

SEPTEMBER 7, 1967

The City Council of the City of Idaho Falls met in a Regular Meeting, Thursday, September 7, 1967, at 7:30 P.M. in the Council Chambers at Idaho Falls, Idaho. There were present at said Meeting: Mayor S. Eddie Pedersen; Councilmembers Smith, Wood, Nelson, Parish, Freeman, Erickson. Also present: Roy C. Barnes, City Clerk; Arthur Smith, City Attorney; Luther Jenkins, City Controller; William Fell, Electrical Engineer; Don Lloyd, Public Works Director; Ray Browning, Building Official and LaWayne Chapman, Personnel Director.

Minutes of the last Recessed Regular Meeting held August 24, 1967 were read and approved. The following written appeal was presented and read:

August 29, 1967

Dear Mayor and City Council:

We wish to appeal the ruling of the City Planning Commission on August 15, 1967 denying a conditional use permit to hold a kindergarten class in our home at 2974 Greentree Lane.

Sincerely yours,
s/ J. Keith Welch

In compliance with the Zoning Ordinance in matters of this nature, the following report from the Planning Commission was submitted:

I. F. Planning Commission
September 7, 1967

Honorable Mayor & City Council
City Hall
Idaho Falls, Idaho

SUBJECT: Appeal to the City Council by Keith Welch regarding ruling of the Planning Commission denying the Conditional Use Permit for a kindergarten in their residence.

Gentlemen & Madam:

According to the Zoning Ordinance, when an appeal is made to the Council regarding the description of the Planning Commission, the Commission is to make a report pertaining to its recommendation in respect to the appeal.

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At a work meeting of the Planning Commission held Wednesday morning, September 6th, a review of the action taken at the meeting of August 15th was fully discussed, and there were no recommended changes in the minutes as they were written.

It is to be noted from the minutes of the Commission meeting held August 15th, that the circumstances surrounding Welch's application for a permit to operate a kindergarten were fully understood by the Commission and other interested residents in the same locality.

You will note from the minutes that it was the consensus of the Commission that no type of home occupation should be permitted in a RP-A zone and that it was recognized by the Commission that if there was any variation to be made, due to the circumstances surrounding the application, that it should be left to the elected body to make such a decision.

It is further noted from the minutes of the said meeting that a motion was made by Commissioner Howard Noble and duly seconded by Commissioner Floyd Heyrend, that due to the circumstances, a Conditional Use Permit for the operation of a kindergarten should be granted, such permit to expire on June 1, 1968. This motion failed by a vote of two to six, and in the recent meeting this matter was further discussed.

There is a variation of opinion by the Commission that to grant a temporary permit may set a precedent that would be difficult to restrict further requests in the future. Commissioner Noble noted that if it were not possible to enforce a temporary permit, that he would go along with the majority of the Commission in denying the permit.

Accordingly, it is the opinion of the Commission that due to the following reasons, the Conditional Use Permit should not be issued:

1. No home occupation should be allowed in an RP-A zone.
2. The creation of additional traffic through the operation of this type of facility would be detrimental to the neighbors, and their rights as occupants of an RP-A zone should be recognized.
3. It is the feeling of the Commission that it is their obligation to look at the overall planning in the best interests of the neighborhood and the intent of the ordinance.

Respectfully submitted,
s/ Luther B. Squires
Chairman-Planning Commission

Mr. Lynn Wells, 3000 Greentree Lane, appeared before the Council protesting the appeal to permit a kindergarten at the address in question. He said the entire neighborhood was in agreement that this type of commercial activity, because of the increased traffic, would be detrimental and

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should not be permitted in an RP-A zone. Mr. Roland Smith, 2942 Greentree Lane, appeared to concur with Mr. Wells and to add that, if this were permitted, it would be precedent setting for other home occupations in the area. Mr. Ted Kaphammer, 140 Hartert Drive, appeared to concur with Mr. Smith and to say that there was already one other application pending for another kindergarten in the neighborhood if this one were permitted. Others appearing to voice their protest were Mr. Stan Purrington, 2855 S. Boulevard and Mr. Dean Corey, 2832 Greentree Lane. In the absence of further comment, it was moved by Councilmember Wood, seconded by Smith, that the Planning Commission recommendation be upheld and the appeal be denied. Roll call as follows: Ayes, 6; No, none; carried.

