### CANBY CITY COUNCIL REGULAR MEETING OCTOBER 1, 1997

Mayor Taylor called the session to order at 6:30 p.m. in the CUB conference room.

# \*\*Councilman Daniels moved to go into Executive Session under ORS 192.660 (1)(h), regarding pending litigation; and (1)(a), regarding the hiring of a City employee. Motion seconded by Councilman Harris and approved 5-0.

Mayor Taylor recessed the regular session to go into Executive Session. The regular meeting was reconvened at 7:30 p.m.

## EXECUTIVE SESSION OCTOBER 1, 1997

PRESENT: Mayor Taylor, Councilors Nolder, Harris, Daniels, Lucas and Strong, John Kelley, Jim Wheeler, Jason Kruckeberg, Cam Sivesind and Michael Jordan.

Mayor Taylor called the session to order at 6:30 p.m. in the CUB conference room.

<u>ORS 192.660 (1)(h)</u> - The Council discussed possible pending litigation regarding the Gramor Development.

The Rinkes vs. City case was discussed.

<u>ORS 192.660 (1)(a)</u> - The Council discussed the hiring process for the position of City Treasurer.

Mayor Taylor adjourned the session at 7:18 p.m.

### REGULAR SESSION OCTOBER 1, 1997

Mayor Scott Taylor presiding. Council members present: Dennis Nolder, Roger Harris, Walter Daniels, Barry Lucas and Shirley Strong. Absent: Brad Gerber.

Also present: Administrator Michael Jordan, City Attorney John Kelley, Library &

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Wheeler, Associate Planner Jason Kruckeberg, Mar & Kelly Weller, Bill Patterson, Connie Childers, Mike & Irene Breshears, Roy Zimmer, Ivan, Robertha & Glen Arneson, Traaen, Robert Anderson, Delbert Hemphill, Nathan Clayton, Rick & Diane Bronn, Andy Krzmarzick, Alice Clymens, Ed & Mary Ann Schram, Jason Bristol, Daniel Colvin, Dana Recreation Director Beth Saul, City Recorder Marilyn Perkett, Police Chief Jerry Giger, Sgt. Ken Pagano, Sgt. Greg Kroeplin, Officer Delores Kilpela, Planning Director Jim Curtis & Lila Gottman, David Cole, Dorthie & Jennifer Walluck, Richard Ares, David Tyler, Linda Geddes, Dave Koch, Patricia Heid and others.

Mayor Taylor called the session to order at 7:30 p.m., followed by the flag salute and a moment of silence.

Roll call of the Council showed a quorum to be present.

September 15, 1997; and regular session September 17, 1997. Motion seconded MINUTES OF PREVIOUS SESSION: \*\*Councilman Daniels moved to approve as distributed the minutes of regular session July 2, 1997; special session by Councilwoman Strong and approved 5-0.

Blumenauer's office, and they all informed her that there is no "state law" which requires Council she had been at previous sessions regarding the yard debris program and she that the yard debris program was state law and is mandatory. She explained that she CITIZEN INPUT ON NON-AGENDA ITEMS: Connie Childers, NE 10th, reminded the researched this information with DEQ, Governor Kitzhaber's office and Commissioner had further questions. She stated that at the last Council session she was informed the yard debris program.

program to facilitate the requirements the City must meet for recycling, then there is an Oregon Administrative Rule (OAR) which states that all garbage collection customers Mr. Kelley replied that since the Council has chose to implement the yard debris must have the program and all of them charged the same fee. Ms. Childers said that in her opinion, the City of Canby already was in compliance with the Oregon's Recycling Act by having five necessary programs active. Ms. Childers expressed concern about not property being notified of the proposed yard debris program, and the fact that citizens had no voice in the matter. Councilman Lucas noted that the City Council had discussed this issue at almost every Council meeting since. January. He added that he felt the Council was implementing the program to work toward compliance with the necessary state recycling requirements. Mayor Taylor pointed out that more than one public hearing was held on the matter and it has been a topic in the newspaper on more than one occasion. He apologized for the lack of proper notification, and the fact that Mrs. Childers may have received answers to her questions which were not correct.

<u>David Cole</u> CTA, apologized to the Council for the tardy notification of their recent and successful CTA Communication Classic. Mr. Cole introduced Richard Ares, who presented a check to Officer Kilpela for the DARE program in the amount of \$3,500, generated from the Communication Classic.

Officer Kilpela thanked CTA and said she would update the Council at a later date regarding her DARE program.

