

Council Chambers
300 First Street
Woodland, California

January 19, 1993

The Woodland City Council met in regular session at 7:30 p.m. in the City Hall Council Chambers.

PLEDGE OF ALLEGIANCE:

Mayor Rominger invited everyone present to join her in the pledge of allegiance to the Flag of the United States of America.

ROLL CALL:

COUNCIL MEMBERS PRESENT: Rominger, Crescione, Flory (left meeting at 10:00 p.m.), Sandy (arrived at 7:32 p.m.), Slaven

COUNCIL MEMBERS ABSENT: None

STAFF PRESENT: O'Toole, Finan, Ruggiero, Suhr, McDonell, Carter

MINUTES:

On motion of Council Member Slaven, seconded by Council Member Crescione and carried by unanimous vote (Council Member Flory abstained), the City Council approved the minutes of the regular meeting of October 20, 1992 as prepared.

Council Member Sandy arrived in the Council Chambers at 7:32 p.m.

Mayor Rominger announced that City Manager Kris Kristensen was not present at the meeting and that Assistant City Manager Kristine O'Toole will be Acting City Manager during his absence.

COMMUNICATIONS:

1. From the State Department of Alcoholic Beverage Control a copy of an application was received for an on sale beer and wine eating place license for Brown's Corner Bar and Grill, 392 W. Main Street. No Council action was necessary.

2. From Katherine Townsend a letter was received in support of a Wall-Mart locating in Woodland. No Council action was necessary.

3. From Alvin A. Klose a letter was received urging that improvements be made to the crosswalk on Cottonwood Street at Woodland Memorial Hospital. No Council action was taken.

4. From Finance Director Peter Woodruff a memo was received advising that claims paid for accounts payable and payroll for the month of December 1992 totalled

\$1,643,555.44.

COMMITTEE REPORTS:

1. From Parks and Recreation Director John Suhr a report was received summarizing action taken at the Commission on Aging meeting of December 8, 1992. No Council action was necessary.

2. From Assistant City Manager Kristine O'Toole a report was received transmitting the minutes of the Local Cable Access Committee meeting of December 16, 1992. No Council action was necessary.

3. From Director of Public Works Gary Wegener a report was received transmitting the minutes of the Traffic Safety Commission meeting of January 4, 1993. No Council action was necessary.

4. From Community Development Director Janet Ruggiero a report was received summarizing action taken at the Planning Commission meeting of January 7, 1993, as follows:

(a) Commission continued action on the Snow project until January 21, 1993. This project is located at 522-540 California Street (west side of California Street between Lincoln and Cross). This project would divide the parcel into 15 lots. Six lots would be occupied by existing single family homes; six lots would be occupied by three split lot duplexes; and three lots by a split lot triplex.

(b) Commission recommended approval to the City Council of an amendment to the C-H District of the Zoning Ordinance. This amendment would expand the uses allowed in the C-H Zone. Also Commission certified a categorical exemption on this item.

(c) Commission approved Tentative Map No. 4008 which divides a 12,960 square foot parcel into two lots at 609 1/2 Woodland Avenue. Commission approved a variance from the requirement of frontage on a public street because there is a 50' ingress and egress easement to Woodland Avenue. Commission also certified a categorical exemption on this item.

(d) Commission granted a two-year extension to Tentative Map No. 3833. This map, originally approved in November 1990, divided a 12.9 acre parcel into 8 parcels at the southwest corner of East Street and Kentucky Avenue. This property is in the Industrial Zone.

(e) Commission directed staff to forward a copy of the 1992 Planning Commission Annual Report to the City Council. A copy of the Annual Report was included in the Council's agenda binder.

(f) Commission clarified the following concerning the approval of the Gibson Ranch and Morrison Homes tentative maps and conditional use permits:

- (1) That the minimum lot frontage at the front property line for LDR lots is 35 feet.
- (2) That switching halfplex lots #46 and #47 to lot #37 for Gibson Ranch is acceptable.
- (3) That the relocation of landscape "pop outs" along Gibson Road and County Road 102 for Gibson Ranch is acceptable.
- (4) That the minimum lot depth is 80/75 feet for shallow lots in LDR-7 areas.

On motion of Council Member Flory, seconded by Council Member Crescione and carried by unanimous vote, the City Council set a February 2, 1993 hearing to consider a Zoning Ordinance amendment to expand C-H Zone uses.

