2.10

MINUTES OF THE CITY COUNCIL

CITY OF AUSTIN. TEXAS

Regular Meeting

March 14, 1946

11 A. M.

Council Chamber, CityHall

The meeting was called to order, with Mayor Miller presiding.

Roll call:

Present: Councilmen Alford Bartholomew, Mayor Miller and Councilman

Wolf

Absent: Councilman Gillis

Present also: Guiton Morgan, City Manager; Trueman O'Quinn, City Attorney; J. E. Motheral, Director of Public Works; Jas. A. Garrison, Director of Safety.

Pursuant to published notice thereof, the public hearing on the proposal of the City Council to amend the Zoning Ordinance in the following particulars:

(1) To amend the USE designation of the following described property so as to change the same from "B"
Residence District and Third Height and Area District to "C-1" Commercial District and Third Height and Area District, towit:

South one-half (S1) of Block bound on South by 28th Street, on East by Nucces Street, on North by 29th street, and on West by alley lying West of Nucces street (and including the East seventy-five feet of Lot 1, Block 5, Christian and Fellman Addition to the City of Austin, Travis County, Texas.

(2) To amend the USE designation of the following described property so as to change the same from "B" Residence District and First Height and Area District to "C" Commercial District and Second Height and Area District, towit:

Block No. 129, being all property bound by 10th Street, Rio Grande, 11th Street and Nueces Street in the City of Austin, Travis County, Texas

(3) To amend the USE designation of the following described property so as to change the same from "A" Residence District and being partly First Height and Area District and partly Second Height and Area District to "D" Industrial District and Second Height and Area District, to-

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wit:

1.45 acre, Lois Thrasher Tract, located on Southeast corner of East 5th Street and Springdale Road, in the City of Austin, Travis County, Texas, being shown on Section Map 270, City Tax Records.

(4) To amend the USE designation of the following described property so as to change that portion which is now "A" Residence District and First Height and Area District to "C" Commercial District and First Height and Area District, towit:

1.461 acre, Henry Paggi Tract, which tract fronts on Lamar Boulevard, Butler Road and Fredericksburg Road, in the City of Austin, Travis County, Texas

(1) The hearing on the application of the JOHN BREMOND COMPANY by H. M. HOUSTON, President, for a change of the south one-half of the block bound on the south by 28th street, on the east by Nueces street, on the north by 29th street and on the west by alley lying west of Nueces street, and including the east seventy-five feet of Lot 1, Block 5, Christian and Fellman Addition to the City of Austin, was called. The applicant was not present, nor did he have a representative to plead for this change.

Councilman Wolf moved that the recommendation of the Zoning Board of Adjustment NOT to grant this change be sustained. This motion was seconded and prevailed by the following vote:

Aves:

Councilmen Alford, Bartholomew, Mayor Miller and Councilman

Wolf None

Noes:

Absent: Councilman Gillis

(2) The hearing on the application of GEORGE S. AND OUIDA F. NALLE, for a change their property known as Block 129, bound by Rio Grande Street, 11th street Nucces Street, and 10th street, from "B" Residence, First Height and Area District to "C" Commercial District, Second Height and Area District, was called.

Mr. Nalle appeared and stated that this property had been in his family since 1838 and it was his intention to build a nice apartment hotel on the north side of the block, something that he would be proud of and that the citizens of Austin would be proud of, and that he wanted to have stores on the first floor of this building and to open them on the street instead of in the lobby of the apartment as would be required by the regulations of "B" Residence. He also wanted to save some beautiful, old oak trees that were between his home on the southwest corner of the block and the patio he planned to have for the apartment. He assured the Council that he would not want to build anything that would be a detriment to the neighborhood but would be an asset.

Judge Dave Pickle, representing six of the adjacent property owners, presented a petition protesting this change for the reason that they thought this should remain a residential section and not have stores allowed in it. Mrs. Todd. owning property adjacent to Mr. Nalle's property, also protested the change.