**PROCLAMATION:** <u>National Blue Denim Day</u> - Mayor Taylor proclaimed October 10, 1997, as Blue Denim Day in Canby and urged citizens to donate \$5.00 for the privilege of wearing blue jeans to work that day. The Canby Police Dispatch will collect the funds that will go to the Susan G. Komen Breast Cancer Foundation.

Tonya Miceli, Police Dispatcher, passed out literature to the Council and thanked them for giving her the opportunity to organize the fund raiser for breast cancer.

**UNFINISHED BUSINESS:** <u>Annexation 97-05, Gramor Development</u> - Attorney Kelley noted that at the last Council meeting a motion was made to approve Annexation 97-05 and refer it to a vote of the citizens as allowed in ORS 222.111. However, further investigation of the ORS provides that if the City is under the jurisdiction of the Portland Metropolitan Boundary Commission, as Canby is, then the application of ORS 222.111 is prohibited. This means that a vote of the citizens on the annexation is invalid.

Mr. Kelley said there was no requirements for further testimony and all of those present at the last session were notified of this meeting. General consensus of the Council was that no new testimony was necessary at this time.

\*\*Councilman Nolder moved to RECONSIDER the motion made on September 17, 1997, for Annexation 97-05, Gramore Development. Motion seconded by Councilwoman Strong and approved 5-0.

Motion on the floor to RECONSIDER - \*\*Councilman Gerber moved that ANN 97-05 meets the annexation criteria and that the City Council refer it to a vote of the citizens in March, 1998, as allowed in the ORS. Motion failed 4-1, with Councilwoman Strong voting yes, and Councilors Nolder, Harris, Lucas and Daniels voting no.

Mayor Taylor pointed out that the City is now back in discussion regarding this issue.

Mayor Taylor asked the Council to declare any exparte' contact.

Councilman Nolder said he had discussed the procedure with a number of people since the last meeting. The audience was asked if they had questions of Mr. Nolder, none were asked.

Councilman Harris said because he was in opposition to the annexation, he discussed the issue, both procedurally and shared opinions regarding the annexation. The audience was asked if they wished to question Mr. Harris, none were voiced.

Mayor Taylor said he had several conversations both procedurally and opinions on the issue and asked if anyone wished to question him, no questions were voiced.

Councilman Daniels said he had a few procedural conversations. The audience was asked if they wished to question Mr. Daniels, none were voiced.

Councilman Lucas said he had several procedural conversations and some regarding the project. The audience was asked if they had questions of Mr. Lucas, none were voiced.

Councilwoman Strong declared the same type of procedural and opinion conversations on the annexation. The audience was asked if they wished to question Mrs. Strong, no one came forward.

Mayor Taylor asked the hearing body to declare any conflict of interest.

Nolder-none. Harris-none. Taylor-none. Daniels-none. Lucas-none. Strong-none.

DISCUSSION - Councilman Nolder said he had a serious concern about the intersection and signalization at Highway 99 E and Redwood, regarding who would pay for the project. He noted that ODOT and the City has no funds for the project and Gramore stated they would pay for "their share." Councilman Nolder said that Criteria # 8, regarding economic impact on the community will be in the hundreds of thousands of dollars.

Mayor Taylor reported that Councilman Gerber could not be present tonight, however, Mr. Gerber asked that his opinion be conveyed on the issue, he felt the annexation criteria had been met and he approved of the annexation. Councilman Lucas said he felt the same as Councilman Nolder. He said Criteria #8, the economic impact on the community was his reason for not approving the request.

Councilwoman Strong asked if the master plan, now in process, will provide SDC funds for the area. Mr. Jordan said the City had an interim Transportation Master Plan, because the access management component has not been resolved. He said the theory of placing the signalization of Highway 99E and Redwood and one at 99E and Territorial in the methodology of the Transportation SDC's was discussed, but not implemented at this time.

Mayor Taylor reminded the Council that the City has a process for annexation and a process for development, and the time to consider costs is during the development consideration. He noted that the Council has often been concerned about residential annexation due to the impact on schools and infrastructure. The Mayor said to deny the application is a deterioration of the "just and fair process."