On motion of Council Member Flory, seconded by Council Member Crescione and carried by unanimous vote, the City Council received the 1992 Planning Commission Annual Report.

5. From Assistant City Manager Kristine O'Toole a report was received summarizing topics discussed at the County/City 2 x 2 meeting of January 12, 1993.

One of the issues discussed was the proposed amphitheater and County Fair relocation project. At that point Mayor Rominger stated she had a conflict of interest and left the meeting.

On motion of Council Member Slaven, seconded by Council Member Flory and carried by unanimous vote (Mayor Rominger abstained), the City Council appointed a subcommittee consisting of Council Members Flory and Crescione to meet with two County Board of Supervisor members and Bill Graham Presents to discuss the merits of the proposed amphitheater and County Fair relocation proposal.

Council directed staff to ask the County Fair Manager if two members of the Fair Board would be interested in serving on the subcommittee.

Mayor Rominger returned to the Council meeting.

6. From City Manager Kris Kristensen a report was received highlighting topics discussed at the Chamber/City 2 x 2 meeting of January 13, 1993. No Council action was necessary.

PUBLIC COMMENT:

Malcolm Leiser, 421 Pendegast Street, Woodland, said he wanted to speak about the agenda item regarding the talks between Southeast Area developers and the School District. He said the negotiations over the last two years between the Southeast Area developers and the School District have come to a critical point. He urged that the 2 x 2

meet and that the subcommittee immediately report back to the Council so that further Council actions can be taken. He said there are a number of things which must occur involving timed notices to form the Mello-Roos district, and that must happen before development can start.

Mayor Rominger thanked Steve Borchard for serving as camera operator for the meeting.

Community Development Director Janet Ruggiero said the Council at its last meeting discussed the Housing Element, and one thing requested was information regarding housing in Davis and its affordable element. She said Keith Bloom from Davis Community Housing has been contacted, and he prepared a letter and map pointing out such housing in Davis.

HEARING - ALCOHOLIC BEVERAGES IN PARKS:

Mayor Rominger said the first public hearing scheduled is for the purpose of considering an ordinance to restrict alcoholic beverage consumption in neighborhood, community and greenbelt parks.

Parks and Recreation Director John Suhr said on December 16, 1992 the Parks and Recreation Commission held a public hearing to take input on a proposal to restrict the consumption of alcoholic beverages in City parks. From that hearing the Commission recommended that the Council hold a hearing and introduce an ordinance that would regulate by permit the consumption of alcoholic beverages in community, neighborhood and greenbelt parks. He said this leaves a question when City Code Section 15.29 is repealed regarding the exact wording concerning youth ball fields versus adult facilities, and he recommended that Park and Recreation Commissioners who are present be asked to relay the Commission's views. He said the majority of the public is in favor of restricting alcoholic beverage consumption at the parks and that the proposed ordinance would not restrict alcoholic beverage consumption in adult recreation areas. Responding to a question from Council Member Flory, Mr. Suhr said the Commission initiated the ordinance because of the numerous complaints from neighbors of park facilities relating to the consumption of alcoholic beverages in parks, which restricts others from enjoying the parks.

Police Chief Bob McDonell said five years ago when the Police Department recommended prohibition of alcoholic beverages in public City-wide which would have included the parks, the Park and Recreation Commission was not comfortable with such a prohibition. He said his Department was concerned that such a prohibition would displace persons into the parks who were heretofore on the streets. He said it is better from an enforcement standpoint to have the prohibition uniform rather than allowing consumption at the parks and then not allowing it elsewhere. Regarding Dubach Park, Chief McDonell said that under existing law alcoholic beverages are prohibited at all baseball fields and does not specify youth baseball fields. He said the current law (City Code Section 15.29), however, does not specify parking lots, and so the problem is pushed into the parking lots. In terms of enforcement, he said that the proposed ordinance if adopted would not

give a high priority to citing people for consuming alcoholic beverages in parks, but at least it will be a resource when neighbors call about people drinking at the parks.

Mayor Rominger opened the public hearing.

The following persons spoke in support of the proposed ordinance: Tammy Leach, Woodland resident; Joe Gonzales, 944 North Street, Woodland; Debra Rubey, 729 Daniels Street, Woodland; Dale Weatherford, Principal of Whitehead School; Leon Rogers, 126 E. Keystone Avenue, Woodland; Steve Vargas, 448 Dolores Drive, Woodland; and Karen McManus, Vice Chair of the Parks and Recreation Commission.

