

SEPTEMBER 8, 1977

The City Council of the City of Idaho Falls met in Regular Meeting, Thursday, September 8th, 1977, at 7:30 P.M. in the Council Chambers in Idaho Falls, Idaho. There were present at said meeting, Mayor S. Eddie Pedersen, Councilmen Ralph Wood, Gil Karst, Paul Hovey, Tom Campbell, Jim Freeman, and Mel Erickson. Also present: Roy C. Barnes, City Clerk; Arthur Smith, City Attorney and all other available Division Directors.

Minutes of the last Regular Meeting, held August 18th, and Special Meetings held August 24th and September 1st, 1977, were read and approved as amended.

The Mayor announced that this was the time and the place, as advertised, to conduct a public hearing for consideration of a proposed budget for the fiscal period October 1st, 1977 through September 30th, 1978 based upon this estimate of revenues and expenditures.

PROPOSED EXPENDITURES

The following is an estimate, set forth in said proposed budget, of the total proposed expenditures and accruing indebtedness of the City of Idaho Falls, Idaho for the fiscal period (October 1, 1977 - September 30, 1978). Said amounts are set forth by fund and/or Departments as follows:

	Proposed Gross Expenditures	Revenue Sharing Federal/State Grants	Proposed Net Expenditures
GENERAL FUND			
General & Administrative	\$ 496,566	\$ -0-	\$ 496,566
City Clerk	94,415	-0-	94,415
Finance	139,792	(89,450)	50,312
General Services	612,790	-0-	612,790
Police	1,550,677	(318,700)	1,231,977
Animal Regulations	60,830	-0-	60,830
Inspections, Planning, Zoning	179,477	-0-	179,477
Parks	902,680	(189,000)	713,680
Public Works	1,154,781	-0-	1,154,781
Fire	1,480,086	-0-	1,480,086

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<u>TOTAL GENERAL FUND</u>	<u>\$ 6,672,064</u>	<u>(597,150)</u>	<u>6,074,914</u>
STREET FUND	674,000	-0-	674,000
AIRPORT FUND	325,525	(20,000)	305,525
RECREATION FUND	176,693	(6,675)	170,018
* ANTIRECESSION FISCAL ASSISTANCE FUND	35,215	(35,000)	215
**REVENUE SHARING FD	71,000	(63,000)	8,000
COMMUNITY DEVELOPMENT FUND	1,656,000	(1,656,000)	-0-
<u>TOTAL SPECIAL REVENUE FUNDS</u>	<u>2,938,433</u>	<u>(1,780,675)</u>	<u>1,157,758</u>
<u>SUBTOTAL OPERATING FUNDS</u>	<u>9,610,497</u>	<u>(2,377,825)</u>	<u>7,232,672</u>
WATER AND SEWER FUND	2,638,000	-0-	2,638,000
ELECTRIC LIGHT FUND	5,189,029	-0-	5,189,029
<u>TOTAL ENTERPRISE FUNDS</u>	<u>7,827,029</u>	<u>-0-</u>	<u>7,827,029</u>
OTHER FUNDS			
Library Fund	377,050	(15,000)	362,050
Eastern Idaho Regular Library	106,696	(105,696)	1,000
Municipal Fire Improvement Bond – Redemption and Interest Fund	38,277	-0-	38,277
Municipal Capital Improvement Fund	152,500	-0-	152,500
Municipal Library Bond Fund	182,125	-0-	182,125
Municipal Airport Fund	62,800	-0-	62,800
	919,448		798,752
<u>TOTAL PROPOSED EXPENDITURES</u>	<u>\$18,356,974</u>	<u>(2,498,521)</u>	<u>15,858,453</u>
Antirecession Fiscal Assistance Fund			
Bonneville Council of Governments	\$ 35,215		
General Revenue Sharing Fund			
Sand Creek Golf Course	24,500	Public Safety	102,200
Computer Lease-Purchase	70,000	Hemmert Avenue Road & Bridge	31,000
Police Retirement Unfunded Liability	180,300	General L.I.D.	40,000
<u>TOTAL</u>			<u>\$ 448,000</u>

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ESTIMATED REVENUE

The estimated revenue of the City of Idaho Falls, Idaho for said fiscal period of 1978 based upon the receipts of the previous twelve (12) months including receipts for the Water and Sewer System and Hydroelectric Plants, is as follows: to-wit:

REVENUE FROM TAX LEVY

General Fund Levy	\$2,572,682
Airport Fund, Special Levy	31,000
Recreation Fund, Special Levy	108,500
Capital Improvement Fund	124,000
Library Fund, Special Levy	252,000
Municipal Fire Improvement Bond Redemption And Interest Fund, Special Levy	30,000
Municipal Library Bond Fund, Special Levy	161,625

TOTAL REVENUE FROM TAX LEVY **\$3,279,807**

Franchises	\$1,165,800
License and Permits	165,000
Interest and Rentals	380,340
Charges for Current Services	1,050,950
Sale of Electrical Energy	5,300,000
Revenue from Other Agencies	1,496,725
* Grants	2,468,525
Other Miscellaneous Revenue	89,450
Water and Sewer System	2,600,000
Library Collections	10,000
Contributions and Interest	103,225

TOTAL REVENUES **\$18,110,222**

Unappropriated Surplus - * Grants	29,996
Unappropriated Surplus	380,127
Less Revenue Reserved	(163,371)

TOTAL REVENUE AND SURPLUS FOR APPROPRIATION **\$18,356,974**

Less: Grants Listed Above	2,498,521
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NET REVENUE AND SURPLUS **15,858,453**

The Mayor invited Councilman Karst, as Chairman of the Fiscal Committee to conduct said hearing. By the use of pie-charts flashed on a screen, Karst revealed the following:

REVENUES

Utilities	\$ 7,900,000	43.62%
Property Taxes	3,279,807	18.11

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License Franchise Garbage Collection, Rental Fees and Other Services	4,461,890	24.64
Development and other Federal and State Grants	2,468,525	13.63

EXPENDITURES

Utilities	\$ 7,827,000	42.63%
Community Development	1,656,000	9.02
Airport		1.77
Debt		1.54
Library		2.64
Administration, Finance, Inspection & General	1,619,000	8.83
Cemetery, Parks, Golf, Rec.	1,079,000	5.88
Streets and Public Works	2,052,000	11.88
Public Safety	3,030,000	16.51

EXPENDITURES BY OBJECT

Salaries & Wages	5,980,923	41.98%
Capital Outlay	4,953,584	26.99
Materials, Supplies & Services	3,631,455	19.78
Purchase of Power	1,500,000	8.17
Debt Service	565,702	3.08
Retirement, Health Insurance Life Insurance, Workman's Comp. Insurance, Payroll Taxes	1,725,310	9.40

There were none who appeared for purposes of protesting or otherwise commenting on this proposed budget. It was moved by Councilman Karst, seconded by Freeman, that this budget, as proposed, be duly adopted. Roll call as follows: Ayes, 6; No, none; carried.

ORDINANCE NO. 1514

AN ORDINANCE PROVIDING FOR THE CURRENT FISCAL PERIOD (OCTOBER 1, 1977 THROUGH SEPTEMBER 30, 1978), APPROPRIATIONS OF THE CITY OF IDAHO FALLS IN THE STATE OF IDAHO AND FOR THE APPROPRIATIONS OF THE SEVERAL FUNDS AND PURPOSES DURING SAID PERIOD AND PROVIDING THE AMOUNT OF PROPERTY TAX APPROPRIATED FOR EACH OF SAID FUNDS.

The foregoing ordinance was presented in title. It was moved by Councilman Karst, 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, 6; 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, 6; No, none; carried.

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Noting from the agenda that an area to be known as the Melbourne Park Addition, Division No. 10 was to be considered for annexation, this introductory memo from the Building Administrator was read aloud:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO: Mayor and Council
FROM: Rod Gilchrist
SUBJECT: MELBOURNE PARK ADDITION, DIVISION NO. 19 – FINAL PLAT, ANNEXATION & INITIAL ZONING

Attached is a copy of a final plat, annexation ordinance and annexation agreement for that above described plat. At a recent meeting of the City Planning Commission, this matter was considered and at that time they recommended approval of the final plat, annexation to the City, and initial zoning of R-1 and R-3A on the four (4) lots adjacent to 1st Street.

This Department concurs with that recommendation and is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

A final plat of the above described area was then submitted. It was moved by Councilman Campbell, seconded by Erickson, that this plat be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

An Annexation Agreement between the City and the Melbourne Park Addition, Division No. 10 developer was then reviewed. It was moved by Councilman Campbell, seconded by Erickson, that this agreement be approved and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

ORDINANCE NO. 1515

AN ORDINANCE ANNEXING CERTAIN LANDS TO THE CITY OF IDAHO FALLS; DESCRIBING SAID LANDS AND DECLARING SAME A PART OF THE CITY OF IDAHO FALLS, IDAHO. (MELBOURNE PARK ADDITION, DIV. #10)

The foregoing ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 6; 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, 6; No, none; carried.

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The foregoing area having been annexed, the Mayor announced that this was the time and the place, as advertised, to conduct a public hearing to consider its initial zoning as recommended by the Planning Commission. There were none who appeared to protest or otherwise comment on said proposed zoning. It was moved by Councilman Campbell, seconded by Erickson, that Lots 3, 5, 7, and 9, Block 15 of the Melbourne Park Addition, Division No. 10 be zoned R3-A and all other lots within said addition be zoned R-1. Roll call as follows: Ayes, 6; No, none; carried.

Another proposed annexation, to be known as the Sunnyside-Holmes Addition was introduced by the memo from the Building Administrator:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO: Mayor and Council
FROM: Rod Gilchrist
SUBJECT: SUNNYSIDE-HOLMES ADDITION - FINAL PLAT,
ANNEXATION AND INITIAL ZONING

Attached is a copy of the final plat, annexation ordinance and annexation agreement for the above described plat. This plat was recently considered at a meeting of the City Planning Commission and at that time, they recommended approval of the plat, annexation to the City, with initial zoning of R-1. This Department concurs with the recommendation of the Planning Commission and the matter is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

First to be reviewed was the final plat. It was moved by Councilman Campbell, seconded by Erickson, that this plat be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

An Annexation Agreement between the City and the Sunnyside-Holmes Addition developer was submitted. It was moved by Councilman Campbell, seconded by Erickson, that this agreement be approved and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

ORDINANCE NO. 1516

AN ORDINANCE ANNEXING CERTAIN LANDS TO
THE CITY OF IDAHO FALLS, DESCRIBING SAID
LANDS AND DECLARING SAME A PART OF THE
CITY OF IDAHO FALLS, IDAHO. (SUNNYSIDE-
HOLMES ADDITION)

The foregoing ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 6; 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, 6; No, none; carried.

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The Sunnyside-Holmes Addition having been annexed, the Mayor announced that this was the time and the place for a public hearing, recessed from August 18th, 1977, to consider its initial zoning. There were none who appeared to protest or otherwise comment on said zoning as recommended by the Planning Commission. It was moved by Councilman Campbell, seconded by Erickson, that this entire area be initially zoned R-1. Roll call as follows: Ayes, 6; No, none; carried.