Upon recommendation of the City Attorney, it was moved by Councilman Wood, seconded by Freeman, that the Welch damage claim, copy to be found on Page 599 in this Book of Minutes, be referred to the City Insurance Adjustor for investigation and proper handling. Roll call as follows: Ayes, 6; No, none; carried.

Mr. William Craig, 573 Sykes Drive, appeared before the Council saying that he had had several persistent reminders from the Fire Department that the hedge in front of his home must be trimmed to three feet in height and that it must be so trimmed to provide clearance for a fire hydrant. He learned from the Council that this was as prescribed by ordinance. He continued by saying that his job, as mail truck driver, requires his driving all over the City and that, even though he had complied with the order as far as his hedge was concerned, he had noticed many instances of trees and shrubs on corners which would serve as traffic hazards. He preceded to submit a list of several locations which, in his opinion, fall in this category as follows: 1225 1st Street, 17th and Avocet, all of the 100 block between 18th and 24th Streets, all of South Placer, 11th and 12th Streets east of Holmes, parts of West 20th Street, 12th and Bonneville Drive, 8th and Lee, Canal and Highland Drive and the drive in on 1st Street. The Mayor thanked Mr. Craig for this report. It was moved by Councilman Erickson, seconded by Freeman, that this list be referred to the Traffic Safety Committee for investigation. Roll call as follows: Ayes, 6; No, none; carried.

From the acting Chief of Police, this memo was presented and read:

City of Idaho Falls
Police Division
September 5, 1967

TO: Honorable Mayor and City Council
FROM: Dan G. Wilson, Captain - Acting Chief of Police
SUBJECT: LEAVE OF ABSENCE FOR BEVERLY ROBISON - REFERENCE SECTION XXIII OF PERSONNEL POLICY

1. On August 2, 1967, Beverly Robison was hospitalized for treatment of a back ailment. She remained in the hospital and underwent surgery on August 24, 1967.
2. Her benefits of sick leave under Section XIV expired at noon on August 16, 1967.

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3. Since that date she has been carried on the rolls ABSENT WITHOUT PAY.
4. Pursuant to the provisions of Section XXIII, "any leave of absence in excess of 15 days, must be approved by the Mayor and Council in order to assure benefits under Continuous Service eligibility".
5. Please consider this as a request for additional leave of absence for this employee. She is presently convalescing at home and the date of her return to work is not definite at this time.
6. The additional leave of absence is to be for a period of 15 days at which time her status will be reviewed.

Respectfully submitted,
s/ Dan G. Wilson
Captain-Acting Chief of Police

Personnel Director Chapman appeared and explained that without Council approval on the leave of absence as requested, Mrs. Robison would be officially terminated and would lose all longevity benefits. It was moved by Councilman Erickson, seconded by Freeman, that leave of absence without pay be granted for Beverly Robison to September 30, 1967, subject to further review at that time. Roll call as follows: Ayes, 6; No, none; carried.

Bills for the month of August, 1967, having been properly audited by the Fiscal Committee were presented in caption form, as follows:

<u>FUND</u>	<u>GROSS PAYROLL</u>	<u>SERVICES & MATERIALS</u>	<u>TOTAL EXPENDITURES</u>
General Fund	\$123,022.42	\$95,334.92	\$218,357.34
Fire Bonds	31,760.07	4,741.07	36,501.14
Water & Sewer Fund	9,198.88	74,649.74	83,848.62
Electric Light Fund	35,567.10	79,664.57	115,231.67
Recreation Fund	8,907.63	1,809.07	10,716.70
Police Retirement Fund	<u>2,628.01</u>	<u>.00</u>	<u>2,628.01</u>
<u>TOTAL FUNDS</u>	<u>\$211,084.11</u>	<u>\$256,199.37</u>	<u>\$467,283.48</u>

It was moved by Councilman Parish, seconded by Wood, 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 Division and Department Heads were presented for the month of August, 1967, and, there being no objection, were ordered placed on file in the office of the City Clerk.

