AGENDA CITY COUNCIL MEETING - COUNCIL CHAMBERS TROUTDALE CITY HALL 104 SE KIBLING AVENUE TROUTDALE, OR 97060

7:00 P.M. -- NOVEMBER 22, 1988

- (A) 1. PLEDGE OF ALLEGIANCE, ROLL CALL, AGENDA UPDATE (A) 2. CONSENT AGENDA: Accept: Minutes of 10/22/88 - Regular Mtg. 2.1 2.2 Accept: Business License Report Accept: Bills for month of October, 1988 2.3 2.4 Accept: Resolution Accepting Deed for Road Purposes (A) 3. PUBLIC COMMENT: Please restrict comments to non-agenda items at this time. (A) COMMENDATIONS: 4. Bonnie R. Colaiuta Sherry D. Wells (I)5. PRESENT: June 30, 1988, Audit Report Grant Thornton (A) 6. APPROVE: Liquor License Renewals Troutdale Thriftway Burns Bros. Truck Stop King Lam's Troutdale Deli-Mart Tad's Chicken & Dumplins AM-PM (Plaid Pantry, Inc.) Troutdale General Store The Brass Rail Texaco Food Mart (A) 7. RESOLUTION: Accepting Deeded Property Dedication at Community Park
 - (A) 8. RESOLUTION: Accepting Water Easements Jackson Park Rd.
 - (A) 9. ORDINANCE: Adopting Interim Drainage Guidelines

Final Reading

- (A) 10. RESOLUTION: Supporting the Extention of Tri-Met Light Rail System
- (A) 11. DISCUSSION: City Council Goal Session
- (I) 12. DEPARTMENT REPORTS:

Public Safety Finance Community Services City Attorney-Opinion on Property Purchase/Purifax Executive

- (A) 13. COUNCIL CONCERNS AND INITIATIVES
- (A) 14. ADJOURNMENT.

A Sam K. Mayor Cox. 18,1988 Dated: 17 her

EX[7.2] 11/8/88 Tue 8:42:11 M I N U T E S TROUTDALE CITY COUNCIL MEETING COUNCIL CHAMBERS 104 SE KIBLING AVENUE TROUTDALE, OR 97060

7:00 P.M. -- NOVEMBER 22, 1988

ITEM #1. PLEDGE OF ALLEGIANCE, ROLL CALL, AGENDA UPDATE

Mayor Cox called the November 22, 1988 regular City Council meeting to order at 7:00 p.m.

Cox asked Gene Bui to lead the Pledge of Allegiance.

City Recorder called the roll.

PRESENT: Bui, Jacobs, Schmunk, Thalhofer, Cox EXCUSED: Burgin, Gault

STAFF: Christian, Collier, Raglione, Wilder

PRESS:

GUESTS:

Agenda Update - There were no updates to the agenda.

ITEM #2. CONSENT AGENDA

Cox read the Consent Agenda which included: 2.1; 2.2; 2.3; 2.4

MOTION: Bui moved to approved the consent agenda (Items 2.1 -Minutes of 10/25/88 Council meeting; 2.2 - Business License Report for October; 2.3 Bills for month of October; 2.4 Resolution Accepting Deed for Road Purposes) (714-R). Jacobs seconded the motion. YEAS: 4 NAYS: 0 ABSTAINED: 0

Bui - Yea; Jacobs - Yea; Schmunk - Yea; Thalhofer - Yea

ITEM #3. PUBLIC COMMENT

Cox called for comments to non-agenda items. There were none.

ITEM #4. COMMENDATIONS

Mayor Cox called Bonnie R. Colaiuta and Sherry D. Wells to recognize them with a Commendation for funds that were contributed to the Troutdale Police Reserve Unit.

Christian stated that over \$1,000 had been collected which would

go for uniforming the unit.

ITEM #5 Presentation June 30, 1988 Audit Report - Grant Thornton

Neil Erickson presented Council with 2 reports. A Performance Report and the Comprehensive Financial Audit Report. Erickson gave a layout of the reports for Council familiarity. He stated that they would have ample time to review the report prior to adopting a Resolution which would be scheduled for the December 13, 1988 Council meeting.