Finally, an area to be known as the R & V Park Addition was presented for annexation proceedings, introduced by this memo from the Building Administrator:

City of Idaho Falls
August 18, 1977

MEMORANDUM

TO: Mayor and City Council
FROM: Rod Gilchrist
SUBJECT: FINAL PLAT, ANNEXATION & INITIAL ZONING – R & V PARK ADDITION

Attached is a copy of the final plat, annexation ordinance and annexation agreement for the R & V Park Addition. This plat was recently reviewed by the Planning Commission and at that time it was recommended that the final plat be approved, be annexed to the City, and be zoned R-1, R-2, R-2A, and R-3A, as shown on the attached map.

This Department concurs with the Planning Commission's recommendation and it is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

The R & V Park Addition final plat was studied. It was moved by Councilman Campbell, seconded by Erickson, that this plat be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

An Annexation Agreement between the City and the R & V Park Addition developer was submitted. It was moved by Councilman Campbell, seconded by Erickson, that this agreement be approved and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

ORDINANCE NO. 1517

AN ORDINANCE ANNEXING CERTAIN LAND TO THE CITY OF IDAHO FALLS; DESCRIBING SAID LANDS AND DECLARING SAME A PART OF THE CITY OF IDAHO FALLS, IDAHO. (R & V PARK ADDITION, DIVISION #1)

The foregoing ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 6; 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, 6; No, none; carried.

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The R & V Park Addition, Division No. 1 having been annexed, the Mayor announced that this was the time and the place for a public hearing, recessed from August 18th, 1977, to consider its initial zoning. There were none who appeared to protest or otherwise comment on said zoning as recommended by the Planning Commission. It was moved by Councilman Campbell, seconded by Erickson, that this newly annexed area be zoned as follows:

R-1	All of Block 2 except Lots 3, 4, and 5
R-2	Lots 3, 4, and 5, Block 2 – Lots 3 & 4, Block 1
R-2A	Block 4
R-3A	Lots 1 & 2, block 1

Roll call as follows: Ayes, 6; no, none; carried.

The Mayor announced that this was the time and the place, as advertised, for a public hearing to consider a re-zoning as more specifically explained in the following memo from the Building Administrator:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO:	Mayor and Council
FROM:	Rod Gilchrist
SUBJECT:	REQUEST FOR REZONING – SOUTH SIDE OF CLEVELAND STREET EXTENDED, R-1 TO R-3

Attached is a copy of a petition requesting the rezoning of a parcel of property described by a metes and bounds legal description. This property is located on the south side of Cleveland Street between the Dora Erickson Elementary School and North Fanning Avenue.

The request is to rezone this property from R-1 to R-3. This matter was recently considered by the City Planning Commission, and at that time no objections were heard from adjacent property owners. The Planning Commission recommended approval of the request and this Department concurs with their recommendation.

This matter is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

Councilman Campbell commented to the effect that this area was not conducive to development in an R-1 zone. There were none who appeared to protest or otherwise comment on this rezoning request. It was moved by Councilman Campbell, seconded by Erickson, that the area as indicated in the foregoing memo be rezoned from R-1 to R-3. Roll call as follows: Ayes, 6; No, none; carried.

With reference to all of the foregoing action taken by the Council pertaining to zoning and rezoning, it was moved by Councilman Campbell, seconded by Erickson, that the Building Official be directed to reflect these zoning changes on the official zoning map, located in his office. Roll call as follows: Ayes, 6; No, none; carried.

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The Mayor announced that this was the time and the place, as advertised, for a public hearing to consider a variance request as introduced by this memo from the Building Administrator:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO: Mayor and Council
FROM: Rod Gilchrist
SUBJECT: REQUEST FOR VARIANCE - CONSTRUCTION OF STORAGE BUILDINGS IN R-1 ZONE

Attached is a copy of a variance requesting that the owner of Lots 31 through 36, Block 62 of the Crows Addition be permitted to construct storage buildings. The location of this property is between South Freeman and South Lee Avenue on East 17th Street. No access from 17th Street is available due to the fact that the canal lies between this property and the street.

Although this property is zoned R-1, it is a very undesirable building site for residential use because of access limitations. The property owner is requesting a use variance rather than a rezoning and in this way the actual use of the property can be controlled by the City Council.

To date, this office has received no objections from adjacent property owners. If the adjacent property owners do not object, this Department recommends approval of this request, inasmuch as it would put to use a piece of property which is otherwise almost unusable. This matter is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

Councilman Campbell explained that the land in question is not accessible from 16th or 17th Streets and, because of that, plus its irregular shape, is entirely non-conducive to residential construction. If storage buildings were constructed, they would likely be used for the storing of such equipment as boats, campers, and trailers on a rental basis. Councilman Wood commented to the effect that this arrangement would be preferable to having such equipment parked on streets, parking strips or driveways.

Mr. Reece Nave, developer for this proposed project, appeared before the Council to say that the planned buildings would be constructed of cinder block, concrete and pre-stressed beams. He said near-by residents favor this development. Mr. John Roberts, 1667 S. Lee, appeared briefly to concur with the remarks of Mr. Nave, adding that the property in its present state is of marginal value as it is unfair for residential units. In answer to a question by Councilman Karst, Mr. Nave said that the structures, when completed, would have no facilities for repair work. Karst questioned the advisability of allowing this variance on the grounds that, at a later date, the buildings might be converted to some other commercial use such as a grocery store or a bar. Asked for comment, Building Administrator Gilchrist appeared briefly to point out that this was the reason for the request for a variance, rather than a rezoning petition. Continuing, Gilchrist said that if a variance were granted, any contemplated conversion must come back to the City Council for approval. In the absence of further comment, it was moved by Councilman Campbell, seconded by Erickson, that this request for a variance be granted. Roll call as follows: Ayes, 4; No, two; carried. Councilman Karst and Hovey voting no.

