

REGULAR MEETING OF THE CITY COUNCIL
OF THE CITY OF SAN ANTONIO HELD IN
THE COUNCIL CHAMBER, CITY HALL, ON
THURSDAY, MAY 9, 1968 AT 8:30 A.M.

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The meeting was called to order by the presiding officer, Mayor W. W. McAllister, with the following members present: McALLISTER, CALDERON, JONES, JAMES, COCKRELL, GATTI, TREVINO, PARKER, TORRES; Absent: NONE.

68-339 The invocation was given by Councilman S. H. James.

The minutes of the meeting of May 2, 1968, were approved.

68-339 Mayor McAllister welcomed sixteen language students from Lackland Air Force Base attending the Council meeting and accompanied by Instructors Jo Foreman and Jean Mitchell.

68-238 The Clerk read the following ordinance.

AN ORDINANCE 36,478

ESTABLISHING AND CREATING AN HISTORIC
DISTRICT WITHIN THE CITY OF SAN ANTONIO.
(HISTORIC DISTRICT NO. 1 - KING WILLIAM
CONSERVATION AREA)

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Mrs. Margaret Gething, President of the King William Conservation Association and Mrs. James V. Graves, representing the San Antonio Conservation Society expressed their appreciation to the City Council for its action and felt this was a great step forward for the preservation of our historic sites.

After discussion, on motion of Mrs. Cockrell, seconded by Mr. Gatti, the ordinance was passed and approved by the following vote: AYES: McAllister, Calderon, Jones, James, Cockrell, Gatti, Parker; NAYS: Trevino; ABSENT: Torres.

68-340 The Clerk read the following ordinance.

AN ORDINANCE 36,479

ACCEPTING THE ATTACHED LOW QUALIFIED BID
OF DAVIS TRUCK AND EQUIPMENT COMPANY, INC.
TO FURNISH THE CITY OF SAN ANTONIO WITH
THIRTY-FIVE REFUSE COLLECTION UNITS FOR
A NET TOTAL OF \$134,500.00 AND APPROPRIAT-
ING FUNDS FOR PAYMENT OF SAME.

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Mr. John Brooks, Purchasing Agent, explained that four bids had been received, with the low one submitted by Davis Truck and Equipment Company. The bid meets the City's specifications and requirements. He added that the price is about \$100 per unit less than paid last year and recommended acceptance of the bid.

The Mayor stated that the Council had received a letter from the Pak-Mor Company regarding the specifications and asked the City Manager to make a statement.

City Manager Henckel advised the Council that the specifications were a little different this year. The matter of safety requirements was brought to the City's attention by both the City Safety Supervisor and the Union representing the garbage workers. They expressed the desire that the City do not go back to the old-type units and specifically requested that the specifications require a safety door. He strongly recommended that the specifications remain the same and that requirements be met.

After consideration, on motion of Dr. Calderon, seconded by Mr. Jones, the ordinance was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JONES, JAMES, COCKRELL, GATTI, TREVINO; NAYS: None; ABSENT: PARKER, TORRES.

68-341

The Clerk read the following ordinance:

AN ORDINANCE 36,480

ACCEPTING THE ATTACHED LOW QUALIFIED BID OF GILLESPIE MOTOR COMPANY TO FURNISH THE CITY OF SAN ANTONIO WITH THIRTY-FIVE CAB AND CHASSIS FOR REFUSE UNITS FOR A NET TOTAL OF \$193,917.50 AND APPROPRIATING FUNDS FOR PAYMENT OF SAME.

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Purchasing Agent Brooks explained that nine bids were received with the low one submitted by Gillespie Motor Company. The bid meets all specifications and the price is \$210 per unit less than last year. He recommended acceptance of the bid.

On motion of Dr. Calderon, seconded by Mr. James, the ordinance was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JAMES, COCKRELL, GATTI, TREVINO; NAYS: None; ABSENT: JONES, PARKER, TORRES.

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68-342 The following ordinance was explained by the Purchasing Agent, and on motion of Mr. Gatti, seconded by Dr. Calderon, was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JAMES, COCKRELL, GATTI, TREVINO; NAYS: None; ABSENT: JONES, PARKER, TORRES.