Those speaking against the proposed ordinance were: David Ryan, 721 Daniels Street, Woodland; Nathan Ryan, 101 Inyo Place, Woodland; and Steven Whitehouse, 819 Third Street, Woodland.

The City Clerk noted that a letter in support of the ordinance was received from Nello & Helen Agostini, 515 Cross Street, Woodland.

There being no further comments, Mayor Rominger closed the hearing.

Council Members Flory, Crescione and Slaven and Mayor Rominger expressed their concerns that the proposed ordinance is too restrictive and felt it is an infringement of personal freedoms. Council Member Flory suggested that the Parks and Recreation Commission take the proposed ordinance back to neighborhood groups, members of the alcoholic beverage distribution community, neighbors of parks and other interested persons to make certain that all of the issues have been addressed. Mayor Rominger and Council Member Slaven asked that alternatives to the proposed ordinance be considered.

Council Member Sandy said he felt the ordinance was long overdue, and he is supportive of the proposed ordinance as presented.

Parks and Recreation Commission Chair Person Karen McManus said her personal feeling is that the Commission already talked to enough of the neighbors who have problems in their parks and expressed very clearly what they would like. She said the Commission read ordinances and checked with other communities surrounding Woodland and found that most ban alcoholic beverages outright. She said they talked with the Police Department but did not talk specifically with organizations involved with alcoholic beverage distribution or sales. She said the Commission could talk some more with these groups, but she felt Commission's two months of deliberations on the proposed ordinance resulted in the most reasonable recommendation to Council.

On motion of Council Member Flory, seconded by Council Member Crescione and carried by the following vote, the City Council continued the public hearing to March 2, 1993, to allow the Parks and Recreation Director to convene a meeting of neighborhood groups and report back to the Council:

AYES: COUNCIL MEMBERS: Crescione, Flory, Slaven, Rominger

NOES: COUNCIL MEMBERS: Sandy
ABSENT: COUNCIL MEMBERS: None

HEARING - INTERSTATE 5 CORRIDOR LANDSCAPE PLAN:

Mayor Rominger said the second public hearing scheduled is to consider the Interstate 5 Corridor Landscape Plan.

Vice Mayor Sandy announced that he has a conflict of interest with respect to this issue, and he left the meeting.

Associate Planner Colleen McDuffee reported that in April of 1991 the Council and the Planning Commission held a joint study session and decided that a landscape plan should be prepared for the Interstate 5 Corridor. Requests for proposals were sent out and July 1991 Council authorized hiring HLA Group to prepare the Landscape Plan. The Plan applies to all new developments on properties adjacent to Interstate 5 and will also apply to existing businesses only at such time as they expand their building by more than 40%. She said the Plan contains design guidelines for residential, commercial, industrial and auto dealership zones. The Plan also contains minimum setbacks for both the width of the landscape planter and for how far the building must be setback from the property line. The Plan calls for the planting of trees and shrubs and emphasizes the use of drought tolerant plant materials. Additionally, the irrigation system that is called for in the Plan is water conserving. She said the Plan before the Council at this time is quite different than the Plan that was released for public review last February. She said the Planning Commission spent a great deal of time reviewing the Plan.

Planning Commissioner Dan Friedlander said the focus two years ago when this issue first came up was on the process with regard to providing for enhancing the major entry way to the City and the fact that there were no special standards for development of the I-5 Corridor. He said there was clear consensus on the part of the Council and the Commission that this was important, and the draft Plan before the Council now is the product of seven different study sessions and/or public hearings. The goal, he said, was to develop a plan which would serve the needs and goals of the City while at the same time minimize the adverse financial impact on the property owners. The Commission stated early on that beautification of this entrance to the City was important and that the property owners should not bear the total financial cost, but that the City should share in the responsibility. The Commission felt the City should be responsible for landscaping and maintenance of the Caltrans right-of-way rather than adjacent property owners. Mr. Friedlander said the Commission felt a trigger of 40% or 2,000 square feet of expansion should be included in the Plan; however the Planning Commission felt that a trigger of 2,000 square feet might often be inappropriate which still might represent a small percentage of the existing space, so the 2,000 square foot trigger was dropped. He then explained the various aspects of the Plan with regard to plant material, setbacks, etc. He said the Commission approved the Plan with a 6-0 vote.

Mayor Rominger opened the public hearing.

