CITY OF GRAND JUNCTION, COLORADO MINUTES OF THE REGULAR MEETING OF THE CITY COUNCIL

February 1, 1978

ROLL CALL

The City Council of the City of Grand Junction, Colorado, met in regular session at 7:30 p.m. Wednesday, February 1, 1978, in the Council Chambers at City Hall. President Lawrence Kozisek called the meeting to order with Council members Larry Brown, Robert Holmes, Karl Johnson, Bill O'Dwyer, Jane Quimby, and Elvin Tufly present. Also present were City Attorney Gerald Ashby, City Manager Jim Wysocki, and City Clerk Neva Lockhart.

MINUTES

The minutes of the meeting January 18, 1978, were approved as written.

RESOLUTION APPOINTING KELLY K. SUMMERS MUNICIPAL COURT JUDGE AND JAY WITT DEPUTY MUNICIPAL COURT JUDGE

The following Resolution was presented and read:

RESOLUTION

APPOINTING A MUNICIPAL JUDGE AND A DEPUTY MUNICIPAL JUDGE

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

That K. K. Summers is hereby appointed Municipal Judge and Jay Witt is appointed as Deputy Municipal Judge until further resolution of the Council.

PASSED and ADOPTED this 1st day of February, 1978.

President of the Council

Attest:

City Clerk

It was moved by Councilman Brown 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.

INTRODUCTION OF NEW CITY EMPLOYEES

The following City employees were present and introduced to Council:

Tim Skau - City Services Worker I
Donald Schaaf - City Services Worker I, Two Rivers Plaza
Randy Keller - City Services I, Two Rivers Plaza
Lois Colosky - Police Department Clerk I
Sharon Ely - Computer Encoder Operator
John Delpit - City Services Worker II, Walker Field
Terry Brown - Engineering Technician I

3.2 BEER-3.2% FERMENTED MALT BEVERAGE LICENSE RENEWED FOR SAFEWAY STORE NO. 600, 23RD AND NORTH AVENUE, AND SAFEWAY STORE NO. 602, 644 NORTH AVENUE

Submitted for consideration were the applications by Safeway Store No. 600, 23rd and North Avenue, and Safeway Store No. 602, 644 North Avenue, to renew 3.2 beer licenses. A report from the Police Department advised there have been no complaints or violations concerning the sale of 3.2 beer on a carry-out basis at the above-listed stores during the past licensing period.

It was moved by Councilman Tufly and seconded by Councilman Brown that the applications be approved and the licenses issued when the State licenses have been received. Motion carried with Councilman Holmes voting NO.

LIQUOR-HOTEL-RESTAURANT LIQUOR LICENSE GRANTED FEED LOT, INC., 118 MAIN STREET

Submitted for consideration was the application by Feed Lot, Inc. for hotel-restaurant liquor license to be located at 118 Main Street. The license is presently owned by John and Joanne K. Hanna. Officers of the corporation are President/Manager: John C. Hanna; Vice President: Theresa A. Hanna; Secretary/Treasurer: Victor T. Roushar. The report from the Fire Department advises that on reinspection January 30, 1978, the applicant had made all corrections and they would recommend consideration for the renewal of the license. The report from the Health Department advises that the Feed Lot meets health regulations and recommends renewal of the license. The report from the Police Department advises that subjects John C. Hanna, Theresa F. Hanna, and Victor T. Roushar are clear NCIC, CCIC and local files. Background checks have been conducted on each individual and nothing of a derogatory nature was found. Print cards were mailed on 1-18-78 with no return to date. Nothing was found in the background investigation of these individuals which would prohibit them from becoming the corporate officers on the existing license at the Feed Lot, 118 Main Street.

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the application be approved and the license issued when the State license has been received. Motion carried with Councilman Holmes voting NO.

