ORDINANCE NO.

AN ORDINANCE AFFROPRIATING 2460,000,00 FOR THE ASPHALT-PAVING OF L. ROCES STREET, FROM B. TUAZON STREET TO SANTOL STREET, STA. MESA.

ordsine. The Macipal Board of the City of Manila, that:

SECTION 1. The amo of P460,000.00, or so much thereof as may be necessary, is heret appropriated out of the unappropriated funds existing in the City asury for the asphalt-paving of La Poces Street, from B. Tuason reet to Santol Street, Sta. Mesa, octen;

SEC. 2. This ordinance all take effect upon its approval Enroted by the Municipal and of the City of Manils at its egular session today, October 1975.

proved by His Honor, the tor, on (Ref. 2-2, 1975 as set

o spon-ent, cop deemed to have a brief the case for resolution upon a sissued by the Hearing Officer on March 15, 1991, stating that "should the respondent fail to appear on April 3, 1991 at 9:00 a.m., he is deemed to have waived his right to a formal investigation as indicated in his letter dated March 4, 1991 and this case will be resolved on the basis of the papers shaitted by the parties.

The records show that complainant Dawis submitted the undated minutes of the meeting of their Baranca Council stating that their first meeting was o any 14, 1989, attended by all the be angay officials, include, the respondent, but in the meeting of July 14, 1989, and in all a plent meetings respondent did not a lend any more. An inquiry a disclosed that respondent had left or abroad without notifying the anggunian nor I ling an application or a leave of absence.

In his unseaso ably filed answer on March 14, 1991, res ondent Estrada contended the t complainant Dawl ought to have given h a