNICIPAL ELECTION TO BE HELD ON

TUESDAY, THE 5TH DAY OF APRIL, 1977

PUBLIC NOTICE IS HEREBY GIVEN THAT A GENERAL MUNICIPAL ELECTION WILL BE HELD ON TUESDAY, THE 5TH DAY OF APRIL, 1977, IN THE POLLING PLACES HEREINAFTER DESIGNATED IN THE CITY OF GRAND JUNCTION, COLORADO.

That said General Municipal Election will be held at the several polling places in the several districts of the City of Grand Junction, Colorado, as follows:

DISTRICT "A" POLLING PLACE

Two Rivers Plaza Second and Main Streets

DISTRICT "B" POLLING PLACE

Grand Junction High School Auditorium Lobby 1400 North 5th Street

DISTRICT "C" POLLING PLACE

Orchard Avenue School 1800 Orchard Avenue

DISTRICT "D" POLLING PLACE

North Concourse Physical Education Center Mesa College 12th and Orchard

DISTRICT "E" POLLING PLACE

Lincoln Park Auditorium Lincoln Park

Upon the date and at the places designated, the polls will be open from the hour of 7 A.M. to and including and will be closed at the hour of 7 P.M. Electronic voting devices will be provided in each polling place for the election. The ballots to be used in voting will be prepared and furnished by the City Clerk to the Judges of Election, to be by them furnished to the voters. The election will be held and conducted as nearly as may be, as prescribed by law for the election of municipal officers. Registration for the said election will take place in the manner now provided by Ordinance and law.

That at said election a member of the City Council will be elected from each of three election districts (i.e. Districts "A", "D" and "E") and one from the City at Large.

DISTRICT "A"

Laurence R. Flanagan Millard R. Gilbert Robert W. Homes

DISTRICT "D"

Elvin Tufly Dwain Jackson Bobby E. Wilson

DISTRICT "E"

David L. Kolstad William G. O'Dwyer

CITY AT LARGE

Randal T. Chew III Jane Quimby

That at said election that shall be and there is hereby submitted to a vote of the qualified electors of the City, the following charter amendments:

FIRST AMENDMENT SUBMITTED

(Words lined through show deleted material. Words in capitals are new material).

That Sections 35, 36 and 28 of the Charter of the City of Grand Junction be amended to read as follows:

DISTRICTING

- 35. Officers-Terms. That the elective officers under the Charter of Grand Junction shall be members of the council as hereinafter provided, all of whom WHO shall be nominated and elected by the qualified electors of the city AND THE DISTRICTS as herein provided. The terms of all elective officers shall commence at ten o'clock a.m. on the first Monday in May following the election and shall be for a term of four years each and until ten o'clock a.m. on the first Monday following the election and qualification of their successors.
- 36. Membership. The council shall consist of seven members to be designated as councilmen, two members to be elected from the city at large BY THE QUALIFIED ELECTORS THEREOF, and five members to be elected from the districts established within the city BY THE QUALIFIED ELECTORS THEREOF. SUCH PROCESS SHALL BEGIN WITH THE ELECTION OF APRIL, 1979, WITH THOSE DISTRICTS AND AT LARGE SEAT UP FOR ELECTION AT THAT TIME. The council shall be the judge of the election and qualification of its own members; shall determine its own rules; shall punish its own members for disorderly conduct, and may compel the attendance of its members. The council may from time to time, by A RESOLUTION ADOPTED BY A two-thirds vote of all its members, change the boundaries of the ELECTION districts OF THE CITY, and said districts, until so changed by the council, shall be AS THEY ARE PRESENTLY designated BY THE COUNCIL.
- 28. Petition for Recall. Any qualified elector of the city, IF THE HOLDER OF THE OFFICE SOUGHT TO BE RECALLED IS ELECTED AT LARGE, AND OF A DISTRICT, IF SUCH HOLDER SOUGHT TO BE RECALLED IS ELECTED FROM THAT DISTRICT, may make and file with the city clerk an affidavit containing the name of the officer sought to be removed and a specific statement of the grounds of removal. The clerk shall thereupon deliver to the elector making such affidavit a sufficient number of copies of petitions for such recall and removal, printed forms of which he shall keep on hand. Such petitions shall be issued by the clerk with his signature and official seal thereto attached; they shall be dated and addressed to the city council, shall contain the name of the person to whom issued, the number of forms so issued, the name of the person sought to be removed, the office from which such removal is sought, the grounds of such removal as stated in said affidavit, and shall demand the election of the successor to such office, a copy of which petition shall be entered in a record book to be kept in the office of said clerk. Any defect in said form or record shall not invalidate the same. Said recall petition must be

