

REGULAR MEETING OF THE CITY COUNCIL
OF THE CITY OF SAN ANTONIO HELD IN
THE COUNCIL CHAMBER, CITY HALL, ON
THURSDAY, NOVEMBER 14, 1963, 8:30 A.M.

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The regular meeting of the City Council was called to order by the Presiding Officer, Mayor W. W. McAllister, with the following members present: McALLISTER, DE LA GARZA, JONES, KAUFMAN, COCKRELL, GATTI, PADILLA, PARKER and BREMER; ABSENT: None.

The invocation was given by Reverend Quentin Payne, Minister, Covenant Presbyterian Church.

Minutes of the previous meeting were approved.

Mayor McAllister recognized Mr. L. H. Hudson, President of the San Antonio Chamber of Commerce, and members of the Board of Directors of the Chamber.

Mr. Hudson spoke concerning the proposed bond issue for capital improvements and for a convention center for the Hemisfair, and read a resolution passed unanimously by the Board of Directors of the Chamber of Commerce, urging the Council of the City of San Antonio to consider immediate action to finance the implementation of Urban Renewal, to construct the adequate convention center as heretofore described, to completely develop the horseshoe bend of the downtown river (Paseo del Rio), to construct a mission parkway adequate for the present and anticipated needs of the tourists and visitors to the San Antonio community over the next twenty to thirty years, to make such street and drainage improvements as are deemed essential to the needs of the City of San Antonio at this time, and to expand libraries and parks which, in the wisdom of the governing body of the City of San Antonio, will be required by a city with a population of one million.

The Mayor stated that the Council would certainly give it due consideration, and in connection with the Hemisfair, read the following statement.

"In response to questions that have been raised, I wish to state in behalf of the City Council that the City of San Antonio has not been asked, nor has it offered, to finance the Hemisfair. Hemisfair is being financed by a number of private citizens who have subscribed to more than \$6,000,000.00 for that purpose. The City has proposed to offer a bond issue for the purpose of building a convention, civic and tourist center complex, which could be used by any organizations or groups for conventions, meetings, expositions and fairs including the Hemisfair. Any groups using municipal facilities of this kind are required and will be required to enter into standard lease and rental agreements at a standard price with the City of San Antonio. The City Council believes that the Hemisfair is an extremely important project for this area, and encourages the Hemisfair to continue its fine work and congratulates those fine public spirited citizens who have agreed to underwrite it with private funds.

The fair itself will not cost the City of San Antonio a thin dime, either for construction or operation. As a matter of fact, the Charter and By-laws of the Fair require that all profits made be turned over to the City of San Antonio if the Fair does not continue as a non-profit

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organization. It is our belief that the Hemisfair will do much for San Antonio throughout the world. We further believe that a convention, civic and tourist center complex would be ideal for the City of San Antonio and will generate many dollars over many years for the benefit of present San Antonians and future generations. The Urban Renewal Site in question would certainly be an ideal location for a convention center. As to whether or not this area qualifies as an Urban Renewal Area depends upon the facts to be developed by the investigations of the Urban Renewal Agency of the City of San Antonio. In the event this area does properly qualify as an Urban Renewal Site, it is my understanding that the Urban Renewal Agency would entertain suggestions from all organizations, groups or interested citizens as to proper uses of the land developed. The Urban Renewal Agency has made no commitment to any group or individual or to the Hemisfair for the use of any buildings or land in this area, nor can it be so until the facts have been developed and until the Agency determines whether or not the area qualifies and thereafter formulates a plan for its use.

The City has proposed a bond issue which will encompass many public improvements as well as the building of a convention center complex. The passage of the proposed bond issue will enable this great development for this city, which will mean much construction, many jobs, additional purchasing power for our people and the bringing of many millions of dollars into San Antonio, which will bring multiplied benefits to each worker, home owner and businessman. We call on all citizens to support not only these efforts, but every worthwhile effort for the betterment of our community."

The Clerk read an ordinance repealing Section 37-26 of the City Code which requires certain separate rest room facilities for Caucasian and other persons in trailer courts.

On motion of Mr. Gatti, seconded by Mr. Jones, the ordinance was passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Kaufman, Cockrell, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: None.

