

JANUARY 26, 1982

The Board of County Commissioners, Manatee County, Florida, met in REGULAR SESSION in the Courthouse, Bradenton, Florida, Tuesday, January 26, 1982 at 9:07 a.m.

Present were Commissioners:

Vernon E. Vickers, Chairman  
Edward W. Chance, Vice-Chairman  
Claude E. McGavic  
Westwood H. Fletcher, Jr.  
Patricia M. Glass

Also present were:

Mary Greenwood, County Attorney  
David B. Collier, County Administrator  
Richard H. Ashley, Chief Deputy Clerk, representing  
R. B. Shore, Clerk of Circuit Court

Representing the various news media were Libby Allison, and Jud Magrin, Sarasota Herald-Tribune; Greg Spears, The Bradenton Herald, and others who entered during the meeting.

Invocation by Rev. Bud Gillett, First Baptist Church.

The meeting was called to order by Chairman Vickers.

FEDERAL FLOOD INSURANCE (ISLANDS)

Mrs. Glass submitted a letter from Senator Andy Ireland, dated January 19, 1982, advising that Secretary of the Interior James Watt has made preliminary identification of undeveloped barrier islands (including those in Sarasota and Manatee Counties) that will no longer be eligible for new federal flood insurance after October 1, 1983. The proposed definitions, together with copies of maps, will be sent to the Board for review and comments.

The Assistant County Administrator was directed to coordinate and submit a review by various County departments to see what this means to Manatee County in order that the Board can make appropriate public comment prior to deadline of March 16, 1982.

SMATS/MPO CITIZENS ADVISORY COMMITTEE

Upon nomination by Mrs. Glass, seconded by Mr. Chance, unanimous vote was cast for

C. W. Lacy, 6803 7th Avenue W., Bradenton, as  
Member at Large to the  
SMATS/MPO Citizens Advisory Committee

MOBILE HOME COUNTY ADVISORY BOARD

A letter from Jerry Werick, State Director for Federation of Mobile Home Owners of Florida, Inc., requesting the Board to support the formation of a Mobile Home County Advisory Board, was referred to the County Administrator with recommendation that his office, or Legal Counsel, contact Broward County Commission and research the structure in other areas to obtain information which might assist the Board in reaching a decision.

JAIL/STOCKADE

The Chairman advised that the responsibility of coordinating the plans for the stockade at the Port had been assigned to the County Administrator; that he and the Sheriff and County Staff are maintaining communication with the Mayor of Palmetto, and that a report will be made to the Board on establishing a coordination/responsibility procedure.

STATE/COUNTY FAIRS - CHAMBER OF COMMERCE

Chairman Vickers stressed the importance of promoting tourism and the role that the County Fair plays in accomplishing this. He reported that the Manatee County Chamber of Commerce had not participated in the 1982 County Fair, and will not participate in the 1982 State Fair in February.

The Board concurred to invite Don Busey, from the Manatee County Chamber of Commerce, which controls the Tourist Development Council, to explain the reasons for not participating in the County and State Fairs.

MERITORIOUS AWARD/PLAQUE

Jim Barfield

Commissioner Chance presented Councilman Jim Barfield a plaque in appreciation for his service to Manatee County as representative of the City of Bradenton on the Parks and Recreation Board (August 1980 to December 1981).

Mark E. Haas

Commissioner Fletcher presented a certificate of meritorious service to Mark E. Haas, President of the Haas Alarm and Sound System, Inc., for his assistance to county agencies and providing equipment and expertise in the field of sound equipment.

COMMISSION ON THE STATUS OF WOMEN

On behalf of the newly constituted Manatee County Commission on the Status of Women, Marjorie Kinnan, Marge Peters, and Nancy Carson provided a progress report, an outline of projects and proposed budget for the coming year. The Board was requested to appropriate \$300 to fund a portion of the clerical and workshop expenses.

Mr. Chance moved the Board grant the request for funds for the the Commission on Status of Women. Motion was seconded by Mrs. Glass and carried four to one, with Mr. McGavic voting "Nay."

GARBAGE RATES - REVISED

The Chairman declared the public hearing open for the purpose of considering corrections to the revised rates for the collection and disposal of solid waste (Notice published in the Bradenton Herald January 4, 1982).