returned and filed with said clerk within thirty days of its issuance. Said petitions before being returned and filed, shall be signed by qualified electors equal in number to at least twenty per centum of the last preceding vote cast for all the candidates for Governor of the State of Colorado by the electors of the city, IF THE HOLDER SOUGHT TO BE RECALLED IS ELECTED AT LARGE, AND OF THE DISTRICT, IF THE HOLDER SOUGHT TO BE RECALLED IS ELECTED FROM THAT DISTRICT, and to each signature shall be attached his place of residence, giving the street and number. Such signatures need not all be on one paper. One of the signers of each such paper shall make an affidavit thereto that the statements therein contained are true, and that each signature appended to the paper is the genuine signature of the person whose name it purports to be. All such papers for the recall of any one officer shall be fastened together and filed as one instrument, with the endorsements thereon of the names and addresses of three persons designated as filing the same.

FOR THE AMENDMENTS TO SECTION 35, 36, AND 28 OF THE CHARTER TO PROVIDE FOR THE ELECTION OF DISTRICT COUNCILMEN BY THE REGISTERED ELECTORS OF THE DISTRICT ONLY AND AMENDMENT OF THE RECALL SECTION TO PROVIDE RECALL IN THE SAME MANNER . . .

AGAINST THE AMENDMENTS TO SECTIONS 35, 36 AND 28 OF THE CHARTER TO PROVIDE FOR THE ELECTION OF DISTRICT COUNCILMEN BY THE REGISTERED ELECTORS OF THE DISTRICT ONLY AND AMENDMENT OF THE RECALL SECTION TO PROVIDE RECALL IN THE SAME MANNER . . .

SECOND AMENDMENT SUBMITTED:

(Words lined through show deleted material. Words in capitals are new material.)

That Section 22 of the Charter of the City of Grand Junction be amended to read as follows:

RUNOFF

2. Canvass and Election. As soon s the polls are closed, the election judges shall immediately open the ballot boxes, take therefrom and count the ballots, and enter the total number thereof on the tally sheet provided therefor , DETERMINE THE RESULTS OF THE ELECTION IN THEIR DISTRICTS IN THE MANNER REQUIRED BY THE METHOD OF VOTING AS DETERMINED BY THE COUNCIL. They shall then carefully enter the number of votes for each candidate on said tally sheet and make return to the city clerk as provided by law. No vote shall be counted for any candidate more than once on any ballot. The person receiving the highest number of votes cast as such election for any office shall be elected to that office; PROVIDED, HOWEVER, THAT SUCH NUMBER OF VOTES MUST ALSO CONSTITUTE A MAJORITY OF THE TOTAL VOTES CAST FOR THE OFFICE. IN THE EVENT NO CANDIDATE FOR AN OFFICE RECEIVES A MAJORITY OF THE VOTES CAST FOR SUCH OFFICE, A RUNOFF ELECTION SHALL BE HELD ON THE LAST TUESDAY IN APRIL FOLLOWING THE GENERAL ELECTION BETWEEN THE TWO CANDIDATES

RECEIVING THE HIGHEST NUMBER OF VOTES IN THE GENERAL ELECTION. A tie between two or more THE candidates WHERE THERE ARE ONLY TWO IN THE GENERAL ELECTION OR BETWEEN THE CANDIDATES IN A RUNOFF ELECTION shall be decided by lot, under direction of the canvassing board.

FOR THE AMENDMENT TO SECTION 22 TO THE CITY CHARTER TO PROVIDE RUNOFF ELECTIONS IN THE CITY OF GRAND JUNCTION ...

AGAINST THE AMENDMENT TO SECTION 22 TO THE CITY CHARTER TO PROVIDE RUNOFF ELECTIONS IN THE CITY OF GRAND JUNCTION . . .

THIRD AMENDMENT SUBMITTED:

(Words lined through show deleted material. Words in capitals are new material.)

That Section 39 of the Charter of the City of Grand Junction be amended to read as follows:

REORGANIZATION

39. Term-Duties. Each council, at its first regular meeting and thereafter when a vacancy occurs, shall elect from its membership a president of the council. He shall serve for a term of three years ONE YEAR and until his successor is elected and qualified. During such term he shall be a member of the council with the same right to speak and vote therein as any other member, but without the right to veto. He shall be recognized as the official head of the city for all ceremonial purposes, by the courts for the purpose of serving civil process, and by the governor for military purposes. In case of his absence or disability, his duties shall be performed by a president pro tempore, chosen by the council from among its own members.

