The meeting was called to order at 10:15 A. M., with Mayor Tom Miller presiding. Roll call showed the following members present: Councilmen C. F. Alford, C. M. Bartholomew, Simon Gillis, Mayor Tom Miller, and Councilman Oswald G. Wolf, 5; absent, none.

The reading of the Minutes was dispensed with.

The matter of the proposed extension of the 'City's boundary limits came up for discussion. In this connection, the following petitions were received and filed:

- 1. Petition of Lloyd W. Payne, et al, property owners in the territory immediately east of Travis Heights, south of Colorado River, and west of Parker Lane, favoring the proposed annexation of this territory.
- 2. Petition of Z. L. Harris, et al, property owners in the area between Chestnut Street and the east line of Outlot 49, Division B, from Nineteenth Street to Manor Road, protesting the proposed annexation of this territory.
- 3. Petition of A. F. Smith, et al, property owners in the area lying north of Satsuma Street or Road, easterly to Cameron Road, and westerly to Walling Place, protesting the proposed annexation of this territory.
- 4. Petition of B. Hubbard, et al, property owners in the area north of the State Blind Institute, protesting the proposed annexation of this territory.
- 5. Petition of Theo. Low, et al, property owners in the area between the roads known as Red River and Duval, being extensions of Red River and Duval Streets, from 47th Street to the intersection of Red River and Duval Roads at the railroad crossing of the public road known as Patterson Road, protesting the proposed annexation of this territory.
- 6. Petition of A. B. Glenn, et al, property owners in the area known as Ridgetop outside of the city limits, protesting the annexation of this territory.
- 7. Petition of J. C. Sheffield, for himself and property owners in the area known as Northfield Acres on the Georgetown highway, protesting the annexation of this territory.
- E. Petitions of W. T. Sanders, et al, and Chas. T. Sanders, et al, property owners in Govalle area, protesting the proposed annexation of this territory.
- 9. Petition of Geo. Calhoun, Jr., et al, property owners in the area marked Exhibit "A" thereto attached, protesting the proposed annexation of this territory.
- 10.Petition of Austin Lions Club, presented by Geo. S. Mendell, protesting the proposed annexation of territory if same would affect the City's low fire insurance rates.
- 11. Petition of S. J. Harrison, et al, property owners in area known as Barton Heights, protesting the proposed annexation of this territory.

Oral protests by J. Bascom Giles, property owner, and Wm. Trenckmann and J. M. Patterson, Attorneys for property owners in the area known as Section "E", were heard, following which a further discussion of the matter was postponed to Tuesday, November 24, at 7:30 P. M.

Mayor Miller then moved that the following six ordinances for the extension of the boundaries of the City of Austin be introduced at this time, and that the City Manager be instructed to cause said ordinances to be published in a daily newspaper in the City of Austin at least one time, and that final passage of said ordinances be set for the regular meeting of the City Council on Thursday, December 24, 1936. The motion was seconded by Councilman Wolf, and was carried by

the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none:

AN ORDINANCE PROVIDING FOR THE EX-TENSION OF CERTAIN BOUNDARY LIMITS OF THE CITY OF AUSTIN AND THE ANNEXA-TION OF CERTAIN ADDITIONAL TERRITORY LYING ADJACENT TO THE PRESENT BOUNDARY LIMITS OF THE CITY OF AUSTIN, IN THE PARTICULARS STATED IN THE ORDINANCE.

AN ORDINANCE PROVIDING FOR THE EXTEN-SION OF THE CERTAIN BOUNDARY LIMITS OF THE CITY OF AUSTIN AND THE ANNEXA-TION OF CERTAIN ADDITIONAL TERRITORY LYING ADJACENT TO THE PRESENT BOUNDARY LIMITS OF THE CITY OF AUSTIN, IN THE PARTICULARS STATED IN THE ORDINANCE.

AN ORDINANCE PROVIDING FOR THE EXTENSION OF THE CERTAIN BOUNDARY LIMITS OF THE CITY OF AUSTIN AND THE ANNEXATION OF CERTAIN ADDITIONAL TERRITORY LYING ADJACENT TO THE PRESENT BOUNDARY LIMITS OF THE CITY OF AUSTIN, IN THE PARTICULARS STATED IN THE ORDINANCE.