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The Mayor announced that this was the time and the place, as advertised, for a public hearing to consider a request for a variance for temporary use of a mobile home, as more specifically explained by this memo from the Building Administrator:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO: Mayor and Council
FROM: Rod Gilchrist
SUBJECT: REQUEST FOR VARIANCE TO USE MOBILE HOME FOR
TEMPORARY OFFICE BUILDING

Attached is a copy of a variance submitted by Golden Valley Realty requesting permission to place a mobile home at the northwest corner of 12th Street and Woodruff Avenue to be used as a temporary real estate office. This property is now zoned R-3A and the request is to use the mobile home until such time as a permanent office building can be constructed on the property.

This Department recommends approval of the request on a temporary basis.

s/ Rod Gilchrist

Mr. Herman Sargent, representing the Golden Valley Realty Company, appeared before the Council to say that the company he represented was forced to move and was hopeful that this could be accomplished as quickly as possible. Asked if a temporary variance would suffice Sargent said this would be satisfactory, inasmuch as the new office building at First and Woodruff would be completed within six months. There was some mention of the fact that a mobile home in this location would be rather prominent from the standpoint of aesthetics. Councilman Erickson said that, in his opinion, this seemed irrelevant inasmuch as this would only be a temporary arrangement. It was moved by Councilman Campbell, seconded by Erickson, that this variance be granted for a period of six months. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk reported that a legal notice was being published calling for a public hearing on September 22nd to consider the initial zoning of the Parkwood Addition, Division No. 2 in the event said area were annexed that night and that said publication was without benefit of formal Council approval. It was moved by Councilman Campbell, seconded by Erickson, that this action be ratified. Roll call as follows: Ayes 6, No, none; carried.

Also, according to the City Clerk, a legal notice had been published calling for a public hearing this night to consider a variance for the construction of storage garages and that this was done, in the interests of time, without formal Council approval. It was moved by Councilman Campbell, seconded by Erickson, that this action be ratified. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk then noted that still another legal notice had been published, in the interests of time, calling for a public hearing this night to consider a variance for temporary placement of a mobile home and that this was done without formal Council approval. It was moved by Councilman Campbell, seconded by Erickson, that this action be ratified. Roll call as follows: Ayes, 6; No, none; carried.

Finally, under matters requiring Council ratification, the City Clerk presented these damage claims:

SEPTEMBER 8, 1977

CLAIM

TO: City of Idaho Falls, Idaho
Attention: Roy Barnes

Pursuant to the Idaho Tort Claims Act, notice is hereby given that CLARK E. JAYNES, M. D., of 2235 Malibu, Idaho Falls, Idaho 83401, does in accordance with Section 6-907 of such Act, present his claim for damages arising out of a certain circumstance or occurrence which took place on or about the 3rd day of May, 1977, near the residence of claimant herein. That City Officials were notified that a certain water leak had developed at or near the residence of claimant, and such City Officials appeared and conducted standard and routine tests and advised claimant that the leak was on the landowners property, namely; the claimant, and therefore, the landowner had the responsibility of finding such leak and that the City had no such responsibility having determined that the leak was not occurring at a connecting point under which the City had control and responsibility.

That pursuant to the directions of said City Officials, claimant incurred the following expenses, to-wit:

Tap Construction Company, Inc. (Labor and Backhoe)	\$227.00
Harold W. Bates and Son Plumbing	\$132.67
Elmar Corporation (Lawn Restoration because of damage created by Backhoe and Trenching)	\$300.00

That the following extensive exploratory work in the lawn of the claimant, no leak could be determined at which point in time, City Officials were again summoned and asked again to take the necessary tests to determine site of said leak; that such City Officials determined that the leak actually originated at a service line or stop within the responsibility and control of the city, and the City then completed repair of such leak. That had City Officials properly conducted its initial testing it would have been unnecessary for claimant to have performed the services and incurred the expenses above described, all of which were proximately caused by the careless and negligent acts of the City in failing to determine the source of said leak and fixing same, and further, by the City's statement that such leak was originating from claimant's property and therefore directing claimant to, in essence, "find the leak" on the claimant's property; that all of the foregoing acts on the part of the City Claims Act for payment of the sum of \$659.67, together with general damages in the sum of \$2,500.00 for inconvenience and discomfort sustained by the claimant.

Should your office require further information or further elaboration upon the circumstances pertaining to this claim, please feel free to contact M. B. Hiller of the Law Firm of St. Clair, Hiller, Benjamin, Wood, and McGrath, Chartered, Attorneys for Clark E. Jaynes, M. D., P. O. Box 29, Idaho Falls, Idaho 83401, Telephone: 522-2350.

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Dated this 28th day of June, 1977.

s/ Clark E. Jaynes, M. D.
By M. B. Hiller,
His Attorney

Secretary of State
Statehouse
Boise, Idaho

Clerk of the City of Idaho Falls
City Building – 308 C Street
Idaho Falls, Idaho

Gentlemen:

In July 22, 1977, the undersigned sustained injury and damage in the following manner and amount:

1. We were westbound on Highway 26, just west of where Interstate 15 crosses under it, traveling on the inside lane. There was a car ahead of us and several cars along side of us traveling in the outside lane. It was approximately 7:45 p.m.

The City of Idaho Falls and/or the State of Idaho was making repairs to the inside lane of Highway 20. However, there was no warning posted on the inside lane, nor cone indicating it was closed, nor any wooden barriers indicating it was closed. There was simply a large concrete barrier placed directly across the lane without any warning to inside drivers. There were a couple of signs visible to traffic traveling in the outside lane. Because there were vehicles in that lane, the signs were not visible and we did not see the barrier until almost upon it. We were unable to avoid a violent collision with it. Cleave Reddick was driving.

2. We were in a 1973 GMC ½ ton Super Custom Pickup with air conditioning and camper suspension. It was a total loss and had a value of \$2,800.00. The towing charges were \$49.80.

Cleave Reddick was bruised and battered, but fortunately not seriously hurt, and despite some considerable discomfort, did not miss very much work.

