A regular meeting of the City Council of the City of Charlotte, North Carolina, was held at 3 o'clock p.m., on March 21, 1960, in the Council Chamber in the City Hall, in Charlotte, North Carolina, with Mayor Smith presiding and Councilmen Albea, Babcock, Dellinger, Hitch, Myers and Whittington being present.

ABSENT: None.

* * * * *

RESOLUTION CANVASSING THE RETURNS OF THE SPECIAL TAX ELECTION HELD MARCH 8, 1960, AND DETERMINING AND DECLARING THE RESULT THEREOF

BE IT RESOLVED by the City Council of the City of Charlotte:

Section 1. That, the returns of the special tax election held in the City of Charlotte on March 8, 1960, having been received from the proper election officers and having been canvassed, the City Council has found and determined and does hereby declare:

- (a) That each registrar and judge for the special tax election held in the City of Charlotte on March 8, 1960 was duly qualified by law and had taken the necessary oath.
- (b) That the election officers had incorporated in their returns not only the number of votes cast for and against the question submitted but also the number of voters registered and qualified to vote in each precinct in the election.

(c) That at said election there was submitted to the qualified voters of said City the following question:

Shall the City Council of the City of Charlotte have the authority to levy a special tax not to exceed ten (10) cents on the \$100.00 Valuation of all Real and Personal Property in the City of Charlotte instead of the present authority to levy a special tax not to exceed eight (8) cents on the \$100.00 Valuation of all Real and Personal Property, the proceeds of such tax to be administered by the Charlotte-Mecklenburg Recreation Commission for Recreation purposes?

Section 2. That the following schedule correctly shows the several precincts in the City at which said election was held, the location of the polling place in each precinct, the number of voters registered and qualified to vote, the number of votes cast in favor of the question submitted, the number cast against the question, and the totals of such numbers:

		Voters Registered		Not to Exceed ten (10¢) cents on the		
PRE- CINCT	POLLING PLACE	and qualified to VOTE	<u>\$10</u> Votes i	<u>00 Valuation</u> or <u>Votes A</u>	gainst	
1	Courthouse 700 E. Trade St.	1019	10			
2	Second Ward School 501 S. Alexander St		7	12		
3	Zeb Vance School 825 Westbrook Drive	666	16	25		
4	Bethune School 601 N. Graham St.	1194	17	9	e .	
5	Education Center 401 E. 9th St.	792	10	19		
6	Piedmont Jr.Hi. Sch 1241 E. 10th St.	nool 1637	51	47		
7	Elizabeth School 1601 Park Drive	1956	102	95.	Ann conjust of Annual Conjust	
8	Myers Park Elem Sch 2132 Radcliffe Ave		177	133		
99	Dilworth School 405 E. Park Ave.	2469	114	105		
10	Sunset Hills Presby Church 2201 Springdale Ave		44	31	The control of the co	

PRE- CINCT	POLLING PLACE		rs Registered qualified to VOTE		Not to Exc (10¢) cen \$100 Vo Votes for	ts on the aluation	: :
11	Wesley Hgts School Cafe 128 Summit Ave.		1432	•	26	51	
12	Seversville Sch Cafe 1701 Sumter Ave		1272		8	32	
13	Villa Hgts. Sch 2000 N. Allen S		1378		19	41	
14	Hawthorne Jr. H School 1400 Louise Ave		1512		10	28	Constitution of the second sec
15	Midwood School Central Avenue		1831		81	95	
16	Chantilly Schoo 701 Briar Creek		219,6		52	62	
17	Fireman's Hall 2601 E. 7th St.		1300		44	50	
18	Eastover School 500 Cherokee Ro		1644		153	. 103	
19	Myers Park High 2400 Colony Roa		ol 2151		123	94	a transfer of the second
20	Avondale Pres. Avondale & Lila			-	87	111	
21	Sedgefield Elem 700 Marsh Road		ol 1314		68	82	The second second second second second
22	Wilmore School 428 W. Blvd.		1850		33	68	Approximately and the second
23	Ashley Park Sch 3128 Belfast Dr		1971		60	85	and the second second
24	Enderly Park Sc Cafe Parkway Ave.	hool	1275		26	71	
25	Northwest Jr.Hi 1415 Beatties F	. Sch r. Ro	iool 2250 20		62	94	
26	Double Oaks Sch 1905 Earle St.	1001	2439		18	11	m transfer many productions
27	Tryon Hills Sch 2600 Grimes St.		1428		30	85	
28	Plaza Rd. Schoo 3501 Plaza Road		e 2435		66	103	
29	Merry Oaks Scho 3508 Draper Ave		1572	·	77	101	
			•				

