

REGULAR MEETING
MAYOR AND COUNCIL
AUG. 19-1935

Meeting called to order at 8:15 P. M.

Those present were Mayor Lewton, Councilmen Adams, Conger, Orcutt and Sherburne. Mr. Remsen and Mr. Taft out of Town.

Minutes of the regular meeting of July 15th, 1935, were read and approved.

Financial Statement for the month of July was presented by the Treasurer and approved as follows:--

RECEIPTS:-

General Taxes-----	\$25,140.78	
Less discounts-----	997.40	\$24,143.38
Interest and penalties-----		79.99
Charges-----		20.25
Special Assessments-----		468.67
Building Permits-----		76.00
Electric Permits-----		13.00
Dog Tax-----		11.00
Vendors Permits-----		43.00
Fines-----		46.50
Deposit on Sidewalk protection-----		10.00
Deposit on Police Badge-----		2.00
Total-----		<u>\$24,913.79</u>

BANK STATEMENT

GENERAL ACCOUNT

June 30th, 1935 - On hand Citizens Bank	\$1,484.23	
Deposits in July	<u>4,127.33</u>	
July 31st, 1935 - On hand		\$ 5,611.56
June 30th, 1935 - On hand T.P. Bank	1,667.61	
Deposits in July	20,786.46	
	<u>22,454.07</u>	
Withdrawn in July	<u>7,397.18</u>	
July 31st, 1935 - On hand		15,056.89
July 31st, 1935 - on hand both banks		<u>\$20,668.45</u>

SINKING FUND

June 30th, 1935 - On hand T.P. Bank	4,958.04	
No deposits in July	-----	
July 31st, 1935 - On hand		4,959.04
June 30th, 1935 - On hand Citizens Bank	8,294.84	
No deposits in July	-----	
July 31st, 1935 - On hand		<u>8,294.84</u>
July 31st, 1935 - On hand both banks		<u>\$13,252.88</u>

DISBURSEMENTS:-

STREETS:

Labor	\$ 602.95	
Material	386.96	
Gas-Oil-Auto Upkeep-Supplies	<u>252.02</u>	\$ 1,241.93

SERVICE:

Trash-Labor	90.40	
Garbage-Labor	180.00	
" Gas-Oil-Supplies	71.37	
Street Lights	<u>483.29</u>	825.06

POLICE:

Salaries	489.00	
Clothing Allowance	40.00	
Gas-Oil-Auto Upkeep	56.46	
Telephones and Lights	28.38	
Printing and supplies	<u>26.98</u>	641.82

OFFICE:-

Salaries	475.00	
Telephones and Supplies	57.83	
Mont. County Real Est. Transfers	4.00	
Printing Financial Statement	39.20	
Equipment	<u>6.00</u>	582.03

PARKS AND PLAYGROUNDS:-

Salaries	226.67	
Equipment	45.30	
New Playground Construction	<u>336.32</u>	608.29

ASSESSABLE IMPROVEMENTS:-

Philadelphia Ave. Walks	374.98	
Cedar Ave. Paving	2,128.76	
Holly Ave. Grading Advt.	5.88	
Beech Ave. paving Advt.	15.44	
Cedar Ave. Walks	<u>409.24</u>	2,934.30

MISCELLANEOUS:

Recording Fees	3.75	
Dog Expense	4.00	
Insurance and Bond Premium	231.00	
Ad. Pioneer Press Booklet	15.00	
Refund Building Deposits	20.00	
Donation Library Assn.	100.00	
" Am. Legion Drum Corps	50.00	
Refund Sidewalk Deposit	10.00	
Salary Justice of Peace	50.00	
Pension E. E. Blodgett	25.00	
Rental	<u>55.00</u>	563.75

Total

\$7,397.18

Bills in amount of \$6918.32 were presented by the Finance Committee for payment and payment was approved.

Mayor Lewton advised that this evening had been set aside for a hearing in connection with the paving of Valley View Avenue. Quite a few property owners addressed the Council in connection with this paving. All were in favor of the project and urged that the work be done at once. Some discussion arose as to the trees planted in the parking along this street, and number of the property owners voiced their approval of the removal of the trees at the time the paving is done.