\*\*Councilman Harris moved to adopt Resolution No. 952, A RESOLUTION TO THE PORTLAND METROPOLITAN AREA LOCAL GOVERNMENT BOUNDARY COMMISSION RECOMMENDING DENIAL OF THE ANNEXATION TO THE CITY OF CANBY, CLACKAMAS COUNTY, OREGON, OF TAX LOTS 900, 901 AND 1000 OF TAX MAP 3-1E-34, LOCATED ON THE SOUTH SIDE OF HIGHWAY 99E AND S.E. FIRST AVENUE, EAST OF THE MOLALLA FOREST ROAD. Motion seconded by Councilman Nolder.

DISCUSSION - Councilman Harris said his decision was of an emotional nature. He noted that the Council is informed not to consider the proposed project, however, the Planning Commission has concerns about the Redwood/99E intersection. Mr. Harris said he could justify Criteria #8, the economic impact as a concern and he had to vote with his feelings and conscience.

Councilman Daniels agreed with Mr. Harris about the economic impact and noted the City has no funds for an intersection project. He said Criteria # 8 was justified.

### \*\*Resolution No. 952, denying the annexation was approved 4-1, with Councilwoman Strong voting nay.

Attorney Kelley stated that the applicant can go directly to the Boundary Commission, and if the Boundary Commission approves the application, the City can refer it to a vote of the citizens.

Connie Childers, NE 10th, asked if the annexation were approved by the Boundary Commission would it automatically go to a vote of the citizens. Mayor Taylor said it would only be referred to a vote of the citizens if the Boundary Commission approved it



Mayor Taylor recessed the session at 8:25 pm, reconvening the session at 8:30 pm.

<u>Bike/Ped Report for S. Redwood</u> - Mayor Taylor noted that the Traffic Safety Committee, the Bike/Ped Committee and Jason Bristol all agreed to the proposed map presented to the Council for the bike path on S. Redwood.

Lila Gottman, Bike/Ped Chair, agreed that the proposal has met approval by both committees and Mr. Bristol. Mrs. Gottman suggested that in the future, recommendations to the Council have both the Bike/Ped and Traffic Safety original proposals.

The general consensus of the Council was for approval of the proposed bike path on S. Redwood with the addition of reflectors in the center of the road on the curve.

**PUBLIC HEARING:** <u>Zone Change 97-02</u>, <u>Edward Schram</u> - Mayor Taylor reviewed the public hearing procedure.</u>

Mayor Taylor asked the hearing body to declare any conflict of interest on the subject. Nolder-none and will participate. Harris-none and will participate. Daniels-none and will participate. Lucas-none and will participate. Strong-none and will participate. Taylor-none and will participate.

Mayor Taylor asked the hearing body to declare any exparte contact on the matter.

Nolder-none. Harris-none. Taylor-none. Daniels-none. Lucas-none. Strong-none.

Jason Kruckeberg informed the Council that the applicant is requesting to rezone an existing 12,700 foot lot at 741 N. Holly from R.1 to R.2, between NW 7th and Knights Bridge Road. The Planning Commission recommends approval. The zone change will facilitate a minor land partition of the existing lot into two lots, of 7,027 and 5,673 square feet. He noted that the proposed lots are compatible with surrounding lots. He said the property falls within Areas of Special Concern "M", which are locations which have special characteristics, and this area has been identified as being appropriate for higher density development.

Mr. Kruckeberg said the adjacent property owner, Mr. Anderson suggested that the newly created lot have a minimum of a 10 foot set back from the property line. The applicant, Mr. Schram, requested that the required sidewalks be allowed at the curb so adult trees can be protected.

Mr. Kruckeberg said that staff recommends approval of the zone change by passing ordinance 979, with either a 7 or 10 foot set back, the choice will be the applicants.

Councilman Harris asked why this area is R.1, when the Comprehensive Plan has it designated for R.2. Mr. Wheeler replied that the zoning was done prior to the Comp Plan and was not updated or rezoned. He added that property owners would need to request the R.2 zoning.

APPLICANT - Ed Schram said he would like to split the lot into two parcels, and put the sidewalk next to the curb because of adult landscaping. Mr. Schram said the sidewalks on Holly for the existing structure can be done immediately, however, he would like to wait on the second parcel because of utilities that will need to be placed on the lot. Mr. Schram requested the 10 feet set back so he can use the existing structure, remodeling it into a three bedroom home. He said a 7 foot set back would limit him to a two bedroom home. He added that the side of the proposed house facing the Anderson's will have no windows.

PROPONENTS: None.