Bob Fernandez supplied written information summarizing changes in rates to be charged by franchise operators, indicating differences between the revisions requested on behalf of C. T. Adams Refuse Service, Cedar Hammock Refuse Disposal Corporation, T. M. Gilmore Garbage and Sanitation, Inc., and A. L. Wyatt Refuse Disposal and those presented to the Board. He advised that the changes, outlined in a proposed resolution, had been discussed with the attorneys for the franchisees involved and they offered no objections.

There were no public comments and the public hearing was closed.

Upon motion by Mr. Chance, seconded by Mrs. Glass, the Board unanimously adopted a

RESOLUTION REVISING RATES FOR THE COLLECTION AND  
DISPOSAL OF SOLID WASTE PURSUANT TO CERTAIN FRANCHISE  
AGREEMENTS AND AMENDING FORMERLY ADOPTED RESOLUTION

RECORD RESOLUTION S31-918

NOTE: The above resolution RESCINDS the Resolution revising rates for the collection and disposal of solid waste pursuant to certain franchise agreements adopted August 11, 1981, effective February 1, 1982.

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COMMUNITY SERVICE TRUST FUND GRANT - APPLICATION

Barbara Johnson, Human Services, requested Board consideration of application to State Department of Veteran and Community Affairs for a Community Services Trust Fund Grant for development of a program "Youth Employment Training through Rent-A-Kid" by the Boys' Clubs of Manatee County, Inc. (State \$18,000; local match to be collected from clients \$16,500; in-kind contribution from Boys Club \$6,098; Grant total \$40,598). Upon question, she advised County would be liable for any shortfall in local match.

The matter was deferred to Thursday, January 28, 1982 to afford Board members more time to examine this program.

COUNTY ADMINISTRATOR'S CONSENT AGENDA

Upon motion by Mr. Chance, seconded by Mrs. Glass, the County Administrator's Consent Agenda dated January 26, 1982 was unanimously approved with the deletion of three items:

1. Emergency Services:  
Execution of Medical Director's Service Contract with Bruce J. Grozier, MD., \$12,000
2. Execution of Auction Contract with M. A. McDougall to sell goods at public auction.
3. Utilities:
  - a. Execution of Agreement with Marcove Ventures re 129th Street W. for Mariner's Cove

AND correction of one item:

1. Place under Legal Services instead of Utilities:  
Execution of Contract for Deed from Robert S. and Emma W. Cline and Robert M. Cline Lakeside Plaza Shopping Center office building

Items APPROVED under the Consent Agenda included:

LEASE - PARKING FACILITY/COX CHEVROLET BUILDING

1. Execution of Letter Contract for Lease of Parking Facility (vacant Cox Chevrolet Building) between County and Don Miller Development Company, \$2,400 for a term of one year (Purchase requisition No. 53800 approved 9/8/81)

RECORD CONTRACT S31-919

HUMAN SERVICES

1. Execution of Amendment to the Agreement with the Florida Department of Health and Rehabilitative Services and Drs. Simkus, Southerland, and Newhall, for the provision of obstetrical services for medicaid and welfare maternity clinic recipients, reducing amount from \$174,375 to \$151,125.  
RECORD AGREEMENT S31-920
2. Execution of Agreement with the Florida Department of Health and Rehabilitative Services and Dr. Clyde L. Skene, in the amount of \$23,250, for the provision of certain obstetrical services to Medicaid and welfare maternity clinic patients.  
RECORD AGREEMENT S31-921

MATERIALS AND SERVICES

1. Execution of Contract Amendment (Supplement #1) with Geist Floor Service for additional services to be pro-rated for an additional \$2,000 annually  
RECORD CONTRACT S31-922
2. Bid 82-21-277-00 - Medical Supplies
  - a. Award to multiple bidders meeting specifications and conditions of the bid, Garret Pharmacies, Durr-Fillauer Medical, Whittaker General, Medical Florida Anesthesia Service, Emergency Medical & Safety Supply, Inc., and Aero Products, Inc.

PERSONNEL

1. Cathy Hunt: Authorization to transfer previously accrued 53.40 sick leave hours and 54.40 vacation hours credit from the Clerk of Circuit Court to Board of County Commissioners.