At this time bids for the grading of Holly Avenue, as advertised were opened, and the following bids were received:--

Warren F. Brenizer Co., Washington, D.C.	-	20¢	cu. yd.
Bright-Shepherd Co., Washington, D.C.	-	28¢	" "
H. H. Hershberger, Baltimore, Maryland.	-	40¢	" "

After discussion of these bids it was moved by Mr. Sherburne, that the contract for this grading be given The Warren F. Brenizer Co., low bidder. Motion seconded by Mr. Adams and approved.

Letter received from Mr. Ross Ferrar in regard to speeding and parking conditions on Elm Avenue, near the intersection of Carroll Avenue, was referred to the Police Comm.

Letter from N. J. Saylor, Jr., requesting permission to keep chickens on his premises at 303 Cedar Ave., was referred to the Health Committee.

Petition from 14 residents living in the vicinity of Cedar Ave. was read, in which it was stated that these residents had no objections to Mr. Saylor keeping chickens on his premises.

Letter from Mr. W. J. Barnes of 28 Denwood Ave., and letter signed jointly by Mr. Robt. Lohr, 26 Denwood and Mr. G. A. Cook, 22 Denwood Ave., complaining of a resident on Grant Avenue keeping a cow, calf, ducks and chickens on his premises, was referred to the Health Committee.

Letter was read from Mr. Irving Root, Chief Engineer of the Maryland-National Capital Park and Planning Commission, along with which was sent a petition by Leroy Freemire, and others, petitioning the re-zoning of a portion of Woodland Avenue from Residential A to Residential B.

Petition was also read from residents in the vicinity of Woodland Avenue objecting to the change in zoning of Woodland Ave.

After discussion of the matter, Mr. Orcutt moved that the Mayor and Council disapprove the petition for re-zoning, and recommend to the Maryland-National Capital Park and Planning Commission that the said petition be denied. Motion was seconded by Mr. Adams and approved.

Letter from Irving Root, Chief Engineer of the Maryland-National Park and Planning Commission, was read to Council, along with two zoning amendment petitions from H. J. Killen, for re-zoning of Lots 20 and 21 in Block 46, Fletcher Sub-Division, and Lots 11 and 12 of Block 47, Fletcher Sub-Division from Residential A to Residential B.

After discussion of the matter Mr. Adams moved that the Mayor and Council disapprove these petitions, and that the Maryland-National Capital Park and Planning Commission be so advised, with the recommendation that the petitions be denied. Motion seconded by Mr. Orcutt and approved.

Letter was read from Homer E. Tabler, Chairman of the State Roads Commission, in connection with request for the paving of a portion of Takoma Avenue with State funds, in which the Council was advised that no funds were available at this time to undertake this project.

Letter was read from Dr. Llewellyn Jordan in connection with the beautification and upkeep of the triangular park at Takoma, Eastern and Chestnut Avenues, and same was referred to the Civic Improvement Committee.

Mr. Jno. J. Heinz of 27 Boyd Ave., addressed the Council on sanitary conditions in that street, and was advised by the Mayor that the records did not show that that portion of Boyd Avenue had been dedicated by the owners, although several letters had been written to Mrs. Catherine C. Beale by the Town Clerk, requesting that steps be taken to dedicate this street to the Town in order that the Town may have jurisdiction over same, but up to the present time no reply had been received from Mrs. Beale.

Dr. E. G. Salisbury addressed the Council and asked that the sidewalks in front of the stores at Erie and Flower Aves. be repaired, and that some steps be taken to require the merchants to keep the grounds in a more tidy condition, and also that steps be taken to keep delivery truck from driving over the sidewalks. Dr. Salisbury also asked that something be done to improve the lower end of Kennebec Ave. at Sligo Ave.

Mr. Jos. Starkey, Engineer, appeared before Council in regard to re-subdivision plat for the re-subdivision of parts of lots 9 and 10 and lots 11 and 12 in Block 54, on which it was claimed by Engineer Norman Jackson that there was some discrepancy in the lines. Mr. Starkey was advised that the matter would be looked into.

Dr. Llewellyn Jordan addressed the Council in regard to resolution by the Town dedicating certain streets to the State, and also read a letter from Mr. Gray of the Law Dept. of the State of Maryland. Dr. Jordan also addressed the Council in connection with the Triangular Park matter and other matters.

FINANCE COMMITTEE:- Mr. Adams, Chairman, stated that he had letters from two Auditing Firms in connection with the Auditing of the books of the Town Clerk and Treasurer, one from Snyder, Farr & Co., bidding \$135.00 for this work, and another from D. N. Burnham stating that they did not care to give a flat price bid for the work. After discussion of the matter, Mr. Adams moved that Snyder, Farr & Co., be given the work of Auditing the books for the fiscal year ended June 30th, 1935, at the price of \$135.00. Motion seconded by Mr. Conger and approved.