The report was broken into 5 major categories. 1 - Introduction including Letter of Transmittal from Christian and Gazewood. That letter highlights the activities of the City within the past year. 2 - Financial Section containing the audit report and combined financial statements; 3 - Supplemental Data which includes budget to actual comparison of each one of the funds; 4 - Statistical Section; 5 - Additional reports which are required by Statutes. He specifically commented on pages 4, 5, 7, 13, 16, 20-24, 26, 36, 45, 49, 96, 100. He stated that the \$857,000 cash/investments was spread between various funds and the City still had until November 30 for property taxes to come in. He felt that this was a reasonable amount to have.

Christian clarified that special assessment funds are not outlawed, just as a 'fund type'. Erickson stated that you can have a special assessment fund just solely the category in which they are reported has changed. He stated that in the past, they carried a deficit but, because they are now reported as special revenue or as debt service they no longer carry as deficit. That ficticious deficit now is no longer within the financial statements. The deficit is removed because the bonded debt with special assessment fund is now reported as part of the long term debt account group, not liabilities.

Erickson stated at the bottom of page 23 actuarial figures doen by PERS as of December 31, 1985 until 10 days ago these were the most current figures available...showing total assets of \$1,078,000 at PERS for the pension plan with liabilities of \$550,000.

Erickson stated that there were no budget overexpenditures and commended the City on watching the budget very carefully. (Tape 1 12:00) He stated that the document was like a pyramid, the further you go the more detailed the reporting is.

Pg. 45 specifically notes the \$925,000 has been reclassified from the special assessments fund to the long-term debt account group. Details for water/sewer funds (pg. 50) from revenues and expenditures and broken out. Pg. 78, 79 are 10 year history figures. Pg. 96 are reports required by Secretary of State addressing specific features governmental accounting controls compliance with legal requirements, etc. There is nothing that came to our attention that there has been a violation of those matters...what we call an unqualified report. On page 100 an additional report from prior years specifically due to special funds received for a Community Development Block Grant program of \$70,000. This is required by the Single Audit Act. This report states that the monies has been properly spent and accounted for.

Erickson then gave a brief overview of the Performance Review. Erickson stated that the structure (pg. 3) is done with conjunction with the audit. Pg. 6 refers to recommendations made in last year's performance report. All items have improvements since those recommendations.

Erickson stated pg. 9 refers to suggestions for this year: Payroll checks should go to the Executive Dept. to be accounted for prior to distribution; an oversight by the bank which has a previous employee listed on the signature card, the records should be corrected. Pg. 10 deals with Capital Outlay - Items costing \$250 or more needs to be followed through and listed as fixed assets. Operating items shouldn't be falling into the Capital Outlay.

Thalhofer asked about the mention of 'collective bargaining' comment and he wasn't sure what it referred to since the City of Troutdale doesn't have any. (First paragraph on p. 23) Erickson stated that 6% of compensation is also paid by the City for the PERS, he stated that the wording was incorrect (collective bargaining) and would need to be corrected.

Christian stated that any questions could be asked since the Resolution would be on the agenda at the 12/13/88 meeting. Christian also stated that as of the first of January, payroll services would be done by a different company.

ITEM #6 APPROVE: Liquor License Renewals

Mayor Cox read the liquor licenses to be approved. Raglione explained that there were Texaco Food Mart and Burns Bros. Truck Stop Restaurant facility hadn't brought in their renewals. Burns package license renewal, however, was included in the packet materials. Raglione contacted OLCC and a late ruling had delayed sending out renewals where a 'food server' class was required (restaurants). They would accept any licenses that were in by 12/31/88 due to their delay. Raglione stated that it was a renewal for Burns and they had been approved earlier this year. OLCC would accept a letter from the City for any delays caused by conflicts in their deadline and the scheduled Council meetings.

Christian stated any questions or concerns on these establishments should be asked this evening.

MOTION: Thalhofer moved to approve the liquor license renewals for the establishments listed. Bui seconded the motion.

YEAS: 4 NAYS: 0

ABSTAINED: 0

Bui - Yea; Jacobs - Yea; Schmunk - Yea; Thalhofer - Yea

ITEM #7 RESOLUTION: Accepting Deeded Property Dedication at the <u>Community Park (Tax Lot 194, Section 25, T1N, R3E, 0.41</u> <u>acres) (715-R)</u>

Wilder stated that this item was discussed at a prior meeting. Colt has now executed the deed and by Resolution we need to accept that .41 acres being dedicated. The City had play equipment and a building already located on that property.

Mayor Cox read the resolution by title.

MOTION: Bui moved to adopt the resolution for the exchange of property be accepted. Schmunk seconded the motion.