HEARING-APPLICATION FOR HOTEL-RESTAURANT LIQUOR LICENSE, ORCHARD BOWL, INC., 295-27 ROAD

Advertised and posted for hearing on this date was the application by Orchard Bowl, Inc., for a hotel-restaurant liquor license to be located at Orchard Bowl, 295-27 Road. The display ad giving notice of hearing was published Friday, January 20, 1978, in The Daily Sentinel, and the sign giving notice of hearing was posted January 20, 1978. Corporate Officers: President: Charles M. Cameron, 409 Mesa Court; Vice President: Imogene E. Cameron, 409 Mesa Court; Vista Treasurer: Patricia L. Wittenburg, 136 Secretary/Manager: Robert G. Wittenburg, 136 Vista Grande. The report filed by the Police Department stated the above listed corporate officers are clear NCIC, CCIC and local police files. Fingerprint cards of all subjects have been returned indicating "no record."

The Mesa County Health Department has inspected Orchard Bowl and has filed a report approving the application. The Fire Department inspection had listed several items which needed attention. The applicant has advised that all items are in the process of being corrected and that the sign for the door will be posted as soon as it has been received.

Results of the City survey are:

- (1) Yes, I am in favor of the issuance of the license as I believe the needs of the neighborhood are not being met by existing outlets. 76
- (2) No, I am not in favor of the issuance of the license as I believe the needs of the neighborhood are being met by existing outlets. 48
- (3) No opinion. 15
- (4) Refused to discuss. 3
- (5) Vacant properties. 2

Total Response 144

There were 218 properties contacted within the area of the survey.

The applicant filed a petition from the survey area containing 163 signatures and a petition from the bowling alley patrons containing 232 signatures. Similar type outlets and their locations: None within the City Limits on Orchard Mesa. The map showing similar type outlets was reviewed.

Mr. Keith Mumby, attorney, appeared before the Council in behalf of the applicant. Mr. and Mrs. Wittenburg also were present.

Mr. John Snyder, 2712 Unaweep, stated that he does not see any

reason for a liquor store right in that neighborhood. Mrs. Sherry Turner, 296 Cedar, stated that Unaweep is a very busy street with no sidewalks. She represented young children who could not vote on this license. She says she does not feel that a liquor license is needed and that a liquor license would make the situation worse. Howard Owen, pastor of Columbus Evangelical Free Church, 2711 Unaweep, stated that there are schools, churches, and traffic which makes congestion and causes the situation to become worse. He felt that a liquor license would detract from the community.

Mr. Mumby noted for the record that in regard to Mr. Snyder's comment about a liquor store, this application is for an onpremise license - no carry-out.

Councilman Holmes stated that the fatality of a ten-year-old in this vicinity a couple of weeks ago bears out the concern for the safety of children, and he feels it is a valid one. Councilman Brown clarified that the neighborhood survey conducted by the City is accomplished prior to the time that the property is posted for hearing, and prior to the time that the display ad giving notice of hearing is published in the newspaper. Mr. Mumby stated, however, that the letter from the City to the property owners and received prior to the time that the City survey commences totally explains the application and is probably more applicable and more read than possibly the ads would be.

A Resolution of Findings and Decision is scheduled on the February 15 agenda.

RESOLUTION OF FINDINGS AND DECISION ON PROPOSED REZONING FROM R-2-A TO PD-B AND PRELIMINARY PLAN FOR HIGH COUNTRY STORAGE, SE CORNER GRAND MESA AVENUE AND CANNON AVENUE-APPROVED

Councilman Holmes advised that since he had appeared at the Planning Commission representing certain property owners in this area he would abstain from voting.

The following Resolution was presented and read:

RESOLUTION

OF DECISION ON AN APPLICATION FOR REZONING

WHEREAS, an application by High Country Storage has been made to change the zoning on the following described land from R-2-A (Residential) to PD-B (Planned Development - Business), said land situated in City of Grand Junction, Mesa County, to wit:

Lots 6 through 10, Block 4, ORCHARD MESA HEIGHTS SUBDIVISION:

and

WHEREAS, the hearing before the City Council of Grand Junction was held on January 18, 1978; and

WHEREAS, the Council considered the evidence presented at said hearing and FINDS:

- 1. That the hearing was properly held after due notice thereof.
- 2. That the Planning Commission recommended that the application be denied.
- 3. That the site lies within an R-2 zone with Commercial zoning across a street on both the North and West.
- 4. The badly deteriorating residential use of the property would indicate that the highest and best use of the property is not residential and that residential use will not attract the financial interest to rehabilitate that residential use.
- 5. That the condition on the property and the relation to the commercial property indicates that either an error was made in the original zoning in the area or that changes have occurred which have affected the residential character of the site.
- 6. That the changing of a portion of a block may be spot zoning when it does not fit into some plan for an area; however, planned development has been considered a concept which relieves the effects of incorporating uses of the type here sought into residential neighborhoods as requirements may be made of the developer which minimize the impact on surrounding properties.
- 7. That the conditions stated warrant the change of zoning as requested with the recognition that the neighbors will have opportunities to express themselves at succeeding stages of the planned development process.

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

That the application of High Country Storage to change the zoning on the within described land from R-2-A (Residential) to PD-B (Planned Development - Business) together with the sketch plan be approved.

PASSED and ADOPTED this 1st day of February, 1978.

Attest:	
City Clerk	

President of the Council

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

DISCUSSION OF POLICY AND COMMUNICATION REGARDING PLANNING COMMISSION HEARINGS AND CITY COUNCIL HEARINGS

This discussion comes before the Council because of the previous item and the fact that the opponents to the zoning change appeared at the Planning Commission hearing and were not informed they should also appear at the City Council meeting when this item was scheduled for hearing.

Councilman Brown submitted the following suggestions:

- (1) In bold faced type, in simple terms, explain each item in the legal ads;
- (2) Add to the Planning Commission Agenda a note that another hearing will be held before the City Council on the same issues and the same input is needed;
- (3) Mr. Teed include an explanatory piece in the next Update on how the process works and why.

Councilman Holmes suggested an informative sheet which lists procedures for opponents to follow and the consistency of opposition. City Attorney Ashby also suggested the showing of density. The feeling was the people should know what it is and what the maximum may become.

Councilman Holmes suggested that the spokesman of a group appearing before the Planning Commission be notified directly when the item of interest is scheduled to go to the City Council for hearing. He stated that with respect to the previous item, he felt that there was a lack of communication in the process. He stated that the vote that was taken tonight would very likely have been different from what has occurred.

Councilwoman Quimby stated that unless there has been a departure from procedure since she served as a member of the Planning Commission, it was always perfectly clear at the Planning Commission meeting that regardless of the decision of the Planning Commission, the people certainly had the right and were invited to attend the City Council meeting when a particular item was scheduled for hearing.

City Manager Wysocki suggested that the Staff be permitted to work up an information sheet that shows the problems as perceived during this discussion and present it March 1st for deliberation.

Mr. Wally Torfin stated that Council is taking one small step in perhaps the right direction in bringing the government by the people and for the people back to the people.

SE CORNER 23RD AND ELM

Councilman Johnson commented that in the last two weeks he has noticed the property on the SE corner of 23rd and Elm that has been posted for a hearing for a change of zoning. Today a duplex was moved into that property to a foundation that was built during the period that the property had been posted. He noted that the zoning change has not been brought to the Council's attention for consideration.

Mr. Warner explained that the property was posted not for a zoning change, but for bulk development in an R-1-C to allow a duplex. The gentleman was turned down at Planning Commission level. The gentleman is removing one kitchen from the duplex and it will become a single-family dwelling. He is not coming to Council, at least not at this time, to appeal the Planning Commission's decision to permit him to use it as a duplex. It was noted that at present there is no time limit specified in the Ordinance in which an applicant may appeal the Planning Commission's decision. Agreement appears to be 90 days and legal language should be forthcoming shortly.

ORDINANCE NO. 1723 ETTER ANNEXATION NO. 2

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 Brown 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 being no comments, it was moved by Councilman Tufly and seconded by Councilman Johnson that the Ordinance be passed, adopted, numbered 1723, and ordered published. Upon roll call all Council members voted AYE. The President declared the motion carried.