In view of the large amount of building now going on in the Town, necessitating quite a bit of travel by the Building Inspector, Mr. Adams moved that for the present \$15.00 per month be allowed the Building Inspector for expenses, same to start August 1st, 1935. Motion seconded by Mr. Orcutt and approved.

In connection with the Cedar Avenue sidewalks, just completed, Mr. Adams moved the adoption of the following Ordinance:-

ORDINANCE NO. 552

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF TAKOMA PARK, MARYLAND:--

1-13
Section 1. That the assessment submitted this date by the Clerk and Treasurer covering the cost of construction of cement concrete sidewalks on the North and South sides of Cedar Avenue, authorized under the provisions of Ordinance No. 550, passed and approved July 15th, 1935, said assessment being fixed at 85¢ per linear ft., be and the same is hereby approved.

Section 2. The assessment herein approved shall be due and payable within ninety days from this date, provided, however that if so desired said assessment may be paid in five equal annual installments, the first due and payable within ninety days of the approval thereof, and each subsequent annual payment due and payable likewise in each succeeding year until paid, provided further that payment in any amount may be made between the said annual payments if so desired. Interest at the rate of six per cent. per annum will be charged on all deferred payments, said interest beginning thirty days from the date of levy.

Mr.. Orcutt seconded the adoption of this Ordinance, and same was adopted by a yea and nay vote. Voting yea - Mayor Lewton, Councilmen Adams, Conger, Orcutt and Sherburne, voting nay - none.

Mr. Adams moved the adoption of the following Ordinance in regard assessment for Cedar Avenue paving:--

ORDINANCE NO. 553

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF TAKOMA PARK, MARYLAND:-

Section 1. That the assessment submitted by the Town Clerk and Treasurer covering the construction of concrete roadway pavement and curb, authorized under provisions of Ordinance No. 534, passed and adopted March 18th, 1935, said assessment being fixed at \$2.95 per linear ft., be and the same is hereby approved.

Section 2. The assessment herein approved shall be due and payable within ninety days from this date, provided, however, that if so desired said assessment may be paid in five equal annual installments, the first due and payable within ninety days of the approval thereof, and each subsequent annual payment due and payable likewise in each succeeding year until paid, provided further that payment in any amount may be made between the said annual payments if so desired. Interest at the rate of six per cent. per annum will be charged on deferred payments, said interest beginning thirty days from date of levy.

Mr. Orcutt seconded the adoption of this Ordinance, and same was adopted on a Yea and Nay vote. Voting Yea, Mayor Lewton, Councilmen Adams, Orcutt, Conger and Sherburne. Voting Nay - none.

FIRE AND LIGHTS COMMITTEE:-- Mr. Conger, Chairman, recommended the installation of the following Street lights, 100 c.p.

On Poles 79121 and 79123 on Geneva Avenue. On poles 79113, 79116, 79118 and 79120 on Ridge Avenue. Mississippi Avenue, Pole 7204079 (pole near abandoned pump house), Light on pole to be erected at junction of Maple Avenue and Mississippi Avenue, on South side.

Mr. Sherburne moved the installation of these lights. Motion seconded by Mr. Adams and approved.

STREET COMMITTEE:-- In the absence of Mr. Remsen, Chairman, Mr. Sherburne reported the completion of sidewalks on Cedar Ave., and numerous broken sidewalks repaired, and the completion of the paving of Beech Avenue by the contractor on Aug. 13th. Mr. Sherburne also reported a number of streets resurfaced, and that other streets would be given the same treatment.

Mr. Sherburne stated that the Street Department was badly in need of a new truck. That the old truck is worn out, but could be used at odd times for trash collection were two trucks are needed. Mr. Sherburne stated that a proposal had been received from the Takoma Motor Company to furnish a new Ford V-8 truck and cab with dual rear wheels, extra heavy helper springs, one

Galian #12 body with #56 power hoist, extra 8' length, extra 6' width and extra high front and rear ends, for \$989.22, delivered and fully guaranteed. After discussion of the matter, Mr. Sherburne moved the purchase of this truck. Motion seconded by Mr. Adams and approved.

POLICE COMMITTEE:- Mr. Sherburne, Chairman, presented a consolidated report for the past month, and on motion same was ordered received and filed.

