February 26, 1979
Ordinance Book 26 - Page 476

ORDINANCE NO. 513-X

AN ORDINANCE TO AMEND ORDINANCE NO. 91-X, THE 1978-79 BUDGET ORDINANCE, TO ESTABLISH THE HOUSING FUND.

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina;

Section 1. That the Housing Fund, No. 0140, is hereby created for the purpose of management and maintenance of the 65 properties in the Cherry Community Development Neighborhood Strategy Area.

Section 2. That the sum of $25,343 is hereby estimated to be available as a result of rental fees to finance the management and maintenance of the properties.

Section 3. That the sum of $25,343 is hereby appropriated to the Cherry Community Housing Account (590.00).

Section 4. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 5. This ordinance shall become effective upon its adoption.

Approved as to form:

[Signature]
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26, at Page 476

Ruth Armstrong
City Clerk
ORDINANCE NO. 514-X

AN ORDINANCE TO AMEND THE TABLE OF ORGANIZATION FOR THE PARKS AND RECREATION DEPARTMENT.

BE IT ORDAINED by City Council of the City of Charlotte, North Carolina;

Section 1. That the Table of Organization for the Parks and Recreation Department is amended to add one Assistant Parks and Recreation Director, Job Class No. 2729.

Section 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 3. This ordinance shall became effective upon its adoption.

Approved as to form:

[Signature]
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26, at Page 477.

Ruth Armstrong
City Clerk
ORDINANCE NO. 515-X

AN ORDINANCE TO AMEND ORDINANCE NO. 91-X, THE 1978-79 BUDGET ORDINANCE, TRANSFERRING FUNDS FROM THE UNAPPROPRIATED BALANCE OF THE 1972 WATER BOND FUND TO PROVIDE A SUPPLEMENTAL APPROPRIATION FOR THE SHARON ROAD WATER STORAGE FACILITY.

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina;

Section 1. That the sum of $50,000 is hereby transferred from the unappropriated balance of the 1972 Water Bond Fund to the Sharon Road Water Storage Facility account (635.14). These funds will be used for design and inspection.

Section 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 3. This ordinance shall become effective upon its adoption.

Approved as to form:

[Signature]
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 478.

Ruth Armstrong
City Clerk
AN ORDINANCE AMENDING CHAPTER 16A OF THE CITY CODE WITH RESPECT TO THE SOIL EROSION AND SEDIMENTATION CONTROL ORDINANCE.

BE IT ORDAINED by the City Council of Charlotte as follows:

Section 1. The following sections shall hereby be amended as follows:

(a) §16A-3, line 2, shall be amended by changing the colon (:) to a period.

(b) §16A-3, shall be amended by adding the following new sentence after the word "apply": "It is to be noted that amendments to this ordinance have resulted in additional definitions that immediately follow the initial alphabetical listing of definitions for this ordinance and such additional definitions have been designated by (aa), (bb), etc."

(c) §16A-3, shall be amended by changing "(x) City Engineer" to read "(aa) City Engineer".

(d) §16A-3 shall be amended by adding the following definitions after the subsection "(aa) City Engineer":

(bb) Energy Dissipator means a structure or a shaped channel section with mechanical armoring placed at the outlet of pipes or conduits to receive and break down the energy from high velocity flow.

(cc) Storm Drainage Facilities means the system of inlets, conduits, channels, ditches and appurtenances which serve to collect and convey stormwater through and from a given drainage area.
(dd) Ten Year Storm means the surface runoff resulting from a rainfall of an intensity expected to be equalled or exceeded, on the average, once in ten years, and of a duration which will produce the maximum peak rate of runoff, for the watershed of interest under average antecedent wetness conditions.

(ee) Velocity means the average velocity of flow through the cross section of the main channel at the peak flow of the storm of interest. The cross section of the main channel shall be that area defined by the geometry of the channel plus the area of flow below the flood height defined by vertical lines at the main channel banks. Overload flows are not to be included for the purpose of computing velocity of flow.

(e) §16A-6(f), second line, shall have the words "peak rates and" deleted.

(f) §16A-6(f), fourth and fifth lines, shall have a comma inserted between the words "watercourse" and "plan".

(g) §16A-6(f), fifth line, shall have the word "both" deleted.

