

Grand Junction, Colorado

October 19, 1977

ROLL CALL

The City Council of the City of Grand Junction, Colorado, met in regular session at 7:30 p.m. Wednesday, October 19, 1977, in the Council Chambers at City Hall. Present and answering roll call were Council members: Larry Brown, Robert Holmes, Karl Johnson, Bill O'Dwyer, Jane Quimby, and Elvin Tufly. In the absence of President of the Council Lawrence Kozisek, President Pro Tempore Karl Johnson assumed the chair. Also present were City Manager Jim Wysocki, City Attorney Gerald Ashby and City Clerk Neva Lockhart.

MINUTES

It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the minutes of the regular meeting October 5, 1977, be approved as written. Motion carried.

KATE DENNING APPOINTED AS COMMISSIONER TO HOUSING AUTHORITY

It was moved by Councilwoman Quimby and seconded by Councilman Brown that the appointment of Kate Denning as a Commissioner to the Housing Authority be ratified. Motion carried.

3.2 BEER - RENEWAL OF SKAGGS 3.2 BEER LICENSE, 1834 N. 12TH STREET

Submitted for consideration was the application by Skaggs Companies, Inc. to renew its 3.2 Fermented Malt Beverage License used at the Skaggs Drug Center, 1834 North 12th Street. 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 Brown that the application be approved and the license issued when the State license has been received. Motion carried.

HEARING - APPLICATION BY MESA COLLEGE FOR 3.2% SPECIAL EVENTS PERMIT

A hearing on this item was held after proper posting of the property advising of the hearing. The application is for a 3.2% Fermented Malt Beverage Special Events Permit to be used Saturday, November 12, from 8:00 p.m. to midnight at Houston Hall on the Mesa College Campus, 12th and North Avenue. A report from the Police Department advised that this will be a "kegger" dance sponsored by the Mesa College Student Body and the Mesa College Veterans' Club. An admission charge will be collected at the door and identification cards will be inspected at the same time. The group has made arrangements with the Police Department for three off-duty officers to work the dance from 8:00 p.m. to midnight.

Councilwoman Quimby expressed concern regarding the students' language and activities in the Lincoln Park Field stands during Mesa College football games. She requested that the Student Body Association take steps to correct the situation. Mr. Tom O'Connor, President of the Student Body Association, 521 29 1/2 Road, stated that they are making that correction. He also stated that the activity on the Mesa College Campus November 12 will be policed by the security officers on Mesa College Campus.

It was moved by Councilwoman Quimby and seconded by Councilman Brown that the application for a Special Events Permit be granted Mesa College for Saturday, November 12, 1977, from 8:00 p.m. until midnight. Motion carried with Councilmen O'DWYER and HOLMES voting NO.

RESOLUTION OF FINDINGS & DECISION ON APPLICATION BY SOUTHLAND CORPORATION FOR 3.2% FERMENTED MALT BEVERAGE LICENSE AT 2000 N. 12TH ST - LICENSE DENIED

The following Resolution was presented and read:

RESOLUTION

OF DECISION ON APPLICATION FOR FERMENTED MALT BEVERAGE LICENSE AT 2000 NORTH 12TH STREET, GRAND JUNCTION, COLORADO.

A public hearing having been held on October 5, 1977, on the application by Southland Corporation for a fermented malt beverage license at 7-Eleven, 2000 North 12th Street, Grand Junction, and the City Council having considered the evidence adduced at said hearing:

FINDS:

1. That the hearing was held after proper notice thereof under the Colorado Beer Code.
2. That in the survey of the neighborhood conducted by the City 168 persons felt the needs of the neighborhood were being met by existing outlets within the neighborhood while 146 felt that the needs were not being met. The Mesa College campus was not included within the City survey as the college was not in session at the time the survey was made.
3. The applicant introduced petitions circulated within the neighborhood apparently mostly at Mesa College bearing the signatures of about 167 persons, who indicated by the petition that the needs of the neighborhood were not being met by existing outlets and they desired the issuance of the license. Additionally, the applicant introduced petitions bearing about 284 signatures of customers in applicant's store, the signers indicating their desire to have the license issue but not addressing the question of the needs of the neighborhood. The latter petitions bore signatures of people both within the

immediate neighborhood and without.

