

JUNE 5, 1969

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The City Council of the City of Idaho Falls met in a Regular Meeting, Thursday, June 5, 1969, at 7:30 P.M. in the Council Chambers at Idaho Falls, Idaho. There were present at said meeting, Mayor S. Eddie Pedersen; Councilmembers Lyn Smith, Mel Erickson, Jack Wood, Gordon Nelson, Dale Parish, and Jim Freeman. Also present: Roy C. Barnes, City Clerk; Arthur Smith, City Attorney; Luther Jenkins, City Controller; Rod Gilchrist, City Planner; Don Lloyd, Public Works Director; Robert Pollock, Police Chief.

Minutes of the last recessed Regular Meeting, held May 22, 1969, were read and approved.

The Mayor announced that this was the time and the place for reconvening a public hearing originally scheduled for May 22, 1969, for the purpose of hearing all persons objecting to the sale of the City Garage at auction. No protests were registered. However, Councilman Nelson felt it was a little premature to set a date for the auction. Therefore, it was moved by Councilman Nelson, seconded by Parish, that this matter be tabled and postponed for the time being. Roll call as follows: Ayes, 6; No, none; carried.

The Mayor announced that this was the time and the place for a public hearing, as advertised, for consideration of the Emil Johnson petition, requesting that Lots 17, 18 and North 11.5' of Lot 16, Block 45, Highland Park Addition be rezoned from R-1 to R-2 to allow a house to be converted into a duplex. There were no protests. However, Councilman Wood, reported that there had been several protests registered when this petition was reviewed at the Planning Commission hearing and that, as a result, the Planning Commission had recommended denial. It was moved by Councilman Wood, seconded by Smith, that the recommendation be upheld and the rezoning be denied. Roll call as follows: Ayes, 6; No, none; carried.

Recognizing that the City Council, if they so desired, was now in a position to consider and act upon an ordinance awarding a CATV franchise, the Mayor invited discussion accordingly. City Attorney Smith reported that, at 4:30 P.M. this day, the Attorney for Benay Corporation had served him a notice of an appeal to the Supreme Court of the recent District Court decision which included an application directed to the District Judge seeking a further restraining order to the awarding of a CATV franchise. However, Mr. Smith continued by saying that, as of Council Meeting time this night, said application had not been granted by the court, nor had there been any hearing ordered concerning the same; therefore, it was his opinion that there was no legal impediment to proceed with acting on the franchise ordinance, if it be the will of the Council. Present in the Council Chambers was Mr. Terry Crapo, Attorney for Upper Valley Telecable Company, who was asked to come forward to the Council Table. Councilwoman Smith said she wanted to make sure there was a meeting of minds on the pole line agreement before action was taken on the franchise ordinance. She said it was a highly technical instrument and has been prepared to the satisfaction of the Electrical Engineers and the City Attorney. Mr. Crapo said the officials of the company he represented had already signed the agreement, indicating their endorsement. Crapo noted that a very similar agreement had been prepared for execution between Upper Valley Telecable and the Telephone Company and had been forwarded to the Telephone Company's District Office in Denver, Colorado for the appropriate authorized signatures. Crapo concluded his remarks by saying that the City's agreement was comparable to the one prepared for the Telephone Company which is a standard

agreement used between Telephone Companies and CATV franchise holders throughout the nation. Preparatory to introducing the franchise ordinances which had been presented February 6, and JUNE 5, 1969

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published February 16, 1969 had, in the interim period, resulting from the public hearing on April 24, 1969, been amended to some degree in favor of the City and that the following ordinance reflected said amendments:

**ORDINANCE NO. 1247**

AN ORDINANCE GRANTING TO UPPER VALLEY TELECABLE COMPANY, INC., ITS SUCCESSORS AND ASSIGNS, THE RIGHT AND PRIVILEGE TO CONSTRUCT, ERECT, OPERATE AND MAINTAIN OVER AND UNDER THE STREETS, ALLEYS AND PUBLIC WAYS OF THE CITY, WIRES, CABLES AND UNDERGROUND CONDUITS, AND TO CONDUCT AND OPERATE A COMMUNITY ANTENNA TELEVISION SYSTEM IN THE CITY, AND PROVIDING THE TERMS, CONDITIONS AND REGULATIONS THERETO.

