

MEETING OF SEPTEMBER 14, 1959 (Continued)

Council who could, would view the property on the morrow.

Mr. Paul Jarrett, representing the "Mutual Assistance Program" (Fire) came before the Council and invited Milwaukie to participate in the program of assisting neighboring fire departments in fire fighting. After considerable discussion, Councilman Mortensen suggest that the Council confer with Chief Lillis on this question, before the Council make a decision.

The Clerk announced that this was the hour set for the hearing on the annexation by election of Arden Park and Leone Acres. The Mayor opened the hearing and called for objections to this annexation. There was no person present who objected to the annexation. The Mayor declared the hearing closed.

Ordinance Number 759 was taken up and read. It was moved by Councilman Mortensen and seconded by Councilman Sedgwick that Ordinance Number 759 be passed to its second reading and that it be read at this time. The motion was unanimously carried and was so ordered by the Mayor and Chairman.

Ordinance Number 759 AN ORDINANCE ordering an annexation election within the territory bounded as therein described, fixing the date of such election and the hours during which the polls will be open, designating the location of the polling place within said territory, designating the names of the Chairman and Clerks of said election, and directing publication of notice of said election, and declaring an emergency, was again taken up and read for its second reading and put on its passage with the following result being had: Ayes: Clay, Howard, Mortensen, Aebi and Sedgwick. Nays: None. Ordinance Number 759 passed the Council and was so declared by the Mayor.

A letter from Van I. Mumma, requesting that sanitary sewers be extended into the replat of Cole Addition, was read. After due consideration and investigation, it was moved by Councilman Sedgwick and seconded by Councilman Howard, that the City Manager be authorized to have the Engineer make the necessary survey and estimates of costs for sewers in the Replat of Cole Addition. The motion was unanimously passed by the Council and was so ordered by the Mayor.

Ordinance Number 760 was taken up and read for its first reading. It was moved by Councilman Howard and seconded by Councilman Sedgwick that Ordinance No. 760 be passed to its second reading and that it be read at this time. The motion was carried and so ordered.

Ordinance Number 760 AN ORDINANCE providing for the procedure, without election, to annex certain territory, contiguous to the present boundaries of the City of Milwaukie, Clackamas County, Oregon, fixing a day for public hearing before the City Council of the City of Milwaukie, Oregon, on the question of such annexation, directing publication of notice of such hearing, and declaring an emergency was taken up and read for its second reading and put on its passage with the following result being had. Ayes: Clay, Howard, Mortensen, Aebi and Sedgwick. Nays: None. Ordinance No. 760 passed the Council and was so declared by the Mayor.

Ordinance Number 761 was taken up and read for its first reading. It was moved by Councilman Mortensen and seconded by Councilman Aebi that Ordinance No. 761 be passed to its second reading. The motion was unanimously carried and was so ordered.

A deed for a strip of land fifty feet in width and extending from Olson Avenue southerly to the south boundary of the Plimpton Tracts, through property owned by Wilbert and Barbara Meher, was presented to the City, for street purposes. It was moved by Councilman Aebi and seconded by Councilman Mortensen that the City accept the deed for a fifty foot roadway from Olson Avenue southerly to the south boundary of Plimpton Tracts. The Motion was carried and so ordered by the Mayor.

Manager Mullan laid before the Council a protest to the assessment for sanitary sewers in Ardenwald Area A, which had been made by Edward E. Goodman, owner of Lots 1, 2 7 3, Block 2, Burley Acres. Manager Mullan stated that he had viewed the property and found that only one of the lots was high enough for sewer connection from the main floor but that a basement could not be serviced, and that the other two lots were too low for gravity flow to the sewer, and recommended that part of the assessment