ORDINANCE NO. 1724 - REZONING FROM R-1-B TO PD-8 AND PRELIMINARY PLAN APPLE CREST, 27-3/4 ROAD NORTH OF F-3/4 ROAD

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 Councilman Brown that the Proof of Publication be accepted for filing. Motion

carried.

It was moved by Councilwoman Quimby 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 Johnson and seconded by Councilwoman Quimby that the Ordinance be passed, adopted, numbered 1724, and ordered published. Upon roll call all Council members voted AYE. The President declared the motion carried.

ORDINANCE NO. 1725 - TELEPHONE COMPANY

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE CONCERNING REVENUE AND IMPOSING A BUSINESS AND OCCUPATION TAX ON ALL TELEPHONE UTILITY COMPANIES OPERATING WITHIN THE CITY OF GRAND JUNCTION, PROVIDING FOR THE COLLECTION OF SUCH TAX AND PENALTIES WITH RESPECT THERETO. It was moved by Councilman Brown and seconded by Councilman Johnson that the Proof of Publication be accepted for filing. Motion carried.

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

The Ordinance was read, and amended to reflect that the amount of such tax shall be \$48,000 annually. It was moved by Councilman Johnson and seconded by Councilman Brown that the Ordinance be passed and adopted as amended, numbered 1725, and ordered published. Upon roll call Council members BROWN, QUIMBY, HOLMES, JOHNSON, O'DWYER and KOZISEK voted AYE. Councilman TUFLY voted NO. The President declared the motion carried.

ORDINANCE NO. 1726 - REPEALING ARTICLE III, AMBULANCE SERVICES, CHAPTER 30

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE REPEALING REGULATIONS AS TO THE PROVIDING OF AMBULANCE SERVICES IN THE CITY OF GRAND JUNCTION. 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 Councilman Brown 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 Holmes and seconded by Councilwoman Quimby that the Ordinance be passed, adopted, numbered 1726, and ordered published. Upon roll call all Council members voted AYE. The President declared the motion carried.

RESOLUTION CHANGING RIGHT OF WAY THROUGH PAINTED BOWL AREA TO THE RIDGES

The following Resolution was presented and read:

RESOLUTION

WHEREAS, a request has been made to the City Council of Grand Junction to realign an access road to an area denominated "The Ridges" over lands owned by the City of Grand Junction; and

WHEREAS, the location of the proposed roadway has the approval of the Engineering Department of the City and is consistent with an orderly development of the City-owned land; and

WHEREAS, it is necessary to record some document indicating the laying out of the roadway for public use;

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

That there is hereby dedicated to the public as a roadway over and across land owned by the City of Grand Junction a roadway described as follows:

A road right-of-way situated in a part of the West Half of the Southwest Quarter of Section 21, Township 1 South, Range 1 West of the Ute Meridian being 80 feet in width and 40 feet on either side of the following described centerline: Beginning at a point in the right-of-way of an existing County Road from whence the Southwest Corner of said Section 21 bears South 42° 45' 41" West a distance of 1560.99 feet; thence North 45° 52' 38" West 151.24 feet; thence along the arc of a curve to the right whose radius is 301.56 feet and whose long chord bears North 31° 27' 30" West 150.18 feet; thence North 17° 02' 23" West 236.28 feet; thence along the arc of a curve to the left whose radius is 200.00 feet and whose long chord bears North 31° 09' 55" West 97.62 feet; thence North 45° 17' 27" West 745.10 feet; thence along the arc of a curve to the right whose radius is 300.00 feet and whose long chord bears North 35° 40' 43" West 100.19 feet; thence North 26° 04' 00" West 250.47 feet to a point on the Westerly line of said Section 21, said point being the termination of said road right-of-way. Said point being South 01° 15' 11" West 65.36 feet from the West Quarter Corner of said Section 21.

PASSED and ADOPTED this 1st day of February, 1978.