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AN ORDINANCE PROVIDING FOR THE EXTENSION OF THE CERTAIN BOUNDARY LIMITS OF THE CITY OF AUSTIN AND THE ANNEXATION OF CERTAIN ADDITIONAL TERRITORY LYING ADJACENT TO THE PRESENT BOUNDARY LIMITS OF THE CITY OF AUSTIN, IN THE PARTICULARS STATED IN THE ORDINANCE.

J. E. Haire petitioned the Council for permission to place one additional taxicab in operation to fill an existing vacancy at his place of business. Mayor Miller moved that a temporary taxicab permit for a period of thirty days be granted to the said J. E. Haire. The motion carried by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Councilman Wolf moved that the following named persons be granted taxicab driver's permits, in accordance with the recommendation of Roy J. Smith, Captain of Police, Traffic Division: Ernest Earl Litton, 4720 Depew Street; Roy L. Dycus, 2105 Neches Street. The motion carried by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Councilman Alford offered the following resolution:

WHEREAS, Texas Public Service Company has presented to the City Council tentative maps or plans showing the proposed construction of its gas mains in the streets in the City of Austin hereafter named, and said maps or plans have been considered by the City Council; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

THAT Texas Public Service Company be and the same is hereby permitted to lay and construct its gas mains in and upon the following streets:

(1) A gas main in BOULDIN AVENUE north 252 feet from a point 238 feet north of the north line of West Annie Street, the centerline of which gas main shall be 18 feet east of and parallel to the west line of said Bouldin Avenue.

Said gas main described above shall have a cover of not less than 21 feet.

(2) A gas main in EAST EIGHTH STREET from Chicon Street east 493 feet to Lincoln Avenue, the centerline of which gas main shall be 7 feet north of and parallel to the south line of said East 5th Street.

Said gas main described above shall have a cover of not less than 2% feet.

(3) A gas main in WALLER STREET north 81 feet from a point 105 feet north of the north line of East 5th Street, the centerline of which gas main shall be 23 feet east of and parallel to the west line of said Waller Street.

Said gas main described above shall have a cover of not less than 21 feet.

(4) A gas main in TILLOTSON AVENUE from Prospect Avenue west 30 feet, the centerline of which gas main shall be 7 feet north of and parallel to the south line of said Tillotson Avenue.

Said gas main described above shall have a cover of not less than 21 feet.

(5) A gas main in PROSPECT AVENUE from Tillotson Avenue south 30 feet, the centerline of which gas main shall be $6\frac{1}{2}$ feet east of and parallel to the west line of said Prospect Avenue.

Said gas main described above shall have a cover of not less than 22 feet.

(6) A gas main in KENWOOD AVENUE south 222 feet from a point 47 feet north of the north line of that portion of Mariposa Drive that is west of Kenwood Avenue, the centerline of which gas main shall be 20 feet west of and parallel to the east line of said Kenwood Avenue.

Said gas main described above shall have a cover of not less than 21 feet.

(7) A gas main in WETHERSFIELD ROAD from Niles Road south 20 feet, the centerline of which gas main shall be 15 feet west of and parallel to the east line of said Wethersfield Road.

Said gas main described above shall have a cover of not less than 21 feet.

The Texas Public Service Company is hereby put upon notice that the City of Austin does not guarantee that the space assigned above is clear from other underground utilities, but is based upon the best records we have at hand, and that the minimum depth stated does not have any reference to the fact that greater depths may not be required at special points. When the Texas Public Service Company requires definite information upon the ground as to elevations or working points from which to base the location of their assignments, they shall apply to the City Engineering Department not less than three (3) days before such information is required. The Texas Public Service Company is further put upon notice that they will be required to bear the expense of repairs or replacement of any underground utility damaged during the construction of lines named in this resolution.

AND THAT whenever pavement is cut in the vicinity of a fire plug, water must be used at intervals during the course of backfilling of the ditches .

THAT the work and laying of said gas mains, including the excavation in the streets, and the restoration and maintenance of said streets after said mains have been laid, shall be under the supervision and direction of the City Manager, and under all the pertinent terms and conditions of the certain franchise granted to said Company by the City of Austin.

