

**CITY COUNCIL MEETING**  
**MARCH 16, 1956**

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The City Council of the City of Idaho Falls, Idaho, met in Regular Session, March 16, 1956, at 8 P.M. in the Council Chambers at Idaho Falls, Idaho. There were present: John B. Rogers, Mayor Pro Tem; Councilmen Foote, Rogers, and Petersen; Absent, Councilman Freeman. Also present: S. R. Rostad, City Clerk; T. R. Peters, Purchasing Agent; Arthur L. Smith, City Attorney; C. R. Black, City Engineer.

The minutes of a Meeting held on March 8<sup>th</sup>, 1956, were read and approved.  
The following license applications were presented, to-wit:

ELECTRICAL ENGINEER:	Gem State Electric, A. R. Morton
JOURNEYMAN ELECTRICIAN:	Leo R. Armes
ROOMING HOUSE:	Clarence L. Grey, I. F. Auto Court
BARTENDERS:	John B. Dougan and Dean Packer.

It was moved by Councilman Foote and seconded by Petersen, that the above licenses be granted. Roll call resulted as follows: Yes, 3; No, None; Motion carried.

**ORDINANCE NO. 857**

AN ORDINANCE NAMING A PUBLIC STREET WITHIN THE CITY OF IDAHO FALLS. PARTICULARLY DESCRIBING THE STREET SO NAMED; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The above Ordinance was read by the City Clerk. It was moved by Councilman Foote and seconded by Petersen, that the provisions of Section 50-2004 of 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 50-2004 OF THE IDAHO CODE REQUIRING ALL ORDINANCES TO BE READ ON THREE SEVERAL DAYS BE DISPENSED WITH?" Roll call resulted as follows: Yes, Councilmen Rogers, Petersen and Foote; No, None. The majority of all members of the Council having voted in the affirmative, the Mayor Pro Tem 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 resulted as follows: Yes, Councilmen Rogers, Petersen and Foote; No, None. The majority of all members of the Council having voted in the affirmative, the Mayor Pro Tem declared the Ordinance passed.

**ORDINANCE NO. 858**

AN ORDINANCE REQUIRING THE LICENSING OF ALL DOGS WITHIN THE CITY OF IDAHO FALLS; ESTABLISHING THE FEE FOR OBTAINING LICENSES AND DUPLICATE LICENSES; PROVIDING THAT THE LICENSE TAG SHALL BE DISPLAYED AT ALL TIMES UPON THE NECK OF EACH DOG LICENSE; PROVIDING FOR THE IMPOUNDING AND DISPOSAL OF UNLICENSED DOGS AND THE

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PROCEDURE FOR REDEEMING THEM; DECLARING CERTAIN DOGS TO BE PUBLIC NUISANCES AND PARTICULARLY DESCRIBING SUCH DOGS; PROVIDING FOR THE SEIZURE AND IMPOUNDING OF DOGS WHICH ARE NUISANCES AND PROVIDING THE PROCEDURE FOR REDEEMING THEM; REQUIRING DOGS WHICH DAMAGE PROPERTY TO BE CONFINED; PROVIDING PENALTIES FOR VIOLATION OF THE ORDINANCE; REPEALING ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH; PROVIDING WHEN THE ORDINANCE BECOMES EFFECTIVE.

The above Ordinance was read by the City Clerk. It was moved by Councilman Foote and seconded by Petersen, that the above Ordinance be passed on its first reading. Roll call resulted as follows: Yes, Councilmen Foote, Rogers, and Petersen; No, None; Motion carried.

CONTRACT TO FURNISH GRAVEL

THIS AGREEMENT made and entered into, in duplicate, this 19<sup>th</sup> day of March, 1956, by and between the CITY OF IDAHO FALLS, a Municipal Corporation of Bonneville County, State of Idaho, Second Party.

WITNESSETH:

For and in consideration of the mutual covenants and conditions herein contained, the parties covenant and agree as follows:

Second Party agrees to sell and deliver to First Party and First Party agrees to accept and purchase from Second Party, 20,000 cubic yards of gravel.

First party agrees to pay Second Party therefore ONE AND 05/100 (\$1.05) DOLLARS per cubic yard, or a total of TWENTY-ONE THOUSAND AND NO/100 (\$21,000.00) DOLLARS, PAYMENT SHALL BE MADE AS FOLLOWS: TEN THOUSAND FIVE HUNDRED AND NO/100 (\$10,500.00) DOLLARS on or before April 30, 1956, provided one-half or more of said gravel be delivered to First Party by said date, and the balance of TEN THOUSAND FIVE HUNDRED AND NO/100 (\$10,500.00) DOLLARS on June 1, 1956, or when all of said gravel is delivered, whichever time is later.

