

AUGUST 8, 1968

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The City Council of the City of Idaho Falls, County of Bonneville, State of Idaho, met in a Recessed Regular Meeting on Thursday, the 8<sup>th</sup> day of August, 1968, at the hour of 7:30 P.m. at the City Council Chambers in the City Hall in the City of Idaho Falls, Idaho; due and legal notice of said meeting having been given as required by law and the rules and ordinances of the City.

On roll call the following members, constituting an quorum, were present: Mayor S. Eddie Pedersen, Councilwoman Lyn Smith, Councilmen Dale Parish, Jim Freeman, and Melvin Erickson. Absent: Councilmen Gordon Nelson and Jack Wood. Also present: Roy C. Barnes, City Clerk; Arthur Smith, City Attorney; William Fell, Electrical Engineer; Pete Ahlstrom, City Librarian; Robert Pollock, Police Chief; Ray Browning, Building Official; Peter Hill, Airport Manager.

Minutes of the last recessed regular meeting, held July 25, 1968, were read and approved.

The Mayor announced that this was the time and the place for a public hearing, as advertised, to consider rezoning several parcels of property. The Mayor noted, however, that the petition of Vernon L. and Inez M. Miller, dated May 14, 1968, with reference to certain property on 9<sup>th</sup> Street between Oxford and St. Clair had been withdrawn; also, the petition of Grant Shippen, dated July 9<sup>th</sup>, 1968, with reference to certain property on the corner of 17<sup>th</sup> Street and Cranmer Avenue had been verbally withdrawn as recently as 4:00 P.M. this day. On the latter petition, because withdrawal had been effected so recently, several nearby residents appeared in the Council Chambers prepared to protest the proposed rezoning and, in spite of the fact that the withdrawal announcement had been made, asked that the following petition, with 33 signers, be made a matter of record:

Idaho Falls, Idaho  
July 1, 1968

Mr. L. B. Squires, Chairman  
City of Idaho Falls  
Planning Commission  
Idaho Falls, Idaho

Dear Sir:

A petition has been entered before the City Planning Commission requesting rezoning the corner of E. 17<sup>th</sup> Street and Cranmer Avenue to construct a multiple office building. This would require a reclassification from R-1 to R-3 zone.

We wish to respectfully point out the following facts:

1. On the present location there is an office building occupied by Mr. Grant Shippen, Shippen Construction Co., and which was originally permitted in a R-1 classification to be used "while the Martin Addition was being developed".

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2. Buyers contemplating purchases were assured by Messrs. Shippen and Barnes, developers, together with real estate agents that this property would be used for no other purpose than a residence lot as soon as the Addition was developed.
3. Since the development of this area, it appears there has been a gradual commercial encroachment. Only recently, directly east of the area and adjacent to the Martin Addition, a permit was given for the building of a funeral home.

Further commercialization of this area will have a very adverse effect on property values in the entire area of a very fine residential neighborhood which has already suffered some losses due to above-mentioned encroachments.

Therefore, we the undersigned property owners respectfully enter this plea to you and the City Planning Commission that you recommend denial of the request of Mr. Grant Shippen, petitioner.

Very respectfully yours,

The Mayor assured the group that this would be done.

The only remaining rezoning petition then, was submitted by Glen Westergard with reference to certain property immediately east and adjoining the K.I.D. property on 17<sup>th</sup> Street. The petition requested rezoning from R-3A to C-1 to permit construction of a retail tire service center. The City Clerk reported that the Planning Commission had recommended that this proposed rezoning be denied. No one appeared to protest the rezoning or to speak in favor of same. Therefore, it was moved by Councilwoman Smith, seconded by Councilman Freeman, that the Planning Commission recommendation be upheld and the requested rezoning be denied. Roll call as follows: Ayes, 4; No, none; carried.

The Mayor announced that this was the time and the place for reconvening a public hearing for considering objections to the Assessment Roll on L.I.D. #37. No one appeared for purpose of submitting additional protests. Councilman Parish introduced the following resolution in writing and moved its adoption:

**RESOLUTION APPROVING AND CONFIRMING**  
**ASSESSMENT ROLL OF LOCAL IMPROVEMENT DISTRICT NO. 37 (Resolution No. 1968-13)**

“WHEREAS, the City Engineer and Committee on Streets have heretofore made out and certified to the City Council as provided by law an Assessment Roll of Local Improvement District No. 37, and

WHEREAS, on June 27, 1968, the City Council fixed the time and the place when and where objections to Assessment Roll by the property owners of said District would be heard,

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to-wit: Thursday, July 25, 1968, at 7:30 P.M. of said day at the Council Chambers in the City Building at Idaho Falls, Idaho, and

WHEREAS, notice was duly and regularly given, as provided by law, by the Clerk of the time to file objections to said Assessment Roll, and

WHEREAS, several objections were filed or made to said Assessment Roll, and

WHEREAS, the City Council, on July 25, 1968, decided to further consider and take under advisement said Assessment Roll and

WHEREAS, the City Council has further examined said Assessment Roll and further considered the objections filed thereto, and

WHEREAS, the City Council has decided that said objections, and each and all of them, should be over-ruled and denied.