The foregoing resolution was adopted by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Councilman Alford offered the following resolution:

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WHEREAS, the Southwestern Bell Telephone Company has presented to the City Council tentative maps and plans showing the proposed construction of its pole lines in the streets in the City of Austin hereafter named, and said maps or plans have been considered by the City Engineer; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

THAT the Southwestern Bell Telephone Company be, and the same is hereby permitted to construct its pole lines in the following street:

(1) A telephone pole line in WEST FIFTH STREET from West Avenue west one block, the centerline of which pole line shall be 1 foot south of and parallel to the north line of said West Fifth Street.

THAT the work and construction of said pole lines, including the excavation of the streets and the restoration and maintenance of said streets after said pole lines have been constructed, shall be under the supervision and direction of the City Manager, and in accordance with the ordinances and regulations of the City of Austin governing such construction.

The foregoing resolution was adopted by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Councilman Wolf offered the following resolution:

WHEREAS, Calcasieu Lumber Company is the Contractor for the construction of a building located at 412-20 West 2nd Street, and desires a portion of the sidewalk space abutting Lots 1 and 2, Block 22, of the Original City of Austin, during the construction of the building, such space to be used in the work and for the storage of materials therefor; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

1. THAT space for the uses hereinabove enumerated be granted to said Calcasieu Lumber Company, the boundary of which is described as follows:

Sidewalk Working Space

Beginning at the northwest corner of the above described Lot No. 1; thence in a westerly direction and at right angles to the center line of San Antonio Street to a point on the east curb of San Antonio Street; thence in a southerly direction and parallel to the center line of San Antonio Street for a distance of 125 feet to a point; thence in southeasterly direction and at approximately a 45° angle to the center line of San Antonio Street to a point on the north curb of West 2nd Street; thence in an easterly direction and parallel to the center line of West 2nd Street for a distance of 135 feet to a point; thence in a northerly direction and at right angles to the center line of West 2nd Street to a point in the north line of West 2nd Street; thence in a westerly direction for a distance of 135 feet along the north line of West 2nd Street; thence in a northerly direction along the east line of San Antonio Street for a distance of 125 feet to the place of the beginning.

- 2. THAT the above privileges and allotment of space are granted to said Calcasieu Lumber Company, hereinefter termed "Contractor," upon the following express terms and conditions:
- (1) That the Contractor shall construct a 4-foot sidewalk within the boundaries of the above described working space in San Antonio and West 2nd Streets, such sidewalk to be protected on the east and north sides by guard rails at least 4 feet high, substantially braced and anchored. Such sidewalk to have appropriate entrances at the intersection of West 2nd and San Antonio Streets.
- (2) That provision shall be made for the normal flow of all storm waters in the gutter and the Contractor will be responsible for any damage done due to obstruction of any such storm waters.
- (3) That the Contractor shall place on the outside corners of any walkway, barricades or obstructions, red lights during all periods of darkness.
- (4) That the Contractor is permitted to construct a temporary work office within such allotted working space, provided such work office is not within 25 feet of any corner street intersection.
- (5) That the Contractor shall remove all fences, barricades, loose materials and other obstructions on the sidewalk and street immediately after the necessity for their existence on said sidewalk or street has ceased, such time to be determined

by the City Manager, and in any event all such sidewalk, barricades, materials, equipment, and other obstructions shall be removed not later than January 31, 1937.

- (6) That the Contractor shall restore all public and private property injured during the use of such space to as good condition as the same existed before the use of such space began.
- (7) That the City of Austin reserves the right to revoke at any time any and all of the privileges herein granted, or to require the erection or installation of additional barriers or safeguards if the conditions demand it.
- (6) That the Contractor shall furnish the City of Austin a surety bond in the sum of One Thousand (\$1000.00) Dollars, which shall protect, indemnify, and hold harmless the City of Austin from any claims for damages to any person or property that may accrue to or be brought by any person by reason of the exercise of the privileges granted the Contractor by the City of Austin, and shall guarantee the replacement of all sidewalks, pavement, and all other public property and public utilities disturbed or removed during the construction work and shall further guarantee the construction of a walkway and other safeguards during the occupancy of the space.