(h) §16A-6(f), sixth line, shall have the words "and rate of release" deleted.

(i) §16A-6(f), sixth line shall have the words "at the point of discharge" inserted between the words "velocity" and "so".

(j) §16A-6(f), seventh line, shall have the words "of the site" inserted between the words "erosion" and "and".
(k) §16A-7(d), fourth-fifth lines, shall have the words "accelerated erosion and sedimentation" deleted.

(1) §16A-7(d), tenth-twelfth lines, shall have the entire sentence deleted beginning with the word "Runoff" and ending with the word "area".

(m) §16A-7(e), shall be deleted in its entirety and the following shall be substituted in lieu thereof: (e) Permanent downstream protection of stream banks and channels:

(1) Intent. Stream banks and channels downstream from any land disturbing activity shall be protected from increased degradation by accelerated erosion caused by increased velocity of runoff from the land disturbing activity. The provisions of this rule will be publicly reviewed by December 31, 1980 and periodically beyond that time, as determined by the Commission.

(2) Performance Standard. The land disturbing activity shall be planned and conducted such that the velocity of stormwater runoff in the receiving watercourse at the point of discharge resulting from a 10 year storm after development shall not exceed the greater of:

(a) the velocity as determined from the table in (e) of this rule, or

(b) the velocity in the receiving watercourse determined for the 10 year storm prior to development.

If conditions (a) or (b) of this paragraph cannot be met, the channel below the discharge point shall be designed and constructed to withstand the expected velocity.
(3) Acceptable Management Measures. Measures applied alone or in combination to satisfy the intent of this section are acceptable if there are no objectionable secondary consequences. The Commission recognizes that the management of stormwater runoff to minimize or control downstream channel and bank erosion is a developing technology. Innovative techniques and ideas will be considered and may be used when shown to have the potential to produce successful results. Some alternatives are to:

(a) avoid increases in surface runoff volume and velocity by including measures to promote infiltration to compensate for increased runoff from areas rendered impervious,
(b) avoid increases in stormwater discharge velocities by using vegetated or roughened swales and waterways in lieu of closed drains and high velocity paved sections,
(c) provide energy dissipators at outlets of storm drainage facilities to reduce flow velocities at the point of discharge. These may range from simple rip-rapped sections to complex structures,
(d) protect watercourses subject to accelerated erosion by improving cross sections and/or providing erosion-resistant lining.

(4) Exceptions. This rule shall not apply where it can be demonstrated that stormwater discharge velocities will not create an erosion problem in the receiving watercourse.

(5) The following is a table for maximum permissible velocity for stormwater discharges:
Material | Maximum permissible velocities for
<table>
<thead>
<tr>
<th></th>
<th>F.P.S.</th>
<th>M.P.S.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fine sand (noncolloidal)</td>
<td>2.5</td>
<td>.8</td>
</tr>
<tr>
<td>Sandy loam (noncolloidal)</td>
<td>2.5</td>
<td>.8</td>
</tr>
<tr>
<td>Silt loam (noncolloidal)</td>
<td>3.0</td>
<td>.9</td>
</tr>
<tr>
<td>Ordinary firm loam</td>
<td>3.5</td>
<td>1.1</td>
</tr>
<tr>
<td>Fine gravel</td>
<td>5.0</td>
<td>1.5</td>
</tr>
<tr>
<td>Stiff clay (very colloidal)</td>
<td>5.0</td>
<td>1.5</td>
</tr>
<tr>
<td>Graded, loam to cobbles (noncolloidal)</td>
<td>5.0</td>
<td>1.5</td>
</tr>
<tr>
<td>Graded, silt to cobbles (colloidal)</td>
<td>5.5</td>
<td>1.7</td>
</tr>
<tr>
<td>Alluvial silts (noncolloidal)</td>
<td>3.5</td>
<td>1.1</td>
</tr>
<tr>
<td>Alluvial silts (colloidal)</td>
<td>5.0</td>
<td>1.5</td>
</tr>
<tr>
<td>Coarse gravel (noncolloidal)</td>
<td>6.0</td>
<td>1.8</td>
</tr>
<tr>
<td>Cobbles and shingles</td>
<td>5.5</td>
<td>1.7</td>
</tr>
<tr>
<td>Shales and hard pans</td>
<td>6.0</td>
<td>1.8</td>
</tr>
</tbody>
</table>

Source - Adapted from recommendations by Special Committee on Irrigation Research, American Society of Civil Engineers, 1926, for channels with straight alignment. For sinuous channels multiply allowable velocity by 0.95 for slightly sinuous, by 0.9 for moderately sinuous channels, and by 0.8 for highly sinuous channels.

