

THE CITY COUNCIL OF THE CITY OF FAYETTEVILLE, DO ORDAIN:

Section I. Section II of that Ordinance entitled Sunday Observance be cut out and closed adopted by the City Council, of Fayetteville, North Carolina, on the 14th day of December, 1959, is hereby amended by adding to said Section II a new subsection to be lettered R and to be read in its entirety as follows:

Bowling Alleys or lanes and miniature golf courses.

Section II effective date. This ordinance shall be in full force and effect from and after its adoption.

Adopted the 13th day of February, 1961.

George B. Herndon
Mayor

Louis H. Tally
Clerk

Mr. J. O. Tally, Jr., City Attorney, stated that since the new boat ramp would soon be under construction it might be well to limit the speed, the operation of boats in the vicinity of the ramp on the Cape Fear River, and on investigating he found that this must be done through the Wildlife Association after a public hearing has been held before the City Council. On the suggestion of Councilman Plummer, it was decided the public hearing on this matter would be set at a later date.

There being no further business, on motion of Councilman Massei, seconded by Councilman Plummer, the meeting was adjourned.

Louis H. Tally
Clerk

Special Meeting
City Council - Fayetteville, N. C.
February 17, 1961

A special meeting of the City Council and the County Commissioners was held in the City Hall at 8:00 p. m., on February 17, 1961, for the purpose of discussing proposed City-County legislation with the current legislators.

Present were:

Mayor George B. Herndon
Councilmen: Eugene Plummer
Sol C. Rose
Ernest L. Massei

G. W. Ray, City Manager
Nelson Taylor, City Attorney
(Acting)

County Commissioners:
Mac Gillis
Henry Tyson

James MacRae, County Attorney
Carter Twine, County Treasurer
M. H. McGeachy, Senator
Sneed High and John Henley, Representatives

This meeting was called for discussion of possible legislation with regard to subdivision control within one mile radius of the City Limits. Mayor Herndon welcomed the legislators and opened the meeting with a brief statement as to the purpose of the meeting after which he recognized Mr. Al Rumbough, Planning Director, and passed each person present a statement he has prepared with recommendations for subdivision control within a one mile radius of the city. Mr. Rumbough pointed out that a plan is being made at present of the urban area at a cost of approximately \$80,000, and that if this plan is to be accomplished, there must be some planning for the urban areas or the plan will not be effective and cannot be put to use. Mr. Rumbough briefly explained the statement that had been passed to the people as to the experiences of other cities in North Carolina and then stated that he would like to see Fayetteville have a joint City-County Planning Board, and that he would like to see the legislators support an act that would give such commission as much authority as possible.

Judge MacRae stated that it was his opinion that such a planning body would be desirable, but should have membership representatives of the County to serve on all matters so far as it effects the property outside the City Limits.

Mr. John D. Kinlaw, chairman of the College Community Planning Board, stated that their Board was organized and held meetings, but since the 1957 Act was passed they have not functioned since they would have to have maps as well as other administration information and they ran into so many problems they have become inactive. They did not have an inspector to enforce any of the plans they might adopt. Therefore, he would strongly urge that some action be taken to create a City-County Planning Board, to function especially in the college area on the Raleigh Road.

Mr. Henry Tyson stated that the commissioners are very interested in planning, but they would like to see the county have some representation on the Board in so far as county planning problems are concerned, and he feels sure that some reasonable plan can be worked out on the cost sharing basis.

There was some doubt in the minds of the legislators present that a special act would be necessary since it is their opinion that of the ideas of the people present could be carried out under the present law.

Councilman Massei suggested that the City and County Attorneys decide just what they feel is needed and turn their suggestions over to the legislators to determine if a special act is necessary and if they find that one is needed, take necessary steps to have it passed.

Mr. Nelson Taylor, Acting City Attorney, stated that he has a three page letter from the Attorney General's office with reference to the registration of voters and the conduct of municipal elections. It is his opinion that the city election will either have to be conducted by the County Board of Elections or a new registration will have to be called by the City Council. This matter was discussed at length after which Councilman Rose moved that Mr. Taylor be requested to draft an act to go before the legislature to provide city elections will be conducted by the County Board of Election. Motion seconded by Councilman Plummer, unanimously carried.

On recommendation by the Planning Director, the Planning Board, and on motion of Councilman Massei, seconded by Councilman Plummer, final approval was given to the plat of Vanstony Hills subdivision section IV.

There being no further business, on motion of Councilman Massei, seconded by Councilman Plummer, the meeting was adjourned.