

OCTOBER 23, 1986

The Board of County Commissioners, Manatee County, Florida, met in REGULAR SESSION in the Courthouse, Bradenton, Florida, Thursday, October 23, 1986, at 9:05 a.m.

Present were Commissioners:  
Westwood H. Fletcher, Jr., Chairman  
Edward W. Chance, Vice-Chairman  
Kent G. Chetlain  
Patricia M. Glass  
Maxine M. Hooper

Also present were:  
Mark Barnebey, Assistant County Attorney  
Richard H. Ashley, Chief Deputy Clerk, representing  
R. B. Shore, Clerk of Circuit Court

Representatives of the various news media were present.

Invocation by Reverend Lewis George, Central Christian Church

The meeting was called to order by Chairman Fletcher.

All witnesses/staff giving testimony were duly sworn.

ZONING

Mrs. Hooper moved to enter into the record letters requesting continuance of public hearings on  
Z-86-99 - from Attorney Alan H. Prather (10/16/83)  
Z-86-75 - from Thomas McCollum of Zoller Najjar and Shroyer, Inc. (10/15/86)

Motion was seconded by Mrs. Glass and carried unanimously.

Public hearing (Notice in The Bradenton Herald 10/6/86) was opened to consider

Z-86-99 PLANNING COMMISSION INITIATED - PR (CONTINUED)

Request: Rezone from C to PR, 1.14 acres on the northeast corner of intersection of 5th Street W. and 46th Avenue (Terrace) West. Planning Commission recommended APPROVAL.

ORDINANCE Z-86-99:

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM C TO PR;  
PROVIDING AN EFFECTIVE DATE.

Christopher Snow, Planner, summarized the staff report and advised the property owner, C. Eugene Donnelly, is opposed to this rezone.

Upon question, Mr. Barnebey advised that either the Planning Commission or Board of County Commissioners may initiate a rezone.

Speaking in favor of the rezone were:  
Michael Brodney, Attorney for Burgundy Condominiums, Unit I, and Frederick Snyder, President, Unit II, who requested petitions and photographs submitted at the Planning Commission hearing be made a part of the record. Mr. Brodney objected to letter from Attorney Alan Prather requesting a continuance.

William Piekos, President Burgundy, Unit I, referred to an illustration on the blackboard showing the surrounding streets and voiced concerns about traffic congestion, noise, and possibility of construction of a convenience store. (At request of Mr. Chance, a photograph was taken of the blackboard and submitted to the Clerk).

Upon question, Jerome Gostkowski, Public Works/Transportation, advised of plans for intersection improvements at 53rd Avenue and 5th Street West and projected development for left turn storages on Orlando Avenue and 5th Street West in addition to traffic light installation.

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Speaking in opposition were:

Alan H. Prather, attorney for Eugene Donnelly, owner of the property. He objected to the Board hearing this item (since he had requested continuance to a later date) and to documents (petitions/photographs submitted by Burgundy Homeowners Association) being entered into the record.

Mr. Chance moved to continue this item to November 20, 1986 at 9:00 a.m. or as soon thereafter as possible. Motion was seconded by Mr. Chetlain and carried unanimously.

Public hearing (Notice in The Bradenton Herald 10/6/86) was opened to consider

**Z-86-75 JACKSON A. ROSENBERG - PR (CONTINUED)**

Request: Rezone from R-1B to PR, 2.38 acres located on the east side of 75th Street NW between 3rd Avenue and 5th Avenue NW. Planning Commission recommended DENIAL.

**ORDINANCE Z-86-75:**

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM R-1B TO  
PR; PROVIDING AN EFFECTIVE DATE

Michael Hennessy, Current Planning, reviewed the request and staff report which found it inconsistent with the Manatee Plan and the developmental trend of the area. Approval would create a precedent and result in the first non-residential zoning north of Second Avenue West.

(Depart Mr. Chance)

Thomas C. McCollum, Zoller, Najjar & Shroyer, Inc., representing the applicant, requested the public hearing be continued to November 13, 1986 in order for his client to attend the public hearing.

Speaking in opposition were:

Wilbur Woodruff and Virginia Williams Cattcault, who expressed concern about additional traffic, spot zoning, etc. Mrs. Cattcault submitted a petition with 342 signatures of area residents opposing the rezone.