TRANSPORTATION

Deeds and Easements:

1. Acceptance of Drainage Easement from Anton and Harriet Lovesky in Patrison Subdivision and Pennsylvania Park Subdivision.
2. Acceptance of Warranty Deed from Hughes Supply, Inc., for road right-of-way, Parcel No. 1.1, 44th Avenue East.
3. Acceptance of warranty deed and subordination of encumbrance Eugene and Geraldene Petrowski, Parcel No. 23.1R, 23.2R, 9th Street East, Project No. 0311.
4. Acceptance of Quit- Claim Deed from Christ Evangelical Lutheran Church for road right-of-way on 63rd Avenue East.
5. Acceptance of Joinder Agreement and Drainage Easement between Ellis First National Bank of Bradenton and Horseshoe Cove Resort, Inc., on easement from Horseshoe Cove 1/13/82.
6. Acceptance of Utility Easement from Paul Neal, Jr.

Transit/Radio Advertising

7. Execution of Contracts with WBRD in the amount of \$800 and with WDUV in the amount of \$1,700 for 30 second spots (17 weeks) to advertise the County Transit System.

RECORD CONTRACTS      S31-923  
S31-924

UTILITIES

1. Execution of Extra Work Authorization No. 2 Related to the Agreement for Engineering Study of Water Supply System with Camp Dresser & McKee Inc., for additional work on the Anna Maria 16" Relief Line.

RECORD AGREEMENT      S31-925

3. Adoption of a  
RESOLUTION REQUESTING FLORIDA DEPARTMENT OF  
NATURAL RESOURCES TO GRANT EASEMENT AND WAIVE  
PROCESSING FEE  
to permit Manatee County Utilities to install a 16-inch water main running to Anna Maria Island from Manatee Avenue (SR 64) Perico Bayou; requesting the Department to waive the \$100 processing fee; acceptance of affidavit of Ownership or Control (Tampa West Shore, Inc).

RECORD RESOLUTION      S31-926

4. Execution of Joint Funding Agreement for Water Resources Investigations with Geological Survey, U.S. Department of the Interior for operation of the gaging station on the Manatee River near Myakka Head and for water quality analyses.

RECORD AGREEMENT      S31-927

LAKESIDE PLAZA SHOPPING CENTER

1. Execution of Contract for Deed between County and Robert S. Cline, Emma W. Cline and Robert M. Cline for an office building, located in Lakeside Plaza Shopping Center, for purchase price of \$300,000; acceptance of Power of Attorney and check No. 444 in the amount of \$16 to Clerk of Circuit Court.

NOTE: A fully executed document was not submitted for the record.

(End Consent Agenda)

BUDGET AMENDMENTS

Motion was made by Mr. Chance, and seconded by Mrs. Glass, to approve the Budget Amendment Resolution agenda dated January 26, 1982 with the exception of (1) Resolution amending budget of the Planning and Development Department in the total amount of \$463,852 (for reorganization). Motion carried three to two, with Mr. McGavic and Mr. Fletcher voting "Nay."

Resolutions adopted to provide for the receipt and appropriation of unanticipated revenues and item to item transfers are as follows:

SHERIFF (82-85)

(Palmetto Facility - renovation and additional staff)  
(Budget Account Amendment #6: \$191,320)

- 1) From: Reserves, Reserve for contingency  
To: Sheriff, Constitutional Officers

\$191,320.00  
RECORD RESOLUTION      S31-928

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<u>HUMAN SERVICES (82-86)</u>			
2)	From: Reserves To: 13th Avenue Youth Center	2,671.00	
		<u>RECORD RESOLUTION</u>	S31-929
<u>MANAHILL AREA ON AGING (82-88)</u>			
3)	From: Reserves To: Manahill Area Agency on aging	2,263.00	
		<u>RECORD RESOLUTION</u>	S31-930
<u>INSURANCE/RISK MANAGEMENT (82-87)</u>			
4)	From: Fleet Self Insurance To: Transfers	85,000.00	
		<u>RECORD RESOLUTION</u>	S31-931
5)	<u>Increase Revenue: (82-91)</u> Transfer from Self Insurance Fund <u>Increase Expenditures:</u> Insurance and Bonds	85,000.00	
		<u>RECORD RESOLUTION</u>	S31-932
<u>TRANSPORTATION (82-89/1)</u>			
6)	From: Highway Structures To: Transfers	24,294.00	
		<u>RECORD RESOLUTION</u>	S31-933
7)	<u>Increase Revenue: (82-89/2)</u> Transfer from 101 <u>Increase Expenditures:</u> Sidewalks 53rd Ave. 14th to 25th	24,294.00	
		<u>RECORD RESOLUTION</u>	S31-934
<u>IN-HOUSE LEGAL SERVICES (82-90)</u>			
8)	From: Reserves To: In-House Legal Services	11,100.00	
		<u>RECORD RESOLUTION</u>	S31-935
<u>HUMAN SERVICES (82-92)</u>			
9)	From: Reserves To: Chore CSTF/82LG-63-08-51-01-076	9,428.00	
		<u>RECORD RESOLUTION</u>	S31-936
<u>STATE OF FLORIDA (GRANT) (82-93)</u>			
10)	<u>Increase Revenue:</u> CSTF 82LG-63-08-51-01-076 <u>Increase Expenditure:</u> Chore CSTF/82LG-63-08-51-01-076	21,054.00	
		<u>RECORD RESOLUTION</u>	S31-937

