

APRIL 7, 1960

The City Council of the City of Idaho Falls met in Recessed Session Thursday, April 7, 1960 at 8:00 P.M. in the Council Chambers at Idaho Falls. There were present at said Meeting: Mayor W. J. O'Bryant; Councilmen Creek, Foote, Petersen Johnson. Also present: Roy C. Barnes, City Clerk; George Barnard, City Attorney; Don Lloyd, City Engineer; Don Ellsworth, Assistant City Engineer; Alva Harris, Building Official; Boyd Wright, Purchasing Agent.

Minutes of the last Regular Meeting, held March 18th, 1960 and a Special Meeting held April 6th, 1960, were read and approved.

The Mayor welcomed a visiting group, a practical politics study class of General Electric; and commended them for their interest.

The Mayor announced that this was the time and the place for a zoning hearing meeting on certain properties as advertised in the Post Register, March 20, 27, and April 3, 1960. First to be considered was the following metes and bounds described area:

Beginning at a point along the section line that is S. 89° 31' 30" E. 1096.86 feet, from the S.W. corner of Section 8, T. 2N., R. 38 E.B.M. running thence N. 0° 06' 00" W. 300.0 feet, thence S. 89° 31' 30" E. 190.0 feet, thence N. 0° 06' 11" W. 130.0 feet, thence S. 89° 31' 30" E. 125.0 feet, thence S. 0° 06' 00" W. 430.0 feet, thence N. 89° 31' 30" W. 315.0 feet to the point of beginning, containing 2.47 acres, more or less.

Beginning at the S.W. corner of Section 8, T. 2N, R. 38, E.B.M., running thence N. 59.29 feet, thence N. 26° 41' 30" E. 265.72 feet, thence S. 89° 31' 30" E. 291.63 feet, thence N. 22° 12' 30" E. 143.52 feet, thence S. 74° 52' 04" E. 310.02 feet, thence S. 19° 31' 30" W. 373.0 feet, thence N. 89° 31' 30" W. 639.7 feet along the South line of said Section to the point of beginning, containing 5.12 acres, more or less.

There were no protests. It was moved by Councilman Foote, seconded by Johnson, that the property be zoned H.C. Roll call as follows: Ayes, 4; No, None; carried.

The next property to be considered for zoning was:

Skyline Terrace, Division #2

Lots 1 through 5 inclusive, Block 6
Lots 10 & 11, Block 2
Lots 1 through 10 inclusive, Block 7

Skyline Terrace, Division #2, cont'd.

Lots 4 through 20 inclusive, Block 3
Lots 11 through 20 inclusive, Block 4

No protests were registered. It was moved by Councilman Creek, seconded by Foote, that this area be zoned R-1. Roll call as follows: Ayes, 4; No, None; carried.

Next to be considered for zoning was the following:

University Manors, Division #2

Lots 2-4-5-8-10, Block 2
Lots 3-5-7-9, Block 2

University Manors, Division #2, cont'd.

Lots 1 through 21 inclusive, Block 4
Lots 12-13-14, Block 2,

APRIL 7, 1960

Lot 11, Block 2,
Lots 18 through 27 inclusive, Block 3

Lots 6 through 25 inclusive, Block 5

Mr. W. A. Bingham, 1495 East 17th, appeared before the Council and presented a petition with eight signers, all 17th Street residents across the street from the property in question, protesting the zoning of the property by any other classification except R-1 on the grounds that the north side of 17th is so zoned. Mr. John Sharp, local attorney, appeared and advised that he was representing the owners of the property in question and that he was prepared to come to their defense by showing cause as to why this property should be zoned something other than R-1. The Council advised him that his testimony would not be needed at the moment. In view of the protests, any action on this property was temporarily tabled.

The Mayor then invited protests on the following:

Disney & Henson Subdivision

Lots 1-2-3, Block 1
Lots 4-5, Block 1

There were none. It was moved by Councilman Foote, seconded by Johnson, that Lots 1, 2, 3, Block 1 of the Disney Henson Subdivision be zoned R-3 and that Lots 4 and 5, Block 1, be zoned R-1. Roll call as follows: Ayes, 4; No, None; carried.