4. There are two similar outlets within the neighborhood, one at 1834 North 12th Street and one at 1838 North 12th Street, both within two blocks of applicant's premises. There are two other similar outlets near the neighborhood both of which act to serve the college. There are at 1134 North 12th Street and at Ninth and North Avenue.

5. Two persons appeared in opposition to the issuance of the license. Each felt that the issuance might contribute to conditions within the neighborhood which they found annoying and unpleasant. While the Council may sympathize with such opposition, it may not consider that an operation will be conducted improperly in granting or denying a license.

6. That, in evaluating the survey of the City and the petitions as they relate to that survey in expressing the desires of the inhabitants with that related to the needs of the neighborhood, greater weight should be given to the independent survey conducted by the City because of the manner in which it is conducted and the impartiality with which it is approached. The neighborhood petition of the applicant, bearing signatures principally of Mesa College students is discounted as expressing a need within the neighborhood when there are four outlets within a two block walk of the campus. The petitions obtained within the store are discounted because of the manner in which they are obtained and because, while indicating the desire of the signers for a further convenience, they do not address the needs of the neighborhood.

7. That the application should be denied as the needs of the neighborhood are being met by the existing outlets within the neighborhood.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION:

That the application by Southland Corporation for a fermented malt beverage license at 2000 North 12th Street, Grand Junction, be denied.

PASSED and ADOPTED this 19th day of October, 1977.

President of the Council Pro-Tem

Attest:

City Clerk

It was moved by Councilman Brown and seconded by Councilman

O'Dwyer that the Resolution be passed and adopted as read. Upon roll call all Council members present voted AYE. The President Pro Tem declared the motion carried and the Resolution duly passed and adopted.

RESOLUTION - OF FINDINGS AND DECISION ON APPLICATION BY SOUTHLAND CORPORATION FOR 3.2% FERMENTED MALT BEVERAGE LICENSE AT 2847 NORTH AVENUE - LICENSE GRANTED

The following Resolution was presented and read:

RESOLUTION

OF DECISION ON APPLICATION FOR FERMENTED MALT BEVERAGE LICENSE AT 2847 NORTH AVENUE, GRAND JUNCTION, COLORADO.

A public hearing having been held on October 5, 1977, on the application by Southland Corporation for a fermented malt beverage license at 7-Eleven, 2847 North Avenue, Grand Junction, and the City Council having considered the evidence adduced at said hearing:

FINDS:

1. That the hearing was held after proper notice thereof under the Colorado Beer Code.
2. That, in the survey of the neighborhood conducted by the City, 142 persons felt the needs of the neighborhood were not being met by existing outlets within the neighborhood, while 79 felt that the needs were being met.
3. The applicant introduced supporting petitions with several hundred signers, those petitions circulated within the neighborhood stating that existing outlets were not meeting the needs, those signed by customers within the store of the applicant indicating a wish on the part of the signers that the license issue.
4. There is one similar outlet within the neighborhood at 2830 North Avenue. There was formerly a similar outlet at the Wayside Grocery, located across the street from the premises here being considered, that outlet now being closed.
5. No protest, in any form, was received against the issuance of the license.
6. That the result of the survey of the City indicated the needs of the neighborhood were not being met by the existing outlet or others near the neighborhood, a conclusion supported by the petitions of the applicant, such petitions being given some weight by the Council.
7. That the application should be approved as the needs of the

neighborhood are not being met by existing outlets and the inhabitants of the neighborhood desire the issuance of the license.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION:

That the application by Southland Corporation for a fermented malt beverage license at 2847 North Avenue, Grand Junction, be granted.

PASSED and ADOPTED this 19th day of October, 1977.