After a lengthy discussion, the Council agreed to make the change as requested by Mr. Nalle although the Zoning Board of Adjustment did NOT recommend such change. Upon motion of Councilman Bartholomew, duly seconded, to grant

the change as requested by George S. and Ouida F. Nalle of their property known as Block 129, City of Austin, from "B" Residence, First Height and Area District, to "C" Commercial, Second Height and Area District, the same prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller and Councilman

Wolf

Noes: None

Absent: Councilman Gillis

The City Attorney was instructed to prepare an ordinance covering the above change and present same to the Council for adoption.

(3) The hearing on the application of "Fabricon", Ned Cole, etal, owners, for a change in the zoning of their property containing 1.45 acre, out of the Ois Thrasher Tract, and located at the southeast corner of East 5th Street and Springdale Road, City of Austin, Travis County, was called.

Mr. Cole appeared and stated that the property would be used for a modern plant in which would be made various household necessities and conveniences, such as clothes closets, out of a material called "Fabricon". He also stated that they had selected that site because they believed that the industrial section of Austin would soon be located there, and that their plant would be clean and attractive and an asset to the city.

Mr. Emmett Quisenberry was the only protestant. He stated that he had bought his property located on the north side of 5th street, across from where a part of the proposed plant is to be built, believing that he would have a nice quiet home where he could grow bulbs and spend the rest of his life there, but if this plant was allowed to be built he believes that it would ruin the property as a home and he would want to lease it for a stockyard, if that was possible. After a lengthy discussion, the Council found that Mr. Quisenberry's house is not immediately across from the proposed plant but east of it and also that the most of his property is outside of the city limits.

Councilman Alford moved that the recommendation of the Zoning Board of Adjustment on the above request to GRANT this change be sustained, and the motion duly seconded, prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller and Councilman

Wolf

Noes: None

Absent: Councilman Gillis

The City Attorney was instructed to prepare an ordinance covering the above change and present same to the Council for adoption.

(4) The hearing on the application of Burton Miles for a change in the zoning of his property containing 1.461 acre, a part of the Henry Paggi Tract and located on Lamar Boulevard, Butler Road and Fredericksburg Road, from "A" Residence District to "C" Commercial District, was called.

There being no one present to protest this change, Councilman Wolf moved that the recommendation of the Zoning Board of Adjustment to grant this change be sustained, and the motion, duly seconded, prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller and Councilman

Wolf

Noes: None

Absent: Councilman Gillis

The City Attorney was instructed to prepare an ordinance covering the above change and present same to the Council for adoption.

'Councilman Wolf introduced the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN. TEXAS. JULY 17, 1941, AND RECORDED IN ORDINANCE BOOK "L". PAGES 152-174, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, WHICH ORDINANCE WAS AMENDATORY OF THAT CERTAIN ORDINANCE ESTABLISHIGN ZONING REGU-LATIONS AND DISTRICTS IN ACCORDANCE WITH A COMPRE-HANSIVE PLAN PASSED BY THE CITY COUNCIL APRIL 23. 1931. AND RECORDED IN ORDINANCE BOOK "I". PAGES 301-318, BOTH INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN; THE AMENDATORY ORDINANCE HEREBY ENACTED CHANGING THE USE DESIGNATION FROM MAN RESI-DENCE AND FIRST HEIGHT AND AREA DISTRICT TO "B" RESI-DENCE AND SECOND HEIGHT AND AREA DISTRICT ON THAT CER TAIN PROPERTY DESCRIBED AS LOTS 23 AND 24. AND LOTS 5. 6, 7, 8, 9, 10, 11 and 12, ALL IN OUTLOT 53. DIVISION "D", IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS; PRO-VIDING, HOWEVER, THAT CERTAIN USES NOW PERMITTED IN "B" RESIDENCE DISTRICT ARE TO BE PROHIBITED IN AREA AFFECTED BY THIS AMENIMENT; AND ORDERING A CHANGE IN THE USE MAPS. SO AS TO RECORD THE CHANGES HEREBY ORDERED: AND DECLARING AN EMERGENCY.

The ordinance was read the first time and passed to the second reading. Councilman Alford moved that the rule be suspended and the ordinance be passed to its third reading. The motion carried by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Council-

man Wolf.

Noes: None

Absent: Councilman Gillis

The ordinance was read the third time and Councilman Bartholomew moved that the ordinance be passed finally. The motion carried by the following vote.