YEAS: 4

NAYS: O

ABSTAINED: 0

Bui - Yea; Jacobs - Yea; Schmunk - Yea; Thalhofer - Yea

ITEM #8RESOLUTION Accepting A Utility Easement Across PropertyIn Sec. 25, Township 1 North Range 3 East, W.M. City of
Troutdale, Multnomah County, Oregon owned by James T.
Colt. (716-R) (Tape 1: 28:50)

Wilder stated that a request to construct a 6" water line from the existing terminus in Jackson Park out to the bridge. A dedication of easement is required to do that. The executed easement agreement has been accepted and Dr. Kline's will be before Council at the 12/13/88 meeting. It is approximately 480' of water line, 6" with a fire line at the end, a few services run across the bridge to service a piece of property exchanging hands and is expected to be developed later in the spring.

Schmunk asked if there was any problem with the bridge. Wilder stated that we aren't extending the City water line to the bridge, we are only going to the bridge and the services will cross the bridge, which is their responsibility. They will carry their own domestic water line across the bridge -- the property owner or developer. It would be a private line from there.

Mayor Cox read the resolution by title. (Tape 2 1:07) MOTION: Bui moved to pass the resolution as written. Schmunk seconded the motion. XEAS: 4 NAYS: 0 ABSTAINED: 0 Schmunk asked if Jennings had reviewed this? Jennings stated that he had. The City had no responsibility since we did not own the bridge. Bui - Yea; Jacobs - Yea; Schmunk - Yea; Thalhofer - Yea

ITEM #9 ORDINANCE Adopted Interim Drainage Guidelines (519-0)

Mayor Cox read the Ordinance by title.

Wilder stated that a letter from Union Pacific Properties was included in the packet materials and a representative was present to comment. He stated that they had some concerns regarding the ordinance which are expressed in the letter. A response to that letter from David J. Newton Associates, a consulting engineer which performed the study, was also included.

Wilder stated that this was an 'interim' guideline ordinance.

Stephen Monroe, representing Union Pacific Realty (formerly Upland Industries Corporation, 921 SW Washington Street Suite 777, Portland, Or 97205. He stated Union Pacific Realty ownes approximately 24 acres along NE Marine Drive in the northwesterly vicinity of the watershed. However, only 340' of frontage which fronts on Marine Drive. Although the Newton Associates indicate in a 11/9/88 letter to Wilder that the proposed 50' drainageway easement would affect only 1.7% of the ownership, they have not considered that all of the frontage would be affected if it is all encumbered with the proposed easement. Union Pacific Realty objects to the establishment of a 50' easement as is now proposed and respectfully petitions City Council to explore drainageway alternatives within the 24 acre ownership that would not result in a diminished value to the property.

Wilder stated that the ordinance doesn't address the matter as an easement. However, wanted to make it clear that it is considered an 'interim drainage guideline until such time as a Master Plan is prepared. He stated it was very unlikely that amount of property would be encumbered at all, certainly not in the next few years until a Master Plan is put together. At that time it wouldn't be restricted if development required access because it would be piped to provide proper access to the property.

Wilder stated that the property on the south side of Marine Drive will very much need the drainage structure to dispose of any development generated drainage that might come from that property. The City will work with the owner/developer to ensure that access section would be piped. Wilder stated until the Master Plan it is difficult to anticipate the size of conduit, the location of conduit and the associated costs of constructing those facilities. It is unknown until that time.

Christian asked Mr. Monroe if there were any development plans on the property at this time that he was aware of? Monroe stated there was none.

Christian stated that this wouldn't be an issue until there are development plans and hopefully, there would be a Master Plan by that time. Wilder again stated that the City would work closely with the developer, should the need arise, to provide facilities ahead of the Master Plan if any proposals came in. Schmunk stated that these weren't ground installed, written in stone -- they are plans and forecasts. She also stated that the Council tries to remain flexible.

Monroe wanted their concerns on record.

Christian stated that this was a means by which to address the downcreek property owners concerns about drainage happening now, without having to form an LID and have an entire drainage system right now without any development there. The drainage has to be addressed. Wilder stated that the further downstream you are, the more protected you are by the interim guidelines, since that is where most of the damage would occur. By mitigating against them upstream - Union Pacific Properties would be even more protected than a property owner adjoining them further upstream.

Christian stated that as more asphalt is put down, more rooftops, that collect water, we have to get rid of that water. Rather than forming an LID and putting in an entire drainage system and assessing property owners now, when there is no means of making a profit to pay for that, the staff is putting to Council these interim drainage guidelines to say that this is what we will do with water until it is developed...then put in a drainage system.

