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City of Gainesville

Post Office Box 490, Station 18 • Gainesville, Florida 32602-0490 • (352) 334-5015 • FAX: (352) 334-2036

Clerk of the Commission

October 6, 1998

Mr. Stephen Earl Williams
14705 NW 146th Avenue
P.O. Box 2168
Alachua, Florida 32615

RE: Petition 140SVA-98 PB

Dear Mr. Williams:

Please be advised that the formal hearing you requested regarding Petition 140SVA-98PB will be held on Monday, October 12, 1998 at 6:00 PM, or as soon thereafter as may be heard. This hearing will take place in the City Commission Auditorium, Gainesville City Hall, 200 East University Avenue, Gainesville, Florida.

Should you have any questions or wish to change your request for a formal hearing, please contact our office at 334-5015 at your earliest convenience.

Thank you for your attention to this matter.

Sincerely,

Kurt M. Lannon
Clerk of the Commission

KL/tm

xc: Marion Radson
Tom Saunders
Gainesville City Commission

Quasi-Judicial Registration Form

Name:(please print) Stephen Earl Williams

Address: 14705 NW 146 AVE. (PO Box 2168 Alachua

Telephone Number: 904-462-4387

Please indicate whether you are for or against this petition: FOR ___ or AGAINST X (mark "X")

Please indicate whether you are requesting a Formal Hearing: YES X or NO ___ (mark "X")

Complete the following section of the form only if you are requesting a formal quasi-judicial hearing:

(Please refer to the enclosed Quasi-Judicial Hearing sheet contained in this mail-out for more information)

As an affected person receiving notice of the public hearing on **Petition 140SVA-98 PB**, I hereby request, that the City Commission conduct a formal quasi-judicial hearing as described above.

Signature: Stephen Earl Williams

This form and exhibits to be presented to the City Commission must be delivered to the Clerk of the Commission at least 7 days prior to the Second Public Hearing as stated in the notification letter sent to you. The Clerk of the Commission Office is located at City Hall, 1st floor, 200 East University Avenue, Gainesville, Florida. Mailed forms may be mailed to the following address: Clerk of the Commission, Quasi-Judicial Hearing, Petition 140SVA-98 PB, P.O. Box 490, Station 19, Gainesville, Florida, 32602.

Attorney Information (If applicable):

Name: (please print) _____

Address: _____

Signature: _____

Telephone Number: _____

98 SEP 14 P 3: 38
CITY COMMISSION

Quasi-Judicial Hearings

In 1993, the Florida Supreme Court, in the case of Board of County Commissioners of Brevard v. Snyder, held that an individual rezoning was a quasi-judicial act rather than a legislative act of a local governing body. As a result of this decision, the way that the City holds public hearings on individual land use actions such as rezonings, small scale land use changes, special use permits and site plans has changed dramatically. The City has established two types of quasi-judicial proceedings: informal and formal. The informal process, which is most widely used, includes a presentation by both City staff and the petitioner, followed by questions by the governing body, of staff and the petitioner. The next step in the process is public comment. During public comment, citizens may ask the governing body questions, and offer their testimony and opinions.

The formal quasi-judicial hearing is more like a trial court (an administrative hearing). All public testimony is taken under oath. Everyone testifying before the governing body is subject to cross-examination. All documents and exhibits that the governing body deems admissible is entered into evidence. The giving of opinion testimony is limited to expert witnesses, i.e., people whom the governing body finds have education or practiced experience in an area to be able to render an informed opinion on the subject. Finally, the closing arguments to the governing body are limited to the evidence presented. After hearing closing arguments for and against the petition the governing body receives public comment (5 min. per person maximum) and makes its decision to approve or deny the petition.

Whether informal or formal, decision makers, City Commission, Plan Board, and the Development Review Board are not allowed to discuss quasi-judicial matters outside of the meeting room with anyone. All discussions about petitions must occur during the hearing. The reason for this restriction is that ex parte contacts with decision makers are presumed to be prejudicial to the side not represented.

What is the meaning of quasi-judicial? Quasi-judicial: means somewhat like a trial process. Rezoning, small scale land use changes (generally less than ten acres), special use permits and site plan approval applications, which have an impact on a limited number of persons or property owners, on identifiable parties and interests, where the decision is contingent on a fact or facts arrived at from distinct alternatives presented at the hearing, where the decision can be functionally viewed as policy application rather than policy setting, are considered quasi-judicial actions. (Source: Zoning Law and Practice After Brevard County v. Snyder, page 5.93)

Who determines if a quasi-judicial item will follow the formal or informal procedures? All quasi-judicial items are placed on the agenda as informal petitions, unless a formal hearing is requested by the petitioners or an affected party.

Who would be considered an affected party? All property owners who are entitled to actual written notice of the petition provided by the Community Development Department. A party who is not entitled to actual written notice, but who believes that he or she has a special interest or would suffer an injury distinct in kind and degree from that shared by the public at large, by the decision, may apply for affected party status by filling an application form with the Clerk of the Commission during regular business hours no less than 7 days prior to the meeting when the petition is scheduled to be heard. The request must be received by the clerk, during business hours. The decision making body will approve or deny the application prior to the start of the hearing.

How do you request a formal hearing? An affected party is automatically sent a registration form; others may request a form from the Department of Community Development. The form must be received by the Community Development Department no less than seven days prior to the public hearing for Special Use Permits and site plan approvals with all the evidence and documentation to support the affected party's or petitioner's position. For all zoning and small scale land use changes (less than 10 acres and less than 10 dwelling units per acre) the form must be received by the Clerk of the Commission no less than seven days prior to the City Commission public hearing on the petition.

Quasi-Judicial Registration Form

Name:(please print) PORFIRIA C RIVERA

Address: PO BOX 1270 BRONSON, FL 32621

Telephone Number: (352) 486-2852

Please indicate whether you are for or against this petition: FOR ___ or AGAINST X (mark "X")

Please indicate whether you are requesting a Formal Hearing: YES ___ or NO X (mark "X")

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Attorney Information (If applicable):

Name: (please print) _____

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Signature: _____

Telephone Number: _____

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Quasi-Judicial Registration Form

Name:(please print) David McCally & Linda Pickrell

Address: 2519 NW 4th Terrace, Gainesville, FL 32609

Telephone Number: 336-8858

Please indicate whether you are for or against this petition: FOR ___ or AGAINST (mark "X")

Please indicate whether you are requesting a Formal Hearing: YES ___ or NO (mark "X")

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Signature: Linda Pickrell

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Address: _____

Signature: _____

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