Dick Loorz of Panattoni, Johnson and Loorz, told Council that about 20 property owners along the I-5 Corridor retained a consultant (Donn Reiners) and with City staff assistance some of their suggested changes were included in the Plan. He said that the Plan as proposed contains costs that are excessive, and he said there are alternatives developed by property owners which are acceptable but those have been sidestepped. The primary issue is land use.

Rod Johnson of Panattoni, Johnson and Loorz said his firm built the Mazda building which triggered the need for this Plan. He said he represents about 25% of the property owners along the Corridor, and he said the improvements as suggested in the Plan would cost about \$6,000,000. He said this Plan comes at a time when the economy makes it difficult to develop land, but he agreed he has a responsibility as a landowner to his investment. He said he did not feel a responsibility for a beautification statement along the I-5 Corridor for those who travel along I-5. He said he felt the impact of the ordinance is overstated, and he said he had one tenant for the I-5 Corridor who is now locating elsewhere because of the City's restrictions. He said the question is who benefits from the Plan.

Tom Vail, resident of Woodland, said his company owns property along the I-5 Corridor (approximately 8 acres) with 1,000 feet of frontage. He said the company is contemplating constructing a 2,500 square foot expansion, and the cost as the Plan was initially written would be 300% of the cost of the building they are planning to add to the property. Now after the efforts of Donn Reiners, consultant, their proposal would only add 10 to 12 percent to the cost of the building. He said he viewed the proposed Plan as a means to stop growth in the City of Woodland. He said the Plan is economically unfeasible to require every developer along I-5 to develop at the minimum setback; this means requiring every building to be 30 to 40 feet from the Freeway. There will not be buildings set back another 100 feet because the property owners cannot use the property except for parking, and he said the City would not want every building up to 30 to 40 feet. He said he had suggested that the Plan be only a guideline as opposed to a requirement. He said the Plan means throwing away jobs for the community and asks that fifty people of the community to pay for 30 acres of unused park to be developed over the next several years.

Gene Sambucetti, owner of Sambucetti Land and Building, and partner in the Buzz Oates building along I-5, said the proposed costs of the Plan vary from \$1.57 to \$4.07 per square foot which does not include the land costs. He said he unfortunately is in the East Main Street Assessment District and that cost is another \$1.67 per square foot. After the assessment district was formed their land cost has jumped 928%. He said there were 63 property owners represented by Donn Reiners and their proposal was not accepted by the Planning Commission. He said he felt the Council should consider their proposal.

There being no further comments the hearing was closed.

Council thanked Planning Commissioner Friedlander for all of the efforts of the Commission. Council also voiced concerns about the impact of the Plan as proposed on the businesses along the I-5 Corridor and requested more time to think about the

comments expressed at this hearing. Mayor Rominger suggested that staff meet with the landowners and develop a plan that all can agree to. She said the intent is good, but a middle ground is needed.

On motion of Council Member Flory, seconded by Council Member Crescione and carried by unanimous vote (Council Member Sandy abstained), the City Council continued the hearing on the I-5 Corridor Landscape Plan to a later date and directed staff to setup a workshop with the City Council, Planning Commission and property owners/developers to revise the Plan.

Council took a recess from 10:00 p.m. until 10:10 p.m.

Council Member Sandy returned to the Council meeting, and Council Member Flory left the meeting because he was ill.

TEMPORARY ADJOURNMENT OF COUNCIL MEETING:

Mayor Rominger temporarily adjourned the meeting of the Council at 10:10 p.m. in order to convene the meeting of the City of Woodland Redevelopment Agency Board of Directors. See Agency minutes attached to these Council minutes as Exhibit A. At 10:18 p.m. the Redevelopment Agency Board meeting was adjourned, and the Council meeting was reconvened.

Council Member Crescione returned to the Council meeting.

REPORTS OF CITY MANAGER:

CONSENT CALENDAR:

On motion of Council Member Sandy, seconded by Council Member Crescione and carried by unanimous vote, the City Council approved the following Consent Calendar items:

GOVERNMENT ACCESS CHANNEL PRODUCTION POLICY:

The City Council approved the policy for cable casting public meetings (attached as Exhibit B).

RESOLUTION NO. 3703 - SAM WINTHROP:

The City Council adopted Resolution No. 3703, a resolution of appreciation saluting Sam Winthrop for his years of service to the City of Woodland. Sam Winthrop had served as an electrician in the Street Division of the Public Works Department since 1981.