PRE- CINCT	POLLING and qua	Registered alified to VOTE	Not to Exc (10¢) cent \$100 Va Votes for	s on the
30	Highland School 3201 Clemson Ave.	1274	14	33
31	Marie Davis School 443 W. Griffith St.	610	. 8	6
32	Christ Episc. Church Activities Bldg. 1412 Providence Rd.	2017	209	_. 158
33	Eastway Jr.Hi. School 3333 Biscayne Dr.	1539	65	107
34	Oakhurst Fire Sta. 5419 Monroe Road	1150	25	82
35	Cotswold School 300 Greenwich Rd.	1850	201	187
36	Trinity Pres. Church Recreation Bldg. 3015 Providence Rd.	1125	138	115
37	Pinewood School Seneca Place	1700	134	95
38	Collinswood School Applegate Road	1450	124	115
39	Barringer School 2701 Walton Road	1200	43	. 75
40	Thomasboro School 538 Bradford Drive	1425	29	93
41	Hoskins School Gossett St.	950	4	21
42	Briarwood School 1001 Wilann Ave.	450	12	42
	TOTALS	64,566	2,597	2,986

Section 3. That no complaint has been made to the City Council against the regularity of said election.

Section 4. That from the canvass so made by the City Council it is determined and declared:

- (a) That <u>64.566</u> voters were registered and qualified to vote at said election.
- (b) That at said election 2.597 votes were cast for the question of authorizing the City Council of the City of Charlotte to levy a special

ad valorem tax not to exceed ten cents on the \$100.00 valuation of all real and personal property in the City of Charlotte instead of the present authority to levy a special ad valorem tax not to exceed eight cents on the \$100.00 valuation of all real and personal property in the City of Charlotte for the maintenance and support of the Charlotte-Mecklenburg Recreation Commission, and 2,986 votes were cast against said question and the said question was thereby not approved and is not in force and effect.

(c) That a majority of the qualified voters of said City who voted thereon at said election did not vote in favor of the question, and the said appear approved and is not in force and effect.

<u>Joseph Woodruff</u>
Chairman
E. J. Presser
Member
Member

Mecklenburg County Board of Elections

Dated this March 15, 1960

Section 5. That the City Council has prepared and does adopt the following statement showing the result of the special tax election held in the City of Charlotte on March 8, 1960, and declaring the result thereof:

STATEMENT OF RESULT

of

SPECIAL TAX ELECTION

held in the

CITY OF CHARLOTTE, NORTH CAROLINA

March 8, 1960.

At a special election held in the City of Charlotte, North Carolina, on March 8, 1960, 64,566 voters were registered and qualified to vote. At said election 2,597 votes were cast for the question of authorizing the City Council of the City of Charlotte to levy a special ad valorem tax not to exceed ten cents on the \$100.00 valuation of all real and personal property in the City of Charlotte, for the maintenance and support of the Charlotte-Mecklenburg Recreation Commission, and 2,986 votes were cast against said question, and said question was thereby not approved and is not in force and effect.

By order of the City Council of the City of Charlotte, North Carolina, this 21st day of March, 1960.

J. S. Smith
Mayor
•
C. L. Albea
C. L. Albea Councilman
·
Randolph Babcock Councilman
Councilman
Steve W. Dellinger Councilman
Councilman
Herbert Hitch
Councilman
Brevard S. Mvers
Councilman
Gibson Smith
Counci lman
.
J. B. Whittington

Section 6. That when the foregoing statement shall have been signed by a majority of the members of the City Council and delivered to the City Clerk, the latter shall record it in the Minute Book and such statement shall be filed in the office and published once in The Charlotte News.

A notice substantially in the following form shall be appended to the copy of the foregoing statement which is published:

TO THE CITIZENS AND TAXPAYERS OF THE CITY OF CHARLOTTE:

No right or action or defense founded upon the invalidity of the election mentioned in the foregoing statement shall be asserted, nor shall the validity of such election be open to question in any court upon any ground whatever, except in an action or proceeding commenced within

City Clerk

Upon motion of Councilman Smith, seconded by Councilman Albea, the foregoing resolution entitled: "RESOLUTION CANVASSING THE RETURNS OF THE
SPECIAL TAX ELECTION HELD MARCH 8, 1960 AND DETERMINING AND DECLARING THE
RESULT THEREOF" was passed by the following vote:

YEAS: Councilmen Whittington, Albea, Babcock, Dellinger, Myers and Smith.

thirty days after the publication of the foregoing statement.

NAYS: None