The ordinance is as follows:

AN ORDINANCE 31,871

AMENDING CHAPTER 37 OF THE CITY CODE BY REPEALING SECTION 37-26 RELATING TO CERTAIN SEGREGATED FACILITIES.

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Full text in Ordinance Book NN, Page 524

The Mayor read a statement regarding the 1941 anti-discrimination ordinance as follows:

"In 1941, the City Commission passed an anti-race discrimination ordinance which made it illegal for any City license to deny admission to a public place of business to any person, merely because he happened to be a member of one of these organizations: the Armed Forces of the United States or its allies; the R. O. T. C.; Boy Scouts of America; or, the City Fire and Police Department.

The ordinance also made it illegal to deny admission to any governmental employee, or to anyone because of his citizenship in any Latin-American Republic of the Western Hemisphere, or merely because of his racial origin from one of these Republics.

Persons who are in a position to know the facts have indicated that this ordinance was

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the outgrowth of a campaign promise. Regardless, there is no argument that the Commissioners in 1941 saw a need for such an ordinance, otherwise, it would not have been passed. They had their reasons for voting it into existence.

Today, twenty-two years later, the City Council has before it a request to amend the 1941 anti-discrimination ordinance so that it will prohibit businessmen from refusing service to Negroes. We do not see the need for this ordinance and we have our own reasons for taking this stand.

The members of the Council have discussed this request, and after considerable study and deliberation, unanimously elected to follow the course already charted -- that is, desegregation on a voluntary basis.

We are justly proud of the overwhelming support given the voluntary desegregation drive by citizens and businessmen alike, and it is our opinion that the results shown thus far clearly justify our stand.

It is the unanimous opinion of this Council that consideration of any desegregation legislation is not appropriate in view of these results. In fact, it is our belief that a number of serious disadvantages would result from this kind of legislation, primarily the destruction of the advances already made through voluntary action.

In the glare of violence, unreasoning demonstrations, blatant disregard of law and fundamental property rights that has occupied the headlines of our newspapers over the last six months or more, we feel that San Antonio's record as a City of tolerance, understanding and mutual progress stands as an example not only for our State, but for our Nation as well.

The citizens of this City, no matter what their race or ethnic origin, should take pride in the progressive spirit and temperate actions that brought about the orderly transition in inter-racial relations here in San Antonio. In fact, every progressive step taken in Bexar County since the U. S. Supreme Court's historic decisions in 1954, when the schools were ordered desegregated, has been motivated by sincere desires to improve inter-racial relations in this community.

The Council believes that the drive toward equal rights and opportunities for all citizens would suffer if we tried to attain this goal through legislative action. We feel that it would suffer just as severely from this action as it would because of intemperate, abusive agitation.

After reviewing all of the facts, the City Council is of the opinion that voluntary, cooperative progress toward a common goal is an intelligent, and far more constructive approach for everyone concerned. Likewise, the City Attorney tells us that the 1941 ordinance is discriminatory on its face and that there is a serious legal question as to whether it is enforceable.

Instead of continuing to belabor the point, it is our suggestion that efforts should now be directed into other aspects of the complex inter-racial relations field, especially in the areas of education and retraining, and equal employment for the equally qualified.

A bi-racial committee is at work on these and other problems of civil rights, and it needs the active assistance and cooperation of all our community leaders. We know there are

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more things that need to be done, can be done, and are being done. Therefore, we ask that energy not be dissipated in areas where a particular facet of the problem has been eliminated, or all but eliminated, but rather where much work still needs to be done in order to provide and guarantee lasting rights and opportunities for ALL OUR citizens,"

Councilman Gatti made a motion that the statement be adopted as policy of the City Council. The motion was seconded by Councilman Kaufman. Motion carried by the following vote: AYES: McAllister, de la Garza, Jones, Cockrell, Kaufman, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: None.

Speaking against the action taken by the City Council, and expressing themselves in favor of legislation prohibiting discrimination in places of public accommodation were the following: Mr. Harry Burns, President of the San Antonio Branch, N. A. A. C. P.; Mr. C. L. Mangus, First Vice President of San Antonio Council A.F.L.-C.I.O. Electricians Union; Father Sherrill Smith, Catholic Priest, speaking as a citizen; Reverend C. W. Black, Pastor of Mount Zion Baptist Church; Mrs. Gloria Watkins and Mr. G. J. Sutton.