(Enter Mr. Chance)

Motion was made by Mrs. Hooper to continue the Public Hearing on Z-86-75 to November 13, 1986. Motion was seconded by Mr. Chance and carried unanimously.

Public hearing (continued from 10/9/86) was opened to consider

**Z-86-73 CRISWELL/HUBER/WAGGONER/VINSON - PDR & CONCEPTUAL PLAN**

Request: Rezone from PDR and R-1C to PDR and Conceptual Development Plan approval to allow 452 dwelling units (4.5 du/acre) on 165 acres (101 acres above mean high water line) located on the north side of U.S. 19/I-275, east of Sunshine Skyway Bridge on Joe Bay.

Planning Commission recommended APPROVAL with stipulations.

(Note: Stipulations listed in previous meeting)

**ORDINANCE Z-86-73:**

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM PDR AND  
R-1C TO PDR, AND CONCEPTUAL PLANNED DEVELOPMENT PLAN;  
PROVIDING AN EFFECTIVE DATE.

Mike Hennessy reviewed the request and staff report indicating it is consistent with the Manatee Plan. He pointed out that the western portion of this site was approved for 4 du/acre instead of the maximum density of 5.5 du/acre. Staff recommends 4 du/acre and a second means of access.

Jim Farr, Larson Engineering, representing the applicant, referred to a topographic survey map depicting area of usable uplands and remaining portion of site composed of mangrove areas situated below the mean high water mark.

The major problem is road access because the property was isolated during construction of Interstate 275. The state assisted the property owners in obtaining access via a frontage road which intersects the I-275/U.S. 19 Terra Ceia Interchange and stubs to the property on the north side of U.S. 19. There is no secondary access.

In order to have access to the upland portion of the property and because of the location of the access road (the proposed conceptual plan shows three curb cuts into a dead end frontage road, thus the entire project is a large cul-de-sac), Mr. Farr requested a waiver of the code requiring cul-de-sacs to be no longer than 800 feet.

Upon question, Mr. Farr addressed traffic and drainage issues. Interstate traffic volumes create a high noise corridor, but sufficient buffering would occur by digging a perimeter lake, mounding the dirt, and landscaping. This would create a ditch allowing drainage through retention swales and a lake system working in interaction with existing on-site wetland areas and Joe Bay and Tampa Bay to insure water quality and retention standards are upheld. He advised the site is located in the Terra Ceia Aquatic Preserve but is not considered Outstanding Florida Waters.

Discussion: Site location (Terra Ceia Aquatic Preserve); future marina; lack of secondary access road.

Recess/Reconvene. All members present except Mr. Chance.

Discussion: Pristine area of coastline; drainage; and density.  
(Enter Mr. Chance)

Upon request of Mr. Farr, Mr. Chance moved to enter into the record Topographic Survey prepared by Gerald Strop, Registered Surveyor of Bill Roberts, Inc., Land Surveyor, (depicting close-up large scale elevations of the property). Motion was seconded by Mrs. Hooper and carried unanimously.

Discussion: Wastewater system availability; possibility of Terra Ceia Bay Area becoming Outstanding Florida Waters; Tampa Bay Regional Planning Council Management Study designating Terra Ceia Bay as pristine waters; additional stipulation regarding wastewater discharge.

Motion: Denial

Having considered the staff report, the recommendation of the Planning Commission, comments made at the Public Hearing and finding the request to be inconsistent with the Manatee Plan, Mr. Chetlain moved to deny Manatee County Ordinance Z-86-73. Motion was seconded by Mr. Fletcher. Voting "Aye" were Mr. Chetlain, Mr. Fletcher, Mrs. Glass and Mrs. Hooper. Mr. Chance voted "Nay". Motion carried.

(Reconsidered/further action later in meeting.)

Public hearing (Notice in The Bradenton Herald 10/6/86) was held to consider

**SP-86-84 MANATEE INVESTMENT SERVICE - MOBILE HOME (APPROVED)**

Request: Special permit to allow a mobile home as residence on 30 acres located at the end of Taylor Road, 3/4 mile west of SR 675. (Lots 1, 2 and 3 of Waterbury Grapefruit Tract.)

Planning Commission recommended APPROVAL with stipulations:

1. A new site plan must be filed with a new and proper access to the property.
2. Before the Building permit is pulled, the applicant must show proof of legal vehicle access to the property.