*Handwritten notes:*  
7/20/82

*Rescind  
7/20/82*

The County Administrator was instructed to schedule a work session to discuss criteria for budget amendments.

FLORIDA POWER & LIGHT COMPANY - AIR POLLUTION CODE

Edwin T. Mulock, attorney for the Pollution Control Department, noted that two significant problems have arisen which need to be resolved in connection with the public hearing scheduled February 1, 1982, to consider proposed changes to the Air Pollution Code (application by Florida Power & Light Company) and requested a continuance and time extension of at least ninety days. He pointed out that

- = the information requested by the Board from Florida Power & Light Consultants will not be ready by the hearing date;
- = in his opinion, no County ordinance can be passed which sets a standard which is less stringent than the State regulations for low sulphur fuel, which at this time is one percent;
- = the cost of the study will be about \$87,500;
- = legislative action may be sought by Florida Power & Light on the question.

E. N. Fay, attorney representing the County, stated that based on a letter received from the Department of Environmental Regulations (1/21/82), it appears that the Board of County Commissioners does not have the authority to amend the Air Pollution Control Code.

O. E. Randle, Pollution Control Director, stated that Florida Power & Light has presented what they consider sufficient data, however, County staff still has unanswered questions such as the impact on agricultural community, acid rain, water supply, etc. They have provided the County with a predictive model of what would happen. Since additional information is considered vital to the issue, he recommended that the County conduct an evaluation (study) to get an objective view.

Tom Gallen, attorney for Florida Power & Light Company, who was present for the discussion, clarified that the Company entertained no plans at this time for seeking legislation on controls and offered no objections to postponement of the public hearing. He requested, however, that the Board make some determination as to time anticipated for the additional study so they would have at least thirty days prior to the date of the public hearing to review any report on the study.

Public Comments:

Robert Shall, 6905 10th Avenue Drive, Bradenton, expressed concern on the effect of sulphur fuel on crops, and his opinion that the Board is not justified to spend \$87,500 for the study.

Gloria Rains, representing Manasota 88, urged the Board to proceed with the study to determine the impact of the proposed increase of sulfur dioxide by FPL, and offered \$100 to be applied towards the study.

Avery Gould, 9907 Spoonville Road East, Bradenton, recommended that the County proceed with the study consolidating efforts by all interested parties.

Mrs. Glass moved to cancel the public hearing of February 1, 1982, in regard to the Florida Power & Light application. Motion was seconded by Mr. Chance and carried four to one, with Mr. Fletcher voting "Nay."

Mr. Fay stated he would send letters to all interested parties that the public hearing has been cancelled.

Following discussion on funding, time element, etc., staff was directed to make a presentation to the Board within a week on the scope of work involved in the study and provide information as to schedule.

LAWSUIT: CITY OF BRADENTON/WATER RATES

Mr. Fay advised that the County must respond, before February 15, 1982, to a suit filed by the City of Bradenton involving rates applicable to the City for water sold by the County Utilities Department, which became effective December 11, 1981.

The County Legal Services Department suggested that the firm of Mann and Fay represent the County in view of the circumstances and the fact that the firm is already involved in this matter.

Mr. McGavic moved that the firm of Mann and Fay be authorized to provide legal counsel on this matter. Motion was seconded by Mrs. Glass and carried unanimously.

(Letters of agreement were executed later in the meeting.)