License applications for PHOTOGRAPHER, Empress Studios at Rogers Hotel; RESTAURANT, Thomas F. Keane for Idaho Catering Mobile Food Service; DANCE HALL, Don Border, Jr. for Don's Bar; CLASS D APPRENTICE GAS FITTING, Albert L. Jones; JOURNEYMAN ELECTRICIAN, Alfred Holyoak and Walter A. Hansen; RESTAURANT, DANCE HALL, BEER (TRANSFER) from Barbara Dyer to Anna White for Frontier Bar; CAB DRIVERS, Frank Johnson; BARTENDER, Judy Lanni, Jacqueline Clark, Audrey Croy, Helen Clapp, were presented. It was moved by Councilmember 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, 6; No, none; carried.

The City Clerk presented the following complaint for recovery of damages as served on the City on August 30th, 1967:

IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT
OF THE STATE OF IDAHO, IN AND FOR BONNEVILLE COUNTY

KITCHEN QUEEN FOOD PRODUCTS, INC.,)		
An Idaho Corporation,)		
Plaintiff,)		
-vs-)		COMPLAINT
		Case No.
CITY OF IDAHO FALLS, IDAHO)		
A Municipal Corporation,)		
Defendant,)		
_____)		

The Plaintiff complains of the defendant and for a cause of action alleges as follows:

I.

That during all the times herein mentioned the defendant, City of Idaho Falls, Idaho, was, and now is, a Municipal Corporation, organized and existing under an act of the legislature of the State of Idaho; and under and by virtue of the power granted by the legislature to the said City of Idaho Falls, the defendant has assumed the entire supervision and control insofar as necessary for the flood control, thereof, of all the flowing water and water courses within its corporate limits; that defendant has further assumed the construction of storm drains, attempting to coordinate in some instances, the handling of storm waters for certain natural water courses within its boundaries.

II.

That in the late evening of January 21, or early morning of January 22, 1967, there occurred a short and heavy rain fall in the City of Idaho Falls, Idaho.

III.

That prior to that said time, the defendant pursued the certain powers granted it by the legislature, and revised, changed and re-routed and other wise altered the natural water course of a stream running through the City of Idaho Falls, Idaho, and known as Crow Creek; that said changes or alterations were particularly notable in the area of West Sixteenth Street in said City, where plaintiff's place of business is located.

IV.

That the defendant had also, prior to the 21st day of January, 1967, graded various streets in the area of and adjacent to West Sixteenth Street and Rollandet Avenue in said City, the effect of which was to drain any excess rain or surface water from these areas into Crow Creek.

V.

That by reason of defendant's alterations to the natural water course of Crow Creek; that by reason of the construction and installation of sewer lines in the area in question, and by reason of the manner of drainage provided by defendant to the areas adjacent to plaintiff's property on January 21, 1967, excessive water accumulated in and adjacent to Crow Creek where it adjoins plaintiff's property and subsequently flooded plaintiff's premises.

VI.

That as a direct and proximate result of the flooding, as foresaid, miscellaneous merchandise of the plaintiff, stored in the plaintiff's premises, were completely and totally destroyed, or made useless to plaintiff. Damage in the sum of \$2,397.26.

VII.

That on the 17th day of February, 1967, the plaintiff duly presented to the Clerk of the defendant City, a claim in writing, which said claim and demand advised the City of the nature of plaintiff's claim, the date on which said claim arose and an estimate of the amount of damages sustained by plaintiff.

WHEREAS, plaintiff prays judgment against the defendant and further relief as to the court may seem just and proper.

Sharp, Anderson, & Bush
Attorneys for Defendant
Residence & P.O. Address
Idaho Falls, Idaho

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It was explained that, in the interests of time this had been forwarded to the City Insurance Adjustor and the City Attorney without formal Council approval. It was moved by Councilmember Parish, seconded by Smith, that this action on the part of the City Clerk be duly ratified. Roll call as follows: Ayes, 6; No, none; carried.