CIVIC IMPROVEMENT COMMITTEE:- Mr. Orcutt, Chairman, made the following report:--

Upon learning, some two weeks ago, of the existence of a recent case of Infantile Paralysis in Silver Springs, at the line of Takoma Park, and that a brother of the victim was a member of the Town playground baseball team, your Committee immediately requested the Town Health Officer to investigate the case and to report his recommendations to your Committee. Upon being advised by the Health Officer that this member of the baseball team was a possible carrier of the said disease, your Committee deemed it wise, as a precaution against any spread of said disease into the Town, to cancel, for the time being, all baseball games, especially those with out of Town teams, and the Supervisor of Playgrounds was so directed and all such baseball games were immediately discontinued.

Moreover, acting upon the advice of the Health Officer to the effect that water in wading pools was a ready source of contagion, and that the Town wading pools should be temporarily closed. Your Committee immediately and personally caused the wading pools at the Spring Park and North Takoma playgrounds to be drained and temporarily closed. Each of these wading pools are now closed and will be kept closed until the Health Officer advises that it is safe from a health standpoint to reopen the same.

Your Committee also took under careful consideration the advisability of closing all of the Town playgrounds, as a precautionary measure, but, having been advised by the Health Officer that, in his opinion, there would be less danger of contagion from a supervised play by the children upon the Town Playground, than by the promiscuous playing by such children in the streets and other places without such supervision, your Committee did not consider it necessary or prudent to so close the playgrounds.

Your Committee, therefore, desires to report that, that with the exception of the draining and closing of the wading pools, and the temporary suspension of baseball games, all playground activities have been continued under the guidance of the playground supervisors.

Your Committee has investigated the subject matter of the petition of various citizens to abate an alleged nuisance consisting of the keeping of a large number of chickens upon the land in the rear of 222 Cedar Avenue, and herewith submit the following facts developed by such investigation.

The land in question consists of several acres on the Western side of the branch running approximately midway between Holly and Cedar Avenues. Situated upon this land are several more or less extensive chicken houses, wherein are kept approximately 900 pullets and approximately 1800 chickens, which have been raised from young chicks purchased in the Spring. No crowing roosters are kept on the premises. The buildings are, in the main, well kept, and your Committee was informed by the owner that the same are cleaned daily. Upon the upper portion of the premises there exists some standing water, which condition the owner states will be eliminated. Your Committee found some odor emanating from the larger of the chicken houses. It appears that all of the poultry buildings have been erected under building permits regularly issued, but that no permit has been issued authorizing the keeping of fowls upon the premises in question.

Section 11 of Article 7 of the Town Police Regulations forbids the keeping within the densely populated sections of the Town any kind of domestic fowl, unless there has been filed with the Town Clerk the written consent of a majority of the occupants of the block where such fowl are to be kept, and provides that no such domestic fowl shall be kept as aforesaid without a permit from the Health Officer of the Town, or otherwise than in compliance with certain conditions set forth in said section 11, as to ventilation and cleanliness, with a penalty for violators of said section.

Your Committee is of the opinion that these premises are clearly within a densely populated section of the Town, within the meaning of said section 11, and is advised that no consent as therein required has been filed, and that no permit as therein required has been issued.

Your Committee has been advised by the Maryland-National Capital Park and Planning Commission that the keeping of fowl upon these premises for the purpose of the sale of eggs and chickens is not such a commercial use as constitutes a violation of the zoning laws.

After discussion of this matter Mr. Adams moved that the Health Officer be requested to get in touch with the owners, make an inspection of the premises and call their attention to the Ordinance requiring permit. Motion seconded by Mr. Conger and approved.

With reference to the letter from Mr. W. J. Barnes and others in regard to the keeping of a cow, calf, ducks and chickens on Grant Avenue, Mr. Orcutt moved that the Health Officer be requested to immediately investigate this situation and report back to the Civic Improvement Committee his

findings and recommendations, and that he be also requested to call to the attention of the owner the pertinent facts of the Police Regulations. Motion seconded by Mr. Adams and approved.