The last area up for zoning was as follows:

Jennie Lee, Division #2

Lots 10 & 11, Block 1
Lots 15 through 28 inclusive, Block 4
Lots 1 through 14, Block 7
Lots 8-9-10, Block 5

No protests were registered. It was moved by Councilman Creek, seconded by Foote, that the area be zoned R-1. Roll call as follows: Ayes, 4; No, None; carried.

The first property presented for rezoning, recommended by the Board of Adjustments, was as follows:

Lots 2, Block 1 of the Asper Addition, Division #12, changed from R-1 to R-3.

There were no protests. It was moved by Councilman Petersen, seconded by Johnson, that this area be rezoned from R-1 to R-3. Roll call as follows: Ayes, 4; No, None; carried.

The next property up for rezoning was as follows:

Lots 1, 2 & 3, Block 1, of University Manors Addition, Division #1 changed from R-1 to R-3.

APRIL 7, 1960

It was noted that this is correlated, location-wise, to the property previously presented this night on which there was certain registered protests. Therefore, although there were no protests from the floor of the Chambers, this was tabled temporarily.

Mr. Eugene Buck, 900 East Elva, appeared before the Council protesting the condition of a certain lot next to his residence on the grounds that it constituted a fire hazard. This was referred to the Fire Chief for investigation and recommendation. He then asked that the City extend the sewer line to his and four other residences in the 900 Block on East Elva. This was referred to the City Engineer for study.

Mr. Grant Packer and son appeared before the Council and presented an architect's sketch of their proposed new building on the southeast corner of 13th and Holmes, revealing an edifice facing south with no egress on 13th Street as per the wishes of Mr. Rulon Williams and others, previously protesting the business occupation on the premises and also the first architect's sketch as a proposed corrective medium. This generally met with the approval of the Council but they asked that Mr. Packer obtain the petitioned signatures of the immediate residents in the area, thus indicating their approval to the revised plans; before proceeding further.

Bills against the City for the month of March, having been properly audited by the Finance Committee, were presented as follows:

<u>FUND</u>	<u>GROSS PAYROLL</u>	<u>SERVICES & MATERIALS</u>	<u>TOTAL EXPENDITURES</u>
General Fund	\$85,073.86	\$36,314.11	\$121,370.47
Fire Fund	18,570.21	611.46	19,181.67
Electric Light Fund	18,425.85	65,649.28	84,075.13
Water & Sewer Fund	10,696.37	26,369.71	37,066.08
Police Retirement	<u>2,216.67</u>	<u>.00</u>	<u>2,216.67</u>
TOTAL			\$261,710.85
Police Retirement			\$2,216.67

It was moved by Councilman Johnson, seconded by Petersen, that the bills be allowed and the City Clerk be authorized to draw warrants on the respective funds for their payment. Roll call as follows: Ayes, 4; No, None; carried.

RESTAURANT permit applications, previously approved by the City Sanitarian, were presented as follows:

A & W Drive Inn, 950 Park Avenue
Ma & Pa's Café, 740 Park Avenue
J. W. Attebery, 535 Second Street

Jim's Donut Shop, 427 1st Street
Curtis Drive Inn, 18th and Curtis Ave.

It was moved by Councilman Johnson, seconded by Creek, that the permits be approved. Roll call as follows: Ayes, 4; No, None; carried.

License applications for Soft Drink, Master Plumber, and Meat Market, previously approved by the City Sanitarian, were presented as follows:

APRIL 7, 1960

SOFT DRINK:

Highland Park
Aiman's Market, 170 Chamberlain
Barrell Drive Inn, 320 1st Street
Jim Millard Donuts, 427 1st Street

MEAT MARKET:

Aiman's Market
170 Chamberlain

MASTER PLUMBER:

Detweiler Bros. Inc.
Twin Falls

It was moved by Councilman Johnson, seconded by Petersen, that the licenses be approved. Roll call as follows: Ayes, 4; No, None; carried.

License applications were presented as follows: ROOMING HOUSE: Smith Cabins, 205 Cliff Street; BEER LICENSES: Aiman's Market, 170 Chamberlain, Dwight Johnson, Ball Park. It was moved by Councilman Johnson, seconded by Petersen, that the licenses be granted, subject to the approval of the Chief of Police. Roll call as follows: Ayes, 4; No, None; carried.

JOURNEYMAN GAS FITTER license application was presented, as follows: John J. White. It was moved by Councilman Johnson, seconded by Petersen, that the license be granted, subject to the approval of the Gas Inspector. Roll call as follows: Ayes, 4; No, None; carried.

