

committee consisting of Councilmen Anderson and Giger, C.C. Sheppard, Fire Chief Christiansen and Virginia Doney to study the matter and come to the Council with recommendations of how to resolve the matter.

Councilman Braman reported that Jackye Christensen had been employed to fill a position in the City Utility office recently vacated by resignations of Ardelle Eppers and Phyllis Scheer. The Recorder reported having several applications.

Mayor Dinteman reported that \$538.50 had been advanced to Chief of Police Walter for him and Officer Giger to attend a narcotics school at Boise, Idaho. The Mayor said the expenditure had been approved by the Police Commissioner and was reported as refundable from Federal funds.

Supt. Cox reported that a letter had been received from W. Beauford Knight in which he had accepted the City's offer to purchase Tax Lot 300 for a total price of \$7,500.00. The matter was referred to the City Attorney to prepare the necessary documents to complete the deal.

A motion was made by Councilman Lindsay, and seconded by Braman that claims against the City be approved for payment and warrants be drawn on the Treasurer in payment thereof. An amending motion was made by Councilman Tate and seconded by Anderson to withhold the claim of Canby Asphalt Paving Co. in the amount of \$5,189.12. A roll call vote on the amendment resulted in a 3 to 3 tie and Mayor Dinteman voted No, thereby defeating the amending motion. The original motion was then passed unanimously by roll call vote.

Councilman Tate reported that a 20F3 radio license had been granted to the City by the Federal Communications Commission.

Earl Oliver urged the Council to enforce the Business License Ordinance within the County Fairgrounds except during the annual fair. He said the City was often called upon for police, fire and safety emergencies within the fairgrounds without any remuneration and the enforcement of the licensing would be a source of revenue.

A delegation of 7 persons approached the Council regarding the dog problem and enforcement of the dog control regulations. The Council discussed the matter with members of the delegation and advised that the owners of loose dogs be served with a formal complaint by any citizen who can identify the dog and his owner. Councilman Tate said he was investigating the possibility of the City sharing in the County dog license revenue so the City could hire dog control help.

Ray Burden, Wait Park landscape contractor, advised the Council that the sprinkler heads specified by the state approved park plans were not the proper type for best results in establishing a lawn and landscape effect in the park, and offered to install the more adequate type at a cost to the City not to exceed \$526.52. After a period of discussion a motion was made by Councilman Tate, seconded by Giger and carried unanimously authorizing the contractor to change the sprinkler heads at a cost to the City not exceeding \$526.52.

Mayor Dinteman was authorized to sign and publish a proclamation regarding National Poppy Day.

The Mayor reminded those present of the scheduled budget meeting for 8pm, on Tuesday.

The council meeting was recessed at 11:20 pm to be reconvened at 7 pm on Tuesday, May 18th to continue the business before the Council.



Mayor



Recorder

REGULAR MEETING OF
Canby City Council - May 17, 1971

The meeting was called to order by the Mayor at 8 pm followed by the traditional flag salute.

Roll Call: Present - Mayor Dinteman and Councilmen Anderson, Braman, Giger, Lindsay, Raines and Tate.

Others present - Attorney Bettis, Supt. Cox, Assts. Whiteside and Herbison, Utility Manager Rundle, Fire Chief Christiansen, Police Officers Nastasia and Warren Cox, Freeholders Oliver, Edgerton and Sue Cox.

A motion was made by Councilman Giger, seconded by Anderson and carried unanimously that the minutes of the meetings of May 4 and 11 be approved as mailed to the City officials.

Ordinance No. 538, AN ORDINANCE DECLARING THE INTENTION OF THE CITY OF CANBY, OREGON TO OPERATE AND MAINTAIN A SEWAGE COLLECTION AND TREATMENT SYSTEM; ESTABLISHING AND IMPOSING JUST AND EQUITABLE CHARGES; PROVIDING FOR THE MANNER OF PAYMENT, COLLECTION, ENFORCEMENT AND DISBURSEMENT OF SUCH CHARGES; REPEALING SECTION 10 OF ORDINANCE NO. 394; ENACTED SEPTEMBER 4, 1956; REPEALING ORDINANCE NO. 431, ENACTED JANUARY 18, 1960; REPEALING ORDINANCE NO. 503, ENACTED APRIL 17, 1967; AND DECLARING AN EMERGENCY, was read on second reading by title only by Attorney Bettis. Charles Sandsness approached the Council with an objection to the provision for charging monthly rental to commercial establishments on an employee basis, stating the some businesses had more than 10 employees but less than that number who remained within the building during the working hours. After a period of discussion, a motion was made by Councilman Tate, seconded by Giger and carried unanimously that Section 4, paragraph D of Ordinance No. 538 be changed to read "number of persons working on premises".

Ernest Bedwell arose to object to the connection fees for each unit of multiple dwellings (\$400.00 for the first unit plus \$400.00 for each additional unit within one building). After a period of discussion, a motion was made by Councilman Anderson, seconded by Braman and carried by a vote of 4 to 2 that Section 6, paragraph B be changed to read "\$400.00 for the first unit plus \$300.00 for each additional unit with kitchen facilities". Upon the attorney's advise, a motion was made by Councilman Giger, seconded by Braman and carried unanimously that Ordinance No. 538 be corrected as directed by action of the Council and that said Ordinance be posted for 2 full calender weeks and to come up for final action on June 7, 1971.

Ordinance No. 539, AN ORDINANCE AUTHORIZING CONSTRUCTION CONTRACT FOR WATER TRANSMISSION AND DISTRIBUTION LINES. (Clark & Groff Job Order 70686) was read on final reading by title only by the City Attorney. A motion was made by Councilman Braman, seconded by Giger and carried unanimously by roll call vote that Ordinance No. 539 be adopted and become a part of the laws of Canby.

After a period of discussion, a motion was made by Councilman Giger, seconded by Lindsay and carried unanimously that the proposal of Jay R. Wilson to conduct the 1970-71 audit for the City of Canby for \$1,400.00 be approved and accepted.

Larry Whitman appeared before the Council requesting that he be given a franchise to operate his tow trucks in the City of Canby and stating his reasons for the request. After a period of discussion, the Council authorized the drafting of an ordinance of standards for tow trucks instead of granting Whitman's request for a franchise.

After a period of discussion, a motion was made by Councilman Giger and seconded by Braman that a change order be written to delete the fence construction provisions from the Everett L. Wiggins contract without additional cost to the City. During the discussion, it was necessary for the public works dept. to obtain further information so a motion was made by Councilman Tate, seconded by Braman and carried unanimously to table the matter temporarily. When the public works dept. was prepared, a motion was made by Councilman Giger, seconded by Tate and carried unanimously to remove the matter from the table. Question on the original motion was then called for and was passed by a vote of 5 to 1.

Sue Cox requested that the City allow some of the old playground equipment from Waiilat Park; to be set up at the community swimming pool. The Council considered the matter and referred it to the Park Committee for research and report.

A delegation of 15 persons appeared before the Council in protest to the recent practice of removing flowers from the cemetery to facilitate the mowing operation. The Council discussed the matter with members of the delegation and Mayor Dinteman appointed a