ORDINANCE AND JUDICIARY COMMITTEE:- Mr. Orcutt, in the absence of Mr. Taft, Chairman, offered the following Ordinance and moved its adoption:--

ORDINANCE 554

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF TAKOMA PARK, MARYLAND:-

d. 13
Sept. 74

Section 1. That, under authority granted by Section 965 of the Town Charter, the Mayor and Council, after due advertisement and hearing as provided therein, are of the opinion that the public health, safety and comfort require the improvement of that portion of Valley View Avenue, as set forth in Section 1 of Ordinance No. 551, passed and approved July 15th, 1935, and the improvement of said street is hereby authorized in such manner and to such extent as the Mayor and Council may determine, within the terms of said Ordinance.

Section 2. Two-thirds of the cost of the work herein authorized shall be assessed against the property abutting thereon, and one-third of the said total cost shall be assessed against the revenues of the Town; said cost to include any and all street intersections and exemptions on corner lots or otherwise.

Section 3. Assessments for the special improvements herein authorized shall be payable within ninety days from the date of the approval of the assessment therefor by the Mayor and Council; provided that, if so desired, said assessment may be paid in five equal annual installments, the first due and payable within ninety days from the date of the approval thereof, the remaining payments to be likewise due and payable in each succeeding year; provided further, that payments of one-fifth, or excess thereof, may be made at any time within the payment period. All deferred payments shall bear interest at the rate of 6 per cent. per annum.

Mr. Adams seconded the adoption of this Ordinance and same was adopted by a Yea and Nay vote. Voting Yea, Mayor Lewton, Councilmen Adams, Conger, Orcutt and Sherburbe. Voting Nay - none.

Mr. I. W. Johnson of Cedar Ave. at this time addressed the Council opposing the issuing of a permit to Mr. Saylor on Cedar Ave. to keep chickens.

Mr. Orcutt presented the following Ordinance and moved its adoption:--

ORDINANCE 555

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF TAKOMA PARK, MARYLAND:-

Section 1. That the plate of re-subdivision of lot 16 in Block 74 of Takoma Park Loan and Trust Company sub-division of Takoma Park, Maryland, into lots 16-A and 16-A, as submitted by Harry D. Albin and Florence C. Albin, be and the same is hereby approved.

Mr. Adams seconded the adoption of this Ordinance and same was adopted by a Yea and Nay vote. Voting Yea, Mayor Lewton, Councilmen Adams, Conger, Orcutt and Sherburne. Voting Nay - none.

Mr. Orcutt also offered the following Ordinance and moved its adoption:--

ORDINANCE 556

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF TAKOMA PARK, MARYLAND:-

Section 1. That the plat of re-subdivision of Lots 25 and part of 26, in Block 76, Takoma Park Loan and Trust Company Sub-Division of the Town of Takoma Park, into lots 27 and 28, as submitted by R. G. Sherburne and Vida E. Sherburne, be and the same is hereby approved.

Mr. Adams seconded the adoption of this Ordinance, and same was adopted by a Yea and Nay Vote. Voting Yea, Mayor Lewton, Councilmen, Adams, Conger, Orcutt and Sherburne. Voting Nay - none.

At this time Mayor Lewton asked for a report from the Special Library Committee. Mr. Adams, Chairman, stated that his committee had met with the executive council of the Takoma Park, Maryland, Library Association, and that the members of the Committee were made members of the Library Association. Mr. Adams stated that the Association now had a membership of 72, and have on their shelves 1360 books, and also stated that he wanted to have a Committee meeting in the very near future to go into the matter of building.

The Mayor also asked for a report from the Special Comm. appointed to meet with the Budget Committee of the Takoma Park Volunteer Fire Department. Mr. Conger, Chairman of this Special Committee, stated that his Committee had met with the Budget Committee of the Fire Department and went over the budget

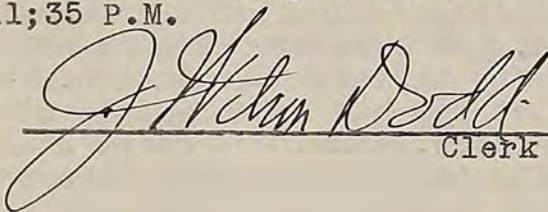
reported for

thoroughly, and got a very good idea of the needs of the Fire Department. After discussion of the matter with the Budget Committee in connections with the limitations of the Town to appropriate money, the Fire Dept. Committee was advised that the Town would consider an appropriation to the Fire Department of \$3800.00 for the ensuing year, with a very large portion of the appropriation to be used as rental, provided that the Fire Department would assure the Committee that sufficient space in the building would be given the Town to justify the payment of that rental. The purpose of this proposal was to permit the Fire Department to have as much of the appropriation as possible free from any restrictions. Mr. Conger stated that as yet nothing further had been heard from the Fire Department.