FOR THE AMENDMENT TO SECTION 39 TO THE CITY CHARTER TO PROVIDE FOR ANNUAL REORGANIZATION OF THE CITY COUNCIL . . .

AGAINST THE AMENDMENT TO SECTION 39 TO THE CITY CHARTER TO PROVIDE FOR ANNUAL REORGANIZATION OF THE CITY COUNCIL . . .

FOURTH AMENDMENT SUBMITTED:

(Words lined through show deleted material. Words in capitals are new material.)

That Section 38 of the Charter of the City of Grand Junction be amended to read as follows:

SALARIES

38. <u>Salaries</u>. At least two meetings of the city council shall be held monthly at such times as may be fixed by the Council, such two meetings to be known as the regular meetings. All other

meetings of the city council shall be known as special meetings or adjournments. The president of the council shall be paid a salary of \$125.00 per month \$6,000.00 PER YEAR and all other councilmen shall be paid a salary of \$100.00 per month \$5,000 PER YEAR COMMENCING JUNE 1, 1979.

FOR THE AMENDMENT TO SECTION 38 OF THE CITY CHARTER INCREASING THE SALARY FOR CITY COUNCILMEN TO \$5,000.00 PER ANNUM, WITH THE PRESIDENT OF THE COUNCIL TO RECEIVE \$6,000.00 PER ANNUM . . .

AGAINST THE AMENDMENT TO SECTION 38 OF THE CITY CHARTER INCREASING THE SALARY FOR CITY COUNCILMEN TO \$5,000.00 PER ANNUM, WITH THE PRESIDENT OF THE COUNCIL TO RECEIVE \$6,000.00 PER ANNUM . . .

FIRST QUESTION SUBMITTED . . .

Shall the City Council be authorized to sell or trade, for at least the appraised value thereof, Lots 26 and 29 in Bookcliff Manor Subdivision; if traded, the lands traded for to be used for park purposes, and, if sold, the monies to be used toward the acquisition of other park lands.

(Manor Park, 2100 Block Manor Drive)

FOR THE SALE OR TRADE _____

AGAINST THE SALE OR TRADE _____

SECOND QUESTION SUBMITTED . . .

Shall the City Council be authorized to sell or trade for at least the appraised value thereof, Lots 14 and 19 of Block 1 in South Fifth Street Subdivision; if traded, the lands traded for to be used for park purposes, and, if sold, the monies to be used toward the acquisition of other park lands.

(Southside Park, 500 Block Noland Avenue)

FOR THE SALE OR TRADE _____

AGAINST THE SALE OR TRADE _____

PASSED and ADOPTED this 16th day of March, 1977.

President of the Council

Attest:

City Clerk

(Notice also published in Spanish)

It was moved by Councilman Brown and seconded by Councilman Johnson that the Resolution be passed and adopted as read. Upon roll call all Council members presented voted AYE. The President declared the motion carried and the Resolution duly passed and adopted.

RESOLUTION PERMITTING USE OF ELECTRONIC VOTING SYSTEM AND APPOINTING JUDGES OF ELECTION

The following Resolution was presented and read:

RESOLUTION

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION:

That Computer Election System voting devices may be used in all Municipal Elections in the City of Grand Junction;

That the following persons be, and they are hereby appointed as Judges and Alternates of the Regular Municipal Election to be held in the City on Tuesday, April 5, 1977:

DISTRICT "A"

Judges

Fay Elsberry 525 West Main

Josephine Manzaneres 644 West Colorado Avenue

Julia Maldanado 402 West Grand

Helen Brennan 448 Park Avenue

Wesley Miller 288-26 1/4 Road

Alternates

Willard H. Long 301 Hopi Drive

Berdine Colescott 661 Highway 50

Violet Randall

291 Cedar

DISTRICT "B"

Judges

Barbara Gale 308 Willowbrook Road

Carol Cadez 2256 Knollwood Lane

Patricia L. Mehs 455 Mesa Court

Zeda Arant 624 Grand Avenue

Lonnie R. Suplizio 145 N. 4th Street

Alternates

Edna Mae McElvain 1025 N. 5th Street

Helen Kephart 435 North Avenue

Jean Mumby 321 McFarland Court

DISTRICT "C"