Chris Morris missed 5 days of work at \$38.00 per day. She works at the Youth Service Center at St. Anthony, Idaho.

3. At the time of filing this claim, Cleave Reddick resides at 101 Idaho Avenue, Rigby, Idaho.
4. Chris Morris incurred a medical bill at the Idaho Falls hospital in the amount of \$28.50 and an ambulance bill due the City of Idaho Falls in the amount of \$41.50.

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5. This letter is to make a claim against the City of Idaho Falls and/or the State of Idaho for not providing any warning, in the amount of \$2,849.80 for Cleave Reddick, and \$260.00 for Chris Morris.
6. Lee, Ririe, Grover & Sims, Attorney at law, Rigby, Idaho have assisted us in the filing and presentation of this claim. Will you please make your response through that office at P.O. Box 36, Rigby, Idaho 83442.

Yours very truly,
s/ Cleave Reddick
s/ Chris Morris

Mr. Roy Barnes
 City Clerk
 City of Idaho Falls
 Idaho Falls, Idaho

Dear Mr. Barnes:

Mr. Steven Waters has requested that I file a claim for damages against the City of Idaho Falls in his behalf. He wishes to recover damages from the City for a broken thumb which he received after he was arrested by the Idaho Falls police. Please file the enclosed claim for damages which we are submitting pursuant to S-50-219 and S 6-909 of the IDAHO CODE.

Thank you very much for your help in this matter.

Sincerely,
s/ Gordon W. Jenkins
 Attorney for plaintiff

NOTICE OF CLAIM

TO THE CITY CLERK OF THE CITY OF IDAHO FALLS, IDAHO OF THE STATE OF IDAHO

Please take notice that Steven Waters, residing at 375 W. 18th Street, Idaho Falls, Idaho, 83401, claims damages against the City of Idaho Falls and City Police Officers Duane Sibbett and Nolan Getsinger for injuries to his right hand and thumb.

The injuries occurred on the night of April 24, 1977 at 375 W. 17th Street, Idaho Falls, Idaho, 83401 and resulted when City Police Officers, Duane Sibbett and Nolan Getsinger, used excessive force to arrest Steven Waters. One of the officers struck Steven Waters on his hands which were handcuffed behind his back. This blow fractured Steven Waters' right thumb. As a result, Steven Waters experiences considerable physical suffering and medical expense.

These injuries were sustained by Steven Waters because of the reckless, malicious, and wanton manner in which Officers Sibbett and Getsinger conducted the arrest.

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THEREFORE, Steven Waters requests that the City of Idaho Falls honor and pay the claim for damages amounting to ONE HUNDRED NINETY TWO THOUSAND NINE HUNDRED THIRTY TWO DOLLARS (\$192,932.00).

Dated this 13th day of June, 1977.

s/ Steven Waters

It was explained that in the interest of time, these had been forwarded to the City's liability insurance carrier in each instance as soon as received without formal Council approval. It was moved by Councilman Karst, seconded by Freeman, that these actions be ratified. Roll call as follows; Ayes, 6; No, none; carried.

Bills for the month of August, 1977 having been properly audited by the Fiscal Committee, were presented. The City Clerk read aloud all fund totals for services, materials and payroll, as follows:

	<u>GENERAL</u>	<u>STREET</u>	<u>AIRPORT</u>	<u>WATER/SEWER</u>
SERV/MAT	\$ 461,008.77	\$ 65,324.82	\$ 5,948.63	\$ 150,506.27
SALARY	<u>315,964.52</u>	<u>18,896.59</u>	<u>6,552.34</u>	<u>36,021.03</u>
TOTAL	\$ 776,973.29	\$ 84,121.41	\$ 12,500.97	\$ 186,527.30
	<u>ELECTRIC</u>	<u>RECREATION</u>	<u>GEN LIBRARY</u>	<u>REG LIBRARY</u>
SERV/MAT	\$ 326,725.85	\$ 10,940.15	\$ 3,042.30	\$ 169.88
SALARY	<u>54,524.63</u>	<u>11,539.42</u>	<u>13,535.98</u>	<u>652.50</u>
TOTAL	\$ 381,250.48	\$ 22,479.57	\$ 16,578.28	\$ 732.38
	<u>ANTIRECESSION</u>	<u>COM DEV</u>	<u>FLOOD DISASTER</u>	<u>CITY TOTALS</u>
SERV/MAT	\$ 10,000.00	\$ 23,309.47	\$ 3,111.60	\$ 1,060,087.74
SALARY	<u>.00</u>	<u>677.12</u>	<u>.00</u>	<u>458,174.13</u>
TOTAL	\$ 10,000.00	\$ 23,986.59	\$ 3,111.60	\$ 1,518,261.87

LIBRARY CONSTRUCTION EXPENDITURES
EXPENDITURES TO DATE \$2,414,050.48

8/1/77	Beehive Office Equipment & Supply Co Furniture	\$19,595.05
8/8/77	Federal Construction Company Landscaping	18,630.00
8/17/77	Gaylord Brothers, Inc. Equipment	9,745.00
8/17/77	Clark Leaming Furniture	911.00
8/17/77	Itex of Idaho Falls Install of Equipment	4,911.42
8/17/77	Kingsley Library Equipment	277.04
8/17/77	Hasco, Inc. Furniture	1,181.79

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8/17/77	MP Audio Corporation Record Player and Headphones	202.93
8/17/77	International Business Machines – Typewriters	1,494.00
8/17/77	Beehive Office Equipment Furniture	13,670.47
8/17/77	Roche Moving & Storage Moving Charges	5,290.00
8/17/77	Mitchell Construction Company Estimate #22	34,458.25
8/29/77	Union Pacific Railroad Company Pedestrian Crossing	637.00

Councilman Karst explained all major expenditures. It was moved by Councilman Karst, seconded by Freeman, that the bills be allowed and the Controller be authorized to issue warrants or checks 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, 1977, and there being no questions nor objections, were accepted by the Mayor and ordered placed on file in the office of the City Clerk.