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Council-

man Wolf.

Noes: None

Absent: Councilman Gillis.

The reupon the Mayor announced that the ordinance had been finally passed.

Councilman Bartholomew submitted the following resolution and moved its adoption:

(RESOLUTION)

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

THAT the City Manager be and he is hereby authorized and directed to purchase in the name of the City of Austin from C. L. Yarbrough and wife, Mabel Yarbrough, for the consideration of TWO THOUSAND FOUR HUNDRED SIXTY DOLLARS AND TWENTY-SIX CENTS (\$2,460.26) cash, the following described land:

Lot No. Twenty-one (21) of Goodall Wooten Subdivision of Outlot No. Fifty-three (53), in Division "D" in the City of Austin, Travis County, Texas, according to the map or plat of said subdivision of record in Volume 4, page 191, Plat Records of Travis County, Texas.

BE IT FURTHER RESOLVED that the sum of Two Thousand Four Hundred Sixty Dollars and Twenty-Six Cents (\$2,460.26) be, and the same is hereby, appropriated out of the general fund not otherwise appropriated, to pay for said land above described, and that a warrant issue for such sum less the amount of taxes owing by said C. L. Tarbrough and wife to the City of Austin.

Which motion, carrying with it the adoption of the resolution, prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman

Wolf.

Noes: None

Absent: Councilman Gillis

Councilman Wolf presented the following resolution and moved its adoption:
(RESOLUTION)

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

THAT the City Manager be and he is hereby authorized and directed to enter into a contract on behalf of the City fo Austin with Dal-Air, Inc., substantially according to the terms and provisions of the instrument attached to this Resolution and made a part thereof for all purposes. (Copy of agreement attached)

Which motion carrying with it the adoption of the resolution, prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman

Wolf.

Noes: None

Absent: Councilman Gillis

The following applications for transfer of license, and operator's license, duly approved by the City Manager, were submitted.

Deward M. Spiers, Texan Hotel
1942 4-door Chevrolet, Motor No. BA 111780, FT4072
Transfer of license #108, from Joseph D. Coss, cancelled

Doyle, Louis E.

2254 Guadalupe St.

Upon motion of Councilman Alford, duly seconded, the applications were granted by the following vote:

Ayes: Councilmen Alford. Bartholomew, Mayor Miller, and Councilman Wol:

Noes: None

Absent: Councilman Gillis

The following applications for boat licenses, duly approved by the City Manager were submitted:

BLEAKLEY, JACK WHITE, JESSE S. 111 E. 18th St.
Route 5. Box 305. Austin

Upon motion of Councilman Wolf, duly seconded, the applications were granted by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman

Wolf

Noes: None

Absent: Councilman Gillis

Councilman Barthalomew presented the following application for a liquor permit, duly approved by the City Manager, with the motion that it be granted.

L. & M. PACKAGE STORE 307 East 6th St. Mrs. Eva.K. Lipinsky & Mrs. Selma K. Meyerowitz, owners

Upon motion of Councilman Bartholomew, duly seconded, the application was granted by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman

Wolf

Noes: None

Absent: Councilman Gillis

Councilman Alford moved that the number of taxical operators be increased to 185. The motion prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman

Wolf

Noes: None

Absent: Councilman Gillis

Councilman Wolf offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, Texas Public Service Company has presented to the City Council tentative maps or plans showing the pproposed 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 SUMMIT STREET, from a point 40 feet north of Riverside Drive southerly to Inglewood Ave., the centerline of which gas main shall be 7.5 feet west of and parallel to the east property line of said SUMMIT STREET.

Said Gas main described above shall have a cover of not less than $2 \frac{1}{2}$ feet.

A gas main in INGLEWOOD AVENUE, from Summitt Street westerly 308 feet, the centerline of which gas main shall be 13.5 feet south of and parallel to the north property line of said INGLEWOOD AVENUE.

Said gas main described above shall have a cover of not less than $2 \frac{1}{2}$ feet.