Christopher Snow advised the site has legal access via an undeveloped county platted right of way. Proposed access by Taylor Road as a private street is not recommended by Transportation.

Jerome Gostkowski said the site has legal, but not vehicular access and since the applicant must comply with the affidavit procedure (assume maintenance) he suggested approval subject to his creating a passable right of way.

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Richard White, applicant, exhibited an area map showing right of way and roads and commented on the lawsuit by neighbors who objected to his developing an access road (Taylor Road) to his property. On the question of permitting, he said the environmental specialists had indicated they had no jurisdiction over private roads and, therefore, county permits were unnecessary. He cited Florida Statutes (Chapter 704) granting ingress/egress to property by the most practicable means.

Opposition

Gary Meissner, attorney representing owners of property adjacent to Taylor Road, read a list of their names. He indicated the private road right of way was granted through warranty deed(s) to various Waterbury Grapefruit Tracts except tracts 1-3.

He said Mr. White illegally constructed a road over his clients' properties and was notified by their attorneys (4/30/86) to cease trespass. Construction activity ceased; however, improvements were resumed after the culvert (constructed by Mr. White across Corbitt Branch) flooded out. His clients were advised by the Health Department that they would be held responsible for the culvert because it was on their property and constructed without a permit. Access has been cut off except to persons owning an interest and now the contention is whether Mr. White has the legal right to utilize this road or whether he must develop the county platted road for his use.

He recommended denial, however, if the Board grants approval, he requested restrictions recommended by the Planning Department apply. (Mr. Fletcher passed the gavel to Mr. Chance.)

William Boncham, adjacent property owner, opposed the request.

Discussion: Corbitt Branch being jurisdictional state waters; the Department of Natural Resources placing stop work order on rebuilding the culvert (lack of proper permit).

Mr. White advised that when he attempted to obtain a permit from the Corps of Engineers and the Department of Environmental Regulation they indicated because of the nature of activity (not dredging or filling over 25 cubic yards) he was exempt from permit requirements. (During presentations, etc., he also mentioned that a county employee, Tom Larkin, had assured him a permit was not required.) (Depart Mrs. Glass)

The public comment portion of the hearing was closed.

Mr. Chetlain moved to reopen the public comment portion of the public hearing. Motion was seconded by Mrs. Hooper and carried unanimously. (Mr. Chance returned the gavel to the Chairman)

Mr. Meissner noted discrepancies to the permitting in connection with the culvert and indicated the letters from the Department of Health and Rehabilitative Services and Mr. Preismeyer, made part of the Planning Commission record, reveal that unpermitted fill was placed within the waters of the state. (Enter Mrs. Glass)

Motion to Continue Public Hearing

Mrs. Hooper moved to continue SP-86-84 until such time as Mr. White can show legal access to his property. Motion died for lack of a second.

Motion to Deny

Having considered the staff report, comments made at the public hearing and finding the request to be inconsistent with the Manatee Plan, Mr. Chance moved to deny SP-86-84. Motion died for lack of a second. (Depart Mr. Chance)

Motion to Approve (Carried)

Having considered the staff report, comments made at the Public Hearing, and finding the request to be consistent with The Manatee Plan, Mrs. Hooper moved to approve SP-86-84 with the stipulation that a new site plan be filed with a new and proper access to the property and that before the building permit is pulled the applicant must show proof of legal vehicle access to the property. Motion was seconded by Mr. Chetlain and carried unanimously.

Upon request of Jim Farr, Larson Engineering, the Chairman entertained a motion for reconsideration of previous vote for denial on Z-86-73 (Criswell, Huber, et al). Mrs. Hooper moved to reconsider

ORDINANCE Z-86-73:

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM PDR AND  
R-1C TO PDR, AND CONCEPTUAL PLANNED DEVELOPMENT PLAN;  
PROVIDING AN EFFECTIVE DATE.

Motion was seconded by Mr. Fletcher. Voting "Aye" were Mrs. Hooper, Mrs. Glass, and Mr. Fletcher. Mr. Chetlain voted "Nay". Motion carried.

Motion: Continue Public Hearing

Motion and second to continue the public hearing to November 20, 1986, were **withdrawn** due to lengthy agenda already scheduled for that date.