Reference is made to Page 601 in the Book of Minutes and, more specifically, a recommendation from the Traffic Safety Committee to increase the speed limit on a portion of John Adams Parkway from 25 to 35 MPH, said recommendation of which was tabled at that time. The Police Chief, through the City Clerk, submitted the following:

September 1, 1967
RDP-74-67

TO: Honorable Mayor and City Council
FROM: Office of the Chief of Police
SUBJECT: RECOMMENDATION OF SPEED - JOHN ADAMS PARKWAY

At your Council Meeting of August 24, 1967, you tabled a request from the Traffic Safety Committee to change the speed from 25 to 35 MPH on John Adams Parkway between Wabash and St. Clair Avenues.

It is herein suggested that this change be denied for the following reason: The portion of John Adams from Wabash to Linden Drive is of adequate width and has good visibility, but is only approximately three blocks distance. The portion of John Adams to the east of Linden has limited visibility especially at the bridge area where we have approximately two hundred (200) grade school youngsters crossing John Adams morning, noon, and evening. There are also approximately twenty (20) youngsters crossing John Adams at Wabash in the morning and again at noon.

It is our opinion to consider the safety of our children above the convenience of the motorist.

Respectfully submitted,
s/ Robert D. Pollock
Chief of Police

The Council concurred; therefore, no Council action was deemed necessary.

From the Building Official this memo was studied:

City of Idaho Falls
September 7, 1967

Honorable Mayor and City Council
City Hall
Idaho Falls, Idaho

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Gentlemen & Madam:

We have an appeal of a decision by the Board of Adjustment August 15, 1967, for Mrs. Howard Stone, 370 North Freeman Avenue.

Subject: A sight obstructing fence 5' high, constructed parallel to the alley extending to the property line facing Freeman, Avenue.

The Board action was to deny this appeal because it would create a traffic hazard from the alley and is contrary to the objectives of the Zoning Ordinance #1115.

Respectfully submitted:
s/ Ray Browning
Building Official

Councilmember Wood and Councilmember Smith both reported that they had seen the fence at the address as indicated and that, in their opinion, it did constitute a hazard. It was moved by Councilmember Wood, seconded by Smith, that the Board of Adjustments decision be upheld to deny this appeal. Roll call as follows: Ayes, 6; No, none; carried.

From the Purchasing Department came this memo:

City of Idaho Falls
Office of the Purchasing Agent
August 28, 1967

Coal

Honorable Mayor and Councilmembers:

Tabulation of coal bids attached with Douglas Andrus Coal & Grain Co. submitting low bid of \$11.00 per ton.

This is a joint bid City of Idaho Falls and School District #91 for coal for City of Idaho Falls for the year 1967.

It is the recommendation of the Purchasing Department that the low bid be accepted.

This recommendation subject to your approval.

s/ W. J. Skow
Purchasing Department

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It was moved by Councilman Wood, seconded by Parish, that the low bid of Andrus Coal & Grain Company be accepted. Roll call as follows: Ayes, 6; No, none; carried.

Councilman Nelson proposed that, in the future, the County also be invited to participate in this joint bid for coal. Controller Jenkins appeared to say that the Purchasing Department is investigating this, as well as other joint bidding with the County on materials and supplies.

A license was presented from the Department of the Army, Corp of Engineers, covering a portion of the access road to the sanitary land fill located on the desert west of the City, crossing a portion of the National Guard Target range. It was noted that this license provided right of way provisions for five years from October 1, 1967. It was moved by Councilman Nelson, seconded by Freeman, that the Mayor be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

From the Public Works Director, this memo was presented:

City of Idaho Falls
Public Works
September 6, 1967

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: PURCHASE OF TYPEWRITER

In accordance with Council Policy we are requesting authorization to purchase an electric typewriter for the office at the City Garage. The present City owned typewriter is a long carriage Royal that has been in itex for the last three months awaiting repair. This machine was previously used in Engineering and is of ancient vintage.