(3) A gas main in WASHINGTON AVENUE, from a point 18 feet west of Chestnut Avenue westerly 45 feet, the centerline of which gas main shall be 12 feet south of and parallel to the north property line of said WASHINGTON AVENUE.

Said gas main described above shall have a cover of not less than 2 1/2 Feet.

(4) A gas main in Coleto Street, from Washington Avenue north 116 feet, the centerline of which gas main shall be 6.5 feet west of and parallel to the east property line of said COLETO ST.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

(5) A gas main in TOWER DRIVE, from a point 40 feet west of Winsted Lane westerly 180 feet, the centerline of which gas main shall be 7.5 feet south of and parallel to the north property line of said TOWER DRIVE.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

(6) A gas main in LANCASTER COURT, From a point 106 feet north of East 51st Street northly 209 feet, the centerline of which gas main shall be 7.5 feet west of and parallel to the east property line of said LANCASTER COURT.

Said gas main described above shall have a cover of not less than $2 \frac{1}{2}$ feet.

(7) A gas main in MONTCLAIRE STREET, from a point 199 feet east of Rae Dell Avenue westerly 374 feet, the centerline of which gas main shall be 7.5 feet south of and parallel to the north line of said MONTCLAIRE STREET.

Said gas main described above shall have a cover of not less than $2\ 1/2$ feet.

(8) A gas main in BULL CREEK ROAD, from a point 730 feet south of Camp Mabry Road, northerly 2,310 feet, the centerline of which gas main shall be 7.5 feet west of and parallel to the east property line of said BULL CREEK ROAD.

Said gas main described above shall have a cover of not less than $2 \frac{1}{2}$ feet.

(9) A gas main in CAMP MABRY HOAD, from BULL CREEK Road westerly 610 feet, the centerline of which gas main sahll be 6 feet south of and parallel to the north property line of said CAMP MABRY ROAD.

Said gas main described above shall have a cover of not less than $2 \frac{1}{2}$ Feet.

(10) A gas main in HIGHLAND TERRACE, from Bull Creek Road to Placid Place, the centerline of shich gas main shall be

6 feet south of and parallel to the north property line of said HIGHLAND TERRACE.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

(11) A gas main in HIGHLAND TERRACE, from Placid Place to Perry lane, the centerline of which gas main shall be 6 feet west of and parallel to the east property line of said HIGHLAND TERRACE.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

(12) A gas main in PLACID PLACE, from Highland Terrace to the north property line of Highland Park, the centerline of which gas main shall be 6 feet west of and parallel to the east property line of said PLACID PLACE.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

A gas main in TERRAIN LANE, from Placid Place to Highland Terrace, the centerline of which gas main shall be 6 feet south of and parallel to the north property line of said TERRAIN LANE.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

(14) A gas main in PERRY LANE, from Bull Creek Road to I.& G.N.R.R.. the centerline of which gas main shall be 6 feet south of and parallel to the north property line of said PERRY LANE.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

(15) A gas main in FEARL STREET, from a point 8 feet south of West 26th Street southerly 80 feet, the centerline of which gas main shall be 13.5 feet west of and parallel to the east property line of said PEARL STREET.

Said gas main described above shall have a cover of not less than $2 \frac{1}{2}$ Feet.

(16) A gas main in WINSTED LANE, from a point 225.5 feet north of Bowman Avenue south to Bowman Avenue, the centerline of which gas main shall be 7.5 feet west of and parallel to the east property line of said WINSTED LANE.

Said gas main described above shall have a cover of not less than 2 1/2 feet.

(17) A gas main in BOWMAN AVENUE, from a point 25 feet west of Winsted Lane westerly 89 feet, the centerline of which gas main shall be 7.5 feet south of and parallel to the north property line of said BOWMAN AVENUE.

Said gas main described above shall have a cover of not less than $2 \frac{1}{2}$ feet.

(18) A gas main in WASHINGTON AVENUE, from a point 81 feet west of Coleto Street easterly 132 feet, the centerline of which gas main shall be 12 feet 4" south of and parallel to the north property line of said WASHINGTON AVENUE.

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 days(3) 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 camed in this resolution.

AND THAT whenever pavement is cut in the vicinity of a fire plug, water must be used a t 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 franchises granted to daid company by the City of Austin.