The foregoing Ordinance was presented in title. It was moved by Councilwoman Smith, seconded by Nelson, that the provisions of Section 50-902 of the Idaho Code requiring all Ordinances to be fully and distinctly read on three several days be dispensed with. The question being, "SHALL THE PROVISIONS OF SECTION 50-902 OF THE IDAHO CODE REQUIRING ALL ORDINANCES TO BE READ ON THREE SEVERAL DAYS BE DISPENSED WITH?" Roll call as follows: Ayes, 5; Abstaining: Councilman Erickson; No, none; carried. The majority of all the members of the Council present having voted in the affirmative, the Mayor declared the rule dispensed with and ordered the Ordinance placed before the Council for final consideration, the question being, "SHALL THE ORDINANCE PASS?" Roll call as follows: Ayes, 5; Councilman Erickson abstaining: No, none; carried.

The pole line agreement between the City and Upper Valley Telecable Company was then presented. It was moved by Councilwoman Smith, seconded by Councilman Nelson that the agreement be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, Councilwoman Smith, Councilmen Nelson, Parish, Freeman, Wood; Abstaining, Councilman Erickson; No, none; carried.

Mr. Crapo reappeared to thank the Mayor and City Council and to express his appreciation, on behalf of his client, for their diligence, dedicated effort and democratic handling of this complex CATV issue. He said his company fully intends to proceed immediately, working and cooperating with the City Electrical Division at all times with the objective of having CATV service for the City of Idaho Falls by this fall of 1969.

Mrs. Betty Ringquist, 1671 Brenthaven Avenue, appeared before the Council and submitted the following:

May 29, 1969

Mayor S. Eddie Pedersen  
Mayor of Idaho Falls  
Idaho Falls, Idaho

JUNE 5, 1969

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Dear Mayor Pedersen:

The purpose of this letter is to inform the City Council of the need for a protective chain link fence to be erected on the north side of Market Road between Skyline Drive and Westhill Avenue.

The main reason for erecting a fence is our concern for the protective and safety of our children from the increasing traffic and hazardous driving along Market Road.

We have talked to both City and State Police and we realize that Market Road is under County jurisdiction, and where the badly needed fence should be erected, is under City jurisdiction. However, we hope this matter can be taken care of at once between the City and County and that immediate action can be taken to fulfill the need for a fence.

Following, you will find a list of reasons as to why we think this fence is so badly needed:

A. CHILDREN

1. This involves nineteen families with approximately forty-five children on Brenthaven Street in the Skyline Terrace Addition. Most are pre-school age.
2. We watch our children constantly and very closely but it is still very easy for them to go over our fences into the highway. It takes just a split second for them to get to the road.
3. Dozens of other children from upper areas come to play on our street and in the backyards of our homes. Many of the children have also crossed over our fences and gotten into the road even though we try to keep a close eye on them too. It is a lot of responsibility.
4. The possibility of a child getting hurt or even killed by a speeding car is great.

B. PROPERTY PROTECTION

1. Several of the backyards that face Market Road have fences already, but they are the type of fences that would not stop a car that has been in an accident or an uncontrolled car.

2. In several of the backyards, children's swing sets and etc. are located in the rear of yard within a few feet of Market Road.

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3. If a car was going at a high rate of speed, which has been observed by several of us, the present fences would not prevent the car from crashing into a house and causing damage and possible injury to a person or persons.
4. We would like to mention the damage that could be done to a yard and the cost it would incur to the owner.

C. ACCIDENTS, SPEED, AND LAW ENFORCEMENT

1. There have been many accidents including one in which a boy was killed.
2. We have also observed many cars losing control and going into the barrow pits.
3. We have seen accidents, which have not been reported to the Police.
4. In the winter, many cars, especially those going at a higher rate of speed, lose control of their cars and have skidded off of the road.
5. Many of the traffic signs along Skyline Road and Market Road have been hit by an oncoming car in the past year.
6. Market Road, parallel to Brenthaven, is used as a drag strip with cars from the high school leaving the west parking lot and gaining speed towards Skyline Drive.
7. This traffic problem is constant between the hours of 8:00 a. m. and 4:00 p. m.
8. Not having seen any radar set up along Market Road, we feel a stronger enforcement of the road laws should be enforced.

We feel that we should not be assessed or charged for the cost and installation of a protective fence, and we feel the need for immediate installation is warranted.