Budget Code #4490-54.2, Office Equipment, has an approved budget of \$1,000. We are requesting authorization to purchase this electric typewriter from the Code number.

Estimated cost would be \$312.75.

cc: Luther Jenkins

Respectfully submitted:
s/ Donald F. Lloyd

It was moved by Councilman Nelson, seconded by Wood, that this purchase be authorized and that the old unit be traded in to apply on the purchase price. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the Public Works Director this memo was studied:

City of Idaho Falls
Public Works
September 7, 1967

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TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: OUTSIDE CITY WATER & SEWER SERVICE

We are attaching hereto two contracts of water and sewer service outside the City. These residents of Dr. Baker and Max Call are located on John Adams Parkway in the proposed Parkway Estates Subdivision. We understand the developer intends to process this plat through the Planning Department and requests annexation.

We would therefore recommend that the Mayor and City Clerk be authorized to sign the City's approval for these contracts.

Respectfully submitted,
s/ Donald F. Lloyd

It was moved by Councilman Nelson, seconded by Parish, that the Mayor and City Clerk be authorized to sign all four contracts. Roll call as follows: Ayes, 6; No, none; carried.

In connection with the foregoing, Councilman Nelson, proposed that, in the future, applicants for any type of utility service outside the City be also required to accept garbage service where deemed necessary, at 1½ times the rate charged inside the City. It was moved by Councilman Nelson, seconded by Parish, that this procedure be adopted. Roll call as follows: Ayes, 6; No, none; carried. It was understood that negotiations for the monthly charge on said outside-the-City garbage service would start at a minimum of one and one half times that charged within the City.

From the Public Works Director came the following:

City of Idaho Falls
Public Works
September 6, 1967

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: TRANSFER OF FUNDS

Two items have recently been constructed or approved for construction in the Water Works Department. One is a fence for a storage yard at the 15th Street Sub-station and secondly, a small building to house oils and gasoline at the 10th Street Well.

These items were approved in "Buildings, Grounds and Structures" as current expense items. The Controller's office has suggested that these should properly be Capital Outlay items. We are therefore requesting that \$3,500.00 be authorized for transfer from 4441-29 to 4440-51.0 (Property Improvements).

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Respectfully submitted,
s/ Donald F. Lloyd

It was moved by Councilman Nelson, seconded by Parish, that the transfer of funds for the reasons as indicated be authorized. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the Public Works Director was then read:

City of Idaho Falls
Public Works
September 6, 1967

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: INSURANCE

The Public Works Committee has been reviewing the advisability of extending our insurance coverage to cover deep well pumps, booster pumps, motors, and compressors at each of our wells.

We are attaching hereto quotations from the Hartford Steam Boiler Inspection and Insurance Company that would offer this coverage with \$500 deductible on the larger items, at an annual additional cost of \$1,386.00.

We would recommend to the Mayor and Council that we apply for this insurance.

s/ Donald F. Lloyd

Councilman Parish felt further study on this matter would be required to determine and arrive at the most practical deductibility feature. It was moved by Councilmember Nelson, seconded by Smith, that this proposal be referred to the Fiscal Committee and the Controller for the reason as stated. Roll call as follows: Ayes, 6; No, none; carried.

A materials lease was presented to the Council with the following explanatory memo:

City of Idaho Falls
Public Works
September 6, 1967

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: MATERIALS LEASE TO HIGHWAY DEPARTMENTS

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We have previously executed Materials Lease with the Highway Department to cover that property known as the Hatch Pit. Because of the lapsed time our agreement is no longer valid for their purposes.

This Materials Lease simply updates the one previously executed and retains the royalty at 5 cents per cubic yard.

We would recommend that the Mayor and City Clerk be authorized to sign the City's approval.

Respectfully submitted,
s/ Donald F. Lloyd

It was moved by Councilman Nelson, seconded by Parish, that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

Finally, from the Public Works Director, this memo was submitted:

City of Idaho Falls
City Engineer
September 7, 1967

TO: Honorable Mayor and City Council
FROM: Joseph A. Laird
SUBJECT: 17TH STREET MISCELLANEOUS UTILITY PROJECT 12A-72 & 9B-97

Attached hereto is a copy of Tabulation of Bids received September 6, 1967 for 17th Street Miscellaneous Utility Project, 12A-72 and 9B-97. These bids have been reviewed in detail and we are recommending that the Mayor and Council award a contract to the low bidder, George Grover & Sons for the amount of \$41,682.00.