COMPLETION OF COLLEGE PARK SUBDIVISION IMPROVEMENTS:

The City Council accepted as complete the public improvements constructed as part of Subdivision No. 3773, also known as College Park; directed the City Clerk to file a notice of completion; and authorized the Mayor and City Manager to execute the notice of completion.

REGULAR CALENDAR:

GENERAL PLAN UPDATE:

Community Development Director Janet Ruggiero asked the Council to consider three areas in regard to beginning the General Plan update: issues, public participation methods and process. She said the issues include the amount of growth for the community, direction of growth, Level of Service Plan update, water, update of Utility Master Plans, Historic Element, adequate supply of land, and lands outside the Urban Limit Line. She said with regard to public participation that other cities have used phones to allow people to submit their comments on the General Plan. Also cable television can be used.

Mayor Rominger said she had concerns about the open space element and suggested there might be benefit to working jointly with the County and the City of Davis, particularly regarding the County Road 27 and County Road 29 issue.

Vice Mayor Sandy said he felt the Council should not relinquish control of the General Plan update process.

The Community Development Director estimated that it would take two years to complete the update. Council Members indicated they would prefer a shorter time frame, so that a new Council will not be completing the process. The Community Development Director then stated that her staff can begin some in house work on the update, but she said outside help will definitely be needed.

Council Member Crescione said he would like to see a budget for the update. Council Member Slaven said he would like staff to tell the Council what staff wants from them.

The Community Development Director said she will report back to the Council regarding the update process and the budget.

SOUTHEAST AREA - SCHOOL DISTRICT/DEVELOPER TALKS:

The Community Development Director reported that talks are stalled between Woodland Joint Unified School District representatives and the developers of the Southeast Area project, particular regarding the construction funding for the middle school and high school and the proportionate share attributable to the Southeast Area developers. She said that is basically the difference between the School District's proposal and the Southeast Area developers proposal. She said

she has been involved in the negotiations since July of 1992, and she concurs that she sees no movement on anyone's part. A 3 x 2 meeting has been scheduled with the School District for tomorrow night, and she felt it was important that the Council representatives hear the concerns of the District. The Council has already received a letter from the developers (with the agenda material) and has heard the concerns of the development community. She said the Council at a subsequent meeting can further discuss the issues.

RESOLUTION NO. 3704 - PREFERENTIAL PARKING:

Senior Civil Engineer Dan Blankenship said in November of 1992 Council adopted an ordinance which enables the Council to establish preferential parking areas. After that ordinance was passed a committee met including City staff and Woodland High School area residents, and a resolution is being proposed to provide permit parking near the High School. He reported that the residents of the entire area surrounding the High School were notified, and there has been a great deal of support for the restricted parking. The Traffic Safety Commission then approved the proposed resolution as written on a 4-1 vote. He said this resolution will take care of the on street parking problems but will not solve all of the long-term parking problems at the High School which will have to be addressed by the High School.

Council Member Sandy suggested that staff send a letter to the School Board thanking them for their staff's cooperation and for allowing this process to move forward.

On motion of Council Member Sandy, seconded by Council Member Slaven and carried by unanimous vote, the City Council adopted Resolution No. 3704 establishing the Woodland High School Area as a preferential parking area and authorized staff to purchase and install parking restriction signs within the area.

Mr. Blankenship said he wanted to thank and recognize the efforts of Laurie Cagle and Karen Prado who are residents near the High School.

OWNER PARTICIPATION AGREEMENT WITH JRH BIOSCIENCES:

Mayor Rominger said action on a Council resolution for the proposed owner participation agreement with JRH Biosciences is being postponed.

Council Member Sandy left the meeting at 10:52 p.m.

NEW BUSINESS LICENSE FEE:

Assistant City Manager Kristine O'Toole said that currently the City charges an initial business license fee for inspection and review of the business license of \$194 for all businesses, except for out of town and home occupations. For those the initial charge is \$58. Each business, with the exception of home occupations,