OPPONENTS: <u>Robert Anderson</u>, neighbor to the subject site, said he was not opposed to the sidewalk placed on the curb line. However, he asked consideration of a restriction of the set back to 10 feet, and he appreciated Mr. Schram's efforts of placing no windows on the side of the proposed home for the site. Mr. Anderson suggested that the existing structure on the second lot be moved to accommodate the 10 foot set back. Also, on one side of Mr. Anderson's home there is only a 32 inch separation between property lines.

REBUTTAL: Mr. Schram said the existing structure on the second lot is on a full foundation and would be difficult to move and not cost affective.

Mayor Taylor closed the hearing at 9:02 p.m.

DISCUSSION - Councilman Nolder asked about the 32 inches between property lines. Mr. Wheeler said it was property on the other side of Mr. Anderson's home and staff had not researched that issue.

Councilman Daniels asked if the ordinance requires a 7 foot set back. Mr. Kruckeberg said it will be at the discretion of the applicant. Mr. Wheeler added that current zoning

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\*\*Councilman Daniels moved that Ordinance No. 979, AN ORDINANCE AMENDING THE ZONING MAP OF THE CITY OF CANBY, COUNTY OF CLACKAMAS, OREGON FROM A LOW DENSITY RESIDENTIAL ZONE TO A HIGH DENSITY RESIDENTIAL ZONE DISTRICT FOR TAX LOT 4900 OF TAX MAP 3-1E-333BC be posted and come up for final action on October 15, 1997. Motion seconded by Councilman Harris,

DISCUSSION - Councilman Nolder asked for a review of the criteria necessary for a decision.

Mr. Wheeler reviewed Code 16.540.04.

\*\*Ordinance No. 979 passed on first reading, 5-0.

**COMMUNICATIONS:** Letter from Mark O'Shea - Mayor Taylor read a letter from Mark O'Shea tendering his resignation from the Bike/Ped Committee. A thank you letter will be sent to Mr. O'Shea. Also, City Hall will be accepting applications from citizens interested in serving on the Bike/Ped Committee.

NEW BUSINESS: <u>Accounts Payable</u> - \*\*Councilman Harris moved to approve payment of accounts payable in the amount of \$152,988.64. Motion seconded by Councilman Daniels and approved by roll call vote, 5-0.

**ORDINANCES & RESOLUTIONS:** <u>Ordinance No. 977</u> - Mr. Wheeler stated that this ordinance was drafted after a public hearing for a zone change requested on the Tofte Farm property annexation. He noted that only a portion of the requested zone change was approved.

\*\*Councilman Harris moved that Ordinance No. 977, AN ORDINANCE AMENDING THE ZONING MAP OF THE CITY OF CANBY, COUNTY OF CLACKAMAS, OREGON FROM AN AGRICULTURAL ZONE DISTRICT TO A LOW DENSITY RESIDENTIAL ZONE DISTRICT FOR THE PORTION OF TAX LOT 5800 OF TAX MAP 4-1E-3CB DESCRIBED ON EXHIBIT "A" be posted and come up for final action on October 15, 1997. Motion seconded by Councilwoman Strong and approved 5-0.

<u>Ordinance No. 978</u> - Attorney Kelley reviewed the request from Council to prepare an ordinance to adopt a Drug-Free Zone in quadrant 3, which is the southeast section of town from Highway 99E to Highway 170, to city limits on SE 13th.

Mr. Kelley defined the exclusion criteria as an area where if someone commits the crime of unlawful possession, use or distribution of a controlled substance, attempted unlawful possession or distribution of a controlled substance, conspiracy to unlawfully

distribute a controlled substance, or attempt to or conspiracy to distribute an imitation controlled substance. The crime is defined as a misdemeanor. If someone is convicted of the crime, they are excluded from the area for 90 days.

Mr. Kelley reported that the Canby Police Department had concerns about adopting the exclusion ordinance because of double jeopardy, which means a suspect could only be cited for either a misdemeanor in compliance with the ordinance or a felony. The local officers prefer to cite with felony charges, rather than a misdemeanor.

Mr. Kelley added that there is a variance which would be granted for residents or employees of the area, or an exclusion by the Chief of Police or a social service agency which provides service within the drug-free zone.

Mr. Kelley advised the Council that the Seaside exclusion ordinance did not pass on the final reading.

Sgt. Ken Pagano addressed the Council to inform them that "all of Canby should be a drug-free zone." He added that due to the double jeopardy situation and court of appeal, the local officers would rather arrest someone on a felony charge, rather than a misdemeanor.

