Rev Sharing: lecturent from quick copy center

Rent Payment

The Board received a statement from Quick Copy Center in the amount of \$172.95 for paper, supplies, and printing of forms relative to the summer youth program. This statement is to be paid from revenue sharing funds.

The Board noted receipt of the rent payment for the month of September from Valleyview Care Home in the amount of \$250.

Discussion on space in pail since highway paral moved Sheriff Johnson discussed with the Board the use of space which has now become available in the jail building. With the vacating of the living quarters several rooms have become available. It was agreed that one room would be made available for the sheriff and his deputy; one room for use of investigating authority, namely KBI; and one room available to Mr. A. D. Davidson, probation officer. The use of this space by Mr. Davidson allows the use of his present quarters by the assessor's office. It was agreed that necessary renovation of the quarters will be accomplished by the county property-maintenance department. In further discussion with Sheriff Johnson it was developed that there would be two small rooms available for counseling and other services to inmates

Employ: Steven R. Leib Dave Blackman requested the employment at Wells Park of Steven R. Leib on a temporary part time basis at \$2.35 per hour effective September 4, 1973. It was moved by Mr. Stoneback that this request be granted, seconded by Mr. Heck, and carried unanimously.

Jeansfer; Sary micler to previously part-time Engineer Sanderson requested the transfer of Gary L. Miller from full time to permanent part time employment effective September 1, 1973 at a wage rate of \$3.03 per hour. It was moved by Mr. Stoneback that this request be granted, seconded by Mr. Heck, and carried unanimously.

£ myslog: Harold Wilbum Al Skeet, Property Supervisor, requested approval of the employment of Mr. Harold Wilburn on a temporary basis effective September 6, 1973 with Mr. Wilburn's salary to be computed on an hourly basis relative to the salary of Mr. Wilburn when he retired as an employee of Douglas County. It was moved by Mr. Stoneback that this request be granted, seconded by Mr. Heck, and carried unanimously.

Employ: Charles Newman Mr. Al Skeet also requested the temporary employment of Mr. Charles Newman at a wage rate of \$2.35 per hour effective September 5, 1973. It was moved by Mr. Stoneback that this request be approved, seconded by Mr. Heck, and carried unanimously. Commencing with his duties Mr. Newman will be on the Fair payroll

Derminated! When Sheet Charles allen Al Skeet informed the Board that Allen Skeet and Charles Allen had terminated their employment as of August 31, 1973.

Employ! alice I se part time Jim Tate, Data Processing Coordinator, requested the employment on a part time basis of Alice Lee as key punch operator at a wage rate of \$2.20 per hour effective September 10, 1973. It was moved by Mr. Stoneback that this request be approved, seconded by Mr. Heck, and carried unanimously.

Planning!
Approved
tept amend
ment re-

ax.24-5 %.

resolution

Planner Gary Montague and Wayne Kellum, Zoning Administrator, appeared before the Board to present items from the Lawrence-Douglas County Planning Commission meeting of August 22, 1973. Only one item was presented which was Item No. 9 of the Planning Commission minutes which refers to text amendment revision of Article 24-5 of county zoning resolution. Following due discussion it was moved by Mr. Stoneback that the recommendations of the Planning Commission be accepted. The recommendations being that Section 24-5 be revised as follows:

(a) No application for an amendment, supplement, or change to the "Zoning Regulations for Unincorporated Territory of Douglas County, Kansas", including the zoning map, conditional use permits, and Community Unit Plans, shall be accepted by the Lawrence-Douglas County Planning Commission if an application for the same amendment, supplement, or change has been denied by the Board of County Commissioners within the preceding twelve (12) months. The withdrawal of an original

the preceding twelve (12) months. The withdrawal of an original application after it has been advertised for public hearing shall constitute a denial of the application just as if the public hearing

had commenced and been concluded.

(b) Irrespective of paragraph (a) above, an application for a rehearing may be accepted by the Lawrence-Douglas County Planning Commission within twelve (12) months after a denial if it is accompanied by an affidavit setting forth facts which, in the judgement of the Planning Commission, constitute a substantial change from the original application. All requests for rehearing, as provided for in this section, shall be submitted to the Lawrence-Douglas County Planning Commission fifteen (15) days prior to a regularly scheduled meeting of the Lawrence-Douglas County Planning Commission and shall be included on the agenda for that meeting as a non-public hearing item. If the Planning Commission determines that the application constitutes a substantial change from the original application, the item shall be advertised and a public hearing shall be held at the next regularly scheduled meeting of the Lawrence-Douglas County Planning Commission.