Wilder stated that the two key words were interim and guidelines.

Monroe stated that the concern was due to the amount of frontage that they had and wondered if there was another alternative lying somewhere else on their northern ownership could be considered.

Council stated that they understood and all concerns were considered. Thalhofer stated he knew that Union Pacific had always been a good partner with the City, he understood that they were building a hotel down on 181st. Monroe stated that they were in the process of putting together a deal. Thalhofer stated he was glad to see that happening and something that was needed out here.

Mayor Cox read the ordinance by title.

MOTION:	Schmunk	moved	to	adopt	the	ordinance	as	written.	Jacobs	
	seconded	the m	oti	on.					YEAS: 3	

NAYS: 0

ABSTAINED: 1

Bui - Abstained; Jacobs - Yea; Schmunk - Yea; Thalhofer - Yea

ITEM #10 RESOLUTION Supporting Extention of Tri-Met Light Rail System

Schmunk stated that when she was on JPACT Metro one of the things looked at was overall transportation in the entire region and looking into Federal dollars in getting light rail east-side linked up with light rail west-side. The federal dollars are hard to come by and trying to get money to link MAX with Mt. Hood Community College she didn't feel was fair. She felt that being good neighbors to people on the west side. She felt that going ahead with plans being talked about to get light rail on the west side and link it with east side was more fair. Schmunk stated that during the Mt. Hood Jazz Festival there are special buses than run to the College. Tri Met stops on the mall in front of the fountain. She didn't think they would run Max to the fountain. Christian stated that has a link to the Max system. In general, it is already tied to the system now and it was Schmunk's recommendation that the resolution not be approved as written.

Christian stated that Senator Otto had brought this by and asked to include it on the agenda. She stated that this originated from the Board Meeting at the College. She would have someone present at the next meeting, along with Senator Otto to discuss this further if Council desired.

Mayor Cox stated that he felt this should be tabled for now, it had been a resolution of Troutdale's to bring it through Troutdale and hooking it up to the college and the other cities in the area.

Thalhofer stated that a loop further east would benefit the area. He would appreciate it if Senator Otto, or a representative, could come to the next meeting to make a presentation.

Christian stated that perhaps a resolution supporting the concept and recognition the west side priority for a regional light rail transportation system could be drafted. Christian asked if Thalhofer had specific individuals...He suggested Don MacIntyre from the Gresham Business Association, a representative from the Chamber of Commerce, and the Community College would all be interested. He stated that the light rail was designed to benefit Portland area more than the Gresham area and out here, that wasn't fair to us in the beginning...he felt it should have been looped in the beginnin. He wasn't sure that being it wasn't fair to the west side to ask for a loop that would actually benefit this area.

Schmunk stated that originally it was discussed to run it through downtown Gresham and that wanted nothing to do with it. They absolutely didn't want it, flatly! They want it now but they didn't then.

Bui stated that they are now covering the street to encourage people to go to downtown, all the way from the light rail station. His concern was that Tri-Met hadn't mentioned anything whether they supported it or whatever.

Schmunk stated that if you get the federal dollars to put it in, the operation of the cost often times is not paid for by the ridership and when you can't pay for it through the operating costs, you are still draining federal dollars from the system. She didn't see how it would pay for itself in operating costs. That is one of the things looked at is, will the operating costs pay to maintain the system. Christian stated she would ask Tri-Met and Glenn Otto to present to Council their comments. She stated that she has never been able to get an estimate of costs on this type of concept. It is more acting for support of a concept rather than a program.

TABLED

ITEM #11 DISCUSSION City Council Goal Session

Christian stated that the materials included in the packet were received from Marv Himmel and would need to be returned before 12:00 noon on the 28th of November to get them to Himmel in time. Otherwise, they will be given to him early the morning of 12/3/88 at 9:00 a.m. It took 3 1/2 hours last year so approximately 12:30 it should be concluded. The previous years' goals were at Council places for information.

ITEM #12 DEPARTMENT REPORTS

<u>Public Safety</u> Chief Collier again thanked Colaiuta and Wells for their support and contribution efforts. He stated that added input from the community in suggestions and recommendations were appreciated.

Collier also presented a publication from the 1st Grade class at Troutdale Grade School thanking Officer Maunder in response to a Halloween Safety presentation. He offered it to Council for viewing.

Collier then asked for questions or comments.