(n) §16A-11, seventh line, shall have the period removed after the word "landowner" and the following words shall be added immediately after the word "landowner": "except facilities and measures installed within road or street right of way or easements accepted for maintenance by a governmental agency".

Section 2. This ordinance shall become effective upon

Approved as to form:

[Signature]
City/Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 beginning at page 479 and ending on page 483.
ORDINANCE NO. 517-X

AN ORDINANCE TO AMEND ORDINANCE NO. 91-X, THE 1978-79 BUDGET ORDINANCE, TO PROVIDE A SUPPLEMENTAL APPROPRIATION FOR THE MAYOR AND CITY COUNCIL OFFICE.

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina;

Section 1. That the sum of $16,000 is hereby transferred from the General Fund Contingency to the Mayor and City Council Office to further finance the services of an investigator to inquire into the alleged wiretappings performed by the police.

Section 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 3. This ordinance shall become effective upon its adoption.

Approved as to form:

[Signature]
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minutes Book 70 and is recorded in full in Ordinance Book 26, at Page 484.

Ruth Armstrong
City Clerk
AN ORDINANCE ORDERING THE DWELLING AT 1604 Cummings St. TO BE VACATED AND CLOSED PURSUANT TO THE HOUSING CODE OF THE CITY OF CHARLOTTE AND ARTICLE 19, PART 6, CHAPTER 160A OF THE GENERAL STATUTES OF NORTH CAROLINA, SAID BUILDING BEING THE PROPERTY OF Benard C. Jamison & Wife, Gloria RESIDING AT 2633 Lasalle Street, Charlotte, N.C.

WHEREAS, the dwelling located at 1604 Cummings Avenue in the City of Charlotte has been found by the Superintendent of Building Inspection to be unfit for human habitation and the owners thereof have been ordered to vacate and close said dwelling, all pursuant to the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina, and

WHEREAS, said owners have failed to comply with said order served by registered mail on the 6/23/78 and 8/9/78: NOW THEREFORE,

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Superintendent of Building Inspection is hereby ordered to cause the dwelling located at 1605 Cummings Avenue in the City of Charlotte to be vacated and closed in accordance with the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina.

Approved as to form:

City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 , and is recorded in full in Ordinance Book 26 , at Page 485.

Ruth Armstrong
City Clerk
AN ORDINANCE ORDERING THE DWELLING AT 1600 Cummings Ave. to be vacated and closed pursuant to the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina, said building being the property of Bernard C. Jamison & Gloria A. Residing at 2633 LaSalle Street, Charlotte, N.C.

WHEREAS, the dwelling located at 1600 Cummings Ave. in the City of Charlotte has been found by the Superintendent of Building Inspection to be unfit for human habitation and the owners thereof have been ordered to vacate and close said dwelling, all pursuant to the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina, and

WHEREAS, said owners have failed to comply with said order served by registered mail on the 5/11/78 and 6/12/78; NOW THEREFORE,

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Superintendent of Building Inspection is hereby ordered to cause the dwelling located at 1600 Cummings Ave. in the City of Charlotte to be vacated and closed in accordance with the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina.

Approved as to form:

[Signature]
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minute Book 70, and is recorded in full in Ordinance Book 26, at Page 486.

Ruth Armstrong
City Clerk
ORDINANCE NO. 520-X

AN ORDINANCE ORDERING THE DWELLING AT 420 Melbourne Ct. TO BE VACATED AND CLOSED PURSUANT TO THE HOUSING CODE OF THE CITY OF CHARLOTTE AND ARTICLE 19, PART 6, CHAPTER 160A OF THE GENERAL STATUTES OF NORTH CAROLINA, SAID BUILDING BEING THE PROPERTY OF Ronald C. McCune & Wife, May W. RESIDING AT Rt. 2, Box 266, Polkton, N.C.