AN ORDINANCE 36,481

AUTHORIZING THE FINANCE DIRECTOR TO PURCHASE SUBSCRIPTION TO MICROFILM EDITIONS, SAN ANTONIO EVENING NEWS FROM MICROFILM CENTER, INC. FOR THE SAN ANTONIO PUBLIC LIBRARY FOR A NET TOTAL OF \$4,216.00.

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68-343 The following ordinance was explained by the Purchasing Agent, and on motion of Dr. Calderon, seconded by Mr. James, was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JAMES, COCKRELL, GATTI, TREVINO; NAYS: None; ABSENT: JONES, PARKER; ABSTAINING: TORRES.

AN ORDINANCE 36,482

AUTHORIZING THE FINANCE DIRECTOR TO PURCHASE ONE McGRAW-HILL RECORD LIBRARY WITH WALNUT CABINET AS PER ATTACHED LIST FROM McGRAW-HILL FILMS FOR THE SAN ANTONIO PUBLIC LIBRARY FOR A NET TOTAL OF \$2,172.00.

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68-344 The City Clerk read the following ordinance:

AN ORDINANCE 36,483

ACCEPTING THE PROPOSAL OF AND MANIFESTING A CONTRACT WITH EACH OF THE BIDDERS SET FORTH HEREIN FOR THE BIDDER TO FURNISH AND FOR THE CITY OF SAN ANTONIO TO BUY ALL OF ITS REQUIREMENTS FOR THE PARTS AND SERVICE SET FORTH IN THE ACCEPTED PROPOSAL FOR A ONE-YEAR PERIOD COMMENCING AUGUST 1, 1968 AND TERMINATING JULY 31, 1969.

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Purchasing Agent John Brooks explained the bids received and recommended that the contracts be made with the following firms for parts and service:

Bacon Pamphlet Service, Inc.	Pamphlet Service
Alamo Bolt & Screw, Inc.	Bolts and Screws
Rieger's Automotive Warehouse	Auto & Truck Brake
	Shoes and/or lining

On motion of Dr. Calderon, seconded by Mr. Gatti, the ordinance was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JAMES, COCKRELL, GATTI, TREVINO, TORRES; NAYS: None; ABSENT: JONES, PARKER.

66-450 Parks and Recreation Director Bob Frazer explained the following ordinance, and on motion of Mr. Trevino, seconded by Dr. Calderon, was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JAMES, COCKRELL, GATTI, TREVINO, TORRES; NAYS: None; ABSENT: JONES, PARKER.

AN ORDINANCE 36,484

AUTHORIZING EXECUTION OF AN AGREEMENT BETWEEN THE CITY AND HARLANDALE INDEPENDENT SCHOOL DISTRICT PROVIDING FOR THE CITY TO MAINTAIN AND OPERATE A RECREATIONAL SWIMMING PROGRAM AT THE McCOLLUM HIGH SCHOOL SWIMMING POOL FROM JUNE 1, 1968 TO JULY 31, 1968.

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68-345 Mr. W. S. Clark, Land Division Chief, explained the following ordinance, and on motion of Mr. Trevino, seconded by Dr. Calderon, was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JAMES, COCKRELL, GATTI, TREVINO, TORRES; NAYS: None; ABSENT: JONES, PARKER.

AN ORDINANCE 36,485

APPROPRIATING \$5,270.00 OUT OF SEWER REVENUE BOND FUNDS TO SECURE EASEMENTS IN CONNECTION WITH THE SALADO CREEK OUTFALL SEWER PROJECT.

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68-346 Mr. W. S. Clark explained the following ordinances, and on motion made and duly seconded, were each passed and approved by the following vote: AYES: McALLISTER, CALDERON, JONES, JAMES, COCKRELL, TREVINO, TORRES; NAYS: None; ABSENT: GATTI, PARKER.

AN ORDINANCE 36,486

CLOSING AND ABANDONING AN ALLEY LOCATED IN NEW CITY BLOCK 431 AND AUTHORIZING EXECUTION OF A QUITCLAIM DEED TO THE GILLESPIE REALTY COMPANY FOR A CONSIDERATION OF \$1.00 AND THE DEDICATION OF A NEW ALLEY IN THE SAME NEW CITY BLOCK.

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68-346

AN ORDINANCE 36,487

CLOSING AND ABANDONING AN ALLEY LOCATED IN NEW CITY BLOCK 6326 AND AUTHORIZING A QUITCLAIM DEED TO O. R. MITCHELL MOTORS, INC. FOR A CONSIDERATION OF \$1,600.00.

