

AUGUST 7, 1951

The City Council of the City of Idaho Falls, Idaho, met in Recessed Session August 7, 1951, (Tuesday) at 8 P.M. in the Council Chambers at Idaho Falls, Idaho. There were present: E. W. Fanning, Mayor; Councilmen Freeman, Johnson, Rogers and Foote; S. R. Rostad, City Clerk; T. R. Peters, Purchasing Agent; Arthur Smith, City Attorney.

The minutes of the Meetings held on July 20, 31, and August 3, 1951, were read and approved as read.

After the Meeting had been duly called to order and the minutes of the preceding meetings read and approved, an Ordinance, later numbered 777 and recorded on Page 57 of the Book of Ordinances filed in the office of the City Clerk, the title of which Ordinance is as follows, to-wit:

ORDINANCE NO. 777

AN ORDINANCE CALLING A SPECIAL ELECTION FOR THE PURPOSE OF SUBMITTING TO THE QUALIFIED TAXPAYING ELECTORS OF THE CITY OF IDAHO FALLS, BONNEVILLE COUNTY, STATE OF IDAHO, THE PROPOSITION OF AUTHORIZING THE ISSUANCE OF \$255,000 OF MUNICIPAL COUPON BONDS FOR THE PURPOSE OF PAYING PART OF THE COST OF CONSTRUCTING AND EQUIPPING A PUBLIC BUILDING TO BE USED FOR AN AUDITORIUM AND OTHER MUNICIPAL PURPOSES, AND TO ACQUIRE SITE THEREFORE, AND PROVIDING FOR THE ISSUANCE, DETAILS, AND PAYMENT OF SAID BONDS IN THE EVENT THEY ARE VOTED AT SAID ELECTION.

was introduced in written form by Arthur Smith, and read in its entirety. Councilman Vernon Johnson moved that the rule requiring the reading of the Ordinance three different days be dispensed with and the motion was adopted by the vote of not less than three-fourths of the Council, to-wit:

Aye:	E. W. Fanning	Mayor
	Russell A. Freeman	Councilman
	John B. Rogers	Councilman
	Vernon Johnson	Councilman
	Donald R. Foote	Councilman

Nay: None

The Ordinance was thereupon read by title and was also read in full, after which, pursuant to a motion made by John B. Rogers, and seconded by Donald R. Foote, the Ordinance was adopted by the following vote:

Aye:	E. W. Fanning	Mayor
	Russell A. Freeman	Councilman
	John B. Rogers	Councilman

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Vernon Johnson Councilman
Donald R. Foote Councilman

Nay: None

The Ordinance was thereupon signed by the Mayor in evidence of his approval, was attested by the City Clerk, and was numbered 777.

The bills against the City for the month of July, 1951, having been audited by the Finance Committee, were recommended for payment as follows:

	<u>General Fund:</u>	<u>Water Works:</u>	<u>Elec. Light Fund:</u>	<u>Police Retirement:</u>
Salaries:	\$46,797.07	\$5,359.51	\$10,455.85	\$731.60
Supplies:	<u>28,495.34</u>	<u>2,562.60</u>	<u>35,617.92</u>	<u>.00</u>
Total:	\$75,292.41	\$7,922.11	\$46,073.77	\$731.60
GRAND TOTAL:		\$130,019.89		

It was moved by Councilman Johnson and seconded by Foote that the bills be allowed and the Clerk authorized to draw warrants on the proper funds in payment of the same. On roll call voting Aye, 4. Nay, None.

It was moved by Councilman Johnson and seconded by Rogers, that the Purchasing Agent, Mr. Peters, is authorized to purchase line construction materials to new additions, in the amount approximately the sum of \$9,000.00. On roll call, voting Aye, 4. Nay, None.

The monthly reports of the various Departments were read by the Clerk. There being no objection, the reports were accepted and ordered placed on file.

The following applications for licenses were read:

J. N. Schmitz, Portland, Ore., AUCTIONEER; Mervin Cook, BARTENDER; C. E. Hubbard, Alaska Bar, 3 POOL TABLES; Melvin J. Danielson, JOURNEYMAN ELECTRICIAN.

On motion by Councilman Freeman and seconded by Johnson the above applications for licenses were approved and the Clerk instructed to issue the proper licenses. On roll call voting Aye, 4. Nay, None.

The following applications for license for COIN-OPERATED AMUSEMENT DEVICE, (SLOT MACHINES) were presented:

M. V. Stranathan,	Rainbow Bar B Q	2 Machines
Ted Le Baron,	Le Baron's	2 Machines
H. W. Eames,	The Mint	4 Machines
J. C. Bennett,	Hotel Bonneville	3 Machines
Richard I. Clayton,	Topper Club	4 Machines
Bill Quillian,	The Park	10 Machines
Elmer Elg,	Jacks Club	10 Machines

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Glenn P. Molen,	The Russett	1 Machine
Vernon Scheets,	Jacks Chicken Inn	3 Machines
Art Russell,	Luke's Inc.	2 Machines
Ross Corbett,	Fred's Café	1 Machine
Ross Corbett,	Falls Café	2 Machine
C. B. Mc Neill,	Cheerio Club	1 Machine
Fred Kellar,	Ford's	4 Machines
Robert Annly,	Fred & Kelly's Café	2 Machines
J. L. Hylton,	New Grand Bar	4 Machines
W. W. Turley,	Town Tavern	2 Machines
R. B. Mattinson,	Hotel Bonneville Lounge	3 Machines
Belva Jones,	North Hiway Café	3 Machines
Zell Wright,	Big Chief	<u>4 Machines</u>
	Total:	67 Machines

It was moved by Councilman Foote and seconded by Rogers that the above applications be approved and licenses issued for the 5 month period, ending December 31, 1951. Licenses to be issued after passing inspection by Chief of Police. On roll call, voting Aye, 4. Nay, None.

