

FEBRUARY 7, 1938

season, it was moved by Montague, seconded by Warner that the effective date of the ordinance be changed to June 1, 1938, instead of being effective upon passage. Carried. All voting yes.

Several matters previously referred to Committees were not reported on and were given further time.

The following resolution was presented and read:

A RESOLUTION DECLARING THE NEED FOR A HOUSING AUTHORITY IN THE CITY OF SARASOTA, FLORIDA.

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF SARASOTA, FLORIDA:

THAT the City Council of the City of Sarasota, Florida, hereby determines, finds and declares in pursuance of the "Housing Authorities Law" of the State of Florida, that:

1. Insanitary and unsafe inhabited dwelling accommodations exist in the City of Sarasota, Florida; and
2. There is a shortage of safe and sanitary dwelling accommodations in the City of Sarasota, Florida, available to families of low income at rentals they can afford; and
3. There is need for a housing authority in the City of Sarasota, Florida.

BE IT FURTHER RESOLVED that the Mayor of the City of Sarasota, be promptly notified of the adoption of this resolution.

BE IT FURTHER RESOLVED that this resolution shall be effective immediately.

Adopted at a regular session of the City Council held on the 7th day of February, A. D. 1938.

VERMAN KIMBROUGH

ATTEST:

JERICHARDS

Clerk of City Council

Moved by Warner, seconded by Cooler that same be approved and adopted. Carried. All voting yes.

It being necessary for the Mayor and one other person to contact Government officials at Washington, in connection with this Housing Resolution, it was moved by Knapp, seconded by Cooler that the expense of such trip be hereby approved, same not to exceed \$300.00. Carried. All voting yes.

Letter dated February 1, 1938 was presented from the Sarasota Tennis Club, requesting the use of the new courts at the City Auditorium in connection with a tournament they propose to hold during the Pageant week, for which they would make some charge for admission in order to take care of expense in getting some national players here and providing trophies etc. which the Tennis Club would do at their own expense and any excess of receipts ~~or~~ expenditures to be turned over to the City. It was moved by Knapp, seconded by Cooler that the use of these courts for the period requested be hereby granted to the Tennis Club, together with permission to hold the tournament without expense to the City. Carried. All voting yes.

Petition was presented signed with twenty names, requesting the installation of two fire hydrants, one on Arlington Avenue and one on Hillview Avenue, East of the Tamiami Trail. It was moved by Knapp, seconded by Montague that this be referred to the Commissioner of Public Works for investigation and report. Carried. All voting yes.

The matter of amending the present Zoning Ordinance by inserting regulations and restrictions covering trailer and tourist camps, which had been referred to the Zoning Board, was reported on by Mr. Taylor, its Chairman, who was present to the effect that the Board had discussed and con-