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68-346

AN ORDINANCE 36,488

AUTHORIZING A QUITCLAIM DEED TO TEXACO, INC. OF AN ABANDONED SEWER EASEMENT IN LOT 12, BLOCK 5, NCB 10937 FOR A CONSIDERATION OF \$1.00.

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68-66

The Clerk read the following ordinance:

AN ORDINANCE 36,489

AUTHORIZING A LEASE AGREEMENT BETWEEN THE CITY OF SAN ANTONIO AND SAN ANTONIO FAIR, INC., PERTAINING TO CERTAIN PROPERTIES TO BE UTILIZED IN CONNECTION WITH THE OPERATION OF HEMISFAIR.

* * *

Mr. W. S. Clark explained that this involves two properties accepted from the Urban Renewal Agency which are located in the proposed La Villita expansion area. This agreement assigns the properties to HemisFair at the same rental figure that the City is paying Urban Renewal for the period of

the Fair, plus six additional months, at which time they will be returned to the City.

To questions from Councilman Torres, City Manager Henckel advised as follows:

1. When do we expect to start doing some work on the property in conjunction with the La Villita property, and are there any immediate plans?

There will be an item in the new budget as the expansion was not included in this year's budget. The property is in the second and third blocks. The first block, which is La Villita itself, has top priority, and the City is going ahead with the development of a plaza at the location where the Groos House was to be restored. This is out for bid at the present time. The two remaining blocks will be considered in the new budget.

2. Is this for parking purposes?

Both of them will be used by the Fair for their employees and will not be open to the general public.

3. The HemisFair people asked for the lease and it was negotiated?

San Antonio Fair asked the City for the use of the lots, and we negotiated with them for the amount of the lease that we are paying Urban Renewal. At the end of that time, the City will make a purchase of the lots and proceed with the future development plans.

4. Were the properties acquired by Urban Renewal at this early stage for the purpose of turning them over to HemisFair?

The properties were acquired in the normal process of acquiring the total second and third blocks. The Urban Renewal Agency is in the process of acquiring the entire third block south of Arciniega Street. The Urban Renewal Agency owns all but three of the properties in that block, one being the Yturri Street property, and they have put in their own commercial parking lot. That property will go into condemnation, and then the City will acquire the entire block. The City will then decide on what type of development should go in that block and whether it should be developed by the City or private individuals.

5. The purpose of that particular tract is the general scheme of a public purpose under Urban Renewal, and what is the legality of leasing property for private use when it is designated a public use under the Urban Renewal law?

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This is a temporary measure. The City has not acquired title to the property. The City is leasing it from Urban Renewal pending the total acquisition. Until total acquisition, it is not believed that the public use aspect of the Urban Renewal law shall be in effect.

6. If the City did have total acquisition, would any private use be prevented?

If the City had total acquisition, it would proceed with the redevelopment plan for the area. If it was not funded and the City wanted some temporary use pending this, it would be put out to bid.

7. Since this is in the nature of an amendment to the original agreement with San Antonio Fair, and in view of the fact that the City is entitled to whatever revenues are left at the termination of the Fair, would it be possible to provide a requirement that as part consideration of leasing the property to HemisFair that a periodic accounting be made to the City of the revenues and expenditures of San Antonio Fair Corporation?

This would be up to the Council.

Mr. Torres stated: "I don't know what the Council would want to do, because I am not going to make a motion. I think it would be fruitless anyway, but I do think there should be a periodic accounting that would come back to the City of San Antonio, in an official capacity, as to what money comes in and what goes out. One particular item I notice in the proposed budget for 1968 that HemisFair has is the \$250,000 contribution made to Visitor Services, Inc., and, of course, I'm certain that the purpose of the money is for a valid purpose. I'm not questioning that; yet, I still think the Council should have it, because of the fact that our lease agreement for that entire tract is based on our getting back whatever is left over with HemisFair. It didn't surprise me that there isn't a single cent left over, the way that money is spent over there, and the fact that we don't have any control over the way the money is spent. We don't know where it is going."

Mrs. Cockrell stated: "I think most of us on the Council feel that, whether or not we come out with any cash rental, that the value of the buildings and the improvements that have been placed on that land far exceeds any normal rental that we would have received for the land. I think San Antonio is receiving a permanent legacy of the large, beautified tract in the heart of our City and should reap benefits in the years to come. I think that that was the understanding and philosophy which most of us have in this agreement."