The foregoing resolution was adopted by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Councilman Alford offered the following resolution:

WHEREAS, Ben M. Spears is the Contractor for the construction of a building located at 1518-1522 South Congress Avenue, and desires a portion of the sidewalk and street space abutting Lot 6, and the South 25' of Lot 5, Block 19, Plat 122, of the City of Austin, Texas, during the construction of the building, such space to be used in the work and for the storage of materials therefor; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

1. THAT space for the uses hereinabove enumerated be granted to the said Ben M. Spears, the boundary of which is described as follows:

Sidewalk and Street Working Space

Beginning at the northeast corner of the above described property; thence in an easterly direction and at right angles to the center line of South Congress Avenue to a point ten feet (10') distance from the west curb of South Congress Avenue; thence in a southerly direction and parallel to the center line of South Congress Avenue for a distance of seventy-four (74') feet to a point; thence in a westerly direction and at right angles to the center line of South Congress Avenue to the west line of South Congress Avenue; thence in a northerly direction along the west line of South Congress Avenue to the place of the beginning.

- 2. THAT the above privileges and allotment of space are granted to the said Ben M. Spears, hereinafter termed "Contractor," upon the following express terms and conditions:
- (1) That the Contractor shall construct a 4-foot walkway within the outer boundaries of the above described working space in South Congress Avenue and 15th Street, such walkway to be protected on each side by guard rails at least 4 feet high and substantially braced and anchored, and such walkway to have appropriate entrances at the intersection of 15th Street and South Congress Avenue.
- (2) That "NO PARKING" signs chall be placed on the street side of the walkway in South Congress Avenue.
- (3) That the Contractor shell in no way obstruct any fire plugs or other public utilities in the construction of such guard rail.
- (4) That provision shall be made for the normal flow of all storm waters in the gutter and the Contractor will be responsible for any damage done due to obstruction

of any such storm waters.

- (5) That the Contractor shall place on the outside corners of any walkway, barricades or obstructions, red lights during all periods of darkness.
- (6) That the Contractor shall remove all fences, barricades, loose materials, and other obstructions on the sidewalk and street immediately after the necessity for their existence on said sidewalk or street has ceased, such time to be determined by the City Manager, and in any event all such sidewalk, barricades, materials, equipment, and other obstructions shall be removed not later than December 31, 1936.
- (7) That the Contractor shall restore all public and private property injured during the use of such space to as good condition as the same existed before the use of such space began.
- (8) That the City reserves the right to revoke at any time any and all the privileges herein granted, or to require the erection or installation of additional parriers or safeguards if the conditions demand it.
- (9) That the Contractor shall furnish the City of Austin a surety bond in the sum of Five Thousand (\$5000.00) Dollars, which shall protect, indemnify and hold harmless the City of Austin from any claims for damages to any person or property that may accrue to or be brought by any person by reason of the exercise of the privileges granted the Contractor by the City of Austin and shall guarantee the replacement of all sidewalks, pavement, and all other public property and public utilities disturbed or removed during the construction work, and shall further guarantee the construction of a walkway and other safeguards during the occupancy of the space.

The foregoing resolution was adopted by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Councilman Alford moved that H. E. Sites be granted an extension of thirty days on the temporary taxicab permit issued to him, which expires November 19. The motion carried by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

The following report of the Zoning Board of Adjustment was received and filed:

"November 17, 1936

Hon. Mayor and City Council Austin, Texas

Gentlemen:

The Board of Adjustment at a meeting held on November 10, 1936, passed the following resolution, which is hereby submitted for your consideration:

RESOLUTION .