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

EMERGENCY ORDINANCE AMENDING ORDINANCE NO. 1715 AS AMENDED PERTAINING TO TRI-STATE TRACTOR COMPANY DEVELOPMENT BOND ISSUE - TABLED

City Attorney Ashby reviewed the changes of the following entitled proposed ordinance: AN ORDINANCE AMENDING ORDINANCE NO. 1715 AS AMENDED AND DECLARING AN EMERGENCY. After discussion, it was the consensus of Council that this item be tabled until more information is available.

PROPOSED VACATION OF ROADWAY OVER CITY PROPERTY ON KANNAH CREEK

City Attorney Ashby advised that a petition for road vacation has been submitted to the County Planning Commission. Right of way located at Sections 32 and 33, Township 12 South, Range 97 West to be vacated by the Mesa County Planning Commission and the Mesa County Commissioners. It was noted that the right of way was dedicated August 16, 1912, and yet, to date, shows no sign of ever having been used. The petitioner sees no need or useful purpose for it now. All properties concerned now have access to very good County roads. This right of way does not extend far enough out to connect the Purdy Mesa and Kannah Creek roads and has at least one steep incline. It was recommended that the proposed vacation of this roadway over City property on Kannah Creek be approved.

It was moved by Councilman O'Dwyer and seconded by Councilwoman Quimby to approve the submission of the petition for the vacation of the roadway to the County Planning Commission. Motion carried.

PROPOSED ORDINANCE REGULATING SMOKING IN CERTAIN PUBLIC ROOMS

The following entitled proposed ordinance was introduced and read: AN ORDINANCE REGULATING SMOKING IN CERTAIN AREAS WITHIN THE CITY OF GRAND JUNCTION. It was moved by Councilman Tufly and seconded by Councilman O'Dwyer that the proposed ordinance be passed for publication. Motion carried.

RESOLUTION CONCERNING RECREATION PROGRAMS, FACILITIES, AND SITES-APPROVED

The following Resolution was presented and read:

RESOLUTION

CONCERNING RECREATION PROGRAMS, FACILITIES AND SITES.

WHEREAS, the City Council of the City of Grand Junction recognizes that current recreational facilities, sites and programs are failing to meet the needs and demands of the people in the Grand Valley; and

WHEREAS, the Council believes that the creation of a recreation district is a method of better filling these needs and meeting these demands along with cooperation of other entities providing recreational services;

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

That, in the event the voters approve the creation of the Recreation District at the election on February 21, 1978, the Council will support the following:

- 1. Full cooperation among the Recreation District, School District #51, the County of Mesa, the City of Grand Junction and Mesa College to establish facilities to meet the needs of the area within the proposed Recreation District, to make all public facilities available for use by the citizens as many hours a day as possible, and to avoid duplication of effort so as to better use the monies available to a maximum benefit for the people.
- 2. Direction of planning under an advisory board comprised of representatives of each entity (perhaps the Park Improvement Advisory Board) working with the City-County Development Department.
- 3. Safeguards as to the use of facilities and programs, working toward a system that allows for equal sharing the costs for all citizens, so that inequities existing within the taxing system may be alleviated.
- 4. Consideration of major facilities as they may be needed within the plan.

PASSED and ADOPTED this 1st day of February, 1978.

President	of	the	Council

Attest:

City Clerk

It was moved by Councilman Johnson and seconded by Councilman

Tufly that the Resolution be passed and adopted as read. Upon roll call Council members JOHNSON, TUFLY, O'DWYER, BROWN, and KOZISEK voted AYE. Councilman HOLMES voted NO. The President declared the motion carried and the Resolution duly passed and adopted.

ORCHARD AVENUE BEAUTIFICATION MEETING AT NISLEY SCHOOL

City Manager Wysocki announced that the Orchard Avenue Beautification group is meeting at Nisley School February 6th at 6:00 p.m. He noted that representatives from the City Planning Commission as well as the City Engineering Department will be present at that meeting.

BOARD OF ADJUSTMENT APPOINTMENTS

The display ad requesting names for appointment to the Board of Adjustment and Appeals has been extended through February 10th.

