

THURSDAY, OCTOBER 11, 1990 CONTINUED

Motion by Selph, seconded by Harris, to support the inclusion of the addition of 26 beds for the juvenile detention center, in the amount of \$1,500,000., and the 100-bed expansion to the adult detention center, in the approximate amount of \$4,000,000., in the City of Tulsa's sale tax package to be voted on December 4; this motion is made with the commitment that the County will not hold any general obligation bond or sales tax election for the purpose of criminal justice facilities for the next five years; further, the Board of County Commissioners urges that priority be given to this expansion program by the City of Tulsa. Upon roll call, Harris, yes; Selph, yes; Rice, yes. Motion carried.

Glanz expressed approval of this motion.

Edwards detailed his recommendations for space usage in the Courthouse basement. These are as follows:

1. Relocate the County's mail room and typewriter repair shop into the area used by Building Operations administrative staff.
2. Relocate both Building Operations' administrative staff and a supplies storage room into the west and southwest end of the area previously occupied by Administrative Services. A new entrance and corridor would be constructed for Building Operations and the Sheriff's records section.
3. Relocate the Sheriff's records section from the area south of the Jury Assembly Room to the northwest part of the space previously occupied by Administrative Services.
4. Moved the Court Clerk's adoption records from a storage room currently shared with Building Operations into an area south of the restrooms located adjacent to the Jury Assembly Room.
5. Expand the Jury Assembly room southward.
6. Relocate the Pre-Trial Release/Misdemeanant Program to space previously occupied by Administrative Services.
7. Relocate the District Attorney's bogus check section from the fourth floor to the area of the basement previously occupied by county inspections.

Moss was asked about the recommendation to move his bogus check section and he expressed appreciation for the additional room; however, he had reservations because of the appearance of this location. Moss asked if the Board could do some renovations to improve the basement lobby area.

Edwards replied that there was no general fund money to do any of the remodeling/renovation. However, he thought some funds from special accounts might be used.

The Sheriff stated that he would pay for his renovation costs and would absorb some of the costs for the Pre-Trial/Misdemeanant Program.

Hill was asked if the Court Fund could fund any of the proposed renovation costs and Hill replied that the Court Fund would pay for the remodeling of the Jury Assembly Room, but could not be responsible for any other costs.

Edwards was asked if the Public Defender's office would take over the area vacated by the Pre-Trial Misdemeanant Program and he said this was a logical move. However, due to no funds being available for the projects, a time frame for this move could not be determined.

Harris noted that the Board had always allowed the Presiding Judge and the Courts to have a voice in what is done in the courthouse, and Hill said that Judge Hopper was in agreement with the proposed recommendations.