Most of you have or have had small children, so you realize how we must feel about the safety of our children.

If a petition or further action is needed, please inform us of such so we can attend to it immediately.

Thank you for your cooperation and immediate action on this problem.

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Sincerely yours,  
s/ Mrs. Betty Ringquist

Councilman Parish said he was aware of the road in question and concurred as to the dangerous conditions, as described, in need of correction. It was moved by Councilman Erickson, seconded by Smith, that this matter be referred to the Traffic Safety Committee for study and consideration. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the City Planner was presented and read:

June 5, 1969

MEMORANDUM

TO: Mayor and City Council  
FROM: William R. Gilchrist, Planning & Building Dept.  
SUBJECT: APPEAL FROM DECISION OF BOARD OF ADJUSTMENT

Attached is an appeal to the Mayor and City Council, of Dean L. Howell, 405 11<sup>th</sup> Street. His request to the Board of Adjustment to construct an addition to an existing non-conforming garage was denied.

He is now appealing to the Mayor and City Council for further consideration.

Respectfully submitted,  
s/ Rod Gilchrist  
Building & Planning Div.

Mr. Dean Howell appeared before the Council to explain that he would like to build an upstairs room over his garage to be used as an accounting office and this would require no alteration of the ground level dimensions of the house or the garage. He said it was his intention to build over a breezeway between the house and the garage, thus connecting the office to the house in this manner. Howell continued by saying this would be a typical home occupation with no one employed or assisting in the office except members of the family. City Planner Gilchrist appeared to say that this type of home occupation is permitted in an R-1 Zone, providing there be no outside evidence of the inside business activity. However, Gilchrist continued, the garage was originally built under a variance and

presently constitutes non-conforming use. He said this was the primary objection of the Board of Adjustment and their reason for denial; namely, a second story addition, which in itself is undesirable at this particular location, on a structure permitted only under non-conforming use, which would add to the non-conformance, which already exists. Asked for an opinion, the City Attorney advised that it would be within the authority of the Council to approve this added variance if they deemed it acceptable and advisable. He said he would have to assume that the Board of Adjustment's denial was motivated by the fact that such an added non-conformance request would

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exceed their authority. It was moved by Councilman Wood, seconded by Councilwoman Smith, that this appeal be recessed and continued and that, in the interim period, there be a site inspection of the premises by the City Council. Roll call as follows: Ayes, 6; No, none; carried.

Recognizing Mr. Harold Babbitt, member of the Eagles Lodge, in the Council Chambers, the Mayor took this opportunity to extend to the members of the City Council, the Parks and Recreation Director and members of the Recreation Commission, an invitation from Mr. Stanley Burgard, President of the Eagles Lodge, to attend the dedication of a monolith, Thursday, June 12<sup>th</sup> at 2:00 p.m., donated by that fraternal organization. Asked for details, Mr. Babbitt appeared briefly to explain that this was an 1800-pound stone with the Ten Commandments inscribed on its face, to be placed on the River Parkway adjacent to D Street. On behalf of the City Council, the Mayor expressed appreciation for this fine civic contribution.

Bills for the month of May 1969, having been properly audited by the Fiscal Committee, were presented in caption form as follows:

<u>FUND</u>	<u>GROSS PAYROLL</u>	<u>SERVICES &amp; MATERIALS</u>	<u>TOTAL EXPENDITURES</u>
General Fund	\$128,525.52	\$261,224.44	\$389,749.96
Fire Bonds	38,373.72	4,125.47	42,589.19
Water and Sewer	10,102.82	25,680.53	35,783.55
Electric Light Fund	32,827.82	66,028.73	98,856.55
Recreation Fund	2,146.56	3,698.07	5,844.63
Police Retirement	<u>2,860.56</u>	<u>.00</u>	<u>2,860.56</u>
Total	\$214,836.58	\$360,847.24	\$575,683.82

It was moved by Councilman Parish, seconded by Freeman, that the bills be allowed and the Controller be authorized to issue warrants on the respective funds for their payment. Roll call as follows: Ayes, 6; No, none; carried.

Reports from various Division and Department Heads were presented for the month of May, 1969, and, there being no objection, were accepted by the Mayor and ordered placed on file in the office of the City Clerk.