Speaking against legislation were Mrs. W. E. Knowland and Mrs. Myrtle Hance.

Also speaking on the question was Mr. Clayton Russell.

Reverend C. Don Baugh, Overall Chairman of the San Antonio Committee on Voluntary Desegregation, spoke concerning the report made to the City Council in which it was the opinion of the Executive Committee on Discrimination, that an ordinance could well destroy the favorable climate by which progress is being made, and which sets San Antonio apart from the other major cities in the South where hatred and bloodshed are common. (Completext of report made is on file with the original minutes of this meeting.)

The following ordinances were explained by members of the Administrative Staff, and on motion made and seconded, were duly passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Cockrell, Kaufman, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: None.

AN ORDINANCE 31, 872

APPROPRIATING THE SUM OF \$16,390.00 OUT OF CERTAIN FUNDS FOR ACQUISITION OF RIGHT-OF-WAY FOR U. S. 90 WEST PROJECT AND ACCEPTING ONE PERMIT FOR FRESNO AND OLMOS PAVING PROJECT.

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Full text in Ordinance Book NN, Page 524

AN ORDINANCE 31,873

APPROPRIATING CERTAIN SUMS IN PAYMENT FOR EXPENSES INCURRED IN CONNECTION WITH THE ACQUISITION OF PROPERTIES FOR U. S. 90 WEST EXPRESSWAY PROJECT; GUADALUPE STREET GRADE SEPARATION PROJECT; FRESNO-OLMOS PAVING PROJECT; JOSEPHINE AREA RELIEF SEWER S-7 PROJECT; STORM DRAINAGE PROJECT 46-A; JAIL AND POLICE HEADQUARTERS SITES PROJECT; LEON CREEK SEWER OUTFALL LINE PROJECT; STORM DRAINAGE #58 PROJECT; RILLING ROAD SEWER PLANT PROJECT; STORM DRAINAGE #72, 72X PROJECT; NORTH SECTION U. S. #87 PROJECT AND SOUTH SECTION U. S. #81 PROJECT.

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Full text in Ordinance Book NN, Page 525

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AN ORDINANCE 31,874

ACCEPTING THE LOW QUALIFIED BID OF CAMPBELL LUMBER COMPANY, TO FURNISH THE CITY OF SAN ANTONIO, DEPARTMENT OF PUBLIC WORKS, WITH CERTAIN CREOSOTED BRIDGE TIMBER FOR A NET TOTAL OF \$1,977.00.

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Full text in Ordinance Book NN, Page 528

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AN ORDINANCE 31,875

ACCEPTING THE LOW QUALIFIED BID OF PRASSEL LUMBER COMPANY TO FURNISH THE CITY OF SAN ANTONIO WITH CERTAIN ITEMS OF LUMBER FOR A NET TOTAL OF \$2,994.96.

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Full text in Ordinance Book NN, Page 528

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AN ORDINANCE 31,876

ACCEPTING THE LOW QUALIFIED BID OF JOHN BEAN DIVISION OF FOOD MACHINERY AND CHEMICAL CORPORATION TO FURNISH THE CITY OF SAN ANTONIO WITH FOUR SNO-FOAM KITS, PLUS FREIGHT-TOTAL \$1,222.62.

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Full text in Ordinance Book NN, Page 529

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The following ordinance was read:

AN ORDINANCE 31,877

AUTHORIZING THE DIRECTOR OF FINANCE TO SELL THIRTY-SIX VEHICLES LOCATED AT THE ZARZAMORA SERVICE CENTER AND MAKING AND MANIFESTING A BILL OF SALE TO THE SUCCESSFUL BIDDER (DAN MARTIN).

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Full text in Ordinance Book NN, Page 529

Purchasing Agent Al Tripp explained that the recommendation was to accept the bid of the second highest bidder, as the high bidder was delinquent in payment of his taxes, and in accordance with Council policy, the high bid was not considered. He said that this condition is part of all specifications and the bidder was aware of it when he bid.

On motion of Mr. Gatti, seconded by Mr. Kaufman, the ordinance was passed and approved by the following vote: AYES: McAllister, Jones, Kaufman, Cockrell, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: None; ABSTAINED: de la Garza.