Mrs. Glass moved to continue the Public Hearing to December 11, 1986. Motion was seconded by Mrs. Hooper. Voting "Aye" were Mrs. Hooper, Mrs. Glass, and Mr. Fletcher. Mr. Chetlain voted "Nay". Motion carried.

RECESS/RECONVENE

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

The Board reconvened at 1:40 p.m. with all members present.

MARINE AND ROOF COATING SPECIALTY LICENSES

Fred Goodrow, Planning Director, reported on request of the Building Contractors Examining Board for two additional licenses, Marine specialty and roof coating specialty licenses, noting that

- = Instituting these licenses will enable Manatee County to accept State Registration cards from roof coating and marine contractors;
- = Only roofers are presently permitted to roof coat; only Classes "A", "B" and "C" builders and masonry contractors are permitted to do marine contracting.

Ralph Sibbio, Chairman of the Building Contractors Examining Board, said licenses would be obtained by passing the H. H. Block examination and the fee is incorporated in the new fee schedule.

Mr. Goodrow responded to question regarding license reciprocation between counties and stated that perhaps an agreement could be reached.

Mr. Chetlain moved to instruct staff to initiate the necessary resolution to provide for the addition of the roof coating and marine specialty contractors licenses. Motion was seconded by Mr. Chance and carried unanimously.

Public hearing (Notice in The Bradenton Herald 10/6/86) was held to consider

Z-86-77 ALFRED E. REID - A-1

Request: Rezone from A to A-1, 26.67 acres on the west side of Jim Davis Road, approximately 950 feet south of SR 675, Parrish. The Planning Commission recommended APPROVAL.

ORDINANCE Z-86-77:

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM A TO A-1,  
AND CONCEPTUAL PLANNED DEVELOPMENT PLAN; PROVIDING AN  
EFFECTIVE DATE.

Mike Hennessy reviewed the staff report which found the rezone inconsistent with the Manatee Plan, noting approval would result in densities five times greater than neighboring properties and provision of public services would be difficult, costly and inefficient.

Alfred Reid, applicant, advised he wished to deed his son an acre of land on which to build a home.

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Upon suggestion by the Chairman, this item was continued to later in the meeting to afford staff an opportunity to research the code and determine if this request may be granted without rezoning the entire parcel.

(Action taken later in meeting)

**PDR-81-5-(F) MOTE RANCH, PHASE I - FINAL PLAN** (APPROVED)

Request: Approval of Final Development Plan for Phase I of the Mote Ranch, formerly known as The Preserve, to allow 118 units on 57.44 acres on the east side of Whitfield Avenue, 1.8 miles north of University Parkway.

Staff recommended APPROVAL with stipulations:

1. Entrance improvements shall be constructed on Whitfield Avenue to the specifications of the county engineer, meeting county standards.
2. A fifty foot (50') radius will be required at the intersection of Whitfield Avenue and the entrance road.
3. A revised conceptual development plan, which shall include a Master Street and Drainage Plan and phasing plan for preliminary submittals shall be submitted and approved prior to the submittal of Preliminary Development Plan for Phase II.

Mike Hennessy, in reviewing the staff report, noted this request was approved as a DRI, the final plan is in conformance with the preliminary plan approved at that time, and all previous stipulations have been complied with.

Having considered the staff report, the Planning Commission's recommendation, and finding the request to be consistent with The Manatee Plan, Mr. Chance moved to approve PDR-81-5(F). Motion was seconded by Mrs. Hooper and carried unanimously.

(Vote reconsidered later in meeting to include stipulations)

Public hearings (Notice in the Bradenton Herald 10/6/86) were held to consider Z-86-74, SP-86-89, Z-86-70, and Z-86-76.

**Z-86-74 PARENT - R-1AB** (APPROVED)

Request: Rezone from A-1 to R-1AB, 2.2 acres located approximately 420 feet north of the 2200 block of 51st Ave East, Oneco. The Planning Commission recommended APPROVAL.

**ORDINANCE Z-86-74:**

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM A-1 TO R-1AB; PROVIDING AN EFFECTIVE DATE.

**SP-86-89 TRUBY & JUNE MAYES - BEAUTY SHOP** (APPROVED)

Request: Special permit to allow a two-chair beauty shop as a home occupation at 3404 29th Street East, Ellenton.