License applications were presented for ELECTRICAL CONTRACTORS: Snake River Electric, Sparks Electric, Idaho Falls Electric, Colson Sign Service; JOURNEYMAN ELECTRICIANS: Cleo M. Edgerton, C. R. Jeppsen, Willard Smith, Samuel Wyrout, Owen Benzon, Lionel Wold, LaVar Bosworth, Edgar E. Hall, J. F. Unsworth, Al Lempke. It was moved by Councilman Johnson, seconded by Petersen, that the licenses be granted, subject to the approval of the Electrical Inspector.

Reports from Department Heads for the month of March were presented and, there being no objection, were ordered placed on file in the City Clerk's office.

The City Clerk read the following claim:

March 29, 1960

SUBJECT: Property Damage and Loss

To Whom It May Concern:

I, Jimmy P. Bernard, suffered the losses listed below on the 24th of March, 1960, at my residence at 557 East 15th, as a result of sewage backup through the floor drain in the basement, caused by actions of City employees in their attempt to unplug a branch line down stream from the above mentioned location. For verification of this incident, contact City Engineer, Mr. Donald F. Lloyd, who was notified of this tragedy shortly after its discovery by my wife when she first opened the door upon her return from business. Due to the short time of residence and insufficient funds to build shelves, these items were in pasteboard boxes or uncovered on the floor.

The list does not include all items that were damaged or contaminated with sewage, nor the total time that it will take to disinfect and clean up. This list includes the value that these items were worth to me:

APRIL 7, 1960

1	1951 Mercury car radio	35.00
1	1948 Chevrolet car radio	10.00
1	Firestone car radio (year unknown)	5.00
1	AM-FM radio	10.00
1	Battery charger - 6 amp	14.00
1	Geiger Counter	125.00
1	6" speaker	5.00
1	Signal tracer	3.00
1	Roll Belden coil wire	.89
1	Pair of earphones	7.50
1	45 VDC micro motor	8.00
1	Portable sewing machine cabinet	15.00
9	Pieces of plywood 3/8 "	4.00
1	First Aid Manual	.60
1	"Model Control by Radio" manual	1.00
1	"Electronics World"	.50
3	ISA Journals	2.25
1	Radio license manual	.50
1	Radio Experimenter	.75
38	Popular Electronics @.35 ea.	13.30
26	Lessons Northwestern School of Taxidermy	20.00
81	Lessons of Radio Television Training Course @ \$2.19 per lesson, completed course of 119 lessons; 38 lessons not damaged as I was studying them at the time. Due to the loss of the 82 lessons, these other 38 lessons are useless.	177.39
1	Army field jacket to be cleaned	.75
1	Set for 6 Bar-B-Q set (never used, valve unknown)	
2	Large boxes of Cheer Soap	<u>2.78</u>
	TOTAL:	\$462.96

In addition to the above named items, we had five lines of clothing hanging on the line in the basement which had to be decontaminated and rewashed, which was quite a chore for my wife due to her condition. What value can be placed on this? It depends on whose wife it is doing the work.

Now, as for my own time, I spent from 1800 hours until 2200 hours cleaning up this stinking mess. If it wasn't my own home, I wouldn't clean it up for any amount of money. As stated above, due to insufficient funds, I had to do the job. What would four hours of your time be worth for cleaning up this mess caused, not by your own neglect, but by City employees?

Very truly yours,
s/ Jimmy P. Bernard

APRIL 7, 1960

It was moved by Councilman Petersen, seconded by Johnson, that this matter be referred to the City insurance carrier. Roll call as follows: Ayes, 4; No, None; carried.

April 7, 1960

To the Honorable Mayor and
City Council
Idaho Falls, Idaho

Gentlemen:

The newly adopted procurement program of your Purchasing Agent has been in operation approximately thirty days, said program of which was instituted with the knowledge and consent of your group.

The form that was devised for purchase requisitions originally called for seven sections. Two of these were deleted, one of which represented the copy that would have been delivered to the Purchasing Agent by the Department Head upon receipt of the merchandise. After the past thirty days of practical application, your Purchasing Agent feels even more strongly that this should be included as part of the purchasing procedure, as this is the only means of determining whether or not the merchandise has been properly delivered.