Sgt. Pagano said if someone is convicted with a felony charge they can not have weapons, they can't frequent places where controlled substances are used, they can't frequent with known felons, and this gives the police more latitude over the suspect.

Sgt. Pagano said the department "works drugs aggressively." They do interdiction, which is traffic stops; they do undercover "buys' by officers; and they use informants and search warrants. He said there is no area locally where drugs are dealt openly.

Councilman Lucas asked if the ordinance would give the police an option to charge either a felony or misdemeanor. Sgt. Pagano said yes, but the officers prefer utilizing the felony option for an arrest, instead of making a decision to issue an exclusion notice.

Councilman Lucas said this is used in Portland. Mr. Kelley said he did not know why the option for exclusion is used so often, unless the criminal is released from the police department and is dealing drugs five hours later at the same location.

Councilman Lucas noted that at the Gang Task Force meeting, it was reported by the Portland Police Officer that the exclusion option works great. Mr. Jordan stated that it was his understanding that the exclusion option in Portland was more of a political issue, rather than a law enforcement issue. He said certain property owners in an area said they "wanted these people out of here," and didn't necessarily care if they were jailed.

Chief Giger reported that most arrests are made during traffic stops, and during the search of the vehicle, because of perhaps a second or a third charge for a particular crime. Also, most drug crimes in the targeted area are secondary to person crimes, such as a domestic dispute. The Chief noted that about 60% of the population in the targeted area are Hispanic and their recreation is "hanging out," and they may or may not be involved in any type of drug activity.

Councilman Nolder stated that it appeared that the police department was not in favor of the exclusion ordinance, and does Canby have the problem of a felony arrest being back out on the street in an hour. Chief Giger said that was correct, the department would rather make a felony arrest. He added that in many cases people arrested are released unless they have another issue on their record.

Councilman Nolder asked what type of treatment a person receives if they are back on the street very soon after an arrest. Chief Giger said there would be no problem, unless they are doing something wrong, only perhaps to make the person aware that the police are keeping an eye on them.

Councilman Harris said he had been a proponent of establishing the exclusion ordinance because of complaints of drug activity and a drive-by shooting in the area. The articles he read about Portland was that many people favored exclusion over prosecution. Also, the initial reaction from the Chief of Police and some officers was enthusiasm. However, if the department did not want the exclusion ordinance, he was willing to back away.

Chief Giger said research has led the department to re-evaluate their reaction and they prefer the felony charge.

Mayor Taylor stated, as Director of Probation and Parole for the State, laws are being changed to make it easer for officers to take action. The enforcement field will have more tools for immediate response.

Councilman Lucas commented that the research and proposal was not wasted time, "anything we can do to make Canby a better place to live, is time well spent."

The Council concurred with Mr. Lucas' comment.

Sgt. Pagano stated that the "idea" was great, but the court of appeals and double jeopardy was the rationale from the department that led to their decision. He said the department is actively pursuing the drug problems, noting that the recent drive-by shooting was an example where the suspects moved from one section of town to

another quadrant.

### Ordinance No. 978, received no action.

<u>Resolution Nos. 653 & 654</u> - Administrator Jordan reported that the County had notified the City of an increase in funds for the City taxing authority. He reminded the Council that on September 3rd, similar resolutions were passed because of an increase in funds for the Police Levy, which is a rate based levy. This is important because Measure 50 creates a permanent tax rate and is a consolidation of the current Policy Serial Levy and tax base. The only changes on the forms are the amounts levied for the Police Serial Levy. The County assessor said the actual assessed value of the City was estimated at 14% instead of the 10% used by City staff.

\*\*Councilman Lucas moved to adopt Resolution No. 653, A RESOLUTION OF THE CITY OF CANBY REVOKING RESOLUTION NO. 650. Motion seconded by Councilwoman Strong and approved 5-0.

\*\*Councilman Lucas moved to adopt Resolution No. 654, A RESOLUTION CORRECTING ERRORS, ADOPTING THE BUDGET, MAKING APPROPRIATIONS, AND CATEGORIZATION FOR THE 1997098 FISCAL YEAR. Motion seconded by Councilman Harris and approved 5-0.

**MANAGER'S REPORT:** <u>Workshops</u> - Mr Jordan noted that a couple of workshops need to be set; one to review a daytime curfew for youth wandering the streets during school hours; and one regarding the expansion of the Zion Cemetery and possible additions to the mausoleum.

Daytime curfew workshop was set for October 15, 1997, 6:00 p.m. The cemetery expansion workshop was set for November 19, 1997, 6:00 p.m.

