

MONDAY, APRIL 14, 1986 CONTINUED

He stated these trailers will store only Class C fireworks and there is no manufacturing of fireworks. They only assemble family packages. Mr. Robert Flanagan appeared and explained the difference in Class A, B & C fireworks. Class C fireworks will not explode unless touched with a direct flame and this could only be done by someone going through the security guard, breaking locks on the trailers, opening a carton and applying a direct flame. He stated there could be as many as 74 trailers in use on this property in their peak season. Selph asked if anyone present to speak against application. Mrs. Mary Lou Watson, appeared and stated that Phoenix and OK Fireworks have same address in phonebook and Phoenix advertises Class B fireworks. She stated that there is a fear of an explosion among the area residents and requested denial of application. Lillian Hancock appeared and stated that there are aerial bombs being shot off in the area and she has removed several from her roof and has a fear of having her house burned down. She asked the Board to deny this. Mr. Flanagan stated that they do not manufacture fireworks but only put labels on cones used for Class B fireworks but at a time when they have nothing inside of them. He stated there are about 6 fire hydrants in a two block area and they do test fireworks on the back lot about twice a year. Irving Frank stated this is under Use Unit #23. Moved by Rice, seconded by Harris, to approve zoning to IL as recommended. Upon roll call, Rice, yes; Harris, yes; Selph, yes. Motion carried. (Clerk's Misc. File No. 113441)

Moved by Harris, seconded by Rice, to enter into Executive Session. Upon roll call, Rice, yes; Harris, yes; Selph, yes. Motion carried.

Executive Session ended at 3:50 p.m.

Moved by Rice, seconded by Harris, to authorize the District Attorney's office to attempt to negotiate a Joint Petition Settlement for a lump sum payment to Leo Applegate, an employee of Penn Messenger Service as a sub contractor of the County and secure a full and final release from any future liability for the Claimant's medical expenses or additional compensation or in the alternatives to pay the award at this time and commence proceedings in courts of competent jurisdiction seeking reimbursement for such payments from Penn Messenger Service. Upon roll call, Rice, yes; Harris, yes; Selph, yes. Motion carried. (Clerk's Misc. File No. 113442)

Moved by Rice, seconded by Harris, to authorize the District Attorney's office to appeal the worker's compensation benefits award to Elnora F. Braswell, an election worker for the Tulsa County Election Board in the amount of \$1,439.90 to the Worker's Compensation Court of Appeals by April 18, 1986 or directly to the Oklahoma Appellate Courts on or before April 28, 1986, seeking reversal of the ruling holding Tulsa County liable for the payment of said award. Upon roll call, Rice, yes; Harris, yes; Selph, yes. Motion carried. (Clerk's Misc. File No. 113443)