WHEREAS, the City Council of the City of Austin, pursuant to the terms of Section 30 of the Zoning Ordinance of the City of Austin, has referred to the Board of Adjustment for its consideration, a petition of the Clyde Hailey Company for a change in the 'Use' District designation of the vacant property located at the southwest corner of West 29th Street and Shoal Crest Avenue, from Residence "A" to Residence "B" District; and

WHEREAS, the Board of Adjustment at a meeting held on November 10, 1936, carefully considered the changing of the 'Use' designation of this property, and has viewed the premises and carefully studied the conditions and developments surrounding same and considered the change from all points of view from sound zoning principals;

therefore,

BE IT RESOLVED BY THE BOARD OF ADJUSTMENT:

THAT the change of the 'Use' designation of the above described property be not recommended and that its present 'Use' designation remain unchanged for the following reasons:

1. That this request is for the change of only two lots under a single owner-ship and such a change would thus create a spot zone.

165. [14] 165. [14] 16. [14] 16. [14] 16. [14] 16. [15]

- 2. That all property in this vicinity and neighborhood has been developed as residential property and consists principally of homesteads.
- 3. That the particular site described also lends itself to residential development fitting into a general residential character of the neighborhood.
- 4. That a change of this property to a lower classification would tend to adversely affect the surrounding property and would destroy the harmony and integrity of the general development of this area.
- 5. That the amendments of the Zoning Ordinance recently passed by the City Council would not permit the over-crowding of this property by small houses as the restrictions now prevailing require 4000 square feet per family for corner lots and 3500 for interior lots; and that the corner lot has a total available area per family of 7691.25 square feet, which is not quite sufficient for two families; and the interior lot has an available area per family of 7504.25 which is sufficient for two families, thus allowing only three families on the two lots or possibly four by waiving the deficiency of 108.75 square feet for the corner lot on account of the fact that only 50 feet of the side of this lot abuts on Shoal Crest Avenue, the remainder abutting on the small triangular easement between Shoal Crest Boulevard and the east property line of the lot in question.

Respectfully submitted,

BOARD OF ADJUSTMENT.

By H. F. Kuchne, Chairman. "

The City Manager was directed to notify the Clyde Hailey Company of the action of the Board of Adjustment as contained in the foregoing report.

The following proposal for the purchase of City of Austin Park and Playground Bonds was submitted:

"November 19, 1936

The Honorable City Council Austin, Texas

Gentlemen:

For the \$60,000 City of Austin Park and Playground Bonds bearing 3% interest and maturing \$3,000 each year 1937-1939, inclusive; \$4,000 each year 1940-1948, inclusive; \$5,000 each year 1949-1951, inclusive, we beg to submit the following offer:

We will purchase said bonds and pay you for same par and accrued interest and a cash premium of \$1060.00; bonds to be delivered to us in Austin, Texas, with the approving opinion of Thomson, Wood & Hoffman, on December 15, 1936.

As evidence of our good faith, we attach hereto cashier's check in the sum of \$1200.00 to be forfeited as full liquideted damages in case we fail or refuse to comply with the provisions of this offer within ten days from date of delivery of approving opinion to us by Thomson, Wood & Hoffman; otherwise to be returned to us.

Very truly yours,

BOWMAN, ROCHE & COMPANY
By J. T. Bowman

Councilman Wolf offered the following resolution:

WHEREAS, Bowman, Roche & Company has this day submitted to the City Council the following proposal:

" November 19, 1936

The Honorable City Council Austin, Texas.

Gentlemen:

For the \$60,000 City of Austin Park and Playground Bonds bearing 3% interest and maturing \$3,000 each year 1937-1939, inclusive; \$4,000 each year 1940-1948, inclusive; \$5,000 each year 1949-1951, inclusive, we beg to submit the following offer:

We will purchase said bonds and pay you for same par and accrued interest and a cash premium of \$1080.00; bonds to be delivered to us in Austin, Texas, with the approving opinion of Thomson, Wood & Hoffman, on December 15, 1936.

As evidence of our good faith, we attach hereto cashier's check in the sum of \$1200.00 to be forfeited as full liquidated damages in case we fail or refuse

to comply with the provisions of this offer within 10 days from date of delivery of approving opinion to us by Thomson, Wood & Hoffman; otherwise to be returned to us.

Very truly yours,

BOWMAN, ROCHE & COMPANY .

By J. T. Bowman

Accepted by order of the City Council this 19th day of November, 1936.