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The following ordinances were explained by members of the Administrative Staff, and on motion made and duly seconded were passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Kaufman, Cockrell, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: None.

AN ORDINANCE 31,878

ACCEPTING THE LOW QUALIFIED BID OF LESFERGUSON COMPANY, INC., TO FURNISH THE CITY OF SAN ANTONIO FINANCE DEPARTMENT, TAX DIMSION, WITH CERTAIN TAXROLL FORMS FOR A TOTAL OF \$1,128.00.

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Full text in Ordinance Book NN, Page 529

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AN ORDINANCE 31,879

ACCEPTING THE LOW QUALIFIED BIDS OF CHARLES BRUNING COMPANY, INC., AND NATIONAL PRINTING & STATIONERY COMPANY TO FURNISH THE CITY OF SAN ANTONIO VARIOUS DEPARTMENTS, WITH CERTAIN ENGINEERING EQUIPMENT FOR A TOTAL OF \$2,978.66.

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Full text in Ordinance Book NN, Page 530

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AN ORDINANCE 31,880

AUTHORIZING THE PAYMENT OF THE SUM OF \$1,800.00 TO THE NATIONAL POLICE DOG ACADEMY FROM GENERAL FUND (POLICE DEPARTMENT), ACCOUNT NO. 07-04-01 FOR THE PURCHASE OF THREE TRAINED POLICE DOGS AND THE EXPENSES INVOLVED IN THEIR BEING TRAINED WITH THREE SAN ANTONIO POLICEMEN.

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Full text in Ordinance Book NN, Page 530

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AN ORDINANCE 31,881

AUTHORIZING THE INSTALLATION OF CERTAIN LOCATIONS OF REMOVABLE POLES TO AUPPORT CHRISTMAS DECORATIONS PROVIDED FOR THE CITY'S USE BY THE DOWNTOWN ASSOCIATION, AND ACCEPTING LIABILITY FOR THEIR INSTALLATION AND USE IN CONNECTION WITH THIS PROJECT.

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Full text in Ordinance Book NN, Page 530

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AN ORDINANCE 31,882

AMENDING SECTION 38-107, SCHEDULE "A", FULL SIGNAL OPERATION; SECTION 38-109, SCHEDULE "C", FULL STOP LOCATION; SECTION 38-110, SCHEDULE "D" YIELD RIGHT OF WAY LOCATION; SECTION 38-111, SCHEDULE "E", SPEED REGULATION; SECTION 38-113, SCHEDULE "G", PARKING PROHIBITED AT ALL TIMES, OF THE CITY CODE OF THE CITY OF SAN ANTONIO.

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Full text in Ordinance Book NN, Page 531

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AN ORDINANCE 31,883

AMENDING SECTION 9-16 OF THE CITY CODE THEREBY REVISING THE PRICES FOR BURIAL LOTS IN SAN JOSE BURIAL PARK.

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Full text in Ordinance Book NN, Page 533

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AN ORDINANCE 31,884

MAKING AND MANIFESTING THE EXTENSION FOR A PERIOD OF ONE (1) YEAR, OF THE CONTRACT BETWEEN THE CITY AND G. W. KIMBRELL FOR OPERATION OF THE ALLIGATOR GARDEN AT BRACKENRIDGE PARK.

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Full text in Ordinance Book NN, Page 534

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AN ORDINANCE 31,885

MAKING AND MANIFESTING THE EXTENSION, FOR A PERIOD OF ONE (1) YEAR, THE CONTRACT BETWEEN THE CITY AND BURTON LOUIE, D/B/A LUNG JEU RESTAURANT, FOR USE OF A PORTION OF THE SAN ANTONIO RIVER AS AN OUTDOOR DINING ROOM.

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Full text in Ordinance Book NN, Page 535

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AN ORDINANCE 31,886

ACCEPTING THE PROPOSAL OF AERIAL TRANSPORTATION, INC., A TEXAS CORPORATION, FOR THE INSTALLATION AND OPERATION OF AN ELEVATED SKY RIDE IN BRACKENRIDGE PARK.