License applications for FIREWORKS, Ben Franklin Variety Store, James B. Vanderbeek for Country Club Shopping Center; RESTAURANT, Henry Tex Crew, Jr. for Sportsman's Association Food Concession; CLASS D CONTRACTOR, WET HEAT, Terry Plumbing by Ernest Terry;

JOURNEYMAN ELECTRICIAN, Charles Pendrey; APPRENTICE ELECTRICIAN, James Keith Garrett; PHOTOGRAPHERS, Piccadilly Studio at Albertson's Food Stores; DANCE HALL, Joe Sherwood for Gay Nineties; BARTENDER, Sidney E. Kinney, Dale Conyers, Sheila Bowman, Linus Bowman, Margie Montgomery; JOURNEYMAN CLASS C GAS FITTING AND WET HEAT, Elvin R. Connell, JOURNEYMAN PLUMBER, Elvin R. Connell; TAXI CAB OPERATORS, Alan R. Williams, were presented. It was moved by Councilman Freeman, seconded by Councilwoman Smith, that these licenses be granted, subject to the approval of the appropriate Division Director, where required. Roll call as follows: Ayes, 6; No, none; carried.

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These damage claims were presented and read:

653 9<sup>th</sup> Street  
Idaho Falls, Idaho  
May 25, 1969

City Clerk  
City of Idaho Falls

Dear Sir:

On Thursday, May 22, about 10:30 a.m., a City street sweeper ran over our two year old girl's tricycle. We are most grateful she wasn't on it at the time or she surely would have been killed.

This accident took place in Judith Circle, a semi-private street with no through traffic. Only four homes have garages existing on this street. The children of the neighborhood have been allowed, even encouraged, to play here rather than on 8<sup>th</sup> or 9<sup>th</sup> Streets.

We ask that all City drivers who enter this street - garbage, sweepers, etc. - be reminded of the above facts and be cautioned to be extra careful driving therein.

We also feel the City should replace the tricycle. This was not a new one, as a matter of fact it was quite old, but it was in good condition.

Sincerely,  
s/ Grant P. Packer, Jr.

April 4, 1969

Mayor and City Council  
City of Idaho Falls  
Idaho Falls, Idaho

Dear Sirs:

On January 6, 1969, my automobile was impounded by the City police. During the time it was impounded and being held in the City impound yard, someone entered the yard and stole four tires and wheels, one tachometer and one carburetor. I filed a theft report with the City police (Case #96540).

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The events described above took place on February 5, 1969, and I am still without my tires, tachometer, and carburetor. I realize our police force is very busy and has many more important jobs to perform, however, I also feel this matter is the responsibility of the City and I would appreciate some form of action on their behalf.

Sincerely,  
s/ Bruce J. Coburn  
373 South Water  
Idaho Falls, Idaho

It was moved by Councilman Freeman, seconded by Erickson, that these be referred to the City's Insurance Adjustor for investigation and appropriate action. Roll call as follows: Ayes, 6; No, none; carried.

Particular attention was given to the foregoing Packer damage claim, inasmuch as there was certain reference to a street problem involving safety. It was moved by Councilman Parish, seconded by Erickson, that this suggested problem at Judith Circle be referred to the Traffic Safety Committee for study and recommendation. Roll call as follows: Ayes, 6; No, none; carried.

From the Purchasing Department, this memo was forthcoming:

City of Idaho Falls  
June 5, 1969

Purchasing Agent

Two (2) Refuse Packer Bodies

Honorable Mayor and Councilmembers:

Tabulation of bids for two refuse packer bodies is attached.

Evaluation of bids received show Western Road Machinery Co. of Idaho Falls submitting the low bid of \$6,695.00 for 2 refuse packer bodies with trade-in, meeting specifications called for.

It is the recommendation of the Public Works and Purchasing Department that this bid be accepted.

This recommendation subject to your approval.

s/ W. J. Skow  
Purchasing Department

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It was moved by Councilman Nelson, seconded by Parish, that the low bid of Western Road Machinery be accepted as recommended. Roll call as follows: Ayes, 6; No, none; carried.

The Electrical Engineer, through the City Clerk, presented the following:

City of Idaho Falls  
June 4, 1969

TO: Roy C. Barnes  
FROM: W. H. Fell  
SUBJECT: DISPATCH OFFICE BUILDING BID AWARD PROPOSAL

The Electric Division recommends award of the bid for Dispatch Office Building to the low bidder, Heyrend Construction Company, in the amount of \$26,386.