President of the Council Pro-Tem

Attest:

City Clerk

It was moved by Councilman Tufly and seconded by Councilman Brown that the Resolution be passed and adopted as read. Upon roll call, Council members TUFLY, BROWN, QUIMBY, JOHNSON voted AYE. Council members O'DWYER and HOLMES voted NO. A majority having voted in favor of the motion the President Pro Tem declared the motion carried and the Resolution duly passed and adopted.

HEARING - REVIEW ALLEGED FERMENTED MALT BEVERAGE VIOLATIONS AT SUDS 'N SOUND, 2825 NORTH AVENUE

After proper notice to the applicant, a hearing was held upon the alleged fermented malt beverage violations at Suds 'N Sound, 2825 North Avenue. Appearing during the course of the hearing were the following: James E. Gilliam State Liquor Enforcement Officer, Lt. Kenneth Wynkoop, Grand Junction Police Department, Bruce Troy, 1602 Main Street, Ed Distel, attorney for Mr. Troy, Sgt, Harvey Gorby, Grand Junction Police Department.

Appearing and speaking for the applicant were Mr. Tom Boyce, 331 S. 15th Street, Mr. Mickey Ackerman, Lynn Christiansen, 1251 15 Road, Loma, Eric Reynolds, 1825 J road, Fruita.

Appearing and speaking in opposition to the continued operation was Mr. Gary Pearson, 2634 Grand Avenue.

It was moved by Councilman O'Dwyer and seconded by Councilman Holmes to suspend the 3.2% Fermented Malt Beverage License held by Suds 'N Sound, 2825 North Avenue, for 45 days commencing October 20, 1977.

It was moved by Councilman Tufly and seconded by Councilman Brown to amend the motion by suspending 15 days of the 45-day

suspension.

After discussion, Councilman Brown withdrew his second and Councilman Tufly withdrew his motion.

The vote to suspend the license for 45 days commencing October 20 resulted in the following Council members voting AYE: O'DWYER, HOLMES. Council members QUIMBY, TUFLY, BROWN, JOHNSON voted NO. The President Pro Tem declared the motion lost.

It was moved by Councilman Brown and seconded by Councilwoman Quimby that the license be suspended for a period of 20 days commencing at 12:01 a.m. October 20, 1977. Motion carried with Councilmen HOLMES and O'DWYER voting NO.

Mr. Troy advised that he has gone to considerable expense to bring a band to the Suds 'N Sound for October 24, 25 and 26. He asked Council to give it some consideration and permit 3.2% beer sales during the event. No consideration was given to the activity, and the action of Council stands as stated.

HEARING - 23RD STREET SUBDIVISION PLAT

Senior Planner Del Beaver reviewed the area for the 23rd Street Subdivision. The Planning Commission approved subject to the following conditions:

- (1) Fencing along the northwest to northeast corner of the development for screening purposes;
- (2) Fire hydrant;
- (3) 25-foot right of way so that trash trucks can make right turns;
- (4) 5-foot sidewalk along 23rd Street;
- (5) Utility easements for Public Service.

A hearing was held on this item after proper notice. No letters were filed and there was no one in the audience who indicated a desire to speak.

It was moved by Councilman Tufly and seconded by Councilman O'Dwyer that the 23rd Street Subdivision Plat be approved subject to the conditions of the Planning Commission. Motion carried.

HEARING - REZONING FROM R-2 TO C-1, 23RD STREET SUBDIVISION - PROPOSED ORDINANCE

The following entitled proposed ordinance was read: 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. A hearing was properly held

after notice. There was no one in the audience who indicated a desire to speak and no letters were filed.

It was moved by Councilman Tuflly and seconded by Councilman Brown that the proposed ordinance be passed for publication.