NOW THEREFORE, BE IT RESOLVED, that said Assessment Roll, and each and every item therein, and the whole thereof be, and the same hereby is in all requests approved, ratified and confirmed."

Councilman Freeman seconded the adoption of said Resolution, and the same, on being put to a vote, was unanimously carried by the affirmative vote of all Councilmen present, the vote being as follows: Councilwoman Smith, Councilmen Parish, Freeman, and Erickson; Nay, none; carried.

The Mayor called two City employees, Mr. Wendell Gillespie and Mr. Henry Sisson, to the Council Table. He presented Mr. Gillespie with a Water Works Class II S operator certificate and Mr. Sisson with a Sewage Works Grade III operator certificate, in each instance representing meritorious acknowledgement of special study and training in their respective fields. The Mayor congratulated each man on this achievement after which they also received congratulations from all City Officials at the Council Table.

Mr. Aaron Robinson, Chairman of the Beautify Bonneville Council, accompanied by Mrs. Virginia Kamp, Chairman of the Litter Committee, appeared before the Council as observers, interested in the action the Council would be taking on certain ordinances this night, relative to weeds and litter. City Attorney Smith presented same, explaining that the weed ordinance was almost completely revised, including definitions, as the existing one was non-enforceable with no policing teeth. Smith explained, further, that the litter ordinance, covered under Title 6, Chapter Eight, of the Idaho Falls Code, only needed revising with reference to its enforcement provisions. Councilman Erickson urged speedy passage so that these ordinances might be of some constructive benefit yet this season.

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**ORDINANCE NO. 1217**

AN ORDINANCE MAKING IT UNLAWFUL FOR ANY PERSON IN CONTROL OF, OR OWNING, ANY LAND, OR PARCEL OF LAND, WITHIN THE CITY OF IDAHO FALLS TO PERMIT OR ALLOW WEEDS OR OFFENSIVE PLANTS MORE THAN 10" IN HEIGHT TO GROW OR EXIST THEREON; AND DEFINING "WEEDS AND OF DEFENSIVE PLANTS"; DECLARING THE EXISTENCE OF SUCH WEEDS AND PLANTS TO BE A NUISANCE; ESTABLISHING PROCEDURES FOR ENFORCEMENT OF THE ORDINANCE, AND FIXING PENALTIES FOR ITS VIOLATION; AUTHORIZING THE CITY OF IDAHO FALLS, AFTER NOTICE SERVED UPON THE OWNER OR HIS AGENT, TO REMOVE SUCH WEEDS AND PLANTS AND TO CHARGE THE EXPENSE THEREOF TO THE OWNER AND TO IMPRESS A LIEN AGAINST SUCH LAND TO SECURE PAYMENT OF THE EXPENSE OF REMOVAL; REPEALING ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Erickson, seconded by Freeman, 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, 4; 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, 4; No, none; carried.

**ORDINANCE NO. 1218**

AN ORDINANCE AMENDING CHAPTER 8, TITLE 6, OF THE CITY CODE OF IDAHO FALLS, IDAHO; MAKING IT UNLAWFUL TO VIOLATE ANY OF THE PROVISIONS OF SAID CHAPTER; ESTABLISHING PROCEDURES FOR ENFORCEMENT OF THE ORDINANCE AND FIXING PENALTIES FOR ITS VIOLATION; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Erickson, 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

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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, 4; 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, 4; No, none; carried.

License applications for SECOND HAND STORE (6 MONTHS ONLY), Dean Seedall for Dean's at 595 Broadway; JOURNEYMAN PLUMBER, Robert D. Carruthers; JOURNEYMAN ELECTRICIAN, R. Leroy Collins, Earl C. Hammond; APPRENTICE ELECTRICIAN, Alton Reay with C. L. Electric; BARTENDER, Ruth Champion, Joan Munson, Dean Bloxham, LaRita H. Foster, were presented. It was moved by Councilman Erickson, seconded by Smith, that these licenses be granted, subject to the approval of the appropriate Division Director, where required. Roll call as follows: Ayes, 4; No, none; carried.

