Section III.

Upon a second conviction of a violation of the provisions of this ordinance the license to operate the establishment wherein such violation occurred may be revoked at the election of the governing body of the Town of Chapel Hill.

Section IV.

All ordinances, laws and clauses of laws in conflict herewith are hereby repealed.

This the 14th day of September, 1959.

seconded by Alderman Strowd, and unanimously adopted.

Alderman Giduz moved the adoption of the following:

ORDINANCE TO PROHIBIT PERSONS UNDER EIGHTEEN (18) YEARS OF AGE TO FREQUENT OR ENTER POOL ROOMS OR BILLIARD PARLORS.

BE IT ORDAINED by the Board of Aldermen of the Town of Chapel Hill:

Section I.

That from and after the 14th day of September, 1959, it shall be unlawful for any person under eighteen (18) years of age to enter, frequent, patronize or use the facilities of any pool room or billiard parlor located within the corporate limits of the Town of Chapel Hill, excepting such recreational facilities belonging to the University of North Carolina wherein pool tables or billiard tables may be operated.

Section II.

Each and every violation hereof shall be punishable as a misdemeanor.

Section III.

All ordinances, laws and clauses of laws in conflict herewith are hereby repealed.

This the 14th day of September, 1959. seconded by Alderman McClamroch, and unanimously adopted.

Town of Chapel Hill vs. M.J. Dawson, Heirs
The Board of Aldermen discussed with Attorneys Farlow and LeGrand
a proposed settlement. Attorney Farlow stressed the need for acting quickly as time runs out on September 25th. Alderman Strowd
and Town Manager Rose were requested to study some details together with Attorneys Farlow and LeGrand, and report back at a
Special Meeting.

Town Manager

Reports from the Planning Board.

Petition for rezoning from RA-6 to Business an area on the East side of South Graham Street. Alderman McClamroch moved that the Board accept the recommendation of the Planning Board to disapprove

the petition, seconded by Alderman Robinson, and passed.

SPECIAL USE PERMITS

Town Manager Rose stated that at the meeting to be held on September 29, 1959. The proposed amendment to the Zoning Ordinance and the Capital Improvement Program would be studied.

Bids on Aerial Ladder Truck. The following bids were received:

85 ft. Ladder Truck

The Seagrave Corporation - \$41,097.50

American-La France Corporation - 38,032.00

Delivery by both bidders 150 days

The American-La France Corporation submitted a bid on a 100 ft ladder truck equipped as specified for the 85 ft. ladder truck and also with a 200 gallon water tank, a 200 gallons per minute booster pump and 100 ft of 1" high pressure hose.

Bid Price Delivery \$39,917.00 15 days

Mayor Cornwell stated that Fire Chief Boone and Town Manager Rose recommend awarding the contract to the American La-France Corporation for the 100 ft ladder truck. Alderman McClamroch moved that the contract be so awarded; that the Mayor and Town Clerk be authorized to sign the contract, after its approval by the Town Attorney, seconded by Alderman Robinson, and unanimously passed.

Paving Assessment Roll
Alderman Walters moved that the Paving Assessment Roll for
Country Club Road & Roosevelt Drive be tentatively approved subject to confirmation at the October 12 meeting, seconded by Alderman Strowd, and passed. (A copy is attached hereto.)

Committee Reports: Street Committee

Alderman Giduz moved that Town Attorney LeGrand be authorized to draw an ordinance covering the recommendation of the Street Committee, prohibiting parking on the East side of North Columbia Street at the intersection where traffic turns into Carr Street, seconded by Alderman Walters, and passed.

Alderman Walters moved that the Board approve the recommendation of the Street Committee to place a street light at the entrance of Clark Court off Church Street, seconded by Alderman Strowd, and passed.

The Board discussed the matter of paving the alley off Westwood Drive behind Claiborne Jones, Conners, et al, houses. The street committee felt that it would be establishing a precedent to pave this alley. Mayor Cornwell stated that he has received a letter from six property owners who state they will pay \$100.00 each toward asphalt paving of this alley, which serves the rear entrance of all the houses of the six persons who signed the letter. The Town would have the maintainance of the alley. The Board agreed that Town Manager Rose be authorized to use his own judgment in paving this alley.

Alderman Robinson moved that Town Attorney LeGrand be authorized to draw up an ordinance "No Parking on Valentine Lane, seconded by Alderman Giduz, and passed

New Business:

Vacant lots, weeds and debris.
Alderman Robinson stated that on many neglected lots in and about the