Grand Junction, Colo.

August 20th 1924

The City Council of the City of Grand Junction, Colorado met in regular session at 8:00 o'clock P.M. Those present and answering at roll call were Councilman Murr, Marshall, Meders and Dowrey, also City Manager Garrett, City Clerk Peck and City Attorney Jordan. Councilman Hirons, Miller and Hampson. were absent.

The minutes of the last regular session were read and approved.

The following resolution was introduced and read:

RESOLUTION

WHEREAS, the consideration by the Council of the creation of the proposed Paving District No. 12 and the proposed Paving District No. 14 and the consideration of the objections of the same have heretofore been continued to this date; and

WHEREAS, the City Council desires further time to consider the question of creating said proposed Paving Districts No. 12 and 14.

THEREFORE, be it resolved by the City Council of the City of Grand Junction:

That the consideration of the creation of proposed Paving District No. 14 be and the same is hereby continued to Wednesday the 3rd day of September 1924 at the hour of eight o'clock P.M.

Councilman Dowrey moved, seconded by Councilman Meders that the resolution as read be passed and adopted, upon which motion the following vote was cast: Councilmen voting yea, Murr, Marshall, Meders and Dowrey. All the Councilmen present voting yea, the President declared the motion carried.

The following resolution was introduced and read.

RESOLUTION

WHEREAS, certain objections to the published Notice to property owners in Sidewalk District No. 8 have been made by the Attorney's for the Bonding House who agreed to purchase the bonds of said district, which objections will require a republication of said notice.

THEREFORE, be it resolved by the City Council of the City of Grand Junction:

That the resolution adopting details and specifications in Proposed Sidewalk District No. 8 heretofore passed and adopted by

the City Council of the City of Grand Junction on the 6th day of August, 1924, be and the same is hereby rescinded and set aside.

Councilman Meders moved, seconded by Councilman Marshall that the resolution as read be passed and adopted, upon which motion the following vote was cast: Councilman voting yea, Murr, Marshall, Meders, Dowrey. All the Councilmen present voting yea, the President declared the motion carried.

C.F. Smith was present asking the Council to cause the paving on Main Street between 1st and 2nd streets to be widened on the North $8\ 1/2$ feet.

Moved by Councilman Marshall, seconded by Councilman Meders that the request of C.F. Smith et. al. be granted providing that those making the request pay to the contractor all the cost for such extra work and in addition thereto shall pay the cost of moving the fire hydrants and for the making the necessary water connections as well as all other expense incurred in said extention, that the City and no property shall be liable for any of said expense and cost, also that said persons making the request must make their own contract with the contractor doing said work, however it is to be understood that the work of making said extention is to be under the supervision of the City Engineer and it must correspond with and comply with the specifications required of the adjoining pavement. Upon this motion the following vote was cast: Councilman voting yea, Murr, Meders, Marshall and Dowrey. All the Councilmen present voting yea, the president declared the motion carried.

The proposed ordinance entitled "AN ORDINANCE CREATING WHAT IS KNOWN AS "THE MUNICIPAL CEMETARY" AND PROVIDING FOR PERPETUAL MAINTENANCE THEREOF" was introduced and read. Councilman Dowrey moved, seconded by Councilman Meders that the ordinance as read be passed for publication. The motion carried unanimously.

Councilman Marshall moved, seconded by Councilman Dowrey that the City Attorney be instructed to notify the Prendergast-Connor Construction Company that the City could not settle claims filed against the Prendergast-Connor construction company as the law states that the City shall hold all moneys due the contractor until all claims have been paid or have been withdrawn in writing by the claimant. Also that several suits were pending in regard to certain claims owed by said company. Motion carried.

It was moved by Councilman Dowrey, seconded by Councilman Meders that the President of the Council be authorized to sign a note made out to the American Fire Engine Company in the sum of \$3,050.00, being the balance due on the purchase price of a fire truck recently received. Upon this motion the following vote was cast: Councilmen voting yea, Murr, Marshall, Meders and Dowrey. All the Councilmen present voting yea, the President declared the motion carried.

Upon motion of Councilman Dowrey, seconded by Councilman Meders the meeting adjourned until call of the City Clerk.

/s/ Fred A. Peck

City Clerk