Present:

Mayor Robert H. Butler Mayor Pro-tem Sol C. Rose

J. O. Tally, Jr., City Atto G. W. Ray, City Manager

Eugene Plummer Ted Rhodes

D. B. Maness

Mayor Butler stated the first order of business was that of a public hearing or a petition for paving Ann Street from Gray Street Northward to its intersection with Vine Street. No one was present to voice any objection and upon motion of Councilman Rose, seconded by Councilman Plummer, this section of street, by unanimous vote, was ordered paved.

Regular Meeting

City Council August 14, 1961

The Cross Creek or downtown parks committee, of which the co-chairwomen are Mrs. Julian Hutaff, Mrs. Neil Currie, Jr. and Mrs. Richard Lilly were present to report further on activities pertaining to the purchase of the Kyle property on Green Street and the development of the proposed park.

Mr. Hector McGeachy, Jr., as spokesman for the committee, stated that "approximately 100 people who are interested in such a park met in the courtroom at City Hall on Wednesday evening, August 9th, and that some 15 or more persons spoke very highly in favor of purchasing the Kyle property as the first step towards the development of the proposed park. He stated further that no opposition to this project was voiced by anyone present.

Mr. McGeachy recognized Mr. Charles Warren, president of the Chamber of Commerce, who stated that during his term as president of the Chamber, a number of industrial prospects interested in locating in Fayetteville had expressed considerable interest in parks as a factor to be considered in locating a plant in a new community. Mr. Warren stated that in his opinion the proposed park would be a tremendous asset to the business and cultural interest of the city.

Mrs. Allen Campbell was next recognized by Mr. McGeachy. Mrs. Campbell stated that when she first came to Fayetteville 33 years ago, there were many attractive spots in Fayetteville that Army personnel liked to visit, but that in recent years, she was not able to find those spots. She stated further that in San Antonio, Texas a river beautification project had been carried out in such a way that the river area has become a beauty spot which is most inviting to all Army personnel stationed in the area and is a source of tremendous pride to the community and especially to those who had a part in this development.

Mrs. J. W. Johnson, Jr. was recognized and gave a brief history of the Kyle house, which she stated was begun in 1832 on a site where there had been previously a school. She stated that the materials for the building were brought here from Philadelphia and that the structure was completed in 1840. She stated that the house is an excellent example of the architecture of that period, and that the Fayetteville should, by all

Mrs. Ernest Reinecke, whose late husband spent many years of his life in restoring old buildings, stated that Mr. Reinecke had commented many times about the beauty of the Kyle house and of what an asset it is to the town.

Mr. Henry Rankin stated that the purchase of the property on Green Street would net, together many points of interest in Fayetteville, particularly St. John's Church and First Presbyterian Church on which the congregation has recently spent one-half million dollars, a good portion of which was to preserve the old structure of the church.

Mr. McGeachy requested that the Council take immediate steps to acquire the Kyle property while there was time.

Mayor Butler stated that he was personally very much in favor of acquiring the property and asked for further discussion from the Council.

Mr. Rumbough, Planning Director, stated that Federal funds to the extent of 20 to 30 per cent of the cost might be available, under the Omnibus Housing Act, for the preservation of permanent open space in the downtown area.

Councilman Plummer moved that Mr. Rumbough be instructed to investigate the possity of getting Federal mostified with bility of getting Federal participation in the project and that the City negotiate with

Section 9. The Grantee shall provide a minimum of four channels available to its subscribers at any one time, provided satisfactory reception of a minimum of four channels are available in the area.

Section 10. The Grantee's distribution system shall con form to the rules prescribed by the Federal Communications Commission with respect to maximum tolerances for spurious radiation.

Section 11. The Grantee's receiving equipment, transmission and distribution lines and related electronic components shall be maintained and installed so as to provide pictures on subscriber receivers throughout the system essentially of the same quality as those received at the antenna site.

Section 12. Installation and maintenance of equipment shall be such that standard NTSC color signals shall be transmitted with full fidelity to any subscriber's color receiver.

Section 13. In the event of the failure of the Grantee to render cable television service to the residents of the City of Fayetteville as contemplated and provided for by this Franchise, within six months from the effective date of this Franchise, the City Council shall have the right, on reasonable notice to the Grantee, to declare this Franchise and the rights granted thereunder forfeited; provided, however, that failure to comply with this stipulation by reason of causes beyond the reasonable control of the Grantee, which could not be anticipated at the time of its acceptance by the Grantee, shall not be sufficient grounds to declare a forfeiture.

Upon the termination of this Franchise the Grantee shall remove its posts, poles, television transmission and distribution system and other appurtenances from the streets, lanes, side walks, alleys, bridges, highways and other public places in the Cit

upon demand by the City.

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other tranchises now in force, in such manner that they will not inter-

on poles that the filty now uses, or has been authorized to use by

movel of debris, and the expense of same anall be paid by the Grantee

city may cause the proper restoration to be unde, including the re-

receipt of such notice begins or resumes the proper restoration, the

be made and, unless the Grantee within twenty-four (2A) hours after

upon the Grantee notice of the City's intent to cause restoration to

hours in the continuation of a restoration begun, the City may serve

negation 7. The Cruncon shall have the right to pres-

Section 6. The Grences shall maintain its attachments

condition as before entry within totty-eight (48) ther public place, the same shall be replaced and the surface