The purpose of this memorandum is not necessarily to request action, as the writer has already taken steps toward this end for future purchases. However, the writer is extremely concerned about deliveries that have or have not been made during the period in question and, inasmuch as the system to date has not provided for said service, this memorandum is being presented so that it can be made a matter of record. Although no serious consequences are anticipated, it is felt that only in this manner can the writer have reasonable assurance that his Department will not be subject to adverse criticism, pertaining to said deliveries during this trial period when said facility was not available or a part of the over-all purchase acquisition program.

Respectfully submitted,
s/ Boyd P. Wright
Purchasing Agent

The foregoing was presented. No action was considered necessary.

The City Clerk read the following memo:

April 7, 1960

To the Honorable Mayor and City Council
Idaho Falls, Idaho

APRIL 7, 1960

Gentlemen:

Ordinance No. 905 passed March 21st, 1958, revised certain cemetery rates for property and services in both Fielding and Rosehill Cemeteries. Included therein, was a change for grave spaces at Rosehill from \$25.00 to \$40.00. Fielding remained at \$50.00. You may recall that there was some consideration toward raising Rosehill to \$50.00 at that time but the Council decided that it would be inadvisable to double the cost of a space in one rate change.

Property in Rosehill is more in demand than at Fielding. It is believed that this is not as a result of the slight price concession, but that it is simply because more people desire the location. Regardless of this factor, it is the opinion of your cemetery sexton and your City Clerk that there is no justifiable reason why spaces in both cemeteries do not sell for the same price.

We hereby recommend that spaces in Rosehill Cemetery be raised to \$50.00 to correspond with Fielding and that the City Attorney be instructed to amend Ordinance #905 accordingly.

Respectfully submitted,
s/ Roy C. Barnes
City Clerk

It was moved by Councilman Petersen, seconded by Johnson, that the price change for cemetery spaces at Rosehill Cemetery be approved as indicated and the City Attorney be instructed to amend Ordinance #905 accordingly. Roll call as follows: Ayes, 4; No, None; carried.

The following memorandum from the City Engineer was read;

March 31, 1960

Acct. No. 3D-27
Mayflower Addition
Block 16

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

In accordance with your instructions of February 5, 1960, we have reviewed a request from Max Kerr for vacating the alley in Block 16 of the Mayflower Addition.

Subsequent to this letter, we have also received a similar request from Mr. S. L. Squires who is the owner of the balance of the property within the block in question.

APRIL 7, 1960

We are recommending to the Council that the request be granted subject to reserving the right to continue routine maintenance and inspection checks of electrical apparatus within the property. It should be further understood that all poles, wires, transformers and other electrical apparatus shall remain public property.

In the event a new service application is made, this apparatus shall be removed from the premises by the City and the new service shall be installed to one point on the property line.

Respectfully submitted,
ENGINEERING DEPARTMENT
s/ Donald F. Lloyd
City Engineer

It was moved by Councilman Johnson, seconded by Foote, that the alley as indicated be vacated and the City Attorney was instructed to draft an ordinance accordingly. Roll call as follows: Ayes, 4; No, None; carried.

The properties presented for zoning this evening on which certain protests were registered, namely, certain lots in University Manors Division #2, zoning be effected as follows:

Lots 2, 4, 6, 8, 10, Block 2 - R-3

Lots 3, 5, 7, 9, Block 2 - R-2

Lot 11, Block 2 - R-1

Lots 18 through 27, Block 3 - R-1

Lots 1 through 21, Block 4 - R-1

Lots 12 through 14, Block 2 - R-1

Lots 16 through 25, Block 5 - R-1

And that lots 1, 2, 3, Block 1, University Manors #1 be rezoned from R-1 to R-3.

Roll call as follows: Ayes, 4; No, None; carried.

It was then moved by Councilman Foote, seconded by Johnson, that the City Attorney be instructed to incorporate all zoning and rezoning effected this night in a zoning ordinance. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor informed the Council that \$400.00 to \$500.00 additional expense is needed to complete renovation of Tautphaus Park for the Electrical Department offices, over and above previous estimates. To this the Council consented.