Mr. Torres replied: "I appreciate your comments, and I see that there is a legacy accruing back to the City of San Antonio. However, in the original agreement, it provided that we would get whatever buildings are left by the Fair and whatever cash is remaining, and this is a consideration of our letting them have 92 acres over there. Let us remember that when we talk about permanent improvements, it won't be left by the Fair. Take the major improvements, the Convention Center, for example, was paid for, is being paid for, and will be paid for, by the taxpayers of San Antonio. So that isn't being left by HemisFair. Then, there are other improvements like the Tower, which, as I understand it, the citizens of San Antonio are also paying for. You also have a State Pavilion, which is paid for by the State, and there is the Federal Pavilion also. These are the primary improvements being left over there. So really, what permanent improvements are being left by the Fair accruing to the City of San Antonio when you take the value of what the Fair is and put it against the value of the 92 acres? All I am saying is that we should have some certainty of checking into expenses in our official capacity as representatives of the City of San Antonio in the expenses of the Fair with a view of protecting interests of all the people of San Antonio."

There being no further discussion, on motion of Mr. Jones, seconded by Dr. Calderon, the ordinance was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JONES, JAMES, COCKRELL, GATTI, TREVINO; NAYS: TORRES; ABSENT: PARKER.

67-715 The following Resolution was read by the Clerk, and on motion of Mr. Gatti, seconded by Mr. James, was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JONES, JAMES, COCKRELL, GATTI, TREVINO, TORRES; NAYS: None; ABSENT: PARKER.

A RESOLUTION

CHANGING THE DATE OF THE MEETING OF CITY COUNCIL REGULARLY SCHEDULED FOR THURSDAY, MAY 30, 1968, TO WEDNESDAY, MAY 29, 1968, AND CHANGING DATE OF THE MEETING REGULARLY SCHEDULED FOR THURSDAY, JULY 4, 1968, TO WEDNESDAY, JULY 3, 1968.

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68-339 The following ordinance was explained by Mr. George Vann, Director of Housing and Inspections, and on motion of

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Mr. Torres, seconded by Mr. James, was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JONES, JAMES, COCKRELL, TREVINO, TORRES; NAYS: None; ABSENT: GATTI, PARKER.

AN ORDINANCE 36,490

GRANTING PERMISSION TO A. E. BESCH TO ERECT A FENCE SEVEN FEET HIGH ON HIS PROPERTY LOCATED AT 519 MISSION ROAD.

* * *

68-339 The following ordinance was explained by Mr. W. S. Clark, and, after due consideration, on motion of Dr. Calderon, seconded by Mr. Trevino, was passed and approved by the following vote: AYES: McALLISTER, CALDERON, JONES, JAMES, COCKRELL, GATTI, TREVINO, TORRES; NAYS: None; ABSENT: PARKER.

AN ORDINANCE 36,491

ACCEPTING THE HIGH BID OF DUBOSE PROPERTIES IN THE SUM OF \$6,037.00 FOR A PORTION OF LOTS 2 THRU 7, BLOCK 12, NEW CITY BLOCK 3807, AND MANIFESTING A CONTRACT WHEREBY THE CITY OF SAN ANTONIO WILL DELIVER A SPECIAL WARRANTY DEED TO SAID HIGH BIDDER UPON PERFORMANCE OF CERTAIN CONDITIONS.

* * *

68-339 Mrs. Herman P. Janssen, President of the Ladies Auxiliary of the local Chapter of the American Institute of Architects and Mrs. Tom Noonan, Project Chairman, presented the City Council with a painting of the river bend by Mr. Donald Yena, to be displayed in the Executive Office Room at the Convention Center. The painting has been reviewed by the Fine Arts Commission, and they have recommended acceptance.

Mayor McAllister thanked the Ladies Auxiliary for their generosity, and, on behalf of the City Council, accepted the painting.

68-339 Mr. Alex Alcocer, representing a group of businessmen around Gate #5 at HemisFair, and accompanied by Mr. Goad, Vice-President of the Downtown Lions Club and Vice-President of the Lions Club of San Antonio Charities, Inc., Mr. Walter E. Rudeloff, who has a motel and a parking lot, and Mr. Huberski, who has a parking corporation, brought to the attention of the Council the following:

1. That Gate #5, which is near the parking lots, was closed to the general public recently but has now been reopened.

Mr. Alcocer stated that Mr. Frank Manupelli's secretary had advised him that the gate was closed at the request of the City.