Respectfully submitted,
s/ Joe A. Laird

Rance Bare, from the Engineering Department, appeared to explain that the Engineering estimate on this project was approximately \$5500.00 below the low bid, but that this was primarily caused by increased labor costs which were not reflected in said estimate. Moreover, continued Bare, bidders on the last two City projects of this nature claimed to have lost money; higher specifications are now required; time of the year is not conducive to a low bid; and finally, the proximity of a high voltage power line was taken into consideration. Bare concluded his remarks by saying that, in the opinion of his Department, it is worth something to the City to award the bid now, rather than next spring, because of the possibility of even higher construction costs at that time, plus the fact that there would then be an awkward conflict with the prime contract. In view of this explanation, it was moved by

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Councilman Parish, seconded by Nelson, that the low bid of George Grover & Sons be accepted as recommended. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk drew attention to the need for a public hearing by the Planning Commission to consider the initial zoning of the Parkway Estates, to be annexed into the City within the predictable future. It was moved by Councilmember Wood, seconded by Smith, that approval be granted for publication of legal notice accordingly. Roll call as follows: Ayes, 6; No, none; carried.

The Electrical Engineer submitted the following:

City of Idaho Falls
Electric Division
September 7, 1967

TO: Mayor Pedersen
FROM: W. H. Fell
SUBJECT: ELECTRICAL CODE COMMITTEE APPOINTMENTS

I would like to recommend the appointment of Steve Harrison on this Committee in place of Brent Davis. Steve is a registered professional electrical engineer and has been a qualified journeyman electrician.

The Electric Division would then have Howard James and Steve Harrison on this Committee. The Electric Division is vitally interested in the City inside Electric Construction Code because of its effect on our overall operation.

s/ W. H. Fell

The Mayor proceeded to make this appointment accordingly. It was moved by Councilmember Smith, seconded by Erickson, that this appointment be confirmed. Roll call as follows: Ayes, 6; No, none; carried.

Also, under the order of appointments, the Mayor noted that the term of Mae Neuber as a member of the Library Board has expired. He proceeded to appoint her to another term in that capacity. I was moved by Councilman Parish, seconded by Wood, that this appointment be confirmed. Roll call as follows: Ayes, 6; No, none; carried.

Councilman Nelson drew attention to a claim for damages by Elmer Price, 960 Lovejoy, for damages sustained in June, 1964, caused by a broken water pipe, resulting in water over the lawn and driveway. Nelson said City crews drove a vehicle on the driveway causing it to break up. Mr. Price claimed that the actual cost of repair was \$591.00. It had been explained to Mr. Price by the City Attorney that because they had failed to submit a claim during the statutory period, the City's liability carrier denied the claim. The City Attorney had recommended that the City offer to settle for one half the cost, or \$295.50 and had been assured by Mr. Price that this would be acceptable. It was moved by Councilman Nelson, seconded by Parish, that the Controller be authorized and directed to

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submit a warrant in that amount in full settlement of the damage sustained. Roll call as follows: Ayes, 6; No, none; carried.

Councilman Erickson presented the following memo from the Civil Service Commission Secretary:

City of Idaho Falls
September 1, 1967

TO: Honorable Mayor Pedersen and City Council
FROM: Civil Service Commission
SUBJECT: REVISION OF CIVIL SERVICE RULE X

The Civil Service Commission submits the attached Special Order for revision of Rule X of the Idaho Falls Civil Service Rules and Regulations for your formal approval. This revision is necessary because of the new job classifications and openings in the Fire Department. Thank you.

s/ Lorna Coughlin, Secretary

August 29, 1967

SPECIAL REVISION ORDER FIRE DEPARTMENT

FIRE MARSHALL: A man shall have served at least two (2) years as a Lieutenant and shall have passed the Civil Service competitive test for Fire Prevention Captain and shall hold the rank of Captain.