Reports from Division and Department Heads were presented for the month of July, 1968, and there being no objections, were ordered by the Mayor to be accepted and placed on file in the office to the City Clerk.

Bill's for the month of July, 1968, 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	\$127,866.40	\$86,233.07	\$214,299.47
Fire Bond	39,983.43	5,804.55	45,787.98
Water & Sewer Fund	10,206.19	57,771.09	68,027.28
Electric Light Fund	33,808.59	71,416.82	105,225.41
Recreation Fund	13,329.97	3,583.24	16,913.21
Police Retirement Fund	2,720.45	.00	2,720.45
<b><u>TOTAL FUNDS</u></b>	<b><u>\$227,915.03</u></b>	<b><u>\$224,808.77</u></b>	<b><u>\$452,723.80</u></b>

It was moved by Councilman Parish, seconded by Freeman, that the bills be allowed ad the controller be authorized to draw warrants on the respective funds for their payment. Roll call as follows: Ayes, 4; No, none; carried.

Councilwoman Smith drew attention to the fact that, on August 6, 1968, at an informal meeting of the Council, the Mayor was authorized to sign the up-date on the city's workable program. It was moved by Councilwoman Smith, seconded by Parish, that this action be duly ratified. Roll call as follows: Ayes, 4; No, none; carried.

A second item in need of ratification, according to the City Clerk, was an easement agreement between the City and School District No. 91, providing right of way for Skyline High School utilities. It was noted that said agreement had been signed by the Mayor on August 1, 1968. It was moved by

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Councilman Parish, seconded by Erickson, that this action also be ratified. Roll call as follows: Ayes, 4; No, none; carried.

A memo was submitted from City Librarian Pete Ahlstrom, conveying to the City Council from the Library Board their feeling of urgency for setting a firm date for the proposed library bond election. In view of this extremely important decision, plus the fact that this meeting was being conducted without benefit of a full Council, it was extremely important decision, plus the fact that this meeting was being conducted without benefit of a full Council, it was moved by Councilman Parish, seconded by Freeman, that this matter be temporarily tabled and, in the interim period, be referred to the Building and Finance Council Committees. Roll call as follows: Ayes, 4; No, none; carried.

This memo from Airport Manager Hill was presented:

City of Idaho Falls  
August 5, 1968

TO: Mr. Jack A. Wood - Chairman, Airport Committee  
FROM: Airport Manager  
SUBJECT: E. A. NURSE REPORT

Your attention is invited to the attached report recently submitted in compliance with a contract between Mr. Nurse and the City.

This has been reviewed by the Mayor, the Airport committee, Public Works Director, City Engineer, FAA Airports Branch, Asphalt Institute representative, and the writer; all of whom, approve the report in context.

Accordingly, I recommend that the City Council approve the study, and recommend that it be as a guide for future airport improvement.

s/ H. P. Hill

Councilwoman Smith reported on the Nurse survey. She said it revealed the fact the Fanning Field runway drainage problem is not immediately serious. She said the report will prove valuable as priorities are provided for future runway rehabilitation as required. The Airport Manager appeared briefly to say that the report also proved that highway-type construction is no longer practical for runways, due to extremely heavy aircraft units and the type of traffic they must endure. It was moved by Councilwoman Smith, seconded by Erickson, that the Nurse report be approved and accented and that it be used as a guide for all future airport expansion or improvement for at least the next ten years. Roll call as follows: Ayes, 4; No, none; carried.

This memo from the Building Official was submitted:

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City of Idaho Falls  
August 7, 1968

TO: Mayor and City Council  
FROM: Ray Browning, Building Official

We have a request to vacate the south 118.97' of the easement between Lots 24 and 25, Block 1 of Gustafson Park Addition #3. We have the approval of the Electrical Department by Howard James; Public Works by Joe Laird; Intermountain Gas Company by Joe L. Anthis; Division Manager and Mountain States Telephone Company by James A Byrne, District Manager.

s/ Ray Browning

It was moved by Councilwoman Smith, seconded by Parish, that the City Attorney be directed to prepare an ordinance for Council consideration, vacating the property in question. Roll call as follows: Ayes, 4; No, none; carried.