License applications for CONFECTIONERY (TRANSFER), Karmelkorn, from Richard Hardy to Joy Forbod; THEATRE (SUNDAY MOTION PICTURE THEATRE), Mann Triplex Theatre; JOURNEYMAN ELECTRICIAN, Doran Parr; Phil Baldtree, Roger Sandberg, Vardell Tait, Larry D. Carney; APPRENTICE ELECTRICIAN, David Rapp with Prime Electric Co., Jeff Eaton with Eager Electric, MASTER PLUMBER, S. C. Crawford's Custom Plumbing; TAXI CAB DRIVER, Kenneth Miller with Yellow Cab Company; BARTENDER, Rocky Murdock, Kathleen Harrigfeld, Diane Tansey, Pamela L. Harris, Cheryl Howell, Kathy J. Harvey, Theresa Verbeck, Linda Ann Craig, Madeline A. Banks, Billie Bowen, Brent Gardner, Jonathan Bloomer, Barbara Hancock, Paul Messervy, Cheri L. Brocksome, Wayne Wolfe, Robert Jeffs, were presented. It was moved by Councilman Erickson, seconded by Karst, 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.

From the City Controller came this memo:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO: Mayor S. Eddie Pedersen and City Council
FROM: John D. Evans, Controller
SUBJECT: DOLLAR CERTIFICATIONS OF BUDGET REQUEST –
BOARD OF COMMISSIONERS

Authorization is requested for the Mayor and City Clerk to sign the attached "DOLLAR CERTIFICATION OF BUDGET REQUEST TO BOARD OF COUNTY COMMISSIONERS", as required by the Idaho Code 63-624 and 63-625.

s/ John D. Evans

SEPTEMBER 8, 1977

It was moved by Councilman Karst, seconded by Freeman, that authorization be granted for the Mayor and City Clerk to sign this document entitled "Dollar Certification of Budget of County Commissioners". Roll call as follows: Ayes, 6; No, none; carried.

This memo from the General Services Director was submitted:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Chad Stanger
SUBJECT: AUTHORIZATION TO ADVERTISE FOR BIDS

The General Services and Electrical Division respectfully requests authorization to advertise for bids for a 15.20/25 MVA, 44 KV Class Two Winding Substation Transformer for 1977. This transformer is to be located at Templeview Substation or an alternate area on the north side of the City. The amount of \$12,000 is in the current budget.

s/ Chad Stanger

It was moved by Councilman Hovey, seconded by Freeman, that the various recommendations as listed in the foregoing memo be approved as indicated. Roll call as follows: Ayes, 6; No, none; carried.

This resolution was introduced by the City Clerk:

R E S O L U T I O N (Resolution No. 1977-07)

A RESOLUTION PROCLAIMING A GENERAL ELECTION, TO BE HELD ON NOVEMBER 8TH, 1977, DESIGNATING THE POLLING PLACES, DESIGNATING THE REGISTRAR AND DEPUTY REGISTRARS, AND ORDERING THE CITY CLERK TO GIVE NOTICE OF SUCH ELECTION.

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

SECTION 1. The General City election will be held in and for the City of Idaho Falls, on the 8th day of November, 1977, at which time there will be elected a Mayor and three Councilmen to serve for a term of four years, or until the election and qualification of their successors.

SECTION 2. The following are designated as the polling places for such election:

First Precinct:	Bush School	380 W. Anderson
Second Precinct:	Log Hut	600 W. Elva
Third Precinct:	4 th & 10 th Ward Church	1460 Idaho Avenue
Fourth Precinct:	Veterans Memorial Bldg.	485 C. Street
Fifth Precinct:	Templeview School	1500 Scorpisus
Sixth Precinct:	O. E. Bell Jr. High	151 N. Ridge
Seventh Precinct:	Hawthorne School	1520 S. Blvd.

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Eighth Precinct:	Longfellow School	2500 Higbee Ave.
Ninth Precinct:	Linden Park School	1455 S. Blvd.
Tenth Precinct:	Theresa Bunker School	1385 E. 16 th Street
Eleventh Precinct:	Golf Course	701 E. Elva
Twelfth Precinct:	Dora Erickson School	850 Cleveland
Thirteenth Precinct:	Emerson School	335 5 th Street
Fourteenth Precinct:	I. F. High School	601 S. Holmes
Fifteenth Precinct:	Edgemont Gardens School	1240 Azalea
Sixteenth Precinct:	Ethel Boyes School	1875 Brentwood

SECTION 3. That Roy C. Barnes, City Clerk is hereby designated as Registrar and the following as Deputy Registrars: Velma Chandler, Deputy City Clerk; First Precinct, Beth Chandler; Second Precinct, Joy Hobbs; Third Precinct, Ethyl Rasmussen; Fourth Precinct, Dora Thomas; Fifth Precinct, Liz Molen; Sixth Precinct, Glenny Robson; Seventh Precinct, Clara Jenkins; Eighth Precinct, Janet Larson; Ninth Precinct, Jill Hofines; Tenth Precinct, Marie Long; Eleventh Precinct, Edna Denning; Twelfth Precinct, Jan Jensen; Thirteenth Precinct, Helen Benzon; Fourteenth Precinct, Thelma Fullmer; Fifteenth Precinct, Helen Myhr; Sixteenth Precinct, La Dean Worton.