Which motion carrying with it the adoption of the resolution, prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman

Wolf.

Noes: None

Absent: Councilman Gillia

Councilman Bartholomew offered the following resolution and moved its adoption.

(RESOLUTION)

WHEREAS, Jim Ragland is the Contractor for the alteration of a building located at 503 Neches Street and desires a portion of the sidewalk and street space abutting Lot B. Block 60 of the Original City of Austin, Travis County, Texas, during the alteration of the building, such space to be used in the work and for the storage of materials 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 Jim Ragland, the boundary of which is described as follows:

Sidewalk and Street Working Space

Beginning at the northwest corner of the above

described property; thence in a westerly direction and at right angles to the centerline of Neches Street to a point 4 feet east of the east curb line; thence in a southerly direction and parallel to the centerline of Neches Street approximately 31 feet to a point; thence in an easterly direction and at right angles to the centerline of Neches Street to the Southwest corner of the above described property.

- 2. THAT the above privileges and allotment of space are granted to the said Jim Ragland, hereinafter termed "Contractor", upon the following express terms and conditions:
- (1) That the Contractor shall erect within the above described working space a solid fence built of not less than one-inch material and at least 8 feet in height (or extending from the sidewalk to the underside of the present awning) substantially braced and anchored and to maintain same in good condition at all times while the work is in progress. The Contractor will be permitted to put a door in the barricade that will either open in or slide parallel to the barricades, and at all times that material is being delivered or taken away from the building, a watchman shall be provided to warn pedestrians of approaching danger.
- (2) That the Contractor shall in no way obstruct any fire plugs or other public utilities in the construction of such barricades.
- (3) That provisions shall be made for the normal flow of all stormswaters in the gutter and the Contractor will be responsible for any damage done due to obstruction of any such storm water.
- (4) That the Contractor shall place on the outside corners of any walkway, barricades or obstructions, red lights during all periods of darkness and provide lighting system for all tunnels.
- (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 May 1, 1946.
- (6) That the City reserves the right to revoke at any time any and all the privileges herein granted or to require the erection of installation of additional barriers or safeguards if the conditions demand it.
- (7) That the use and enjoyment of the spaces herein granted shall not be exculsive as against public needs, and the City, in making such grant reserves the right to enter and occupy any part or all of said space any time with its public utilities, or for other necessary public purposes.
- (8) That any public utility, or public or private property, disturbed or injured as a result of any of the activities necessary for the completion of the construction work for said building projects whether done by the Contractor, City forces, or public utilities, shall be replaced or repaired at the Contractor's expense.

(9) That the Contractor shall furnish the City of Austin a surety bond in the sum of One Thousand Dollars (\$1,000.00), which shall protect, indemnify and hold harmless the City of Austin from any claims or damages to any person or property that may accrue to or be brought by any person by reason of the exercise or abuse 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.

Which motion carrying with it the adoption of the resolution, prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman Wolf.

Noes: None

Absent: Conncilman Gillia

Mr. Walter Simms appeared before the Council to find out when the City planned to move a light pole, the same being in the alley back of his home, at 906 Mariposa Drive. The City Engineer was instructed to prodeed with this work so that the alley could be opened up as agreed upon by Mr. Simms.

Mr. Pollard, attorney for a number of property owners in Travis Heights, Woodland Ave., appeared and wanted to know what had been done in the Roger's case. The City Manager recommended that the Roger's case, involving zoning violations, be sent back to the Zoning Board for a rehearing and their recommendations be given to the Council. Mr. Pollard stated that his clients wanted something done as they believed that his was an absolute vilation of the Zoning Ordinance and that he is continuing to violate the ordinance. He also stated that if the City filed suit against Mr. Rogers, his clients would be glad to intervene; further, that if the City did not sue his clients intended to do so. The Mayor stated that the recommendations of the City Manager would be accepted and the matter referred to the Zoning Board for a reopening of the case. The City Attorney was instructed to continue his work in the case with the Zoning Board when the hearing came up again.