The Koester claim for damages, previously discussed and made a matter of record in the Book of Minutes, was again reviewed. It was moved by Councilman Petersen, seconded by Foote, that the Council deny said claim which is something in excess of \$4,500.00 and resulting from alleged damages from the recently completed sewage treatment plant. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor reported on a recent discussion with Rogers Brothers officials with regard to their willingness to dedicate certain portions of their property on the corner of Park Road and Sunnyside Road for eventual street widening. They said that they would want a side agreement to the effect

APRIL 7, 1960

that they would want reimbursement for said property if others received same but would be willing to dedicate without compensation if others did. Councilman Foote said that, in his opinion, now would be a good time to effect annexation so that property lines could be definitely determined. It was then moved by Councilman Petersen, seconded by Foote, that no special arrangement or agreement be permitted but that one of the considerations of annexation be that the land required for street widening be made available to the City by dedication or easement. Roll call as follows: Ayes, Johnson, Foote, Petersen; Silent, Councilman Creek, carried.

The Electrical Rate Ordinance, previously passed on its first reading, was again presented as follows:

ORDINANCE NO. 965

AN ORDINANCE AMENDING SECTION 1-1306 OF THE REVISED CODE OF IDAHO FALLS, 1950, AS AMENDED BY ORDINANCE NO. 751, FIXING AND DETERMINING THE RATES FOR ELECTRIC POWER AND LIGHT FURNISHED BY THE CITY OF IDAHO FALLS.

It was moved by Councilman Petersen, seconded by Johnson, that the Ordinance be passed on its second and third readings. Roll call as follows: Ayes, 4; No, None; carried.

The Ordinance providing for an increased reconnect charge in the event an electric customer is disconnected for non-payment, previously passed on one reading, was again presented as follows:

ORDINANCE NO. 966

AN ORDINANCE AMENDING SECTION 1-1307 OF THE REVISED CODE OF IDAHO FALLS, 1950, PROVIDING FOR DISCONTINUANCE OF ELECTRIC LIGHT AND POWER FURNISHED BY THE CITY OF IDAHO FALLS TO CUSTOMERS WHOSE ACCOUNTS BECOME PAST DUE AND DELINQUENT.

It was moved by Councilman Johnson, seconded by Petersen, that this Ordinance be passed on its second and third readings. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor again asked for Council consideration on the advisability of acquiring sixty shares of Palisades assessable stock, noting that this question had been studied by the City Attorney who has advised its acquisition. It was moved by Councilman Johnson, seconded by Creek, that the stock be acquired. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor read the following letter:

249 G Street
Idaho Falls, Idaho

I, Madeline Brassell, do hereby state that on January 25, 1960, I fell on the sidewalk in front of Reeds Millinery Shop on Park Avenue, Idaho Falls, and sustained a fractured shoulder

APRIL 7, 1960

and bruised knee which necessitated hospitalization. The fall was caused by a hazardous condition of the sidewalk which section was raised approximately an inch on the Park Avenue side of Reeds Millinery Shop.

I hereby claim to the City of Idaho Falls, for \$1,000 to cover the cost of hospitalization (Sacred Heart), doctor care, Dr. John Hatch, and loss of work, and the druggist.

s/ Madeline Brassell

It was moved by Councilman Petersen, seconded by Johnson, that this be referred to the City Insurance Carrier. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor presented a compromise offer from General Insurance Company of America covering an auto accident on January 27th, 1960 involving their insured, a City vehicle and one other automobile. This settlement offer provided their payment to the City for all the rear end damage and one half the front end damage to the City vehicle in the amount of \$270.54. It was moved by Councilman Foote, seconded by Petersen, that the City accept the offer and the City Clerk be authorized to sign the release accordingly. Roll call as follows: Ayes, 4; No, None; carried.

A quit claim deed and right of way contract was presented covering .22 acres of land which is to be sold to the State of Idaho for Interstate Highway purposes, in the amount of \$2,800.00. It was moved by Councilman Petersen, seconded by Johnson, that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor presented the following letter:

April 2, 1960

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

Gentlemen:

I have two Lots, 21 and 22, Blk. 1, Original Townsite, located between Eagle Rock and Cliff Streets, adjoining the City parking lot.

I intend to sell these lots, and wondered if the City would be interested in gaining additional parking area adjoining this City parking lot.

The price I am asking is \$9,000.00 which, incidentally, is the price I paid a few years ago.

There is a fence around this property at the present time which you could have with the Lots, or I would take down, whichever you prefer.