Judges

Leola Springer 1725 Orchard

Cathy Nasalroad 1605 N. 20th Street

Helen Overdorf 2433 Texas Avenue

Charlotte Dyar 1742 N. 20th Street

Gwendoline Bush 2005 N. 17th Street

Alternates

Rose Mulder

1730 Hall

Helen Johnston 1920 N. 17th Street

Vivian Logue 2307 Orchard Avenue

DISTRICT "D"

Judges

Marilyn Mazucca 1059 White

Mae Uhlemann 1234 Texas

Nora Peterson 2540 North 12th

Marilyn Johnson 1001 Texas

Ester Granat 1055 Chipeta

Alternates

Joyce Jenkins 859 Ouray Avenue

Laura Goffredi 2618 North 12th

Norma Anderson 1018 N. Lakeside Court

DISTRICT "E"

Judges

Helen Youngerman 535 N. 17th Street

Marie Nowlan 1220 Main Street

Kathryn C. Harper 518 N. 22nd Street

Shirley Roth 2837 Elm

Pauline Bynum 2022 Gunnison

Alternates

Irene Abbey 1805 Grand

Jeanne Roland 1208 Main Street

Mary Anne Warner 1340 North 21st Street

Said Judges of Election shall receive in full compensation for their services the sum of \$40.00 each.

That the following Judge and Clerks of Election be appointed to count the absentee paper ballots, if any, cast in the Regular Municipal Election:

Judge

Willard H. Long 301 Hopi Drive

Clerks

Jean Mumby 321 McFarland Court

Mary Anne Warner 1340 N. 21st Street

Said Judge and Clerks of Election appointed to count absentee ballots shall receive in full compensation for their services the sum of \$5.00 each.

PASSED and ADOPTED this 16 day of March, 1977.

President of the Council

ATTEST:

City Clerk

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the Resolution be passed and adopted as read. Upon

roll call all Council members voted AYE. The President declared the motion carried and the Resolution duly passed and adopted.

PORNOGRAPHY-PETITIONS CONTAINING 4,000 PLUS SIGNATURES PRESENTED

Mr. Dan Jamison, 2460 Orchard Avenue was present for the Council meeting and presented petitions which have been circulated in the area which contain more than 4,000 plus signatures.

Councilman Brown stated that since the City Council and Mesa County Commissioners are aware of the concerns of this community, that a letter or a Resolution accompanying these petitions should be directed to Senator Ted Strickland on the State level expressing the concerns of our community.

COUNCIL COMMITTEE REPORTS

Downtown Development Authority

Housing Authority

Housing Rehabilitation Committee

Councilman Johnson filed reports on the progress of the Downtown Development Authority, The Housing Authority and the Housing Rehabilitation Committee.

BAR-X ALLEY

In answer to Councilwoman Quimby's question regarding the Bar-X alley it will be on the April 6 agenda.

CHARTER AMENDMENTS-"MEET THE CANDIDATES" NIGHT

Councilwoman Quimby discussed the Charter Amendments and "Meet the Candidates" Night.

RECREATION BOARD

Councilman Tufly reported about a meeting of the Recreation Board regarding bike paths. The plans for bike paths were sent to Centennial Engineering to be incorporated with the transportation study.

Discussion regarding federal funds or grant for bike paths resolved that a report is to be forthcoming from staff.

Councilman Tufly discussed the swimming pool. He stated it should be repaired and ready for opening by Memorial Day.

STREET DESIGNATIONS

President Kozisek reviewed the status of street designations. At the meeting last December he understood that the intent of Council was that there will be neighborhood meetings of garner neighborhood input. He stated that apparently there has since been some expression that the study Centennial Engineering is doing will suffice. President Kozisek stated that he has advised the City Manager that this was not the intent of Council and he further stated that the Planning Commission should conduct the neighborhood meetings to get the citizen input.

Mr. Warner stated that the preponderance of those people who signed up last December to work with the Planning Commission on street designations has been to advise him to backup until such time as the transportation study is more nearly complete so they can have a look at it and then offer their suggestions.

Councilman Johnson stated that he feels an informational meeting is required as there is a misunderstanding regarding the items that are used.

Councilwoman Quimby said there has been some neighborhood citizen involvement regarding Orchard Avenue.

Councilman Brown suggested that Councilman Johnson's idea could be used in the next issue of UPDATE.

ADJOURNMENT

The President adjourned the meeting.

Neva B. Lockhart

Neva B. Lockhart City Clerk