LAND ANNEXATION BY CITY OF BRADENTON

Action was deferred until later in the meeting on authorizing Mann and Fay to handle litigation against the City of Bradenton for annexation of land in the vicinity of State Road 64 and Morgan Johnson Road, pending conference with the County Attorney.

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S & W PROPERTIES/CORTEZ GARDENS

Jim Stapleton, representing S & W Properties, requested the Board authorize issuance of a driveway permit to enable his company to begin construction of fourteen units in a single-family project in Cortez Gardens area, north of Cortez Road, off 59th Street West.

He said he has worked with the Highway Department on processing 60th Street Court W. and 61st Street W., south of 40th Avenue W., as a Road Improvement Participation Project and, additionally, a petition is underway for paving all the streets in Cortez Gardens Subdivision (present indication of over 70 percent property owners participation). He expressed willingness to sign any affidavit or commitment to the participation project.

He explained that delay in going through normal procedure would not allow enough time to meet the deadline of having the units qualified and financed under the Manatee County Bond Issue (Housing Authority) under which they are being purchased.

Jerome Gostkowski explained the participation/affidavit procedure, but in this situation the affidavit is preceding the participation project.

Philip Davis, Director of the Transportation Department, requested permission to issue the driveway permit, stating that Mr. Stapleton has rendered service to the community by assisting in getting the streets under the participation project.

Mr. McGavic moved to authorize the Department of Transportation to issue the necessary driveway permits to Mr. Stapleton with the stipulation that the appropriate affidavits and all the documents be in place. Motion was seconded by Mrs. Glass and carried unanimously.

COUNTY EXHIBIT - STATE FAIR

Mrs. Ruth Gray submitted a plan for a Manatee County Exhibit at the State Fair, February 3-14, 1982, and offered to supervise the project.

The Chairman referred to letter from the Manatee River Fair Association dated January 23, 1982 regarding the availability of funds if the Board desires to sponsor the exhibit.

Motion was made by Mr. McGavic, and seconded by Mr. Fletcher, that the Board endorse the project and authorize the Chairman to serve as liaison with the Manatee River Fair Association and Mrs. Ruth Gray. Motion carried unanimously.

PUBLIC COMMENTS

Inquiry by Jack Morey about a meeting in Miami concerning the Bradenton-Sarasota Airport was referred to Mr. Fletcher.

Avery Gould urged the Board not to consider compromise in the lawsuits filed against the county concerning the water rates.

Gloria Rains supported the Board endorsing a severance tax for phosphate mining.

RECESS/RECONVENE

The meeting was recessed until 1:30 p.m.

The Board reconvened at 1:38 p.m. with all members present except Mrs. Glass.

PERSONNEL

William Davenport, Personnel Director, referred to his memorandum dated January 8, 1982 recommending the current policy on sick leave credits be changed to permit accumulation of sick leave without regard to maximum balance.

Motion was made by Mr. McGavic, and seconded by Mr. Fletcher to adopt a

RESOLUTION AMENDING MANATEE COUNTY PERSONNEL  
POLICY TO PROVIDE SICK LEAVE CREDITS

providing that full-time employees (including OPS) and part-time employees who fill a regularly established position may accumulate sick leave credits without regard to maximum balance. Motion carried unanimously.

RECORD RESOLUTION S31-938

LAND ANNEXATION BY CITY OF BRADENTON

In connection with possible litigation against the City of Bradenton on annexation of certain property in the vicinity of State Road 64 and Morgan Johnson Road (referred to as Bradenton 64), Mr. Fay stated the law firm of Mann and Fay would be willing to represent the County if such litigation is needed. He recommended a motion

= to authorize the County's legal Services Department to make an investigation of facts of what action should be taken by the Board of County Commissioners in connection with that particular property.

Mr. Fletcher stated he would make that motion. Motion was seconded by Mr. Chance and carried unanimously.

The County Attorney indicated she would submit her recommendation to the Board on Thursday, January 28, 1982.

UTILITIES

R. A. Wilford, Director of Utilities Department, introduced Richard Mock and Jim Johnson, from Alexander Grant Company, who had performed an evaluation of the Utilities billing software. A report on the study/analysis was submitted and summarized, together with conclusion that the existing software does not meet the needs of the County and that it would be more cost-effective to replace it.

Mr. Wilford recommended approval of a supplemental agreement with Alexander Grant & Company to provide services for the purpose of assisting in the development of a new software package for the Utilities Billing System.