I would appreciate hearing from you regarding this matter.

APRIL 7, 1960

Yours very truly,
s/ K. S. Douglas
P. O. Box 7
Idaho Falls, Idaho

This was referred to Councilmen Foote and Johnson for investigation.

A lease agreement was presented covering a rental unit for the Police Department from Hart Pontiac-Cadillac. It was moved by Councilman Petersen, seconded by Johnson, that the Mayor be authorized to sign. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor read the following letter from the President of the Local Chamber of Commerce:

March 28, 1960

The Honorable Mayor and City Council
City Hall
Idaho Falls, Idaho

Gentlemen:

A preliminary design of the Yellowstone Avenue widening project has been studied by the Highway Committee and by many members of the Idaho Falls Chamber of Commerce.

As you know, the Chamber of Commerce has been working side by side with the City Administration for many years to bring about this much needed community improvement. Now that we are approaching the point of decision of the details of this job, our concern is to make sure that our business firms are not seriously hurt by engineering features which do not seem required for this type of highway-street.

Specifically, we recommend that the preliminary design submitted to our Highway Committee on March 22 and to a meeting of about 65 Chamber members on March 25, be modified by substituting painted medians in place of the proposed raised medians throughout this project.

The proposed raised medians will have the effect of completely or substantially cutting off many business firms located on Yellowstone Avenue from northbound travelers who are potential customers. A tourist will not spend much time, thought and effort to learn how to get around a solid concrete barrier in order to reach a motel, restaurant, gas station, or merchant whose place of business appeals to him. Therefore, the large investment of these businessmen will be sharply devaluated if a raised median cuts them off from up to 50% of their potential transient customers.

APRIL 7, 1960

The Chamber of Commerce respectfully requests that the Mayor and City Council go on record as requesting the District Highway Engineer to instruct his design engineers to eliminate the raised medians in their layout of this project and substitute painted medians.

Regarding a different phase of this project, at a meeting of Chamber members last Friday, Howard Davis raised a point in connection with the proposal to reverse the direction of one-way travel of D and E Streets. He called attention to the fact that large numbers of vehicles return to Idaho Falls in late afternoon via West Broadway, Memorial Drive and D Street. At Yellowstone and D, the traffic splits with some going east and some going north.

If D Street becomes a westbound street, this large column of eastbound traffic which now stays out of the congested downtown traffic by using D and Birch Streets will have to find some other routing. Even though E Street will become eastbound under the proposed changes, this will not help those who are heading for residential areas adjacent to Fifth Street or John Adams Parkway. These people will either have to be added to the congestion on Broadway or B Street, or they will have to go east on E Street and through the underpass on Yellowstone Avenue to go east of First Street. The present situation is far better than any of these alternatives.

One possible solution is to have both E and F Streets westbound, leave D Street eastbound as at present, and adopt the Highway Department's excellent suggestion of having two-way traffic on C Street.

We respectfully suggest that the Mayor and City Council request the District Highway Engineer to instruct his design engineers to give this matter of the direction of traffic on D and E Streets some further study.

We understand that the Highway Department is working on other plans for the widening of Yellowstone Avenue, and that the one submitted was only the first of three or four alternate proposals. We are sure that both the City and the Chamber of Commerce will welcome the opportunity of studying additional proposals as the Highway Department completes them.

Thank you for your consideration of these suggestions and for the continuing friendly cooperation which you have always shown in matters of mutual concern.

Sincerely yours,
s/ Ruland E. Williams
President, Idaho Falls
Chamber of Commerce

It was moved by Councilman Creek, seconded by Foote, that the Council concur with the Chambers recommendation with regard to painted instead of raised medians on South Yellowstone

APRIL 7, 1960

Highway, that a study be made pertaining to the recommendations with regard to the one way traffic proposal and that the Mayor be authorized to write a letter to the State Highway Department accordingly. Roll call as follows: Ayes, 4; No, None; carried.

Assistant City Engineer Ellsworth, at the request of Councilman Foote, presented a design and proposal from Waterworks Equipment Company covering materials for a semi-automatic sprinkling system at the airport in the amount of \$4,695.00. The Council authorized Ellsworth to accept same and to place the order.

There being no further business, it was moved by Councilman Johnson, seconded by Petersen, that the Council adjourn, carried.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ W. J. O'Bryant
MAYOR