REQUEST NAMES FOR PERSONS INTERESTED IN SERVING ON COMMUNITY ACTION BOARD

The City is requesting the names of any person in the community who would be interested in serving as the City's representative on the Community Action Board.

PETITIONER TO HAVE SOME ILLUMINATION INSTALLED AT THE INTERSECTION OF B1/2 ROAD AND 27 ROAD ON ORCHARD MESA

Mrs. Raey Torfin, 236 27 Road, appeared before the City Council to present a petition which was presented to the Mesa County Commissioners requesting some illumination be installed at the intersection of B1/2 Road and 27 Road on Orchard Mesa. The request is made in light of the second child fatality within a 3-year period at this dark and much traversed intersection. Mrs. Torfin stated that it is her understanding that the northwest corner of the City, intersection in therefore, the is Commissioners tabled the request and recommend City involvement. The City Manager stated that he felt that the City could make its request of Public Service to see if some illumination could be placed in that location. President Kozisek noted that with the Fire Station being located in that area there will be a fire signal placed there, so it was felt that the expense would have to be absorbed soon at any rate, and perhaps this would expedite the problem. Councilman Tufly commented that he did not know the circumstances of the traffic accident that occurred recently in that location. He did feel however, that something must be found to deter children riding bicycles after dark with no illumination or light on the bicycles.

MANAGING EDITOR OF THE DAILY SENTINEL INTRODUCED

Charles Teed, Public Information Officer, introduced Jim Smith, who is the new Managing Editor of The Daily Sentinel.

LIQUOR-LETTERS TO PROPERTY OWNERS WITHIN A NEIGHBORHOOD TO BE CONTINUED

Council direct that with each application filed for a new liquor or beer license, the letters to property owners be continued explaining the type of application and that the survey will be conducted.

City Attorney Ashby stated that a study session needs to be held regarding liquor and beer in light of new court action.

CHUCK HOLES

Councilman Holmes requested that something be done about the numerous chuck holes that are appearing in City streets. The 5th Street viaduct was noted particularly.

WASHINGTON D.C. TRIP

Councilman Johnson summarized his Washington D.C. trip. He stated that overall it was one of the best organized seminars he has had the privilege of attending. He stated that the quality of the people on the panels were extremely high caliber, and that overall the seminar was very productive in the sense that it opened some doors of communication. He offered to give a more in-depth report to any one making the request.

STUDY SESSION

It was decided that Council would meet Monday, February 27th, starting at 3:00 p.m. for a study session to discuss Valley Wide Sewer, Liquor, Swimming Pools, any other matter which Council may feel it would wish to discuss. The meeting place will be determined at a later date.

DISPLAY ORDINANCE-RIGHT TO DECENCY GROUP

Councilman O'Dwyer stated that he has been getting quite a few letters and telephone calls from the Right to Decency group who would like to push through a display ordinance. City Attorney Ashby stated that he could bring a display ordinance to the next meeting of Council. The display ordinance has been adopted in Rhode Island. Essentially, what a display ordinance provides—is that nothing may be display for the view of persons under 18 years of age, specifically, magazine covers.

REORGANIZATION OF NATIONAL RESOURCES AND ENVIRONMENT COMMITTEE

Councilwoman Quimby commented that there is to be a reorganization of the National Resources and Environment Committee. She stated this meeting is to be sometime next week in Denver. They are requesting some public input. She suggested that someone from the Western Slope needs to attend the meeting. It was determined that if they can find out the when and the where the information can be

given to the City Manager, and then perhaps some member of the Council can be contacted to see if he/she can attend the meeting.

INVITATION TO MEET JOHN KEYWORTH, DENVER BRONCOS, MONDAY, FEBRUARY 6TH

President Kozisek extended the invitation for Council members to attend a reception at the Holiday Inn on February 6th for John Keyworth of the Denver Broncos, from 7:00 to 8:00 p.m.

ADJOURNMENT

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

Neva B. Lockhart

Neva B. Lockhart, CMC City Clerk