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Full text in Ordinance Book NN, Page 535

Purchasing Agent Al Tripp explained the ordinance to accept the proposal of Aerial Transportation, Inc. for a Sky Ride, however, the location has been changed and will be located entirely on the Spanish Grant property. The contract would be for a fifteen year period and he explained the schedule of revenue to the City. He recommended the acceptance of the proposal.

On motion of Mr. Gatti, seconded by Mr. Jones, the ordinance was passed and approved by the following vote: AYES: McAllister, Jones, Kaufman, Cockrell, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: None; ABSTAINED: de la Garza.

The following ordinance was explained by Public Works Director Sam Granata, and on motion of Mr. Jones, seconded by Dr. Parker, was passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Kaufman, Cockrell, Padilla, Parker and Bremer; NAYS: None; ABSENT: Gatti.

AN ORDINANCE 31,887

ACCEPTING THE LOW BID OF HOWARD STICH, UTILITY CONTRACTOR, FOR CONSTRUCTION OF ORTS SANITARY SEWER PROJECT; AUTHORIZING THE CITY MANAGER TO EXECUTE A STANDARD PUBLIC WORKS CONSTRUCTION CONTRACT FOR SUCH PROJECT; APPROPRIATING THE SUM OF \$88,231.73 OUT OF SEWER REVENUE FUND, CONSTRUCTION ACCOUNT 204-02, PAYABLE TO HOWARD STICH, UTILITY CONTRACTOR, FOR THIS WORK; APPROPRIATING THE SUM OF \$3,000.00 OUT OF THE SAME FUND TO BE USED AS A CONSTRUCTION CONTINGENCY ACCOUNT ON THIS PROJECT; AND APPROPRIATING THE SUM OF \$500.00 OUT OF THE SAME FUND TO BE USED AS A MISCELLANEOUS EXPENSES CONTINGENCY ACCOUNT ON SAID PROJECT.

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Full text in Ordinance Book NN, Page 535

The following ordinance was explained by Assistant City Manager Henckel, and on motion of Mr. de la Garza, seconded by Mr. Bremer, was passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Kaufman, Cockrell, Padilla, Parker and Bremer; NAYS: None; ABSENT: None; ABSTAINED: Gatti.

AN ORDINANCE 31,888

AMENDING CHAPTER 16, CODE OF ORDINANCES, BY AMENDING SECTION 16-28, AND ADDING THERETO AND INSERTING THEREIN SECTION 16-28.1. (TO PROVIDE FOR PRORATION OF LICENSE FEES FOR FOOD ESTABLISHMENTS.)

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Full text in Ordinance Book NN, Page 536

The following ordinances were explained by Assistant Airport Director Bob Jamison, and on motion made and duly seconded, were passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Cockrell, Gatti, Padilla and Bremer; NAYS: None; ABSENT: Kaufman and Parker.

AN ORDINANCE 31,889

AUTHORIZING THE CITY MANAGER TO CANCEL AS AN OCTOBER 31, 1963, A LEASE AGREEMENT FOR CERTAIN PREMISES AT STINSON MUNICIPAL AIRPORT MADE WITH AD AIR ACADEMY, INC., PURSUANT TO PRDINANCE NO. 29,428.

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November 14, 1963

Full text in Ordinance Book NN, Page 536

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AN ORDINANCE 31,890

AUTHORIZING THE PAYMENT TO DOBBS HOUSE, INC., FOR THE SUM OF \$626.79 FROM INTERNATIONAL AIRPORT REVENUE FUND. 8-01, AS REIMBURSEMENT OF UNUSED ELECTRICAL POWER CHARGED TO ITS ACCOUNT.

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Full text in Ordinance Book NN, Page 537

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AN ORDINANCE 31,891

AUTHORIZING THE EXECUTION OF AN AMENDMENT TO THE LEASE OF SPACE IN THE TERMINAL BUILDING AND THE TERMINAL ANNEX BUILDING AT INTERNATIONAL AIRPORT TO THE FEDERAL AVIATION AGENCY.

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Full text in Ordinance Book NN, Page 537

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AN ORDINANCE 31,892

AUTHORIZING EXECUTION OF AN AMENDMENT TO THE LEASE OF SPACE AT INTERNATIONAL AIRPORT TO EXECUTIVE AIRLINES, INC., TO PERMIT CERTAIN SUBLEASES BY SAID LESSEE.