This is a budgeted item. Specifications were prepared and bids analyzed by Ellsworth Engineering.

s/ W. H. Fell

It was moved by Councilwoman Smith, seconded by Nelson, that the low bid of Heyrend Construction Company be accepted as recommended. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the Public Works Director was submitted:

City of Idaho Falls  
June 5, 1969

TO: Honorable Mayor and City Council  
FROM: Donald F. Lloyd  
SUBJECT: COOPERATIVE AGREEMENT FOR FREMONT AVENUE

The Cooperative Agreement for Fremont Avenue submitted by the County has been reviewed by the City's Public Works Committee and found to be in order. We would recommend that the Council authorize the Mayor and City Clerk to sign the City's approval for this cooperative agreement.

Respectfully submitted,  
s/ Don F. Lloyd

It was moved by Councilman Nelson, seconded by Parish, that this Cooperative Agreement on Fremont Avenue be accepted and the Mayor and City Clerk be authorized to sign, subject to the approval of the City Attorney. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the Public Works Director, came this memo:

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City of Idaho Falls  
June 5, 1969

TO: Honorable Mayor and City Council  
FROM: Donald F. Lloyd  
SUBJECT: VACATION OF EASEMENT

We are submitting herewith a plat showing a 16 foot sanitary easement which the City acquired some years ago from the property owner adjacent to West Broadway near Colorado Avenue.

Specifically, a sanitary sewer had been constructed in another location and this easement will no longer be required. Prospective new owners are anticipating construction of a restaurant and are requesting this vacation. Since we have no objections we are recommending that the Council authorize the City Attorney to prepare an ordinance vacating this easement.

Respectfully submitted,  
s/ Don

It was moved by Councilman Parish, seconded by Nelson, that the City Attorney be directed to prepare an ordinance vacating the easement in question. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the City Planner was studied:

June 5, 1969

MEMORANDUM

TO: Mayor and City Council  
FROM: William Gilchrist, Planning & Building Department

SUBJECT: CLARIFICATION OF STATE LAW RE: QUALIFICATION OF INDIVIDUALS PROVIDING ARCHITECT SERVICES

It had been brought to our attention that the State Law requires a licensed Professional Architect or Engineer to provide certain services regarding the design of buildings. This office would appreciate clarification of this Law from the City Attorney's office.

Respectfully submitted,  
s/ Rod Gilchrist  
Planning & Building Div.

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It was moved by Councilman Wood, seconded by Smith, that this matter be referred to the City Attorney for a written legal opinion as requested. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the City Planner, the following memo was studied:

June 5, 1969

MEMORANDUM

TO: Mayor and City Council  
FROM: William Gilchrist, Planning & Building Dept.  
SUBJECT: SIGN - L.D.S. TEMPLE GROUNDS

We have received a request to erect two signs relative to the visitor center located on the Temple grounds. These signs would be located on the NE and the SE corners of the property and be approximately 2' X 3' in size. As this area is zoned R-3A, the Mayor and City Council must authorize the construction of the signs.

This office has no objections, provided the signs are placed in such a manner that they do not restrict or impair the sight distance of intersections or driveways.

Respectfully submitted,  
s/ Rod Gilchrist  
Planning & Building Div.

It was moved by Councilman Wood, seconded by Smith, that permission be granted for installation of the two signs as described, subject to proper installation supervision from the Building Department, as indicated. Roll call as follows: Ayes, 6; No, none; carried.

Through the City Clerk, the Controller submitted one bid for a General Comprehensive Liability Insurance Policy, including automobile fleet coverage, in the amount of \$18,973.00, from the United Agencies, Inc., Idaho Falls, for the period June 5, 1969 to June 4, 1970. It was moved by Councilman Freeman, seconded by Parish, that this bid be accepted subject to final approval by the Fiscal Committee and the City Attorney. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk drew attention to the fact that a ground lease between the City and the LDS Hospital had expired December 31, 1968. It was explained that the ground in question, containing 45.440 square feet, was located adjacent to the River Parkway east of the river adjoining hospital property and is being used for parking. It was moved by Councilman Parish, seconded by Freeman, that no action be taken on this matter at this time except that it be referred to the Fiscal Committee for study and consideration. Roll call as follows: Ayes, 6; No, none; carried.