Planning Commission recommended APPROVAL with stipulations:

1. Except for articles produced on the premises, no stock-in-trade shall be displayed or sold on the premises.
2. No alterations to the exterior appearance of the premises shall be made which changes the character thereof as a residence.
3. The maximum square footage of the beauty salon is limited to twenty-five percent of the first floor area of the residence.
4. No persons other than a member of the immediate family occupying such dwelling shall be employed, except that no more than one (1) person not a member of the family, may be employed for any home occupation.
5. No signs accessory to such home occupation shall be displayed except as permitted or authorized by any applicable county sign ordinance.

**Z-86-70 BROOKWOOD APARTMENTS - PR** (APPROVED)

Request: Rezone from R-3B to PR, .9 acre on the southwest corner of 53rd Avenue West and 26th Street West, Bradenton.

Planning Commission recommended APPROVAL.

**ORDINANCE Z-86-70:**

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM R-3B TO PR; PROVIDING AN EFFECTIVE DATE.

Z-86-76 R. WAYNE & JOSEPHINE MEAD - R-1B (APPROVED)

Request: Rezone from A-1 to R-1B, 1.42 acres on the south side Palm View Road, approximately 1400 feet west of Bayshore Road, Palmetto.

Planning Commission recommended APPROVAL.

ORDINANCE Z-86-76:

AN ORDINANCE OF THE COUNTY OF MANATEE, FLORIDA,.....  
PROVIDING FOR THE REZONING OF CERTAIN LAND FROM A-1 TO  
R-1B; PROVIDING AN EFFECTIVE DATE.

Having considered the staff reports, the Planning Commission's recommendations, comments made at the Public Hearing, and finding the request to be consistent with the Manatee Plan, Mrs. Glass moved to approve Z-86-74, SP-86-89, Z-86-70 and Z-86-76 as recommended by the Planning Commission. Motion was seconded by Mrs. Hooper. Voting "Aye" were Mrs. Glass, Mrs. Hooper, Mr. Chance and Mr. Fletcher. Mr. Chetlain voted "Nay". Motion carried.

RECORD ORDINANCES Z-86-74  
Z-86-70  
Z-86-76

PDR-81-5-(F) MOTE RANCH, PHASE I - FINAL PLAN (APPROVED)

At request of staff, Mrs. Hooper moved to reconsider PDR-81-5(F). Motion was seconded by Mr. Chance and carried unanimously.

Motion to Approve (With Stipulations)

Having considered the staff report comments made at the Public Hearing and finding the request to be consistent with the Manatee Plan, Mr. Chance moved to approve PDR-81-5(F) Phase I, with the stipulations recommended by staff. Voting "Aye" were Mrs. Hooper, Mrs. Glass, Mr. Fletcher, and Mr. Chance. Mr. Chetlain voted "Nay." Motion carried.

RECORD PDR-81-5

Z-86-77 ALFRED E. REID - A-1 (APPROVED)

(Continued from earlier in the meeting)

Mr. Barnebey advised that Mr. Reid could parcel off five acres or place another house on the lot, but since the applicant wished to use just one acre the alternative must be through the rezoning process.

Mr. Chetlain expressed concern that rezoning would result in a greater density than the surrounding area and if the parcel were sold an entire subdivision could be built.

Having considered the staff report, comments made at the public hearing and finding the request to be consistent with The Manatee Plan, Mr. Chance moved to approve Manatee County Ordinance Z-86-77. Motion was seconded by Mrs. Hooper and carried unanimously.

RECORD ORDINANCE Z-86-77

AFFIDAVIT FOR ACCESS

Upon motion by Mrs. Hooper, and seconded by Mrs. Glass, Affidavit for Access for Arthur F. Mead 4216-1st Avenue East Riverdale Estates was unanimously approved.

ZONING85-T-6 COUNTRY LAKE VILLAGE II, PHASE I (APPROVED)

Request: Approval of Final Mobile Home Park Plan for Phase I with 84 units, located on 15.77 acres in the northwest quadrant of U.S. 41 and Palm View Road.

Staff recommended APPROVAL with stipulation:

1. Prior to the certification by the Director that Phase I lots are approved for occupancy, the final asphalt roadway coat must be installed.

Having considered the staff report, comments made at the public hearing, and finding the request to be consistent with The Manatee Plan, Mr. Chetlain moved to approve Final Mobile Home Park Plan 85-T-6, Phase I, with the stipulation recommended by staff. Motion was seconded by Mr. Chance and carried unanimously.