Mr. Orcutt brought up for discussion the matter of violations of the zoning Ordinance through the Town, and in order that some definite understanding might be had in connection with same, moved that the Clerk be instructed to arrange a conference at an early date, to consist of the Mayor and Council, Montgomery and Prince George's Counties Officials, Officials of the Maryland-National Capital Park and Planning Commission, Mr. Howard Duckett of the Washington Suburban Sanitary Commission, Building Inspectors and Town Corporation Counsel, D. D. Lamond. Motion was seconded by Mr. Adams and approved.

Mayor Lewton advised the Council that Mr. W. D. Fairall and Mr. Mike Vestraci, had applied to him for refund of Peddlers license fees, which they had paid to the Town for the fiscal year of 1935, due to the fact that they did not know at the time the Town license were taken out that the County license fee had been raised to \$100.00 per year, which fee their business did not warrant, and they were forced to discontinue. After discussion of the matter Mr. Adams moved that these two fees be refunded, provided these two men did not obtain the County license during this fiscal year. Motion seconded by Mr. Conger and approved.

There being no further business Council adjourned at 11:35 P.M.


Clerk

Mayor

SPECIAL MEETING
MAYOR AND COUNCIL
AUG. 26-1935.

Beginning at 8:15 P. M. a conference was held in connection with zoning regulations in the Town of Takoma Park, by the Mayor and Council, Mr. Paul Coughlan of the Montgomery County Commissioners, Mr. Irving Root, Chief Engineer of the Maryland-National Capital Park and Planning Commission, Mr. Howard Duckett of the Washington Suburban Sanitary Commission, Mr. Sidney Oliver,

Deputy Clerk to the Montgomery County Commissioners; Mr. D. D. Lamong, Corporation Counsel for the Town of Takoma Park, and Mr. R. P. Fry, Building Inspector of the Town. After a lengthy discussion of the matter it was decided that a further study be made before final recommendations were proposed.

After adjournment of the conference, Council went into executive session with Mayor Lewton, Councilmen Adams, Orcutt, Remsen and Sherburne present.

Matter of request of Joseph A. Griffith for abatement of charge of \$60.00 erroneously charged him for grading in front of his property on Sherman Avenue, was brought to the attention of Council, and after discussion Mr. Sherburne moved that the charge be abated. Motion seconded by Mr. Adams and approved.

Letter was read from Mr. C. S. Longacre in connection with the payment of taxes on land in Block 53, Gilberts Sub-Division by Mrs. Jennue Cross, since the year 1923, amounting to \$128.30, which land Mrs. Cross did not own. Mr. Longacre also asked for refund of 1934 taxes, in amount of \$12.75, paid on property owned by Mrs. Cross, which property had burned down in March, 1934. Council was advised by the Treasurer that the facts as set forth by Mr. Longacre were true, and Mr. Adams moved that the amount paid in error by Mrs. Cross be refunded to her. Motion seconded by Mr. Sherburne and approved.

Bid of \$22.00 was received from the Cornelius Printing Company of Silver Springs, Md., and bid of \$20.00 from the Falconer Company of Baltimore, Md., for the printing and binding of a new Police Docket Book. In discussing the matter it was suggested that a loose leaf booklet would be much cheaper, and the Clerk was instructed to ascertain whether it would be permissible to use a loose leaf Docket Book, and that if the loose leaf system was permissible, that same be purchased. If not, the Falconer Company was to be given the order for the printing and binding of the Docket Book.

Mr. Orcutt presented, and moved the adoption of the following Ordinance:-

ORDINANCE NO. 557

BE IT ORDAINED BY THE MAYOR AND COUNCIL OF THE TOWN OF TAKOMA PARK, MARYLAND:-

Section 1. That the plat of re-subdivision of parts of lots 9 and 10 and all of Lots 11 and 12, in Block 54, Gilberts Sub-division of Takoma Park, Md., into lots 35, 36, 37 and 38, as submitted by Robt. Lee McCary and Nola Blanche McCary, be and the same is hereby approved.

Mr. Sherburne seconded the adoption of this ordinance and same was adopted by a Yea and Nay vote. Voting Yea, Mayor

Lewton, Councilmen, Adams, Orcutt, Remsen and Sherburne. Voting Nay - none.

There being no further business Council on motion adjourned at 11:45 P. M.

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J. Helen Bell

Clerk

Mayor