Bui asked about the Fairview/Wood Village backup coverage report. Collier stated that it covered through the month of October. They indicated calls where Troutdale was called for cover. The second column indicates where they were assigned primary unit and ended up as cover; then assigned as cover and ended up as primary. Bui asked then if we had been in Wood Village for cover, as an example, 75 times to this point one way or another? Collier responded, yes.

Thalhofer asked what the status was between the cities. Christian stated that in her portion of the report she would address this.

Schmunk asked about a Thomas Jefferson Research Center letter. She wanted to know why they had gone through Edgefield and what they were looking for?

Collier stated that the Center is based in the LA area studying impacts of gang and cult activity on educational systems within the county and on the community itself. Dr.Brooks, President of the Center, had given a seminar in Portland and a guest of Jim Bosley's, AM Northwest. While giving the seminar, someone mentioned the Edgefield Manor and gang and satanic activity in the area and that is how it came about. Cox stated that the building has been boarded and is more secure than it has been.

Finance Christian stated that Gazewood was on vacation and she would answer any concerns Council had. There were none.

<u>Community Services</u> Wilder had no further comments and would respond to any questions or comments.

Cox commented on the recent rains and drainage working better along East Columbia, he stated that the lower end of Buxton was considerably better also.

Schmunk asked about the dangerous building abatement - heartbreak hotel? Wilder stated this was Frank Windust's apartments at Jackson Park Road and Columbia. Schmunk asked where the fire damaged residence and dilapidated barn was - 257th between Halsey and 257th.

Christian stated that the addresses would be furnished in the reports from now on to assist the Council for locations.

City Attorney Jennings stated that his opinion was submitted on possible lease of the Wastewater the Mgmt. Property or lease/option of the property. He would respond to any questions. He was asked if the City Council could obligate itself or any future Council to the potential sale of Wastewater Mgmt by approving something like a lease/option? Yes, the Council can approve now, the potential future sale of the property through a lease/option. In otherwords, you enter into a lease now with some potential buyer of the property, you can set the price you would pay even though he may not pay the price for three or five years. However, you must go through the same process you would go through with any other piece of property and that is declare it surplus or attach a value to it, advertise it, have a public hearing on it and then have the contract or lease drawn.

Cox called for Council questions. There were none.

Executive Christian had nothing to add. However, Thalhofer had brought up a concern about the issue of the City agreement for mutual aide for police. If the stats are reviewed, the three cities that have police departments offer backup that turns out to be fairly equal. The letter of request from Mayor Ulmer is asking Council for an 'attitude' regarding a bid to provide services to Wood Village. Christian stated that it is not a request for a bid at this time, just a request for Council's feeling toward this issue. There was a meeting called between all four jurisdictions by Polly Casterline this past September.

Thalhofer asked about expressing an interest. He stated he was. Mayor Cox stated he was also interested. Christian then stated that if Council chose to do it in the affirmative, she would respond that the City was willing to make a proposal to them based on a cost of the service.

Bui stated that there had been a conversation before with the Mayor of Wood Village regarding this issue. He, at that time, advised that it wouldn't be necessary to provide any services to them because their Council had said that wanted to have a joint regional fire and police situation. He felt that this wasn't specific to what they want. He wanted it more clear from them, what they did want.

Christian stated that she would include that in her draft, that they be more specific...the expectations and kinds of service would need clarification also. However, at this time they weren't requesting a bid from us. She read from the letter that Sheriff had assured them of continued response to called for services in Wood Village, which is why there was a report from the Troutdale Police Department regarding these activities.

Bui asked why then did the City pay \$10,000 in the past if they are going to get it for nothing?

The Council consensus was they would need more specific information prior to submitting any bid, however they were interested in obtaining the necessary information.

ITEM #13. COUNCIL CONCERNS AND INITIATIVES

Schmunk - Wanted to commend Multnomah Cable Access on the super job they did on Election night. She knew the answers she needed to know. She noted that there was water running from behind the Post Office and there was a sea of mud (Windust). She asked if the owner of the property could be cited for that? Wilder stated that the property by Halsey Station has created the same problem (Fugii). He stated he wasn't sure if the surface planning and top soil has changed the status of being there prior to development and who is responsible? Jennings stated that whether it was pre-existing or not, he wasn't sure it doesn't exist as a nuisance. When it exists as a nuisance, it may be subject to a nuisance abatement action. He stated that he would look at the property(s) with Wilder and discuss it further.