A second memo from the Building Official was presented, to-wit:

City of Idaho Falls  
August 7, 1968

TO: Mayor and City Council  
FROM: Ray Browning, Building Official

We have a request from Russell Dahl to reduce the building setback line from 35' to 30' on the west side of Woodruff through Kelsey Estates Division #3. This request was presented to the Planning Commission on August 6, 1968. The Planning Commission recommends to the Mayor and Council that this setback line be reduced from 35' to 30'.

s/ Ray Browning

It was moved by Councilwoman Smith, seconded by Parish, that in view of a previous Council decision on this same area, lowering the setback from 50 feet to 35 feet, the overlay section of the zoning ordinance be not enforced and the 30 foot setback be approved and permitted. Roll call as follows: Ayes, 4; No, none; carried.

From the Public Works Director, this memo was forthcoming:

City of Idaho Falls  
July 31, 1968

TO: Honorable Mayor and City Council  
FROM: Donald F. Lloyd  
SUBJECT: PARTICIPATION IN 17<sup>TH</sup> STREET WATER MAIN

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The developers of the Medical Plaza are installing a 12 inch water main to conform to City requirements on 17<sup>th</sup> Street across the full width of their property. In accordance with established procedure the City participates with the developers with the cost of water mains over an 8 inch size. In addition since this main will serve both sides of 17<sup>th</sup> Street, the developers are requesting participation in one-half of the 8 inch size. Our recent water ordinance provides that any future development south of 17<sup>th</sup> Street will require participation. Accordingly, we are asking that \$4,223.55 be authorized for this water main when completed and approved by the City Engineer.

Respectfully submitted,  
s/ Donald Lloyd

It was moved by Councilman Parish, seconded by Freeman, that the City's participation in the water line in question be approved in the amount as stated and recommended. Roll call as follows: Ayes, 4; No, none; carried.

The City Engineer submitted the following:

City of Idaho Falls  
August 8, 1968

ATTN: Honorable Mayor and City Council  
FROM: Joseph A. Laird  
SUBJECT; BROADWAY-SKYLINE INTERSECTION SIGNALIZATION

The Cooperative Traffic Signal Agreement covering the installation of the new traffic signal at the Broadway Street-Skyline Drive intersection has been reviewed by the Engineering Department, the Electric Division and City Attorney.

Under this agreement the City of Idaho Falls and the Idaho Department of Highways will do their respective outlined items of work or furnish the indicated materials and when the signal installation is completed the total cost of the project will be summarized and shared by the two parties on a 50-50 basis.

Estimated project cost is \$11,242.36.

Respectfully submitted,  
s/ Joe A. Laird

**RESOLUTION (Resolution No. 1968-14)**

WHEREAS, the Department of Highways of the State of Idaho has submitted a Cooperative Traffic Signal Agreement stating obligations of the State and the City of Idaho

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Falls in the installation of a traffic signal and signal ahead flasher at the intersections of Broadway Street (US 20) and Skyline Drive in the Corporate Limits of the City of Idaho Falls.

WHEREAS, the allotment of State Funds for the installation is contingent upon compliance with the laws governing State Highways and State Highway traffic, availability of necessary right-of-way, adequate provisions for the maintenance of the completed installation and the establishment of traffic control measures and means of enforcing them.

NOW, THEREFORE, BE IT RESOLVED:

1. That the Cooperative Traffic Signal Agreement is hereby accepted and approved.
2. That the Mayor and City Clerk are authorized to execute the agreement on behalf of the City of Idaho Falls.
3. That duly certified copies of this resolution shall be furnished to the Department of Highways.

It was moved by Councilman Parish, seconded by Erickson, that the foregoing resolution be adopted and passed. Roll call as follows: Ayes, 4; No, none; carried. It was noted that this resolution provided for the Mayor and City Clerk's authorization to sign the cooperative traffic signal agreement in question.

This resolution was introduced by the City Attorney:

**RESOLUTION (Resolution No. 1968-15)**

SUBJECT: PERSONNEL POLICY

WHEREAS, it is deemed to be in the best interests of the City of Idaho Falls and the administration of its personnel policy that Paragraph IV B 10 thereof be amended by providing that applicants for positions of employment shall be examined by the City Physician, and as a condition of employment shall be certified by the City Physician as being physically qualified to perform the duties of the position applied for.

NOW THEREFORE, BE IT RESOLVED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF IDAHO FALLS, IDAHO:

1. That Paragraph IV B 10 of the PERSONNEL POLICY of the City be amended to read as follows:  
  
"10. A firm offer of employment shall be subject to the applicants undergoing a thorough physical examination by the City Physician, at City expense. The applicant must also be certified by the City Physician as able to meet the physical requirements of the position".