Diane Mills, Utilities Finance Coordinator, concurred with the recommendations for replacement of the Utilities billing software and that the Board enter into supplemental agreement with the firm as the second phase of the original contract dated August 4, 1981.

Mr. Fletcher moved to approve the Supplemental Agreement with Alexander Grant & Company, Contract 81-74 executed August 4, 1981. Motion was seconded by Mr. Chance and carried unanimously.

(Enter Mrs. Glass)

GLEN RIDGE ALCOHOLISM FACILITY

Bob Fernandez submitted a memorandum dated January 15, 1982 from David F. Rothfuss, Management Analyst, in regard to the expansion of the Glenn Ridge Alcoholism Facility, stating that the facility is inappropriate for either rehabilitation or renovation, and additional financial support would be required of the County if the facility is to be reconstructed.

He was instructed to provide an updated report on the plans for a new building for HRS in the community and the funds which were to go directly to the Glenn Ridge Alcohol Rehabilitation Center.

INTERNAL AUDIT FUNCTION

Mr. Fernandez submitted recommendations from the County Administrator, by memorandum dated January 21, 1982, regarding the Internal Audit Function as to committee, responsibility, etc.



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Mr. Fletcher moved to approve the concept outlined in memorandum by Mr. Collier to the Commissioners dated January 21, 1982 and to set the total number of this internal audit committee at five, to be appointed by the County Commission. Motion was seconded by Mr. Chance and carried four to one, with Mr. McGavic voting "Nay."

MANATEE MEMORIAL HOSPITAL

Mr. Fernandez submitted the summary of the Manatee Memorial Hospital Role Study into the record, in order that final payment can be made to the consultant (Peat, Marwick, Mitchell & Company).

Mr. McGavic moved it be accepted for the record. Motion was seconded by Mrs. Glass and carried unanimously.

FLORIDA POWER & LIGHT REQUEST

Mr. Fernandez referred to the consultant contract from Zoller and Najjar in connection with the evaluation of the Air Pollution Control Code.

Due to the fact that the public hearing involving the Florida Power and Light Company (2/1/82) had been cancelled, action on consultant contract with Zoller and Najjar in connection with evaluation of the Air Pollution Control Code was deferred, pending staff report on scope and time table on the study.

FOLEY, LARDNER & SLADE/CONTRACT FOR SERVICES

Mr. Fernandez submitted two letters of proposal/agreement from Foley, Lardner & Slade, dated January 22, 1982, to perform services as special counsel in connection with

- 1) financing of hospital equipment purchases
- 2) the Department of Transportation, Highway Division purchases

Mr. Chance moved that the Board approve the fee schedule as outlined in the two letters dated January 22, 1982. Motion was seconded by Mrs. Glass and carried three to two with Messrs. Fletcher and McGavic voting "Nay."

RECORD CONTRACTS      S31-939  
S31-940

BUS ROUTE - BRADEN CASTLE

A letter from Chuck Smith, Braden Castle Association, and petition (with 88 signatures) to continue the hourly bus route through Braden Castle was referred to the Director of Transportation for review and report to the Board.

STATE FUNDING/OFFICE OF PUBLIC DEFENDER

Receipt was acknowledged of copy of resolution by the Board of County Commissioners of Escambia County, objecting to reduction of State agencies, in particular the Office of Public Defender, which may result in transfer of costs from State to County.

Mrs. Glass moved that staff be authorized to prepare a resolution on behalf of Manatee County to be submitted to the State. Motion was seconded by Mr. McGavic and carried unanimously.

CLERK'S CONSENT CALENDAR

Upon motion by Mrs. Glass, seconded by Mr. Fletcher, the Clerk's Consent Calendar, dated January 26, 1982, was unanimously approved with a correction (Black & Veatch from \$1,072.21 to \$6,378.88), Items approved are as follows:

BONDS:

Public Employees Blanket Bond - MSO (dated 1/22/81)  
(Additions and Deletions)

RECORD      S31-941

BILLS FOR PAYMENT:

W. Pearson Clack, M.D. - Medical Examiner (12/81)	\$ 9,646.93
Inter City Const. - Waterworks Lab Bldg. (Est. #12)	21,132.05
Black & Veatch - Engin. Svcs. Proj. #9681-001	6,378.88