Jacobs - Wished everyone a Happy Thanksgiving.

Thalhofer - Asked to discuss the Felony traffic issue.

Jennings stated that he and Chief Collier had discussed it briefly on the phone. He felt that they were of the same mind. Multnomah County DA's office, due to the overload and court overload, has declined to prosecute a number of felonies that were traffic matters (driving while suspended, etc.) Instead, stated that they were going to prosecute them as misdemeanors and in some cases not prosecute them at all. Jennings response to the letter was that City should now consider whether or not to prosecute those offenses in Troutdale's Municipal jurisdiction, which can be done.

It is up to the City whether or not to do it.

Jennings stated that there are downsides to doing it. Candidly, for purposes of cost, it would be a cost for the City in terms of prosecutions and in terms of return. Those are the kinds of cases that typically do not return fines that are paid. There may or may not incur jail sentences. His experience as a prosecutor has been that those are not ones which return fines which are paid. Unlike speeding citations. There may be some offset to that cost in terms of manpower costs that the City incurs in not traveling as far for the prosecution of those cases. He had no idea of whether or not those costs would offset the costs of prosecution. He stated that Christian should comment on her view of the fiscal impact. She would better know that.

Thalhofer asked what the impact would be on the citizens of Troutdale as far as getting problem drivers...Jennings stated that the offenses this affects are relatively serious offenses, drinking drivers etc. which cause them to be suspended.

Christian stated there is a wide gamut of reasons for being suspended...from drinking drivers to someone who failed to appear.

Cox stated that if a public prosecutor's wage had to be paid it could be very costly to the City. Jennings stated that all of these would be subject to jury trials. A number of them would be subject to court appointed attorneys, as well as the prosecution from our office also. The prosecution rate is higher percentage wise in these kind of serious offenses than it is in something less serious. There are very definite costs in doing it.

Jennings stated his question as if we don't, who does? And, when and how are they done?

Schmunk asked if this was a national situation or just County? Jennings couldn't answer. Christian stated she felt it was Multnomah County due to the lack of adequate jail space. Jennings stated that the docket overall in Multnomah County was simply almost out of control. He stated that in going down for a case assignment for civil and criminal cases, the first 90% of the time is spent trying to figure out a place to try all the criminal cases and the back 10% is allocated to the remainder of the civil cases. The docket is beyond control.

Christian stated, as she pointed out in her memo, the additional costs -- revenues isn't the only consideration. What does it do to the citizens of Troutdale as far as service? Are you protecting their interests, or would we by hearing those in a municipal court? She stated that the Judge is directly responsible to the City Council, she, as City Administrator had no authority whatsoever over the municipal court. That is a separation designed by Charter. However, the Mayor could attest that this court does not traditionally fine people anything but minimum at most. She stated that she wasn't sure that we would see justice done until we arrive at some other....Jennings stated that what she was trying to say was that the Judge doesn't fine enough.

Christian stated that idealistically, you aren't going to make a decision on how much revenue a court generates. Schmunk stated that comes out of the general fund.

Christian stated that Troutdale's court comes within approximately \$5,000 in making it self sufficient. Jennings stated that he can't say there would be any revenues gained. Jennings stated that if Troutdale Court did these type of offenses, we would only see a greater loss. It could be as much as another \$5,000 annually as a loss. He said the question is, is there any offset at all in police overtime, or pay -- since they wouldn't have to travel to downtown Portland, or Gresham District Court for prosecutions?

Jennings suggested that a meeting with the Judge, Mayor, City Administrator, Chief Collier, and himself be scheduled to discuss this further and bring back in approximately a month some additional information.

Thalhofer stated that it wasn't only a matter of revenue, it was a matter of punishment and, he preferred to look at it from that standpoint. People would then know, that if they come into this court, they are going to be punished severely for that type of violation.

Jennings stated that if various Council members have concerns about the fines coming out of this court, they should attend a session where people are sentenced and sit at the back of a session just to monitor what goes on. It may be interesting to all and serve a salatory affect as well.

ITEM #14 ADJOURNMENT

MOTION: Schmunk moved for adjournment. Bui seconded. YEAS: 4 NAYS: 0 ABSTAINED: 0

Bui - Yea; jacobs - Yea; Schmunk - Yea; Thalhofer - Yea

Sam K. Лох, Dated: ATTEST: Valenie J. Raglione City/ Recorder ÆX5:6

The meeting was adjourned at 8:25 p.m.