HEARING - REVOCABLE PERMIT FOR ACKERMAN'S HOUSE OF INTERIORS ON THE SE CORNER OF 7TH AND WHITE - RESOLUTION

This item was reviewed by the Planning Commission and recommended to Council with the following provisions:

- (1) The front door awning to be suspended from the building;
- (2) Replace curb along north side of White Street with vertical curb and 5-foot detached sidewalk to eliminate angle parking;
- (3) Closing curb cuts on 7th Street.

Mr. Mickey Ackerman was present for the hearing. A hearing on this item was held after proper notice. No letters were filed and there were no others in the audience who indicated a desire to speak.

The following Resolution was presented and read:

RESOLUTION

WHEREAS, MICKEY ACKERMAN, dba The House of Interiors, has petitioned the City Council of the City of Grand Junction, Colorado, for a Revocable Permit to allow an encroachment upon the right of way as indicated in Exhibit A attached hereto; and

WHEREAS, such action has been heretofore approved by the City Planning Commission and City Engineer and would not be detrimental to the interest of the inhabitants of the City;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION, COLORADO:

That the City Manager on behalf of the City and as the act of the City be, and he is hereby, authorized to grant such Revocable Permit to the above-named petitioner for the purpose above described upon the execution by the petitioner of any agreement to save and hold the City harmless from any claims arising out of the encroachment and use granted, and execution by the petitioner of an agreement that upon the revocation of such Permit, the petitioner will remove said encroachments at his own expense, restoring the right of way to its original condition.

PASSED and ADOPTED this 19th day of October, 1977.

President of the Council Pro Tem

Attest:

City Clerk

REVOCABLE PERMIT

WHEREAS, MICKEY ACKERMAN dba The House of Interiors, has petitioned the City Council of the City of Grand Junction, Colorado, for a Revocable Permit to allow encroachment on the right of way as indicated in Exhibit A attached hereto (drawing);

WHEREAS, the City Planning Commission and City Engineer have approved such action, and the City Council is of the opinion that such would not be detrimental to the City or to any of the inhabitants thereof at this time and has directed the City Manager to issue a permit for such use;

NOW, THEREFORE, IN ACCORDANCE WITH THE ACTION OF THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION, COLORADO:

There is hereby granted to Mickey Ackerman dba The House of Interiors, a revocable permit to encroach upon the City right of way for the purposes above stated; provided, however, that said permit may be revoked by the City Council at its pleasure at any time; provided further that the above-named petitioner shall agree to indemnify the City and hold it harmless from any and all claims, damages, actions, costs and expenses of every kind in any manner arising out of, or resulting from the permitted use; and provided further that said petitioner shall agree that upon the revocation of such permit, he will, at his own expense, remove said encroachment and restore the right of way to its original condition.

Dated this 20th day of October, 1977.

James E. Wysocki
City Manager

Attest:

Neva B. Lockhart, CMC
City Clerk

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

adopted.

HEARING - PROPOSED ORDINANCE - REZONE FROM R-1-C TO R-2-A, TRACTS
LOCATED AT THE EAST END OF SANTA CLARA AVENUE

After a review of the area in question, a hearing was held. There was no one in the audience who indicated a desire to speak and there were no letters filed.

The Planning Commission approved this request and recommended to Council subject to powers of attorneys from both parties for improvements to Santa Clara Avenue.

The following entitled proposed ordinance was presented and read: 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 Tufly and seconded by Councilwoman Quimby that the proposed ordinance be passed for publication. Motion carried.

RESOLUTION GIVING NOTICE OF ELECTION ON THE PUBLIC SERVICE
FRANCHISE

The following Resolution was presented and read:

RESOLUTION

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

That the election notice hereinafter set out be the Notice of the Special Municipal Election to be held in the City of November 22, 1977, and further that same be published in accordance with election procedures:

ELECTION NOTICE

CITY OF GRAND JUNCTION, COLORADO
NOTICE OF SPECIAL MUNICIPAL ELECTION TO BE HELD ON
TUESDAY, THE 22ND DAY OF NOVEMBER, 1977

PUBLIC NOTICE IS HEREBY GIVEN THAT A SPECIAL MUNICIPAL ELECTION WILL BE HELD ON TUESDAY, THE 22ND DAY OF NOVEMBER, 1977, IN THE POLLING PLACES HEREINAFTER DESIGNATED IN THE CITY OF GRAND JUNCTION, COLORADO.

