## RESOLUTION MG. 42 No. 38-64

WHEREAS, heretofore, a resolution was duly adopted by the City Council of the City of Mesquite, Texas, for the improvement of the following streets:

(1) Kearney Street from North Galloway Avenue to Gross Road,

mind and

(2) Ebrita Street from Kearney Street to a point 75 feet North of McKinney Avenue,

(3) Lawrence Street from Kearney Street to a point 100 feet North of McKinney Avenue as defined and set out in said resolution, and out of materials named and specified in said resolution; and,

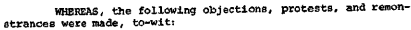
WHEREAS, specifications were duly adopted therefor, and bids accepted, after advertisement having been duly made; and,

WHEREAS, the City Council let the contract to Austin
Paving Company for said improvement of Kearney Street with 7-inch thick
reinforced 3,000 P.S.I. concrete pavement; with 6-inch height roll-type outside
and median curbs; with 6-inch thick reinforced concrete driveway approaches and
alley returns; and 4-inch thick concrete sidewalks, where specified: Bbrite St
and Lawrence Streets to be paved with 6-inch thick reinforced 3,000 P.S.I.
concrete pavement; with 6-inch height roll-type curbs with 6-inch thick driveway
approaches whereas, the City Council duly adopted the said contract,
and determined upon the levying of an assessment against the
abutting property owners for their pro rata parts of the cost of
said improvement, as provided by the applicable law; and

WHEREAS, said property owners were duly notified in accordance with the terms of the applicable law by notice being duly published in the Texas Mesquiter, a newspaper of general circulation in the City of Mesquite, to appear before the City Council, at a hearing set by said Council on the 6 day of January, 19.64, in the Council Chamber, in the City Hall of the City of Mesquite, Texas, to then and there make protest and objection, if any, to said improvement, and the cost of the same, and any other objection that may appear to such property owners; and,

WHEREAS, the agent or such property owners and attorneys and representatives of such property owners were also duly notified to appear at said time and place for the making of said objections, remonstrances, or protests of any kind; and,

WHEREAS, the said hearing was duly had at said time and place, was thereafter from time to time continued in order to give a greater opportunity to the property owners or their representatives or agents to make protests or remonstrances or objections, as provided by the terms of the applicable law; and,



Texas & Pacific Railway Company - The amount of assessment was in excess of benefit.

Loncy Leake, et al - The amount of assessment was in excess of benefit.

Jack Nelms, et al - The amount of assessment was in excess of benefit.

WHEREAS, said respective protests, remonstrances, and objections, after having been duly considered by the Council, are disposed of in the following manner:

The objections, protests and remonstrances of the following property owners,

Texas & Pacific Railway Company Loncy Leake, et al Jack Tynes, et al

are determined against them and overruled; and,

WHEREAS, the Council, after fully considering the said assessments, and fully considering the benefits that each property owner and his property receive from making said improvements, are of the opinion that the said assessments heretofore determined to be levied are fair and equitable, and represent

the benefits that the said property receives in enhanced values from the making of the said improvements, and that the said assessments should be made; and,

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WHEREAS, the Council having no further protest, remonstrance, or objection before it, is of the opinion that the said hearing should be closed; Now, therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MESQUITE, TEXAS:

SECTION 1. That the said hearing heretofore ordered had on the 6 day of <u>January</u>, 1964, and thereafter continued until the present date, be and the same is hereby ordered closed.

SECTION 2. That the objection, protests, and remonstrances of the hereinabove respectively named owners, namely,

Texas & Pacific Railway Company Loncy Leake, et al Jack Tynes, et al

be overruled.

SECTION 3. That the City Attorney be, and he is hereby directed to prepare an ordinance assessing against the several owners of property and against their property abutting upon the streets hereinabove mentioned, the proportionate part of said cost that has been heretofore adjudged against the said respective owners and their property. That the said ordinance shall fix a lien upon said property, and shall declare said respective owners thereof to be respectively liable for the amounts so adjudged against them. Said ordinance shall in all respects comply with the applicable law in such cases made and provided.

SECTION 4. That this resolution shall take effect from and after its passage, as in the Charter in such cases is made and provided.

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ATTEST:	Mayor	1

City Secretary

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