Councilman Alford introduced the following ordinance:

AN ORDINANCE PRESCRIBING RULES AND REGULATIONS GOVERNING PLATS AND SUBDIVISIONS OF LAND WITHIN THE CORPORATE LIMITS OF THE CITY OF AUSTIN, REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH, PROVIDING A SAVING CLAUSE, AND DECLARING AN EMERGENCY.

The ordinance was read the first time and passed to the second reading, upon motion of Councilman Alford, duly seconded. The motion carried by the following vote:

Ayes: Councilman Alford, Bartholomew, Mayor Miller, & Councilman Wolf.

Noes: None

Absent: Councilman Gillis.

The Ordinance was read the second time and Councilman Wolf moved that the rule be further suspended and the ordinance be passed to the third reading. The motion carried by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and Councilman Wolf.

Noes:5 None

Absent: Councilman Gillis

The ordinance was read the third time and Councilman Alford moved that the ordinance be finally passed. The motion carried by the following vote:

Ayes: Councilman Alford, Councilman Bartholomew, Mayor Miller, and

Councilman Wolf.

Noes: None

Absent: Councilman Gillis

The Mayor then announced that the ordinance had been finally passed.

Councilman Bartholomew offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, delinquent taxes, on personal property, have been paid to the Tax Collector of the City of Austin by the following named parties for theyears and in the amounts set opposite the name of each of them, viz:

NAME	YEAR	AMOUNT COLLECTED
Joe C. A. Eckbardt	1938	\$ 8.14
Mamie Kluge Beatty	1940	.79
Dennis Hamilton	1939 & 1941 thru 1944	33.10
Thomas B. Beatty	1940, 1941, 1942,1944	38.98
Goodyear Tire & Rubber Co.	1942.1943.1944	27.89
Max. P. Homeyer	1944	8. 82
A. G. Kelso	1934, thru 1940, 1942, 1943	53.59
W. L. Grant	1939 & 1940	7.13
Walter E. Carlson	1940	2.62
C. W. Walker	1942, 1943, 1944	18.53
Oscar Maurer, Jr.	1943	2, 80
Dean W. Bloodgood	1944	1.10
M. Medina	1936, 1938, 1940, 1942	16.26
Jack K. Baumel	1938, 1939, 1942, 1944	22.78
E. W. Teich	1940	1.57
W. J. Schutzeherg	1941, 1942, 1943	7.87
Ivan L. Thomson	1941, 1942, 1944	15.94
Albert Herms, Jr.	1944	.97
Lola Elgin Burch	1943	6 .09
James Huffman	1942	8,64
Wylie Wood	1942, & 1944	2.22
J. M. Meredith	1936 thru 1941	17.78
William Brans	1937	5,45
Austin Tire Company	1939, 1941, 1942	97.83
Merchants Candy Co.	1944	12.08
J. E. Stearns	1942	1.63
Edward A. Palmer	1944	.13
Snider Studio	1944	5 .44
F. L. Whitney	1944	6.28
Jennie M. Haile	1942	7.51
Leroy Winn	1944	6.16
Maurine & Ada Maude Owen	1944	5.44
East Avenue Grocery & Market	_ = •	10.24
Leroy Carpenter	1942 & 1944	13,77
L. J. Berry	1944	2.06
Edwin R. Jordan	1943, 1944	8.73
Ignacio Barbo	1941	2.56
A. A. Burton	1942 & 1943	.49
W. R. Glenn	1943 & 1942	3.70

NAME

YEAR

AMOUNT COLLECTED

T. H. Upchurch

1941 & 1942

5.03

WHEREAS, all of said payments constitute a final settlement of personal taxes due for the years indicated; Now, therefore,

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

THAT the Tax Assessor and Collector of the City of Austin be, and he is hereby authorized to record full payment on all delinquent personal property taxes against said parties and their property for the years for which said tax was assessed.

Which motion, carrying with it the adoption of the resolution, prevailed by the following vote:

Ayes: Councilmen Alford, Bartholomew, Mayor Miller, and councilman Wolf.

Noes: None

Absent: Councilman Gillis.

There being no further business, upon motion made and seconded, the meet ing recessed, subject to the call of the Mayor, at 12:45 P. M.

APPROVED:

Jon Milla.

ATTEST:

Antima City Clark