

Grand Junction Colorado  
May 31 1922

The City Council of the City of Grand Junction met in adjourned session at 8:00 o'clock P.M. with Councilman Hiron, President of the Council, presiding.

The Councilmen present were, Hiron, Marshall, Miller, Meders, Hampson and Murr. City Manager Garrett, City Attorney Jordan and City Clerk Peck were present.

A communication from the Southern Surety Company was read. The communication stated that the terms of the bond issued Chas. Meade for the collection of garbage could not be changed and that if the terms of the bond were not acceptable that the bond should be returned for cancellation. The City Clerk was then instructed to return the bond.

A communication from Mr. and Mrs. W.J. Moyer who appeared in person, was read. Said communication stated the conditions on which the Moyer Natatorium would be turned over to the City. It was then moved by Councilman Murr, seconded by Councilman Meders that the request of the communication be granted and that the City Attorney be instructed to draft an ordinance covering the requests of the communication and that the communication be placed on file. The motion being put, upon call of roll the Councilmen voted as follows Hiron, yea; Marshall, yea; Miller, yea; Meders, yea; Dowrey, yea; Hampson, yea; Murr, yea. All the Councilmen voting yea, the motion was declared carried.

The proposed ordinance entitled "An Emergency Ordinance concerning buildings and structures, other than residences and the necessary outbuildings used in connection therewith, in the residential district of the City of Grand Junction, Colorado" was read by the Clerk.

It was moved by Councilman Hampson, seconded by Councilman Dowrey that the ordinance as read and entitled "An Emergency Ordinance concerning buildings and structures, other than residences and the necessary outbuildings used in connection therewith, in the residential district of the City of Grand Junction, Colorado" be passed and adopted as an emergency ordinance, numbered 319 and ordered published. The motion being put, upon call of roll the Councilmen voted as follows; Hiron, yea; Marshall, yea; Miller, yea; Meders, yea; Dowrey, yea; Hampson, yea; Murr, yea. All the

Councilmen voting yea, the motion was declared carried, and the ordinance duly adopted.

Councilmen Dowrey and Hampson were excused at this time.

It was moved by Councilman Meders, seconded by Councilman Murr that the City Manager be authorized to proceed with the necessary surveys on those public improvement districts which have filed petitions for certain improvements, namely Main Street paving, Seventh Street paving, Dundee Place sidewalk, and Third Ave, Sewer, said survey to be made to make it possible to arrive at the estimated cost of such improvements.

The motion being put, upon call of roll the Councilmen present voted as follows; Hirons, yea; Marshall, yea; Miller, yea; Meders, yea; Hampson, yea; Murr, yea. All the Councilmen present voting yea, the motion was declared carried.

Councilman Marshall complained that the Denver and Rio Grande Ry. Company had not built sidewalks to connect with the sidewalks abutting on their right of way on Colorado and Main Avenues and that in rainy weather the street was very near impassable.

It was moved by Councilman Murr, seconded by Councilman Marshall that the City Manager and the City Attorney investigate the matter of requiring the Railray Company to build the necessary sidewalks across their right of way. The motion being put, upon call of roll the Councilmen present voted as follows, Hirons, yea; Marshall, yea; Meders, yea; Hampson, yae; Murr, yea. All the Councilmen present voting yea, the motion was declared carried.

It was moved by Councilman Murr, seconded by Councilman Marshall that the property owners on South Seventh Street in the district that petitioned for paving, be asked to meet with the Council at their next regular meeting relative to the kind and width of paving desired. Motion carried.

It was moved by Councilman Murr, seconded by Councilman Miller that the City Manager be authorized to proceed with the survey of the proposed sewer line between Rood and White Ave. This sewer to take care of the additional sewage from the new Court House and the other big building that have been recently erected. The survey is to be made to ascertain the estimated cost of such an improvement. The motion being put, upon call of roll the Councilmen present voted as follows, Hirons, yea; Marshall, yea; Miller, yea; Meders, yea; Hampson, yea; Murr, yea. All the Councilmen present voting yea, the motion was declared carried.

Property owners near the corner of Main and Third Streets complained of the noise of the shooting gallery located on that corner.

It was moved by Councilman Miller, seconded by Councilman Meders that the City Clerk be instructed to refuse to grant the gallery a license on said corner after the present license expires. Motion carried.

It was moved by Councilman Miller, seconded by Councilman Marshall that the City Attorney be instructed to act with the Fire Chief in regard to the removal of the Lunch cars now located on the Corner of Third and Main Street. Motion carried.

It was moved by Councilman Murr, seconded by Councilman Miller that each of the Councilmen consider a new location for the fountain now situated at Fifth St and Rood Ave and report their investigation at the next regular meeting. Motion carried.

Their being no further business to come before the meeting the Council adjourned until their next regular meeting.

/s/ Fred A. Peck

City Clerk