City Manager Henckel advised that the City did not request Gate #5 to be closed. It was closed on order of Mr. Marshall Steves, President of HemisFair. The City was not consulted and has not had any say so in the opening or closing of the gates.

2. They were told that more emphasis was to be placed on Gate #5. Up to now, only a small 2'x2' sign has been put up over Gate #5, indicating the entrance. He suggested that some larger signs be placed on City property, possibly at the intersection of Alamo and Durango Streets, indicating the distance to Gate #5. Also a sign on City property across the street from the entrance to Gate #5, indicating that "Gate #5 is here".

3. There are no signs on Victoria Street, which is adjacent to Durango, to indicate that it is a two-way street.

4. There are no cross walks on Durango to get to Gate #5.

5. There are "Tow-away" signs around the HemisFair area, especially on Victoria and Lavaca Streets, but these are not being enforced. Cars park all around the area and create a traffic hazard.

6. The City Council, on recommendation of the City Manager, awarded the parking lot west of the Convention Center to All Right Parking, Inc. to operate. The Manager's reason was that he thought that no one else would want it, and Mr. Alcocer thought it was presumptuous of him to think so. He stated that there are other parking lot operators in San Antonio, and the Council should have given them the courtesy of bidding on this lot. He added that they were willing to give the City an additional 10% over what the contract is with All Right Parking, Inc.

Mr. Torres asked the City Manager for a clarification of the contract executed last week with All Right Parking, Inc.

Mr. Henckel stated that he recommended to the Council

that this lot be added to the existing contract. The reason he recommended All Right was because of the short term that it will be operating and also because it can be terminated at any time the City sees fit. There was a problem with this lot because the Press and VIP's going to the Fair park there. It is not strictly a commercial operation. All Right was recommended because they did not need to go through the time element required in following bid procedures. Action was needed to control the lots. If Mr. Alcocer or any other operator had a contract with the City, he would have been happy to add it to their particular contract. The contract with All Right contains all the parking area in the Expressway Right of Way, as well as the parking lot behind the Performing Arts Theatre, and the lot west of the Convention Center. The Expressway parking lot has a maximum possible 4500 spaces, but they have not all been utilized. Only portions of these lots are operating. The contract is flexible, and the City pays only for the spaces that are under operation. He emphasized that the contract was given to All Right in order to control the lot; however, it will produce some revenue. Had the City been interested in revenue alone, he would have recommended that it be put out for bids to the exclusion of the Press, the bus and taxi lanes, and HemisFair VIP's. He stated that the City pays the cost of operating the lots, plus 5% to the operator. The City gets 95% of all revenues. This is the contract that the City has with All Right Parking. He added that he did not see how Mr. Alcocer could offer to pay 10% more than the City is now getting and would be glad to discuss this matter, as well as any other matters which concern the City.

Mr. Goad stated that the Lions Club is only interested in Gate #5 being open at all times as they are leasing a building on the corner of Indianola and Victoria Streets for the duration of the Fair and using it for an office in connection with the operation of scopes on top of the Tower. If it was closed, it would hurt them, but he understood this was a HemisFair project and not the City's responsibility.

68-173 Reverend R. A. Callies, Sr., Community Projects Committee Chairman for the James Whitcomb Riley Junior School Community, spoke to the Council regarding a petition previously submitted requesting traffic lights, a bridge on Rice Road over the Salado Creek and school sidewalks.

Councilman James explained to him that the major improvements requested would require a bond issue and the Council is considering a bond election to take care of the community needs in the very near future.

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After lengthy discussion, Reverend Callies was advised that the matter would be referred to the City Manager for re-study and report to the City Council and he would be given a copy of the report.

Mayor Pro-Tem John Gatti and Reverend Callies agreed to tour the northside as well as the eastside of the City.

68-339 Mr. Andrew Longaker spoke to the Council concerning newspaper articles stating the possibility of raising money through other sources than a bond issue, particularly the sewer service charges.