are then charged a \$6 service charge for the Trip Reduction Plan, and in addition those companies with 100 or more employees will need to pay a \$250 fee with their Trip Reduction Plan which they must submit to the City for review. In March 1992 the Council approved the budget subcommittee report which outlined a recommendation to review the business license fee structure. Based on that a student intern from UC Davis conducted a study which was included in the Council's agenda material. The results of the study was shared with the Chamber of Commerce subcommittees, and the Chamber responded that it wanted a stable rate structure. If the rates are to be increased, the Chamber expressed a desire that the funds be designated for the services of one police officer and one firefighter. She said this does not mean any additional funding would be added to those services. She said the Chamber also recognized that large businesses require more services from the City than small businesses. Based on these comments, she said an initial fee schedule was prepared and shared with the Executive Committee of the Chamber of Commerce. The rate structure was again revised based on further comments, and this final version was included in Council's agenda material. The schedule indicates a minimal renewal fee of \$20 for small retail businesses making \$100,000 or manufacturing and non retail businesses with three or less employees. A retail business with gross receipts of \$100,001 to \$500,000 would pay a minimal fee of \$50. Manufacturing professionals or other service related industries would pay a fee of \$50 for 4 to 20 employees, and rentals with 4 to 19 units would pay \$50. Retail businesses with \$500,001 to \$4,000,000 would pay an annual fee of \$100. She noted that a business in other communities with \$1,000,000 in gross receipts would pay an annual renewal fee of \$219.

Council Member Sandy returned to the Council meeting at 10:55 p.m.

The Assistant City Manager said the proposed schedule would tie cost of living to any fee increases until the City reaches a population of 50,000. Based on population projections, she said this would probably not occur until three to six years. She said she will continue to meet with the various subcommittees of the Chamber of Commerce, and she asked that Council set a February 16 public hearing.

On motion of Council Member Crescione, seconded by Council Member Sandy and carried by unanimous vote, the City Council extended the meeting from 11:00 p.m. until 11:15 p.m.

Council Member Crescione said he had a problem with earmarking the business license fees for a specific purpose, such as funding a police officer and a firefighter.

Mayor Rominger asked that license fees for out of town businesses be higher than the \$80 proposed in the schedule. The Assistant City Manager said she would report back to Council regarding this request after conversing with the City Attorney.

Council Member Sandy said the City of Davis is very aggressive about monitoring businesses as to whether or not they have obtained a business license. Ms. O'Toole said through a wastewater pretreatment survey the City raised substantial revenue by picking up businesses which had not obtained licenses in the past.

On motion of Council Member Sandy, seconded by Council Member Slaven and carried by unanimous vote, the City Council set a February 16, 1993 public hearing to receive input on a new annual business license renewal fee structure.

YOLO COUNTY WATER PLAN UPDATE:

Senior Civil Engineer Mike Horgan said the Yolo County Water Plan Update is now in final form and is going to the Yolo County Board of Supervisors on February 2, 1993 for additional action on their part. The Board has asked for comments by January 26. He said changes in the Plan Update include provision for greater public participation from within the association that is being proposed, and secondly for the inclusion of public comment by the County consultant. The City had taken previous action to support the goals and objectives of the Plan, and the recommended action at this time would support adoption by the County. Also the City has been asked to commit up to \$6,000 to help initiate the first six months of operation of the proposed association.

On motion of Council Member Slaven, seconded by Council Member Sandy and carried by unanimous vote, the City Council supported the adoption of the Yolo County Water plan Update by the Yolo County Board of Supervisors, and authorized expenditures up to \$6,000 as the City's share in establishing and operating the Water Resources Association for its first six months.

Mayor Rominger said the \$6,000 will be funded from the revenue from the Conaway water sales.

ORDINANCE NO. 1225 - PIRMI/VOLKL PREZONING:

On motion of Council Member Sandy, seconded by Council Member Crescione and carried by unanimous roll call vote, the City Council adopted and read by title only Ordinance No. 1225, "An Ordinance Amending the Zoning Map of the City of Woodland by Prezoning the PIRMI/Volkl Property" to Industrial Zone:

AYES: COUNCIL MEMBERS: Crescione, Sandy, Slaven, Rominger
 NOES: COUNCIL MEMBERS: None
 ABSENT: COUNCIL MEMBERS: Flory

ORDINANCE NO. 1226 - PARK CURFEW:

On motion of Council Member Crescione, seconded by Council Member Sandy, and

carried by unanimous roll call vote, the City Council adopted and read by title only Ordinance No. 1226, "An Ordinance of the City of Woodland Amending Sections 15.33 and 15.34 of the Code of the City of Woodland Concerning the City Park Curfew and Parking Restrictions During the Curfew:"

AYES: COUNCIL MEMBERS: Crescione, Sandy, Slaven, Rominger
NOES: COUNCIL MEMBERS: None
ABSENT: COUNCIL MEMBERS: Flory

ADJOURNMENT:

At 11:15 p.m. the meeting was adjourned to January 25, 1993, 7:00 p.m.

City Clerk of the City of Woodland