SECTION 4. The Clerk, for and on behalf of the Mayor and Council, shall give public notice of the time and place of holding such general City election by publishing such notice in at least two issues of the Post Register , a newspaper printed and published in the City of Idaho Falls, Idaho, the first publication of such notice to be made not less than 45 days previous to the date of such City election and the last publication not more than 15 days, nor less than 5 days previous to the election; the notice so published shall state the places of registration and the name of the Registrar and the Deputy Registrars, and the requirements for registration of electors at such City and such other information as may be necessary to give full facts of such election and registration; said notice to contain such facts and be given in accordance with the requirements of Section 50-407 of the Idaho Code.

PASSED BY THE COUNCIL THIS 8th day of September, 1977.

APPROVED BY THE MAYOR THIS 8th day of September, 1977.

ATTEST:
s/ Roy C. Barnes
 City Clerk

s/ S. Eddie Pedersen
 Mayor

It was moved by Councilman Karst, seconded by Freeman, that this resolution be adopted and approved. Roll call as follows: Ayes, 6; No, none; carried.

From the Public Works Director came this memo:

City of Idaho Falls
 September 7, 1977

MEMORANDUM

TO: Mayor and City Council
 FROM: Donald Lloyd
 SUBJECT: PERMISSION TO ADVERTISE

SEPTEMBER 8, 1977

Plans and specifications are nearly complete for the construction of the administration building, restrooms, etc. at the Sandy Downs Golf Course. The estimated cost is \$61,500.00.

We are requesting permission for the City Clerk to advertise for bids on September 18 and 25 and open bids on September 27, 1977.

Respectfully submitted,
s/ Donald Lloyd

It was moved by Councilman Karst, seconded by Campbell, that authorization be granted to advertise for bids on the project as described. Roll call as follows: Ayes, 6; No, none; carried. Another memo from the Public Works Director was forthcoming as follows:

City of Idaho Falls
September 7, 1977

MEMORANDUM

TO: Mayor and City Council
FROM: Donald Lloyd
SUBJECT: AWARD OF CONTRACT – WATER LINE REPLACEMENT

On August 30, 1977, a single bid was received from the H-K Contractors, Inc. for the replacement of approximately 3060 linear feet of six (6) inch waterline in the amount of \$71,395.00.

The Engineer's estimate for this job was \$69,596.00. However, in light of the fact that there was only one contractor interested and the economic climate being what it is we don't feel that it would be to the City's advantage to re-advertise.

Therefore, we are recommending that the contract be awarded to H-K Contractors in the stated amount.

Respectfully submitted,
s/ Donald Lloyd

It was moved by Councilman Karst, seconded by Campbell, that the one bid from H-K Contractors for waterline replacement be accepted as recommended. Roll call as follows: Ayes, 6; No, none; carried.

Finally, from the Public Works Director came this memo:

City of Idaho Falls
September 7, 1977

MEMORANDUM

TO: Mayor and City Council
FROM: Donald Lloyd
SUBJECT: OUTSIDE CITY WATER & SEWER CONTRACTS

SEPTEMBER 8, 1977

Contracts for both Water & Sewer Service outside the City limits have been requested by the Cove Associates who want to build a warehouse on Sunnyside Road. All the standard requirements have been agreed to by the firm including \$5.00 per linear frontage for their share of the existing waterline; \$6.00 per front foot for their share of the interceptor sewer and the \$300 connection for the sewer and they will plat the area dedicating the right-of-way needed for Sunnyside Road.

We would recommend that the request be approved and the Mayor and City Clerk be authorized to sign the documents.

Respectfully submitted,
s/ Donald Lloyd

It was moved by Councilman Karst, seconded by Campbell, that these Outside-the City Water and Sewer Contracts be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the Personnel Director was presented:

City of Idaho Falls
August 31, 1977

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Personnel Director
SUBJECT: RECOMMEND WAGE RATE ADJUSTMENT EFFECTIVE
SEPTEMBER 25, 1977

Your approval is requested to adjust base hourly rates within the grade and step plan by 3.77%. The steps within grades are also to be adjusted by the same 3.77%.

The wage rate adjustments are to be effective with the pay period beginning September 25, 1977.

Respectfully submitted,
s/ A. Lee Mundell
Personnel Director

It was moved by Councilman Karst, seconded by Freeman, that the Council approval be granted for this general increase for those employees within the grade and step program, effective as indicated. Roll call as follows: Ayes, 6; No, none; carried.

Another memo from the Personnel Director was then submitted as follows:

City of Idaho Falls
August 24, 1977

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Personnel Division
SUBJECT: JOURNEYMAN LINEMAN UPGRADE

SEPTEMBER 8, 1977

Approval is requested to upgrade the Electrical Division title classification of Journeyman Lineman effective September 25, 1977.

s/ A. Lee Mundell
Personnel Director

Mr. Boyd Wood, I.B.E.W. Unit Chairman, appeared before the Council asking if the Councilmembers had received a letter dated September 1st, 1977 signed by the Executive Committee and Business Agent of Local No. 57, stating dissatisfaction in the proposal to upgrade personnel in only one classification. The Mayor responded by saying copies of said letter had been circulated to all Councilmen. Wood also referred to a letter dated May 11th, 1977 addressed to the Electrical Engineer, asking for consideration for a re-evaluation of City Electrical Employees and also stating the reason for said request. Wood said that, to his knowledge, there had been no response to either letter. Councilman Karst then asked Wood if he was aware of a document dated March 23rd, 1977 signed by the Personnel Director, the Electrical Engineer and certain electrical employees entitled "1977 Idaho Falls I. B. E. W. Agreement". Wood answered in the affirmative and that he had a copy with him. Karst requested that he read it aloud, as follows:

1977 IDAHO FALLS - I. B. E. W. AGREEMENT

Longevity	0.53%
Sick Leave Conversion	.20
Retirement Changes	.125
Insurance Charges	1.90
Wages	5.445
<u>TOTAL</u>	8.20%

Commitment to re-evaluate journeyman lineman and adjust by 3.3% if Utah Power and Light Company does so during the year.

