

April 6, 1922.

The Board of Aldermen Met at 7:30 P.M. Mayor Roberson presiding. Alderman present Durham, Rickard and Pratt.

Minutes of last meeting were read and approved.

On Motion of Dr. Pratt, it was ordered that the Graham Memorial drinking fountain be accepted by the town on condition that the town will not have to pay over \$400<sup>00</sup> toward its complete installation.

On Motion of M.W. Durham a Notice was ordered placed at the entrances to the Gracefield that no one is allowed to enter without a permit from the Town Clerk.

C.B. Griffin  
Clerk

W.S. Roberson  
Mayor

April 11, 1922.

The Board of Aldermen met at 2 P.M. Mayor Roberson presiding. All members of the Board present except Dr. Pratt.  
On motion duly seconded the Mayor and two were directed to sign the bonds which were sold on April 4th, last, and deliver the same to Mr. Hogan, Cashier of the Bank of Chapel Hill, agent for U.S. States Mortgage and Trust Co. New York City, to be delivered to the banker upon the payment of the sum above, \$35,032<sup>00</sup>, plus accrued interest \$800<sup>00</sup> already paid, and deposit the same with the

National City Bank of New York for the credit of the Rufus Bond for the Town of Chapel Hill. Upon motion the following ordinances were adopted:

That it shall be unlawful to park an automobile anywhere in the business section of Chapel Hill except at right angles to and up against the curb.

That an automobile shall be considered parked if left by its driver.

That automobiles shall not be parked more than one deep.

That any one violating the above ordinances shall be fined \$1.00 for each offence.

C.B. Griffin  
Clerk

W.S. Roberson  
Mayor

May 1, 1922

The Board of Aldermen met at 7:30 P.M. Mayor Roberson presiding. All members of the Board present except Dr. Pratt.

On Motion of R.P. Andrews the wagons were ordered stopped from having dirt and gravel on streets for lack of available cork.

On Motion of R.P. Andrews the Clerk was directed to notify the Red Cross that for lack of funds the Board can not find room in next year's budget for an appropriation toward the salary of the Community Nurse.

On Motion of M. W. Durham, the University was given permission to construct a sewer line

Along Raleigh and Hillsboro Streets from a point on Raleigh about 300 feet south of the intersection of Raleigh St and Cameron Ave. to the first Mothole North of Rosemary St. and connect with the town sewer at that point. And that during construction Raleigh St may be closed from Cameron Ave. to Franklin St. And if found necessary, Hillsboro St may be closed except at its intersection with Rosemyer St. Construction shall be done as rapidly as possible. The ditch must be opened and closed in sections and all streets must be left in as good condition as they are now.

On Motion of R.P. Andrews Atty fees in connection with recent bond issue were ordered paid as follows: J.L. Morehead \$278.91 and Chester B. Mislich \$152.00

On Motion of Mr. Lewton dog tax was reduced to \$1.00 on each male and \$2.00 on each female.

B. Griffi  
Clerk

W.S. Robins  
Mayor

Chapel Hill, N. C.  
May 30, 1922.

Mr. C. B. Griffin, Town Clerk,  
Chapel Hill, N. C.

We, the undersigned, Registrar and Judges appointed to hold the special election in Chapel Hill Graded School District on May 30, 1922, at which time there was submitted to the qualified voters of said District the question of the issuance of \$40,000.00 of bonds, and the levy of a sufficient tax therefor, and at the same time the question of the levy of an annual tax for the purposes of defraying the expenses of the public graded schools in said District, do hereby declare, return and certify the results of said election to be as follows:

Said election was opened and held from sunrise to sunset May 30, 1922, in the Graded School building in said District, the polling place designated for said election, in all respects as required by law.

When said election was finished, we proceeded to open the ballot boxes and to count the ballots, and continued said count without interruption or adjournment until completed.

We do declare the results of said election to be as follows:

Total number of qualified voters in said District 514.

Total number of votes cast in said election 343.

Number of votes cast for the proposition "For School Bonds" 319.

Number of votes cast for the proposition "Against School Bonds" 23. and one ballot in wrong box

Number of votes cast for the proposition "For an annual tax of not less than 25 cents nor more than 50 cents on the \$100.00 of valuation, and not less than 75 cents nor more than \$1.50 on the poll, for the purpose of defraying the expenses of the public graded schools" 913.

Number of votes cast for the proposition "Against an annual tax of not less than 25 cents nor more than 50 cents on the \$100.00 of valuation, and not less than 75 cents nor more than \$1.50 on the poll, for the purpose of defraying the expenses of the public graded schools" 16. and one ballot in wrong box.

After having carefully checked the votes, and finding the above count correct, we do hereby judicially find, determine and declare that a majority of the qualified voters in said Graded School District cast their votes in favor of the proposition "For School Bonds", and that a majority of the qualified voters in said District cast their votes for the proposition "For an annual tax of not less than 25 cents nor more than 50 cents on the \$100.00 of valuation, and not less than 75 cents nor more than \$1.50 on the poll, for the purpose of defraying the expenses of the public graded schools".

All of which we do hereby certify and return under our hands, this the 30th day of May, 1922.

J. H. Passey  
Registrar.  
C. L. Wills  
Judge.  
J. T. Lloyd  
Judge.