Job Description: Supervise activities of the Fire Prevention Bureau.

JR. ALARM OPERATOR: A man shall have held the rank of a Senior Fireman for two (2) years to be eligible to take the Civil Service competitive examination for Jr. Alarm Operator.

Job Description: Shall receive fire alarms and telephone calls and transmit alarms to necessary fire companies; shall keep records of the alarm system.

SR. ALARM OPERATOR: A man shall have served two (2) years as a Jr. Alarm Operator to be eligible to take the Civil Service competitive examination for Sr. Alarm Operator.

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Job Description: Shall receive fire alarms and telephone calls and transmit alarms to necessary fire companies; shall keep records of the alarm system.

JR. FIRE INSPECTOR: A man shall have held the rank of Sr. Fireman for two (2) years to be eligible to take the Civil Service Competitive examination for Jr. Fire Inspector.

Job Description: Inspects buildings and enforces Fire Prevention.

SR. FIRE INSPECTOR: A man shall have served four (4) years as a Sr. Fireman or higher; or two (2) years as a Sr. Fireman and two (2) years as a Jr. Fire Inspector to be eligible to take the Civil Service competitive examination for Sr. Fire Inspector.

Job Description: Inspects buildings and enforces Fire Prevention.

CORRECTION TO RANK LIEUTENANT OF FIRE DEPARTMENT:

LIEUTENANT: A man shall have served four (4) years as a Sr. Fireman or a total of four (4) years combined, in any of the following ranks; Sr. Fireman, Driver, Jr. Inspector or Jr. Alarm Operator to be eligible to take the Civil Service Competitive examination for position as Lieutenant.

Erickson urged that these qualifications be adopted, that examinations be given and that the Commission, from the results of said examinations, submit the names of those with the highest qualifying grades. It was moved by Councilmember Erickson, seconded by Smith, that these recommended qualifications be approved and the printed manual accordingly. Roll call as follows: Ayes, 6; No, none; carried.

The City Attorney presented an agreement between the City and the Idaho Irrigation District, outlining the terms and conditions for the use of the Idaho Canal for the disposition of surface drainage water from 17th Street and the surrounding area east of Holmes Avenue. Councilman Parish warned that the City must keep an accurate record of all water entering the canal from the standpoint of liability. In this connection, the following resolutions was introduced:

RESOLUTION (Resolution No. 1967-28)

SUBJECT: Approval and execution of agreement with Idaho Irrigation District concerning surface storm waters

BE IT RESOLVED by the Mayor and City Council for the City of Idaho Falls:

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- (1) That the agreement dated the 28th of August, 1967, by and between Idaho Irrigation District and the City of Idaho Falls, Idaho, relating to the release of surface storm water into a canal of the District be, and it is hereby, approved.
- (2) That the Mayor be, and he is hereby, authorized and directed to execute said agreement on behalf of the City of Idaho Falls.
- (3) That the City Clerk be, and he is hereby, authorized and directed to attest said agreement on behalf of the City of Idaho Falls, and affix the official seal of the City thereto.

PASSED BY THE COUNCIL AND APPROVED BY THE MAYOR THIS 7th day of September, 1967.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ S. Eddie Pedersen
MAYOR

It was moved by Councilman Parish, seconded by Nelson, that this resolution be accepted, passed and approved and that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

The City Attorney, noting that he has been directed to prepare an amending ordinance to bring the City Code into conformance with State Statute relative to traffic around school buses with stop arm extended, asked and received Council approval for more time on this assignment until he has an opportunity explained that his request was occasioned because his office had just received copies of the new State Statute and he hadn't yet been given the opportunity to study same.

Councilman Parish reported that due to the lack of sufficient budgeted money for proper Civic Auditorium maintenance, the building maintenance crews had been painting floors.

There being no further business, it was moved by Councilman Nelson, seconded by Parish, that the Meeting adjourn. Carried.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ S. Eddie Pedersen
MAYOR