The above package was discussed with the City Council March 22, 1977. All items were acceptable except a commitment to adjust lineman if and when Utah Power and Light Company does so. Consideration would be given to such a request however.

s/ Lee Mundell
s/ G. S. Harrison

I. B. E. W. s/ Boyd J. Wood
s/ Wayne D. Lanier
s/ Bobbie K. Chapple
s/ Keith Hawkes
s/ T. Grant Gallup

Karst noted that the foregoing memo, submitted by the Personnel Director was in compliance with the above agreement dated March 23rd. Karst said any discussion beyond the content of said agreement might be construed as reopening negotiations and this would only be in order at or around the time the existing contract expired. In answer to a request from Councilman Freeman for a legal opinion, City Attorney Smith said this was neither the time nor the place for open negotiations. Smith said he believed the Union representatives would agree with this opinion. It was moved by Councilman Karst, seconded by Freeman, that approval be granted at this time to up-grade the Electric Division title classification of journeyman lineman, effective September 25th, 1977, as requested. Roll call as follows: Ayes, 5; No, none; carried. Councilman Wood voted no.

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The City Attorney presented a lease agreement between the City and the Idaho State Building authority, covering certain lands within the former Urban Renewal area to be used for parking. However, it was learned that the close out agreement has not as yet been signed by the appropriate HUD officials and so, technically, the City is in no position to enter into such an agreement with another party. Therefore, it was moved by Councilman Karst, seconded by Freeman, that this instrument be referred back to the City Attorney for the time being. Roll call as follows: Ayes, 6, No, none; carried.

ORDINANCE NO. 1518

AN ORDINANCE VACATING A CERTAIN STREET WITHIN THE CITY OF IDAHO FALLS, IDAHO; PARTICULARLY DESCRIBING SAID STREET; AUTHORIZING AND DIRECTING THE MAYOR AND CITY CLERK TO EXECUTE AND DELIVER ON BEHALF OF SAID CITY A QUITCLAIM DEED CONVEYING SAID VACATED STREET TO THE OWNERS OF THE ADJACENT LAND, AND NAMING THEM; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 6; 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, 6; No, none; carried.

At the request of Councilman Erickson, the City Clerk read aloud this memo from Officer Montague, addressed to the Police Chief:

City of Idaho Falls
September 8, 1977

MEMORANDUM

TO: Chief Pollock
FROM: Lt. Montague
SUBJECT: PARKING PROBLEMS AT IDAHO FIRST NATIONAL BANK

Mr. Fred Elkington, parking lot attendant at the Idaho First National Bank, reported that they have a health problem which is caused by large delivery type trucks which park in the alley immediately to the north of their building. He stated that these trucks park next to the air intake for the air conditioning for the building and that the air conditioner forces the exhaust fumes through the building and that on occasions has made some of the employees sick.

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Mr. Elkington went on to say that if the alley were to be posted with signs which indicate no parking on the side of the alley next to the building, there would be enough air funneled around so that they would have an adequate supply of fresh air to run the air conditioner.

An on site review of the area revealed that the design of the air conditioner vent is such that any truck or car parked next to it would tend to pollute the air supply for the Bank Building, and that signs would tend to keep trucks away. However, on the other side of the alley are two large yellow garbage dumpsters which would force the trucks toward the bank.

At the time it is the suggestion of Lt. Montague that signs be posted next to the building and that some attempt to relocate the dumpsters be made. It is further suggested that an attempt be made to convince the bank to re-design or alter the air supply system in order to prevent the population of the system.

s/ M. G. Montague

Erickson said that, according to Mr. Elkington, there have been times when the bank had to be evacuated because of dangerous fumes. Councilman Freeman said he had no objection to the posting of the No Parking signs but that the bank officials should be urged to have the air conditioning system redesigned, as this condition, as described, would continue to constitute a safety hazard. It was moved by Councilman Erickson, seconded by Karst, that authorization be granted to post the alley at this location for No Parking and that an attempt also be made as indicated in the memo, to relocate the large garbage dumpsters on the other side of the alley. Roll call as follows: Ayes, 6; No, none; carried.

Councilman Erickson presented certain safety suggestions as prepared by Mrs. Pat Speake, as follows:

Possible:

Speed signs, school signs and crosswalks around Edgemont School

Need Crosswalks:

21st & Baltic

21st & Sequoia

Azalea & Jeppsens

21st & Santalema

Is speed 20 MPH on Sequoia going south?

Is speed 20 MPH on 21st going east?

School Zone Signs:

21st and Santalema

21st east & west

Azalea east & west

Speed Control Signs:

21st & Santalema

21st east & west

Azalea east & west

Would like stop sign at end of Santalema going on Mojave – also stop sign at Balboa and Monticello.

Thanks,
s/ Pat Speake

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It was learned that Mrs. Speake represents interested patrons in the Rose Nielsen and Jennie Lee Additions whose children attend Edgemont. It was moved by Councilman Erickson, seconded by Karst, that these suggestions be referred to the Traffic Safety Committee for study and recommendation. Roll call as follows; Ayes, 6; No, none; carried.

It was proposed by Councilman Hovey that left turns by north bound traffic on Holmes Avenue be eliminated at First Street and Lomax. Hovey said that accidents continue to occur at these intersections and also, because of those desiring to make left turns, traffic backs up and this poses a serious problem, particularly because said streets are just one block apart. It was moved by Councilman Hovey, seconded by Erickson, that this matter also be referred to the Traffic Safety Committee for study and recommendation. Roll call as follows: Ayes, 6; No, none; carried.

There being no further business, it was moved by Councilman Freeman, seconded by Erickson, that the meeting adjourn at 9:30 P.M., carried.

s/ Roy C. Barnes
City Clerk

s/ S. Eddie Pedersen
Mayor

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