ORDINANCE NO. 776

AN ORDINANCE DEFINING COIN OPERATED AMUSEMENT DEVICES; MAKING UNLAWFUL THE MANUFACTURE, RECONDITIONING, AND REPAIR IN THE CITY OF IDAHO FALLS ON COIN OPERATED AMUSEMENT DEVICE AND ESSENTIAL PARTS THEREOF; WITHOUT FIRST OBTAINING A LICENSE THEREFORE; PROVIDING FOR THE LICENSING OF SUCH ACTIVITIES; PROVIDING FOR THE FORM OF LICENSE, THE APPLICATION THEREFORE, THE LIMITATIONS THEREON, AND THE FEES TO BE PAID FOR OBTAINING SUCH LICENSE; PROVIDING PENALTIES FOR VIOLATION OF THE ORDINANCE; REPEALING ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH.

The foregoing Ordinance was read at length by the Clerk. It was moved by Councilman Rogers that the provisions of Section 50-2004 of the Idaho Code, requiring all Ordinances to be fully and distinctly read on three several days be dispensed with. It was seconded by Councilman Foote. 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: Ayes, Foote, Rogers, Johnson and Freeman; Nay, None. Three-fourths of the Council 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 resulted as

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follows: Ayes, Foote, Rogers, Johnson and Freeman; Nay, None. The majority of all the members of the Council present having voted in the affirmative, the Mayor declared the Ordinance passed.

A petition read from the Western Development Co., regarding closing of certain streets, was read and referred to the Street Committee and City Engineer.

RESOLUTION

WHEREAS THE CITY OF IDAHO FALLS, IDAHO, herein called the "applicant", has heretofore entered into an agreement with the United States of America, herein called the "Government", which provides that the Government will advance not to exceed \$11,140.00 to assist the applicant in the planning of certain public works described as construction of an interceptor sewer, and that the monies so advanced shall be returned to the Government when construction of the public work is first undertaken, and

WHEREAS, pursuant to said agreement, the applicant has received \$2,785.00 and of such sum expended \$1,000.00, which has achieved its purpose in expediting the plan preparation,

NOW, THEREFORE, BE IT RESOLVED by the City Council of City of Idaho Falls, Idaho, that the proper officials promptly take all necessary steps to return to the Government all the monies it advanced to assist in the planning of the said public work.

BE IT FURTHER RESOLVED that the Government be, and is hereby released from all obligations and all claims which the applicant may have against the Government in connection with said agreement.

BE IT FURTHER RESOLVED that the Government be requested to release the applicant from the obligation of furnishing a set of the completed plans and specifications and a report thereon as required by said agreement.

CERTIFICATE

The undersigned hereby certifies that the foregoing constitutes a true copy of a duly enacted resolution of the governing body of the applicant named above effective August 7, 1951.

s/ S. R. Rostad

CITY CLERK

Dated: August 13, 1951

It was moved by Councilman Freeman and seconded by Rogers that the above resolution be adopted. On roll call voting Aye, Freeman, Foote, Rogers, and Johnson. Nay, None.

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A letter dated July 31, 1951, from Mrs. Miller Clark, for rezoning part of Lots 39 to 44, Block 32, Crows Addition, was read. This letter was referred to the Appeal Board.

A letter of July 31, 1951, from Mrs. Fred Simpson, relative to personal injury damage claim in the amount of \$75.00, was read. This letter was referred to the City Attorney and Insurance Co., for consideration.

Personal injury damage claim filed August 3, 1951, in the amount of \$2,068.80, by Melba Clark was read. This claim was referred to the City Attorney and Insurance Co., for consideration and attention. It was moved by Councilman Johnson and seconded by Foote, that the application dated July 16, 1951, for light and water assistance, by Lola Hampton, a widow, be allowed up to \$5.50 per month credit to her account. On roll call voting Aye, 4. Nay, None.

The following widows applications for light and water assistance were read and referred to the Finance Committee; Lola Wheeler, 864 East 13th, and Amy Haggard, Jefferson Street.

It was moved by Councilman Foote and seconded by Freeman that the proposition by D. V. Groberg Co., for right of way through the Jack Pouch property along Snake River, dated July 2, 1951, be rejected. On roll call voting Aye, 4. Nay, None.

It was moved by Councilman Rogers and seconded by Johnson that the Council adjourn. Voting Aye, 4. Nay, None.

ATTEST: s/ S. R. Rostad
CITY CLERK

s/ E. W. Fanning
MAYOR