WHEREAS, the dwelling located at 420 Melbourne Ct. in the City of Charlotte has been found by the Superintendent of Building Inspection to be unfit for human habitation and the owners thereof have been ordered to vacate and close said dwelling, all pursuant to the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina, and

WHEREAS, said owners have failed to comply with said order served by registered mail on the 7/10/78 and 10/16/78; NOW THEREFORE,

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Superintendent of Building Inspection is hereby ordered to cause the dwelling located at 420 Melbourne Ct. in the City of Charlotte to be vacated and closed in accordance with the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina.

Approved as to form:

[Signature]
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session convened on the 26th day of February, 1979, the reference having been made in Minute Book 70, and is recorded in full in Ordinance Book 26, at Page 487.

Ruth Armstrong
City Clerk
Ordinance

February 26, 1979

Ordinance Book 26 - Page 488

Ordinance No. 521-X

AN ORDINANCE ORDERING THE DWELLING AT 1417 N. Davidson Street TO BE VACATED AND CLOSED PURSUANT TO THE HOUSING CODE OF THE CITY OF CHARLOTTE AND ARTICLE 19, PART 6, CHAPTER 160A OF THE GENERAL STATUTES OF NORTH CAROLINA, SAID BUILDING BEING THE PROPERTY OF Harry Schaffer & Wife, Maymie RESIDING AT 4546 Randolph Road, Apt. #126, Charlotte, N.C.

WHEREAS, the dwelling located at 1417 N. Davidson Street in the City of Charlotte has been found by the Superintendent of Building Inspection to be unfit for human habitation and the owners thereof have been ordered to vacate and close said dwelling, all pursuant to the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina, and

WHEREAS, said owners have failed to comply with said order served by registered mail on the 6/21/78 and 7/10/78: NOW THEREFORE,

BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Superintendent of Building Inspection is hereby ordered to cause the dwelling located at 1417 N. Davidson Street in the City of Charlotte to be vacated and closed in accordance with the Housing Code of the City of Charlotte and Article 19, Part 6, Chapter 160A of the General Statutes of North Carolina.

Approved as to form:

City Attorney

Ruth Armstrong
City Clerk
ORDINANCE NO. 522-X

AN ORDINANCE ORDERING THE DWELLING AT 1415 N. Davidson Street
TO BE VACATED AND CLOSED PURSUANT TO THE HOUSING CODE OF THE CITY
OF CHARLOTTE AND ARTICLE 19, PART 6, CHAPTER 160A OF THE GENERAL
STATUTES OF NORTH CAROLINA, SAID BUILDING BEING THE PROPERTY OF
Harry Schaffer & Wife, Maymie
RESIDING AT
4516 Randolph Rd., Apt. #126, Charlotte, N. C.

WHEREAS, the dwelling located at 1415 N. Davidson St.
in the City of Charlotte has been found by the Superintendent of Building
Inspection to be unfit for human habitation and the owners thereof have
been ordered to vacate and close said dwelling, all pursuant to the
Housing Code of the City of Charlotte and Article 19, Part 6, Chapter
160A of the General Statutes of North Carolina, and

WHEREAS, said owners have failed to comply with said order served
by registered mail on the 12/8/77
and
12/29/77
; NOW THEREFORE,

BE IT ORDAINED by the City Council of the City of Charlotte,
North Carolina, that the Superintendent of Building Inspection is hereby
ordered to cause the dwelling located at 1415 N. Davidson St.
in the City of Charlotte to be vacated and closed in accordance with the
Housing Code of the City of Charlotte and Article 19, Part 6, Chapter

Approved as to form:

City Attorney

Read, approved and adopted by the City Council of the City of Charlotte,
North Carolina, in regular session convened on the 26th day of February, 1979,
the reference having been made in Minute Book 70, and is recorded in full
in Ordinance Book 26, at Page 489

Ruth Armstrong
City Clerk
ORDINANCE NO. 523-X


Section 1.
WHEREAS, trash, rubbish and junk located on the premises at (address) rear 700 East Tremont Ave. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner(s) or person(s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on September 6, 1978 and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of trash, rubbish and junk.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash, rubbish and junk from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979 the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 490.