(Signed) Tom Miller, Mayor."

said bonds being described as follows:

<u>Bond</u>	Numbers	Maturity	Amount
3691122223344556 tttttttttttttttt	both inclusive,	July 1, 1937 July 1, 1940 July 1, 1941 July 1, 1944 July 1, 1945 July 1, 1951 July 1, 1951 July 1, 1951	\$ 33334,000.00 4,000.00 4,000.00 4,000.00 4,000.00 4,000.00 4,000.00 4,000.00 4,000.00 4,000.00 6,000.00

Now, therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

THAT said proposal of Bowman, Roche & Co., to purchase \$60,000 City of Austin Parks and Playgrounds Bonds, Series 1936, dated July 1, 1936, at the price and upon the terms specified in said proposal, be and the same is hereby accepted, and said Bowman, Roche & Company be awarded the sale of said bonds.

The foregoing resolution was adopted by the following vote: Ayes, Councilmen Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Councilman Wolf offered the following resolution:

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

THAT the City Manager be authorized and directed to sell to Bowman, Roche & Company the \$60,000 City of Austin Parks and Playgrounds bonds, dated July 1, 1936, bearing 3% interest, and maturing \$3,000 each year 1937 to 1939, inclusive; \$4,000 each year maturing 1940 to 1948, inclusive; \$5,000 each year maturing 1949 to 1951, inclusive; at par and accrued interest and a cash premium of \$1050.00, said bonds described as follows:

Bond	l Numbers	<u>Maturity</u> <u>Amount</u>
36 911 22 233744 5050 too oo	both inclu	July 1, 1937 July 1, 1938 July 1, 1939 July 1, 1940 July 1, 1941 July 1, 1942 July 1, 1943 July 1, 1945 July 1, 1946 July 1, 1946 July 1, 1948 July 1, 1948 July 1, 1949 July 1, 1949 July 1, 1950 July 1, 1951 \$3,000.00 4,000.00 July 1, 1942 4,000.00 5,000.00 July 1, 1949 5,000.00 July 1, 1950 July 1, 1951

The foregoing resolution was adopted by the following vote: Ayes, Councilmen

Alford, Bartholomew, Gillis, Mayor Miller, and Councilman Wolf, 5; nays, none.

Upon motion, duly seconded and carried, the meeting was recessed at 1:30 P.M., subject to call of the Mayor.

Approved: Dommilla.

Attest:

Traffic netelar

Olty Olerk

REGULAR MEETING OF THE CITY COUNCIL:

Austin, Texas, December 3, 1936.

The meeting was called to order at 11:00 A. M., with Mayor Tom Miller presiding. Roll call showed the following members present: Councilmen C. F. Alford, Simon Gillis, and Mayor Tom Miller, 3; absent, Councilmen C. M. Bartholomew and Oswald G. Wolf, 2.

The Minutes of the regular meetings of November 12 and November 19 were read, and upon motion of Councilman Alford, were adopted as read by the following vote:

Ayes, Councilmen Alford, Gillis, and Mayor Miller, 3; nays, none; Councilmen Bartholomew and Wolf absent, 2.

Henry Maerki, owner of property at 47th and Duval Streets, which property is included in the territory proposed to be annexed to the City of Austin, appeared before the Council and declared that he was in favor of the proposed annexation.

Councilman Alford moved that Taxicab License No. 57, issued temporarily to P. J. Hill, be extended for thirty days from the date of expiration, December 6,1936. The motion carried by the following vote: Ayes, Councilmen Alford, Gillis, and Mayor Miller, 3; nays, none; Councilmen Bartholomew and Wolf absent, 2.

Councilman Alford moved that Taxicab License No. 58, issued temporarily to Ben R. Parker, be extended for thirty days from the date of expiration, December 6,1936. The motion carried by the following vote: Ayes, Councilmen Alford, Gillis, and Mayor Miller, 3; nays, none; Councilmen Bartholomew and Wolf absent, 2.

Councilman Alford moved that Taxicab License No. 56, issued temporarily to D. F. Samuel, be extended for thirty days from the date of expiration, December 6, 1936. The motion carried by the following vote: Ayes, Councilmen Alford, Gillis, and Mayor Miller, 3; nays, none; Councilmen Bartholomew and Wolf absent, 2.