Said gravel shall be of the quality of road gravel as required by the specifications of the State Highway Department, State of Idaho, and shall be "3/4" inch, minus road gravel".

Delivery of said gravel shall be made by stock-piling it upon City property at a place or places designated by First Party's City Engineer. Each load of gravel delivered shall be inspected and measured at the time of delivery by an inspector of First Party authorized for the purpose and Second Party shall receive no credit for gravel in the absence of such inspector.

IT IS UNDERSTOOD AND AGREED, that the gravel to be delivered may be obtained by Second Party from the gravel pit of First Party near South Yellowstone Avenue in Idaho Falls, Idaho, and from the adjacent property standing in the name of Burggraf Construction Co., Inc., and for said purpose First Party hereby grants Second Party the right to enter First Party's said property for the purpose of obtaining gravel and the further right to alter the

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location of First Party's sewer line during the operations. Provided however, any alteration in the location of said sewer line shall be made in conformity with all instructions of First Party's City Engineer; and Second Party, after said gravel removal operations are completed, shall forthwith, at his own proper cost and expense, restore said sewer line to its present locations in as good condition as it now is, and in conformity with all instructions of First Party's City Engineer.

IN WITNESS WHEREOF, the First Party had caused its seal to be hereunto affixed and these presents to be executed by its Mayor, thereunto by Resolution of the City Council duly authorized, and the Second Party has hereunto set his hand and seal the day and year first above written.

City of Idaho Falls  
A Municipal Corporation  
s/ John B. Rogers  
Mayor Pro Tem, First Party  
Robert V. Burggraf Company  
s/ Robert Burggraf  
Second Party

It was moved by Councilman Petersen and seconded by Foote, that the Mayor Pro Tem is hereby authorized and directed to sign the above contract to furnish gravel. Roll call resulted as follows: Yes, Councilmen Foote, Rogers, and Petersen; No, None; Motion carried.

It was moved by Councilman Foote and seconded by Petersen, that the request by the Big 4 Advertising Co., for the erection of billboard on the Joe Call building on Broadway, be denied. Roll call resulted as follows: Yes, 3, No, None; Motion carried.

It was moved by Councilman Foote and seconded by Rogers, that the request by the Big 4 Advertising Co., for the erection of billboards on Blacksmith's shop, at First and Holmes, be denied. Roll call resulted as follows: Yes, 3; No, None; Motion carried.

It was moved by Councilman Foote and seconded by Petersen, that the plat of Squire Barlow Addition to the City of Idaho Falls, be approved. Roll call resulted as follows: Yes, Councilmen Petersen, Foote and Rogers; No, None; Motion carried.

It was moved by Councilman Petersen and seconded by Foote, that the plat of Linden Park Division No. 5, to the City of Idaho Falls, be approved and accepted. Roll call resulted as follows: Yes, Councilmen Foote, Rogers and Petersen; No, None; Motion carried.

It was moved by Councilman Petersen and seconded by Foote, that the City will require another access to an existing public road; also, that a 10 foot easement be provided on the street side of lots for service lines, in the Ralph E. Williams, Jr. Subdivision to the City of Idaho Falls. Roll call resulted as follows: Yes, Councilmen Rogers, Petersen and Foote; No, None; Motion carried.

Mr. Benton presented a plat of the Packer Addition, Division No. 1 to the City of Idaho Falls. It was moved by Councilmen Petersen and seconded by Foote, that the plat of the Packer Addition, Division No. 1, be accepted, with the provision, that the word Drive be changed to Avenue, on all of the north-south streets. Roll call resulted as follows: Yes, Councilmen Foote, Rogers, and Petersen; No, None; Motion carried.

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It was moved by Councilman Petersen and seconded by Foote, that the Mayor Pro Tem is hereby instructed to write a letter to the Planning Board, advising them that the Council would prefer alleys, rather than easements, wherever possible. Roll call resulted as follows: Yes, 3; No, None; Motion carried.

A request for illuminating two signs on the walls of Albertson's Food Center, 1<sup>st</sup> and Holmes, was referred to the Light and Water Committee.

Mr. P. R. Muncey, 1241 N. Boulevard, appeared before the Council requesting that N. Boulevard be extended to Willow Creek. It was referred to the Street Committee.

It was moved by Councilman Petersen and seconded by Foote, that the Council adjourn, carried.

ATTEST: s/ S. R. Rostad  
CITY CLERK

s/ John B. Rogers  
MAYOR PRO TEM

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