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2. That all other provisions of said PERSONNEL POLICY shall remain unchanged.

PASSED BY THE COUNCIL AND APPROVED BY THE MAYOR THIS 8<sup>TH</sup> DAY OF AUGUST, 1968.

ATTEST: s/ Roy C. Barnes  
CITY CLERK

s/ S. Eddie Pedersen  
MAYOR

Before considering this resolution for final adoption the Council instructed the City Clerk to insert the words "at City expense" after the words "City Physician" in Section IV Sub-title B, Paragraph 10. It was moved by Councilman Erickson, seconded by Freeman, that the Resolution be passed and approved. Roll call as follows: Ayes, 4; No, none; carried.

This communication was read. No Council action was required.

The Church of Jesus Christ  
of Latter-Day Saints  
West Central States Mission  
August 7, 1968  
Box 1797 Billings, Montana

Mayor S. Eddie Pedersen & Council  
Idaho Falls, Idaho

Dear Mayor Pedersen & Council:

Please accept this invitation to attend the performance to be given by the "Elder Generation" to be held at the Civic Auditorium August 10<sup>th</sup> at 8:00 P.M. Seats will be reserved toward the front for all of you. Hope to see you there.

Sincerely,  
s/ Elder Les Lilly

P.S. Tell the usherettes who you are when you come in and they will conduct you to a seat.

ORDINANCE NO.

AN ORDINANCE AMENDING TITLE 6, CHAPTER 3 OF THE CITY CODE OF IDAHO FALLS, IDAHO; REQUIRING ALL OWNERS OR PERSONS KEEPING, HARBORING R HAVING CONTROL OF ANY DOG TO PROCURE A LICENSE THEREFORE; REQUIRING ALL DOGS TO HAVE RABIES SHOTS; MAKING IT UNLAWFUL TO ALLOW DOGS

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TO RUN AT LARGE; ESTABLISHING REQUIREMENTS FOR LICENSING AND OPERATION OF COMMERCIAL AND NON-COMMERCIAL KENNELS; SETTING LICENSE AND IMPOUND FEES, AND PROVIDING FOR THE IMPOUNDMENT AND DISPOSAL OF DOGS; REGULATING THE KEEPING AND TREATMENT OF DOGS IN SPECIFIED PARTICULARS; ESTABLISHING PROCEDURES FOR ENFORCEMENT OF THE ORDINANCE, AND FIXING PENALTIES FOR VIOLATIONS; REPEALING ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

Councilman Erickson introduced the foregoing ordinance, explaining that this is the product of many months study by the Police Council Committee, working with the City Attorney and a Citizens' Committee. Erickson expressed appreciation to the latter group for their invaluable assistance, resulting in an ordinance which, in his opinion, is both workable and enforceable. Erickson urged, that it be given maximum publicity before passage on all three readings. Roll call as follows: Ayes, 4; No, none; carried.

Prior to considering an ordinance for the naming of an east-west roadway immediately south of the old north-south runway at the Airport, it was moved by Councilwoman Smith, seconded by Councilman Parish, that the name to be inserted in the ordinance be South Airport Road. Roll call as follows: Ayes, 4; No, none; carried.

**ORDINANCE NO. 1219**

AN ORDINANCE NAMING A STREET WITHIN THE CITY OF IDAHO FALLS, IDAHO; DESCRIBING THE LOCATION OF SAID STREET; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.  
(BETWEEN FOOTE DRIVE AND SKYLINE DRIVE)

The foregoing Ordinance was presented in title. It was moved by Councilwoman Smith, seconded by Parish, 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, 4; 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, 4; No, none; carried.

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ORDINANCE NO. 1220

AN ORDINANCE VACATING ALL OF THE ALLEY IN BLOCK 8,  
MAYFLOWER ADDITION TO THE CITY OF IDAHO FALLS;  
PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Erickson, 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, 4; 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, 4; No, none; carried.

The City Clerk, drawing attention to past precedent whereby the cost of publishing a vacating ordinance was borne by the party in whose favor the vacation was made, asked if the Council favored continuation of said precedent. It was moved by Councilman Freeman, seconded by Councilwoman Smith, that the Council go on record as favoring the continuation of the policy. Roll call as follows: Ayes, 4; No, none; carried.

There being no further business, it was moved by Councilman Freeman, seconded by Smith, that the meeting adjourn at 9:20 P.M., carried.

ATTEST: s/ Roy C. Barnes  
CITY CLERK

s/ S. Eddie Pedersen  
MAYOR

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