That said Special 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
2nd 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 Golf Club House
Lincoln Park

Upon the date and at the places designated, the polls will be open from the hour of 7:00 A.M. to and including and will be closed at the hour of 7:00 P.M. Punch card 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 there shall be and there is hereby submitted to a vote of the qualified registered electors of the City the following question:

SHALL THE CITY OF GRAND JUNCTION GRANT A FRANCHISE TO PUBLIC SERVICE COMPANY OF COLORADO BY PEOPLE'S ORDINANCE NO. 32, THE TITLE TO WHICH SHALL READ:

AN ORDINANCE GRANTING A FRANCHISE BY THE CITY OF GRAND JUNCTION TO PUBLIC SERVICE COMPANY OF COLORADO, ITS SUCCESSORS AND ASSIGNS, TO LOCATE, BUILD, CONSTRUCT, ACQUIRE, PURCHASE, EXTEND, MAINTAIN AND OPERATE INTO WITHIN AND THROUGH SAID CITY OF GRAND JUNCTION, A PLANT OR PLANTS, SUBSTATIONS, AND WORKS, FOR THE PURCHASE, MANUFACTURE, GENERATION, TRANSMISSION AND DISTRIBUTION OF ELECTRICITY AND GAS, EITHER NATURAL, ARTIFICIAL OR MIXED, AND TO FURNISH, DISTRIBUTE AND SELL SAID ELECTRICITY AND GAS TO THE CITY OF GRAND JUNCTION, AND THE INHABITANTS THEREOF, FOR LIGHT, HEAT AND POWER OR OTHER PURPOSES BY MEANS OF PIPES, MAINS, CONDUITS, CABLES, POLES AND WIRES STRUNG THEREON, OR OTHERWISE, ON, OVER, UNDER, ALONG, ACROSS AND THROUGH ALL STREETS, AND ALLEYS, VIADUCTS, BRIDGES, ROADS, LANES, AND OTHER PUBLIC WAYS AND PLACES IN THE CITY OF GRAND JUNCTION, AND AUTHORIZING SAID COMPANY, ITS SUCCESSORS AND ASSIGNS, TO USE CERTAIN STREETS AND PUBLIC PLACES FOR THE PURPOSE OF FURNISHING SAID SERVICES; AND FIXING THE TERMS AND CONDITIONS THEREOF IF THE RESULTS OF A VOTE OF THE QUALIFIED ELECTORS SHALL HAVE BEEN DETERMINED TO HAVE BEEN AFFIRMATIVE FOR THE GRANT OF SAID FRANCHISE.

YES

NO

ADOPTED and APPROVED this 19th day of October, 1977.

President of the Council Pro Tem

Attest:

City Clerk

It was moved by Councilman Tufly and seconded by Councilman O'Dwyer that the Resolution be passed and adopted as read. Upon roll call, Council members QUIMBY, HOLMES, TUFLY, O'DWYER and JOHNSON voted AYE. Councilman BROWN voted NO. The President Pro Tem declared the motion carried and the Resolution duly passed and adopted.

PROPOSED ORDINANCE - COMMERCIAL SEWER RATES

The following entitled proposed ordinance was introduced and read: AN ORDINANCE AMENDING THE SEWER CHARGE FOR COMMERCIAL PROPERTIES INCLUDING HOTELS AND MOTELS. It was moved by Councilman Tufly and seconded by Councilwoman Quimby that the proposed ordinance be passed for publication. Motion carried.

PROPOSED ORDINANCE PERTAINING TO APPLICABILITY TO VARIOUS WATER RATES

The following entitled proposed ordinance was introduced and read: AN ORDINANCE CHANGING THE APPLICABILITY OF CERTAIN OF THE WATER RATES IN THE CITY OF GRAND JUNCTION AND IN THOSE AREAS OF THE CITY WATER SYSTEM. It was moved by Councilman Tufly and seconded by Councilman Brown that the proposed ordinance be passed for publication. Motion carried.

