

WHEREAS, the Council of the City of Milwaukie, Oregon, heretofore caused the following measure, to-wit:

TAX LEVY EXCEEDING CONSTITUTIONAL LIMITATION:

"Shall the City Council of the City of Milwaukie, Clackamas County, Oregon, be authorized and directed to include in the budget and levy a tax on all the taxable property in said City in the sum of \$91,459.37, for the fiscal year 1960-1961 for general city purposes, which sum exceeds the six percent limitation on taxation as set forth in Section 11, Article XI, of the Constitution of Oregon, and which sum shall be in addition to all other taxes levied."

to be submitted to the legal voters of said City at a special election duly and regularly called to be held on the 11th day of July 1960, in said City, and,

WHEREAS, said special election was duly held on said date, and,

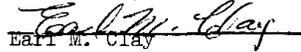
WHEREAS, following the completion of said special election, and on the 11th day of July, 1960, at its regular meeting duly called, the City Council of the City of Milwaukie did canvass the votes cast at said special election,

NOW, THEREFORE, I, Earl M. Clay, Mayor of the City of Milwaukie, Oregon, acting under and by virtue of the power vested in me by the provisions of Ordinance No. 735 of the City of Milwaukie, Oregon, do hereby proclaim, and make known and declare that one hundred twenty-eight (128) votes were cast in favor of said measure and that ninety-four (94) votes were cast against said measure and that one (1) blank ballot was cast; that the vote on the measure at said special election shows a majority of those who voted on the measure to be in favor of it.

I do hereby further proclaim, make known and declare that the said measure so voted upon for the purpose of authorizing and directing the Council of the City of Milwaukie, Oregon, to levy a tax on all taxable property in the said city in the sum of \$91,459.37 for the fiscal year 1960-1961, for general city purposes, which sum exceeds the six percent limitation on taxation as set forth in Section 11 Article XI, of the Constitution of Oregon, and which sum shall be in addition to all other taxes levied, be and the same hereby is effective as and from the 11th day of July, 1960.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the City of Milwaukie, Oregon, to be hereto affixed.

Done at the City of Milwaukie, Oregon, this 11th day of July, 1960.


Earl M. Clay
Mayor of Milwaukie, Oregon

SPECIAL MEETING OF JULY 12, 1960

A special meeting of the Council of the City of Milwaukie, Oregon, was held on the twelvth day of July, 1960, for the purpose of opening the bids for the construction of sanitary sewers and trunk line sewers in Ardenwald Area "C".

The meeting was called to order by Mayor Clay.

Present: Mayor Clay; Councilmen Howard, Mortensen and Sedgwick; City Manager Leonard Mullan; Engineers Marvin Runyan and Carl Reinke. Absent: Councilman Aebi, Attorney Sheldahl and Clerk Martin.

Bids for the construction of sanitary sewers and trunk line sewers in Arden Park, Gloverland, Rockwood Acres, Appleby Acres and Plimpton Tract (Ardenwald Area "C") were opened and read as follows:

<u>Bidder</u>	<u>Total Bid Price</u>
Paul Ferneding	\$37,500.00
P.S. Lord Mechanical Cont.	72,500.00
C.J. Montag & Sons	87,500.00
Riverside Construction Co.	50,000.00
System Construction Co.	50,000.00
James & Yost, Inc.	85,000.00
Oscar Laakenan	33,750.00
Oregon Construction Co.	100,000.00
James G. Robertson	57,500.00
Don Thornton	50,000.00

It was moved by Sedgwick and seconded by Howard that the bids be referred to the City Manager and the Engineers for their further investigation and approval and that, upon their recommendation, the contract be awarded to the lowest responsible bidder. Motion carried and so ordered.

Upon motion duly made and carried the meeting adjourned.

Leonard B. Mullan
Leonard B. Mullan, Acting Clerk

MEETING OF AUGUST 8, 1960

949th MEETING

The nine hundred forty-ninth regular meeting of the Council of the City of Milwaukie, Oregon, was held on the eighth day of August, 1960.

The Meeting was called to order by Mayor Earl Clay.

Present: Mayor Earl Clay; Councilmen James Howard, Peter Mortensen, E.H. Aebi and Theron Sedgwick; City Manager Leonard Mullan, City Attorney John O. Sheldahl and Clerk Ellen Martin.

Mrs. C.A. Bullard came before the Council and explained that at the time the assessment notices for the Ardenwald Area "B" sewers were sent out, she was in the hospital and her husband was ill at home, she stated that she was unaware of the assessment until she received the notice of the penalty. She requested that she be permitted to bond the property for the assessment and that the bond be post dated to April 25, 1960. Under discussion the Council agreed that the circumstances of this case would warrant an excuse for the apparent neglect and that Mrs. Bullard had shown her good intentions by answering the notice of the penalty immediately. It was moved by Sedgwick and second by Aebi that Mrs. Bullard be permitted to bond the property and that the Recorder be authorized to post date the bond to April 25, 1960. Motion carried and so ordered.

Mr. Paul Remillard, 3641 Olsen Ave., came before the Council and requested that he be permitted to move a house, (which he contemplates purchasing) on his property. Mr. Remillard stated that the house would be set on a concrete foundation. It was moved by Sedgwick and seconded by Aebi that Mr. Paul Remillard be permitted to place a house on (Lot 2, Olsen's unrecorded Plat) Tax Lot 35, Geo. Wills D.L.C., providing the house conforms to the City's building code and on the condition that the dwelling presently on the property be demolished before the house is placed thereon. Motion carried and so ordered.

Mr. Orville Hampton, representing the Church of Christ, presented a request for a cross-walk between 28th and 29th Streets, leading from the church across Harrison Street to the church parking lot. Mr. Hampton stated that the church would be willing to furnish a patrol to control traffic at this point at the times the cross-walk would be in use. It was moved by Mortensen and seconded by Aebi that this question be referred to the Traffic Committee. Motion carried and so ordered.

Mr. Emelee, of the Ardenwald Stages, came before the Council and stated that he would be willing to pay an annual franchise fee for an exclusive loading zone on Monroe Street just West of the First State Bank Driveway. Mr. Emelee stated that after pulling in to the curb at the intersection of Main and Monroe, it was difficult to turn right into Main Street, whereas, if permitted to load at the proposed loading zone, the busses could drive into the travel land of Monroe Street before having to turn into Main Street. Mr. Foriea, of the Intercity Busses, came in at this time. Mr. Foriea stated that his busses traveled through Milwaukie on a P.U.C. franchise from the State. Inasmuch as these busses do not turn onto Main Street, they have no difficulty in curb loading at Main and Monroe intersection. It was moved by Sedgwick and seconded by Mortensen that this matter be referred to the City Attorney. Motion carried and so ordered.

The time having arrived for the hearing on the annexation of properties in Kellogg Creek Acres, the Mayor declared the hearing open and called for objections to this annexation. It was shown that proper notice had been published and posted. There was no citizen present who made objection. The Mayor declared the hearing closed.

The Mayor opened the hearing on the withdrawal of areas annexed by Ordinances 712 and 773, from the Oak Lodge Sanitary District, and called for objection or remonstrances to the same. It was shown that proper notice of the hearing had been published and posted. There was no citizen present who objected to the withdrawal. The Mayor declared the hearing closed.