

Grand Junction, Colorado, May 27, 1913.

The City Council of the City of Grand Junction convened in regular session at 4 o'clock p. m., in the City Hall, with Mayer Todd in the chair.

The following Commissioners, upon call of roll, responded as present: Todd, Vedder, Verbeck, Rankin, Holmburg.

City Attorney Tupper was present.

The minutes of the regular meeting of May 20th were read and approved.

Mrs. Barnacle, of 260 Ute avenue, appeared before the Council and stated that owing to the fact that her house had been vacant most of the time the past six months or more she was unable at the present time to pay the water rental for her place, and asked a rebate in same.

Moved by Commissioner Vedder, seconded by Commissioner Rankin, that the water rental of Mrs. Barnacle at 260 Ute avenue be rebated from January 1st, 1913, to July 1st, 1913, on account of vacancy of house.

The motion being put, each Commissioner, as his name was called, voted as follows: Todd, yea; Vedder, yea; Verbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the motion carried, and it was so ordered.

The petition of A. H. Peake and others, asking the Council to prohibit the Grand Junction Electric, Gas & Manufacturing Co. from running their waste water from their plant along the north side of the railway tracks to the intersection of Fifth street and thence in a southwesterly direction to the Grand river, or to have said waste piped, was presented and read.

On motion of Commissioner Holmburg, seconded by Commissioner Verbeck, the petition was referred to the Commissioner of Highways and the Mayor.

The proof of publication of a proposed ordinance, entitled "An Ordinance Concerning Licenses," was presented and read.

On motion of Commissioner Verbeck, seconded by Commissioner Rankin, the proof of publication was accepted and ordered placed on file.

Moved by Commissioner Holmburg, seconded by Commissioner Rankin, that the proposed ordinance be taken up for final passage.

The motion carried, and the proposed ordinance was then read by the Clerk.

Moved by Commissioner Verbeck, seconded by Commissioner Holmburg, that the proposed ordinance as read and entitled "An Ordinance Concerning Licenses," be passed and adopted.

The motion being put, upon call of roll, the Commissioners voted as follows: Todd, yea; Vedder, yea; Verbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the motion carried and the ordinance passed and adopted.

Moved by Commissioner Holmburg, seconded by Commissioner Verbeck, that the ordinance just passed be numbered 210.

The motion carried, and it was so ordered.

The certified statement of the County Treasurer, showing that the sum of \$103.75 of the city of DeBeque tax has been erroneously credited to the city of Grand Junction, with claim of the City of DeBeque for said amount, was presented and read.

Moved by Commissioner Verbeck, seconded by Commissioner Vedder, that the claim of the City of DeBeque for \$103.75, for general taxes erroneously paid the City of Grand Junction by the county treasurer and due the city of DeBeque, be allowed and warrant ordered drawn on the General Fund for the amount.

The motion being put, upon call of roll, the Commissioners voted as follows: Todd, yea; Vedder, yea; Verbeck, yea; Rankin, yea; Holmburg, yea.

All the Commissioners having voted yea, the Mayor declared the motion carried and the claim allowed.

On motion of Commissioner Rankin, seconded by Commissioner Holmburg, the Council adjourned.

Charles K. Holmburg

City Clerk.