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#### ORDINANCE NO. 1248

AN ORDINANCE AMENDING SECTION 8-7-19 CITY CODE OF IDAHO FALLS, IDAHO, BY ALTERING AND ESTABLISHING A SCHEDULE OF FEES TO BE PAID FOR OBTAINING PERMITS FOR INSTALLATION OR ALTERATION OF PLUMBING AND SEWERS, AND FOR MAKING SEWER CONNECTION; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Wood, seconded by Smith, that the provisions of Section 50-902 of the Idaho Code requiring all Ordinances to be fully and distinctly read on three several days be dispensed with. The question being, "SHALL THE PROVISIONS OF SECTION 50-902 OF THE IDAHO CODE REQUIRING ALL ORDINANCES TO BE READ ON THREE SEVERAL DAYS BE DISPENSED WITH?" Roll call as follows: Ayes, 6; No, none; carried. The majority of all the members of the Council present having voted in the affirmative, the Mayor declared the rule dispensed with and ordered the Ordinance placed before the Council for final consideration, the question being, "SHALL THE ORDINANCE PASS?" Roll call as follows: Ayes, 6; No, none; carried.

#### ORDINANCE NO. 1249

AN ORDINANCE REPEALING ALL OF CHAPTER 15, TITLE 5, CITY CODE OF IDAHO FALLS, IDAHO; PROVIDING FOR THE LICENSING OF MASTER PLUMBERS, JOURNEYMAN PLUMBERS AND APPRENTICES; MAKING IT UNLAWFUL TO DO PLUMBING WORK WITHIN THE CITY OF IDAHO FALLS, IDAHO, WITHOUT OBTAINING A LICENSE THEREFORE; ESTABLISHING PROCEDURES

AND FEE SCHEDULES FOR OBTAINING LICENSES; REQUIRING THAT ALL MASTER PLUMBERS CARRY PUBLIC LIABILITY INSURANCE, AND FIXING THE AMOUNT THEREOF, CREATING A PLUMBING BOARD AND PROVIDING FOR THE QUALIFICATIONS, APPOINTMENT, TENURE AND DUTIES OF THE MEMBERS; CREATING THE OFFICE OF PLUMBING INSPECTOR AND PROVIDING FOR THE QUALIFICATIONS, APPOINTMENT AND DUTIES OF SUCH INSPECTOR; ADOPTING THE IDAHO STATE PLUMBING CODE AS THE PLUMBING CODE OF IDAHO FALLS; DEFINING THE TERMS USED IN THE ORDINANCE; FIXING PENALTIES FOR VIOLATION OF THE ORDINANCE; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Wood, seconded by Councilwoman Smith, that the provisions of Section 50-902 of the Idaho Code requiring all  
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Ordinances to be fully and distinctly read on three several days be dispensed with. The question being, "SHALL THE PROVISIONS OF SECTION 50-902 OF THE IDAHO CODE REQUIRING ALL ORDINANCES TO BE READ ON THREE SEVERAL DAYS BE DISPENSED WITH?" Roll call as follows: Ayes, 6; No, none; carried. The majority of all the members of the Council present having voted in the affirmative, the Mayor declared the rule dispensed with and ordered the Ordinance placed before the Council for final consideration, the question being, "SHALL THE ORDINANCE PASS?" Roll call as follows: Ayes, 6; No, none; carried.

Councilman Erickson drew attention to the fact that there have been numerous reports of speeding on Maple Street between Boulevard and the railroad tracks and that the inherent danger is accentuated by virtue of the fact that there is parking permitted on both sides of the street. It was moved by Councilman Erickson, seconded by Councilwoman Smith, that this problem be referred to the Traffic Safety Committee for study and recommendation. Roll call as follows: Ayes, 6; No, none; carried.

City Controller Jenkins appeared to remind the City Council that the Association of Idaho Cities was now accepting pre-registration for the State Convention June 26, 27, and 28, 1969 and that this information, as well as the choice of meetings to be attended, is requested as soon as possible

There being no further business, it was moved by Councilman Freeman, seconded by Councilwoman Smith, that the meeting adjourn at 9:15 p.m.; carried.

s/ Roy C. Barnes  
CITY CLERK

s/ S. Eddie Pedersen  
MAYOR

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