19

LOCKWOOD CO., INC. REORDER NO. 126188-5-7:

Township; app,

The Board noted a correspondence from the Grant Township Board, Mr. Don Palmateer, Trustee, which relates to Project 28-LRI-1077, Mud Creek Levee Road. By this correspondence it was agreed by the township board that construction of the above numbered project is acceptable to the Grant Township Board and that they hereby accept the maintenance of the roadway. After review of this correspondence it was moved by Mrs. Bradley that this notice from the Grant Township Board be accepted, seconded by Mr. Neis, and carried unanimously.

Res, # NR-78-7-3 Brobibit motorcycle on Fairgrounds The Board reviewed Home Rule Resolution No. HR-78-7-3 which is a resolution prohibiting the operating of motorcycles upon the Douglas County 4-H Fairgrounds. By this document it is hereby resolved that the Board elects, in accordance with the power vested in it by K.S.A. 19-101a, to exercise the home rule power to prohibit the operation of motorcycles upon the Douglas County 4-H Fairgrounds. It shall be unlawful to operate a motorcycle upon the premises known as the Douglas County 4-H Fairgrounds; provided, however, that said prohibition shall not apply to the following: the operation of a motorcycle by a licensed operator for ingress or egress through an established entrance, and over established roadways to or from the nearest available park ing space in the parking area which is directly east of Harper Street in Lawrence, Kansas, where said vehicle shall be parked. For the purpose of this resolution, the term "motorcycle" shall mean every motor vehicle designed to travel on not more than three (3) wheels in contact with the ground, except those vehicles defined under the motor vehicle laws of the State of Kansas as "farm tractors." Pursuant to K.S.A. 19-101d and K.S.A. 19-101e, as amended, any person who shall violate the provisions of this resolution shall, upon conviction, be deemed guilty of a misdemeanor and shall be punished in accordance with the penalties established by the laws of the State of Kansas for conviction of a Class C misdemeanor. This resolution shall be in full force and effect from and after its publication in the official county newspaper. After complete review it was moved by Mr. Neis that this home rule resolution be approved, seconded by Mrs. Bradley, and carried unanimously.

Rev. #4R-78-7-4
Prohibit sale or use
of malt or alcholic
bearages at
Jairgnounds

The Board then reviewed Home Rule Resolution No. HR-78-7-4 which is a resolution prohibiting the sale or consumption of cereal malt beverages and alcoholic liquors at the Douglas County 4-H Fairgrounds, and providing penalties for violations of said resolution. By this document it is hereby resolved that the County of Douglas, Sate of Kansas, by the power vested in it by K.S.A. 19-101a, as amended, hereby elects to exercise such Home Rule power to prohibit the sale or consumption of cereal malt beverages and alcoholic liquor at the Douglas County 4-H Fairgrounds. While in any building, facility or on the premises known as the Douglas County 4-H Fairgrounds, no person shall sell, drink, or consume alcoholic liquor, as defined by the laws of the State of Kansas. While in any building, facility or on the premises known as the Douglas County 4-H Fairgrounds, no person shall sell, drink, or consume cereal malt beverage as defined by the laws of the State of Kansas. The term 'cereal malt beverage' shall include any fermented but undistilled liquor brewed or made from malt or from a mixture of malt and/or malt substi tute. Pursuant to K.S.A. 19-101d and K.S.A. 19-101e, as amended, any person who shall violate the provisions of this resolution shall, upon conviction, be deemed guilty of a misdemeanor and shall be punished in accordance with the penalties established by the laws of the State of Kansas for conviction of a Class C misdemeanor. This resolution shall be in full force and effect from and after its publication in the official county newspaper. After discussion it was moved by Mr. Neis that this home rule resolution be adopted, seconded by Mrs. Bradley, and carried unanimously.

Reo. #78-22: Sen, Obligation Parkway Bondo The Board considered Resolution No. 78-22 which resolution relates to authorizing and directing the issuance of General Obligation Parkway Bonds of Douglas County, Kansas, in the principal amount of \$870,000 for the purpose of aiding in the construction and improvement of Clinton Parkway, Douglas County, Kansas, in conjunction with the federal, state, and Lawrence, City Government, pursuant to the provisions of K.S.A. 68-580 through 585, inclusive, and Article 3, Chapter 10 of K.S.A. and any and all amendments thereto. After discussion it was moved by Mrs. Bradley that this resolution be adopted, seconded by Mr. Neis, and carried unanimously.

fer. 78-231 Emp. Benefits Contribution Fund The Board considered Resolution No. 78-23 by which resolution the Board of County Commissioners of Douglas County, Kansas, in accordance with the terms of Chapter 163, 1978 Session Laws of the State of Kansas, Section 3(b), hereby establishes an Employee Benefits Contribution Fund for the purpose of paying the employer's share of any employee's benefits exclusive of any salaries, wages, or other direct payments. Payments may be made into and from such fund for the employer's share of payments or contributions under the Federal Social Security Act, for Worker's Compensation, for the Kansas Employment Security Fund, for hospitalization insurance premiums, and for the Kansas Public Employee Retirement System. The taxes levied under the authorization of this chapter are exempt from the limitations imposed by K.S.A. 79-5001 to K.S.A. 79-5016, inclusive, and amendments thereto. After complete review of this resolution it was moved by Mr. Neis that it be adopted, seconded by Mrs. Bradley, and carried unanimously.

No further business, the Board adjourned to meet on Wednesday, August 2, 1978.

ATTEST:

D. & Mathe

D. B. Mathia

County Clerk

Peter A. Whitenight

Chairman