RESOLUTION TO THE GOVERNOR REGARDING WALKER FIELD, COLORADO, PUBLIC AIRPORT AUTHORITY

The following Resolution was presented and read:

RESOLUTION

CITY OF GRAND JUNCTION, COLORADO,
AND
COUNTY OF MESA, COLORADO

Directed to: Honorable Richard Lamm

governor of the Sovereign State of Colorado

WHEREAS, the City Council of the City of Grand Junction and the Board of County Commissioners of the County of Mesa by formal Resolution have stated their desire not to be obligated to the sponsorship of a certain grant agreement between Walker Field, Colorado, Public Airport Authority and the United States for airport development at Walker Field Airport; and

WHEREAS, the United States Secretary of Transportation through officials of the Federal Aviation Administration has continued to require the City of Grand Junction and the County of Mesa to give all of the assurance and conditions of the grant agreement including those of financial surety for capital acquisitions of the Walker Field, Colorado, Public Airport Authority; and

WHEREAS, the issue of whether said Secretary of Transportation can require as a condition of grant to the said Authority, the City and County to assume powers and responsibilities from which the City and County have been excluded by the laws of the State of Colorado, more particularly whether such attempted mandate by Federal officers is a violation of a principle of immunities between the United States and the several states as arising from the Tenth Amendment to the Constitution of the United States, is before the United States Court of Appeals for the Tenth Circuit in the matter of the Walker Field, Colorado, Public Airport Authority v. Brock Adams as Secretary of Transportation #77-1586; and

WHEREAS, the determination of the issue is of concern to the State of Colorado and all of its political subdivision as to whether such conduct by Federal officials is a matter of interference with the integral functions of the State's government:

NOW, THEREFORE, the City Council of the City of Grand Junction and the Board of County Commissioners of the County of Mesa, sitting in regular meetings, resolve and request the Honorable Richard Lamm, governor of the State of Colorado, to assign and direct the Attorney General of the State of Colorado, to enter such pleadings in said matter as will support the argument that the conduct of the said Secretary of Transportation and officials of the Federal Aviation Administration in attempting to force the City of Grand Junction and the County of Mesa to assume obligations against their desire is a direct interference with the integral function of the State of Colorado and the powers that have been reserved to the State by the operation of the Tenth Amendment to the Constitution of the United States.

PASSED and ADOPTED this 19th day of October, 1977.

/s/ Karl M. Johnson

President of the Council Pro Tem

Attest:

/s/ Neva B. Lockhart, CMC

City Clerk

PASSED and ADOPTED this 18th day of October, 1977.

/s/ Howard Roland

Chairman of the Board of County Commissioners of the County of
Mesa

Attest:

/s/ Earl Sawyer

County Clerk

It was moved by Councilman Tufly and seconded by Councilman O'Dwyer that the Resolution be passed and adopted as read. Upon roll call all Council members present voted AYE. The President Pro Tem declared the motion carried and the Resolution duly passed and adopted.

MESA COLLEGE FOOTBALL GAMES IN LINCOLN PARK

Councilman Tufly commented about the action and language of Mesa College students during Mesa College football games in Lincoln Park. He supports the Chief of Police and the College Administration in whatever must be done to correct the situation.

Councilman Brown stated he would like to see the policy for use of off-duty police officers at dances, football games, and Two Rivers Plaza be consistent.

MEETINGS

Councilwoman Quimby reported that she attended a Youth Commission Meeting Saturday morning.

Councilman Holmes recognized members of the public who attended the entire Council meeting.

ADJOURNMENT

It was moved by Councilman Brown and duly seconded that the meeting be adjourned. Motion carried.

Neva B. Lockhart

Neva B. Lockhart, CMC
City Clerk