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Full text in Ordinance Book NN, Page 538

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AN ORDINANCE 31,893

AUTHORIZING EXECUTION OF A LEASE OF SPACE IN THE MAIN TERMINAL BUILDING AT INTERNATIONAL AIRPORT TO INTERNATIONAL SHOPS, INC.

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Full text in Ordinance Book NN, Page 539

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The following ordinance was explained by Assistant City Manager Harner, and on motion made and duly seconded, was passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Cockrell, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: Kaufman.

AN ORDINANCE 31,894

APPROPRIATING THE SUM OF \$3,275.65 PAYABLE TO CITY WATER BOARD FOR CONSTRUCTION OF ADDITIONAL WATER MAINS TO SERVICE THE NEW FIRE DEPARTMENT TRAINING AREA.

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Full text in Ordinance Book NN, Page 537

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The following resolutions and ordinance were explained by members of the Administrative Staff, and on motion made and duly seconded, were passed and approved by the following vote: AYES: McAllister, de la Garza, Jones, Cockrell, Gatti, Padilla, Parker and Bremer; NAYS: None; ABSENT: Kaufman.

A RESOLUTION

CHANGING THE DATE OF THE MEETING OF THE CITY COUNCIL REGULARLY SCHEDULED FOR NOVEMBER 28, 1963, TO NOVEMBER 27, 1963.

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Full text in Ordinance Book NN, Page 544

November 14, 1963

A RESOLUTION

ACCEPTING THE TERMS OF STATE HIGHWAY DEPARTMENT MINUTE ORDER NO. 53530 IN CONNECTION WITH THE CITY'S PARTICIPATION IN THE DEVELOPMENT OF AN URBAN TRANSPORTATION PLAN.

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Full text in Ordinance Book NN, Page 545

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AN ORDINANCE 31,895

DESIGNATING CERTAIN ADMINISTRATIVE OFFICERS TO PERFORM THE DUTIES OF THE CITY MANAGER DURING ANY ABSENCE OR DISABILITY OF THE LATTER.

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Full text in Ordinance Book NN, Page 545

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Mr. Shelley informed the Council it might be necessary to have a special meeting with reference to annexation.

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Mr. Charles Santos, representing the South Texas Medical Center, stated they were already serving the City of San Antonio. He said they had long been asking for annexation because they must pay higher rates for fire insurance and asked again that the area bounded by the Hamilton-Wolf Road, Fredericksburg Road and Babcock Road be brought into the City.

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Mr. Buddy Offinger, Buddy's Wrecker Service, representing the Automobile Wreckers Association stated that they were unable to reach an agreement with the City Manager's Office on the wrecker problem.

The Mayor thanked Mr. Offinger for bringing the matter to the Council's attention. He said the Council will consider and review the situation and notify him.

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Mrs. Leslie Kopplin, a resident on Chamdler Road, off the 3200 block of W. W. White Road, asked if any action was taken by the Council concerning the extension of water lines to that area.

Mayor McAllister informed her the Water Board had discussed the matter and his recollection was that they did not get enough people to sign up for the service. He asked her to contact Mr. Musgrave at the City Water Board for an explanation.

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The Clerk read the following letter:

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

Gentlemen abd Madam:

The following petition was received and forwarded to the Office of the City Manager for investigation and report to the City Council.

11-11-63 Petition filed by Mr. Robert F. Ritter, Attorney for petitioners, Mr. and Mrs. Charles Hardy, 226 Avalon Street, requesting the City to close and quitclaim to petitioners the alley in NCB 9693 to prevent this alley being used as a thoroughfare to get to-and-from the shopping center located on West Avenue.

Sincerely,
/s/ J. H. Inselmann City Clerk

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Report on Petition filed by Nicolas Cantu, 1415 San Ignacio Street, and others, requesting the City to gravel a road in NCBS 8982 and 8983, which is not platted and is an extension of San Ignacio Street.

The City Manager reported that he could not recommend deviation from the policy of improvements to unimproved, dedicated streets or unplatted streets. In this case, the 1400 block of San Ignacio Street is not dedicated.

No action was taken to change the present policy.

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

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A P P R O V E D :

Wm McQuinn
MAYOR

A T T E S T :

J. H. Inselman
C I T Y C L E R K