

THURSDAY, NOVEMBER 8, 1990, CONTINUED

Carr noted that the County, had there been any, would have derived beneficial interest, when Reed's original program was dissolved.

Dick Blakeley and Dennis Semler, Assistant District Attorneys, discussed some of the legal aspects of this request. Blakeley noted that it might not be possible for a friendly lawsuit in this matter since it would involve an obligation to the sinking fund. Semler stated there would be no evidence for the County if Reed filed an adversarial lawsuit.

Harris inquired as to what needs to be done to assist in this request and asked that figures be developed for the cost of same.

Motion by Rice, seconded by Harris, to direct Edwards to work with the District Attorney's staff to address this request and develop the process needed to bring the matter to fruition. Upon roll call, Harris, yes; Selph, yes; Rice, yes. Motion carried.

Richard Bales was present to discuss a request from the Corps of Engineers to post signs restricting off-road vehicles in Swift Park. This reason for this request is that this area is a sanctuary for the bald eagles during the winter and property belonging to the Corps of Engineers and to River Parks on either side of this area is posted.

The Board inquired as to who would enforce this posting, and Bales replied that it would be the Sheriff's jurisdiction. Harris suggested that we contract with the Corps of Engineers to enforce this restriction on County property.

Motion by Selph, seconded by Harris, to proceed with the recommendations outlined in Bales' memo, dated October 30, 1990, to post County property in Swift Park restricting off-road vehicles from November 15 to March 1; to attempt to contract with the Corps of Engineers for enforcement of this action, and to make it known that this restriction will in no way effect fishermen in this area. Upon roll call, Harris, yes; Selph, yes; Rice, yes. Motion carried.

Edwards was directed to work with Bales in contacting the Corps of Engineers.

Bales asked for direction in the matter of needed repairs to the Bixby Community Swimming Pool. Tulsa County's share of the repairs would amount to approximately \$10,000., and the funds are not available in the Park Department budget. It was the consensus of the Board that Rice would meet with the Bixby Superintendent of Schools to see if it would be possible for the school to pay for Tulsa County's share of the repair and that money be paid back at a later date when it becomes available.

Motion by Rice, seconded by Harris, to approve and authorize execution, subject to approval by the District Attorney, of an Agreement Tulsa County and Longball Inc., for operation of a batting cage facility at LaFortune Park; this operation will in no way effect parking at that facility. Upon roll call, Harris, yes; Selph, yes; Rice, yes. Motion carried. (Clerks Misc. File No. 136159)