<u>Recycling</u> - Mr. Jordan reminded the Council that the issue regarding yard debris recycling for manufactured home parks needs to be discussed. The Council set this matter for the November 5th agenda.

Mr. Wheeler reminded Council that he has scheduled November 5th as the public hearing for the ordinance revisions.

<u>Industrial Park</u> - Mr. Jordan informed the Council that a meeting was recently held for the design process for the Industrial Park. Another session is scheduled for October 10th.

<u>Access Management</u> - Mr. Jordan will meet with ODOT this Friday, regarding access management. He noted that Region I has had a turnover in management.

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<u>County Gas Tax</u> - Mr. Jordan asked the Council if they were in favor of passing a resolution in support of the proposed gas tax. Mayor Taylor said there was no interest for this action.

<u>Web Page</u> - Mr. Jordan met with David Cole regarding the City Web Page that has not been utilized. The suggestion of using volunteers was not favorably accepted by CTA. Mr. Jordan said the various City departments will try to implement a simple method by November 1st to disseminate City information. This will involve putting information on disks, such as agendas or minutes, and transferring them to CTA.

Councilman Harris expressed a concern about staff time. Mr. Jordan noted that if the dissemination of information is done electronically it should require little staff time.

**COUNCILORS' ISSUES:** <u>Councilman Daniels</u>, commended staff for the improvements made at the end of NW Third, including the grass seeding. Mr. Jordan said Mr. Hester and the Public Works crew did the work.

<u>Mayor Taylor</u> thanked Mr. Harris and Mr. Daniels for attending the revitalization ribbon cutting ceremony with Senator Ron Wyden.

<u>Councilman Lucas</u> noted that the Blue Heron members and Parks advisory group have been meeting regarding a regional park at the end of NW Third. Mr. Jordan has applied for a grant to provide an internship for the project coordinator.

Councilman Lucas asked if there were funds available for design of the park. Mr. Jordan said there is currently money available in the parks development fund which could be utilized for a conceptional design. He added that the Greenway and Pathway part are currently in the SDC methodology and those funds could be used. Mr. Jordan said it would probably be less than \$10,000.

Mayor Taylor suggested that the Council discuss the overall finance and prioritize what projects they wanted to designate for expenditures. He said he would like to re-examine some of the other issues that might need dedicated funds.

Mr. Jordan noted that by the year 2003 something must be done with that subject area. Also, the Parks Master Plan needs to be adopted.

Councilwoman Strong asked if the design could wait until after the first of the year. Beth Saul said she has requested assistance from the National Guard for excavation and prior to their commitment we need to have a design adopted.

Mayor Taylor reminded the Council that there are other plans that may need to be reviewed, such as the Molalla Bike/Ped Pathway and the Ackerman Park Plan.

The Council set November 12th for a workshop to discuss the Parks Master Plan and prioritizing of some of the projects.

<u>Councilwoman Strong</u>, asked about the status of the computer contract. Mr. Jordan said the current contractor has received notice that the current contract will end and the entire process will be started again.

Mayor Taylor said he noticed that the bridge and paving has been done in the Logging Road Industrial Park and asked when Schimadzu would have the "party" they planned. Mr. Jordan said there is one scheduled for October 24th.

**OTHER REPORTS OR ANNOUNCEMENTS:** <u>Beth Saul</u> reported that Key Bank employees spent the day at the library on a re-labeling project for their annual "make a difference day."

Mrs. Saul said the "adopt a park" program is generating some interest. She also has a commitment from Scouts to rake leaves this fall.

- ACTION REVIEW: 1.
- Authorize denial of the Gramore Annexation by Resolution 652.
  - 2. Implement the Bike/Ped lane on S. Redwood as proposed.
  - 3. Post ordinance's 977 & 979 prior to final action at next meeting.
  - 4. Send a thank you letter to Mark O'Shea for serving on Bike/Ped Committee.
  - 5. Forward Bike/Ped original proposal separate from Transportation Committee proposals.
  - 6. Forward Resolutions 653 & 654 to the County Assessor.
  - Set workshops for October 15, for daytime curfew ordinance; November 19 for cemetery expansion; and November 12 for Parks Master Plan.
  - 8. Set yard debris recycling for manufactured home parks on November 5 agenda.

Mayor Taylor adjourned the session at 10:30 p.m.

Mi ba

Marilyn K. Perkett City Recorder

Scott Taylor Mayor

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