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**ORDINANCE 86-18: SATELLITE DISH ANTENNA**

Public Hearing (Notice in The Bradenton Herald 10/6/86) was opened to consider

ORDINANCE 86-18 AN AMENDMENT TO ORDINANCE 81-4, THE MANATEE COUNTY COMPREHENSIVE ZONING AND LAND DEVELOPMENT CODE, TO PROVIDE FOR SATELLITE DISH ANTENNAS AS PERMITTED ACCESSORY USES; TO PROVIDE FOR SEVERABILITY AND TO PROVIDE AN EFFECTIVE DATE.

Fred Goodrow, Planning Director, outlined Option "A" and Option "B" and advised that Option "A" is the more restrictive of the two.  
(Depart Mr. Chance)

Mrs. Glass moved for adoption of Ordinance 86-18 an Amendment to Ordinance 81-4 The Manatee County Comprehensive Zoning and Land Development Code under Option "A". Motion was seconded by Mrs. Hooper and carried unanimously.

RECORD ORDINANCE S36-001

**PLANNING/DEVELOPMENT DEPARTMENT - STATUS REPORT**

By memorandum of October 22, 1986, Ron Rabun, County Administrator, reported on progress to improve the Planning Department and future improvements expected to be implemented during this budget year. The department has improved in several ways with many of the more important improvements taking time to accomplish due to budgeting and bidding requirements.

He summarized changes instituted to the Inspections/Permitting, Planning and Administrative divisions.

He noted that changes expected to be implemented include:

1. The purchase of microfilm equipment and contracted microfilm services.
2. Code amendments being drafted to allow the commission the option of streamlining procedures in the plan approval process, etc.
3. Construction of a central records retention room together with the appropriate security measures and procedures by relocating part of the department into the vacated transportation building.
4. Other code amendments to clear-up continuing problems in the land-development code including changes that deal with criteria for zone changes, platting procedures, parking ratios, alcoholic beverage permits, application requirements, BZA procedures, hardship mobile home standards, exotic animals, standardizing setback requirements, etc.

(Enter Mr. Chance)

Discussion: Separation of building and planning departments; qualifications of the planning director and whether they fulfill the requirements of the Southern Standard Building Code; Florida Department of Law Enforcement reviewing the records system to establish whether records were misused, etc.

(Depart Mrs. Glass)

**CITY OF PALMETTO (JOINT MEETING)**

The Chairman reported on correspondence with Mayor Bell, City of Palmetto, in which he suggested a joint meeting between the two governmental entities. Mayor Bell (by letter 10/20/86) responded that the consensus of council was a meeting at this time would not be productive and recommended negotiations continue at staff level.

(Depart Mr. Chetlain)

Mrs. Hooper moved to authorize the Chairman to respond to the Mayor (W. D. Bell) of Palmetto verifying that the Board will work through staff. Motion was seconded by Mr. Chance and carried unanimously.

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MANATEE CIVIC CENTER (DRUG AWARENESS)

The Chairman advised he had received a letter (dated 10/17/86) from Judhi M. Chopping, Executive Director of the Manatee Civic Center, requesting support by allowing the Commissioners to be listed in all public service announcements and print advertisement for the "Shooting Stars" basketball team "Commitment with a Purpose Tour" in association with the President's Drug Awareness campaign. The event is scheduled for Wednesday, October 29, at 7:30 p.m.

Upon request by the Chairman to respond favorably to the request, Mrs. Hooper so moved. Motion was seconded by Mr. Fletcher for discussion.

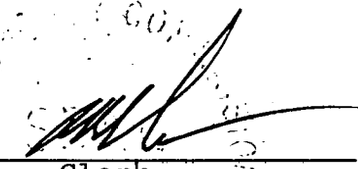
Upon recommendation of legal counsel, Mrs. Hooper amended her motion to include "subject to County Attorney approval." Motion carried unanimously.

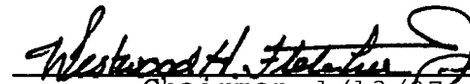
MEETING ADJOURNED

There being no further business, the meeting was adjourned.

Attest:

APPROVED:

  
\_\_\_\_\_  
Clerk

  
\_\_\_\_\_  
Chairman 1/13/87

Adj: 4:00 p.m.