Ruth Armstrong
City Clerk
ORDINANCE NO. 524-X


Section 1. Weeds, grass, trash, rubbish, and miscellaneous junk located on the premises at (address) 1612 Merriman Ave. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner(s) or person(s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on November 8, 1978; and

WHEREAS, the City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds, grass, trash, rubbish and miscellaneous junk.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash, rubbish and miscellaneous junk from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Deputy City Attorney

[Signature]

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 491.

Ruth Armstrong
City Clerk
ORDINANCE NO. 525-X


Section 1. Trash, rubbish and miscellaneous junk located on the premises at (address) 922 Everett Place has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 11, 1979; and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of trash, rubbish and miscellaneous junk.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash, rubbish and miscellaneous junk from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 492.

Ruth Armstrong
City Clerk
ORDINANCE NO. 526-X


Section 1. Weeds, grass, trash
WHEREAS, ... located on the premises at (address) ... has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner(s) or person(s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 9, 1979; and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds, grass, trash and rubbish.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979 the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 493.

Ruth Armstrong
City Clerk
ORDINANCE NO. 527-X


Section 1. That the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 4, 1979; and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds, grass, trash, rubbish and miscellaneous junk.

NOW, THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash, rubbish and miscellaneous junk from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 494.

Ruth Armstrong
City Clerk
ORDINANCE NO. 528-X


Section 1. Weeds, grass, trash, and rubbish located on the premises at (address) v/l to rt. of 1113 Pegram St. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 4, 1979: and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds, grass, trash and rubbish.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

[Signature]

Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 495.

Ruth Armstrong
City Clerk
ORDINANCE NO. 529-X


Section 1. Weeds, grass, trash and rubbish located on the premises at (address) v/1 to rt. of 1113 Belmont Ave. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II-B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner(s) or person(s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 4, 1979; and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds, grass, trash and rubbish.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II-B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

[Signature]
Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 496.

Ruth Armstrong
City Clerk
ORDINANCE NO. 530-X


Section 1. Weeds, grass, trash and rubbish located on the premises at (address) V/I to left of 1110 Belmont Ave., has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person(s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 4, 1979; and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds, grass, trash and rubbish.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

[Signature]
Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 497.

Ruth Armstrong
City Clerk
February 26, 1979
Ordinance Book 26 - Page 498

ORDINANCE NO. 531-X


Section 1. Weeds, grass, trash
WHEREAS, and rubbish located on the premises at (address)

W/I to rt. of 1108 Belmont Ave. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte; and

WHEREAS, the owner (s) or person (s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 4, 1979; and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of weeds, grass, trash and rubbish.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of weeds, grass, trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

[Signature]
Deputy City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979 the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 498.

Ruth Armstrong
City Clerk
Deputy
February 26, 1979
Ordinance Book 26 - Page 499

ORDINANCE NO. 532-X


Section 1. WHEREAS, trash and rubbish located on the premises at (address) v/l to left of 1009 N. Allen St. has been found to be a nuisance by the Supervisor of Community Improvement Division of the Public Works Department, and the owner or those responsible for the maintenance of the premises has/have been ordered to remove the same, pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the City of Charlotte; and

WHEREAS, the owner(s) or person(s) responsible for the maintenance of these premises has/have failed to comply with the said order served by registered mail on January 4, 1979: and

WHEREAS, The City Council, upon consideration of the evidence, finds as a fact that the aforesaid premises are being maintained in a manner which constitutes a public nuisance because of trash and rubbish.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Charlotte, North Carolina, that the Supervisor of the Community Improvement Division, of the Public Works Department, is hereby ordered to cause removal of trash and rubbish from the aforesaid premises in the City of Charlotte, and that the City assess costs incurred, and this shall be a charge against the owner (owners), and shall be a lien against this property, all pursuant to Chapter 10, Article II B, Section 10-30 and 10-31 of the Code of the City of Charlotte.

Section 1. That this Ordinance shall become effective upon its adoption.

Approved as to form:

Deputy
City Attorney

Read, approved and adopted by the City Council of the City of Charlotte, North Carolina, in regular session, convened on the 26th day of February, 1979, the reference having been made in Minute Book 70 and is recorded in full in Ordinance Book 26 at Page 499.

Ruth Armstrong
City Clerk