He suggested that in nearly every business organization, regardless of its quality of management, there are tremendous amounts of lost motion and waste. This is not necessarily a matter of fault with management because it is found that an active management is at a great disadvantage because of its proximity to detail to see things objectively. Nevertheless, the lost motion is there and the lack of efficiency is there, and is no reflection on the City government any more than it would be a reflection on General Motors or any big corporation.

He stated that there is a possible source of additional funds in savings in internal operation. He recommended the City hire management consultants to identify the areas of improvement and show how to go about capitalizing on them and this would be for the sake of the people who need to reduce their cost of living and felt it was everyone's responsibility to help in regards to the reduction of the tax load, sewer charges, etc., and management consultants could help.

To a question from Dr. Calderon, Mr. Longaker stated he is in business as a management consultant and purported to be able to do work.

The Mayor thanked Mr. Longaker for his suggestion and advised that in words he had given two truisms, "that when you are so close to the trees, you can't see the forest", and the other, "that prophetis not without honor, save in his own land."

68-339 The Mayor opened the public hearing on the proposed annexation of 1.34 acres of land including part of Vance Jackson Road located at the intersection of Wurzbach Road.

Mr. Steve Taylor, Director of Planning, explained the proposed annexation which is being taken at the request of the owners of the land, Mr. B. J. McCombs and Mr. D. L. Saunders. A plat of the area showed that some land adjacent to the City was not being annexed.

Mayor Pro-Tem Gatti inquired if it would not be more advantageous to annex the whole area rather than just a little piece.

Mr. Taylor advised that it would be advantageous, but they have been operating under a policy of annexing property only on request and the policy would need to be changed.

The Mayor stated that this is an unusual procedure to go out by the street to take this particular property in and asked the City Manager to make a statement.

City Manager Henckel stated that he has an overall annexation study that will cure the very ill that you see is being created here. He had not submitted it to the Council because of the tax period involved and the hardship that would be created, and the services that would necessarily have to be given to the areas annexed. He said he will submit it to the Council in ample time so that the annexation can be done properly. Every year the City is faced with annexation problems right at the critical time of trying to take action within the last sixty days before the tax rolls close and services can be adjusted. The annexation program will be presented in time so that it will be sound and cure all the ills created by the jagged boundaries which are a problem with the Fire and Police Departments.

In the meantime, he recommended the Council approve the proposed annexation and the City should go through with this because the developers are very anxious to put in their improvements. He felt it would be an error to deny the developer, who is putting out quite a bit of capital outlay, the annexation; which in the immediate future, the City would annex anyway.

No one asked to speak in opposition.

The Mayor declared the hearing closed and announced the first reading of the annexation ordinance will be heard on May 23.

68-339 Mrs. Frances Levenson stated that she had heard criticism by citizens on the Alan Dale Show about HemisFair. She advised that she personally thought HemisFair is one of the most wonderful things that has happened to San Antonio and was glad to see our City emerge from its cocoon. She suggested that there be some type of sign erected to direct people to the Convention Center. Also there should be a plaque or sign on the Convention Center letting people know which building it is. She also felt that Alamo and Market should become national by-words to promote the interest in San Antonio.

She also called to the Council's attention that there is no HemisFair flag at City Hall.

Mayor Pro-Tem Gatti advised that a group of businessmen have called on him and suggested that they would be willing to get together and erect flag poles at the airport.

City Manager Henckel stated that there are provisions for flag poles at the new arcade at the airport. If they are referring to flags on the boulevard, the City has not made provisions for this.

Mayor Pro-Tem Gatti stated that this is what they are thinking about and they had stated they would erect them if the City would assure them that personnel will be available to take care of them and asked that this be looked into.

The Mayor asked that these businessmen contact the City Manager about the matter.

68-339

The Clerk read the following letter.

May 7, 1968

Honorable Mayor and Members of the City Council
City of San Antonio, Texas

Gentlemen and Madam:

The following petition was received in my office and forwarded to the City Manager for investigation and report to the City Council.

5-7-68

Petition of Alamo Aircraft Supply, Inc. requesting permission to erect approximately 1,113 feet of seven (7) foot chain link security fence with barbed wire with the overall height being eight (8) feet. Located in Lot 25, NCB 8084.

/s/ J. H. INSELMANN
City Clerk

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There being no further business to come before the Council, the meeting adjourned.

A P P R O V E D:


M A Y O R

ATTEST:

C i t y C l e r k

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