Grand Junction, Colorado.

January 5th, 1927.

The City Council of the City of Grand Junction, Colorado met in regular session at 7:30 o'clock P. M. with President Bell presiding. Those present and answering at roll call were: Councilmen Ellison, Logsdon, Moslander, Bear, Meders, Fairley, & Bell. City Manager Thompson, City Attorney Hinman, & City Clerk Niles were present.

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

Mr. Bashor of the Home Oil Company appeared before the Council and requested that a permit be granted to the Home Oil Co. to erect a filling station on the northeast corner of First and Main Streets, and presented plans for same.

Councilman Fairley moved, seconded by Councilman Ellison that the Home Oil Co. be granted a permit to erect a filling station at First and Main Sts., Motion carried.

Frank Gettman appeared before the Council in regard to a broken sidewalk on South Avenue. After discussion, the matter was turned over to the City Manager.

The Proof of Publication of the proposed ordinance entitled "AN ORDINANCE CONCERNING THE SALARY OF THE CHIEF OF THE DEPARTMENT OF PUBLIC WORKS" was read. Upon motion of Councilman Ellison, seconded by Councilman Logsdon the proof of publication was accepted and filed.

The proposed ordinance was then read by the Clerk, and upon motion of Councilman Ellison, seconded by Councilman Bear, the same was called up for final passage.

Councilman Moslander thereupon moved, seconded by Councilman Bear that the proposed ordinance entitled "AN ORDINANCE CONCERNING THE SALARY OF THE CHIEF OF THE DEPARTMENT OF PUBLIC WORKS" be passed and adopted. numbered

(Editor's note: portions of two paragraphs were pasted over by the following paragraph.)

A petition from Mrs. Laura Wilks was presented and read, asking that she be granted permission to put in a store, gas stand, and tourist camp ground, on South Fifth Street near the bridge. There being no definite location stated in the petition, the matter was referred to the City Manager for more details.

District No. 12, Paving District No. 16, and Combined Sewer District No. 4.

The following proposed ordinance was introduced and read:

ORDINANCE NO.

AN ORDINANCE APPROVING THE WHOLE COST OF THE IMPROVEMENTS MADE IN AND FOR PAVING DISTRICT NO. 16 IN THE CITY OF GRAND JUNCTION, COLORADO, PURSUANT TO ORDINANCE NO. 178 ADOPTED AND APPROVED JUNE 11th, 1910, AS AMENDED, APPROVING THE APPORTIONMENT OF SAID COST TO EACH LOT OR TRACT OF LAND OR OTHER REAL ESTATE IN SAID DISTRICT, ASSESSING THE SHARE OF SAID COST AGAINST EACH LOT OR TRACT OF LAND OR OTHER REAL ESTATE IN SAID DISTRICT, AND APPROVING THE APPORTIONMENT OF SAID COST, AND PRESCRIBING THE MANNER FOR THE COLLECTION AND PAYMENT OF SAID ASSESSMENTS.

WHEREAS, The City Council and municipal officers of the City of Grand Junction in the State of Colorado have complied with all the provisions of law relating to certain improvements in Paving District No. 16, in the City of Grand Junction, pursuant to Ordinance No. 178 of said City, adopted and approved June 11, 1910, as amended, and pursuant to the various resolutions, orders and proceedings taken under said ordinance; and

WHEREAS, The City Council has heretofore caused to be published the notice of the completion of said improvement in said Paving District No. 16, and the apportionment of the cost thereof to all persons interested and to the owners of real estate which is described therein, said real estate comprising the district of land known as Paving District No. 16, in the City of Grand Junction, Colorado, which said notice was caused to be published in the Daily Sentinel, the official newspaper of the City of Grand Junction (the first publication thereof appearing Dec. 4, 1926, and the last publication thereof appearing Dec. 6, 1926,); and

WHEREAS, said notice recited the share to be apportioned to and upon each lot and tract of land, and other real estate, and recited that complaints or objections might be made in writing to the Council and filed with the Clerk within thirty days from the first publication of said notice, to-wit, on or before and upto 5 o'clock P. M. on the 4th day of January, 1927, and recited that such complaints would be heard and determined by the Council at it's first regular meeting after said thirty days and before the passage of any ordinance assessing the cost of said improvements; and

WHEREAS, pursuant to said notice no written complaints were filed with respect to the proposed assessment of the cost of said improvements; and

WHEREAS, the City Council has duly confirmed the statement prepared by the City Council and certified by the President of the Council, showing the whole cost of said improvements and the apportionment thereof heretofore made as contained in that certain notice to property owners in Paving District No. 16, duly published in The Daily Sentinel, the official newspaper of the City, and has duly ordered that the cost of said paving and improvements in said Paving District No. 16 be assessed and apportioned against all of the real estate in said district; and

WHEREAS, from the statement made and filed with the City Clerk by the City Engineer, it appears that the whole cost of said improvements is \$61, 446.48 (which excludes the cost of the paving of the street and alley intersections, which is to be borne by the City of Grand Junction), said amount including 2% additional for cost of collection and other incidentals and including interest to the 28th day of February, 1927, at the rate of four and three-fourths per cent per annum on the bonds heretofore sold to raise funds for the construction of said improvements; and

WHEREAS, from said statement it also appears that the City Engineer has apportioned the said sum of \$61, 446.48, that is to say, the sum of \$59,695.45 for paving and other costs, and \$1,751.03 for installing lead pipe water services, against the real estate in said district and against the owners thereof respectively as hereinafter specified and has apportioned a share of the said whole cost to each lot or tract of land and other real estate in said district in the following proportions and amounts severally, to-wit:

(Note: Wherever in the following descriptions the numbers of the first and last lots of a series of lots are mentioned they shall be taken to include the first, the intermediate and the last named lots and the amount given shall be for each lot. Assessments are given for each lot or tract of land in the district except where the lots or tracts have been re-subdivided, in which case the lot or tract has been divided into four equal zones parallel with the street paved, the zone adjacent to the pavement being assessed 40 per cent of the whole cost, the next or second zone 30 per cent of the whole cost, the third zone 20 per cent of the whole cost.)

DESCRIPTION AND APPORTIONMENT

PAVING DISTRICT NO. 16

CITY OF GRAND JUNCTION, COLORADO

NOTE: Whenever in the following descriptions, the numbers of the first and last lots of a series of lots are mentioned, they shall be taken to include the first, the intermediate and the last named lots, and the amount given shall be for each lot.

Block 126-- Paving--Lot 17-\$421.55, lot 18-\$342.51, lot 19-\$263.46, lot 20-\$184.43, lot 21-\$105.39. Block 127-- Paving--Lot 26-\$105.39, lot 27-\$184.43, lot 28-

Block 138	\$263.46 lot 29-\$342.51, lot 30-\$421.55. PavingLot 1-\$309.20, lot 2-\$251.22, lot 3- \$193.25, lot 4-\$135.27, lot 5-\$77.30, lot 26- \$77.30, lot 27-\$135.27, lot 28-\$193.25, lot 29- \$251.25, lot 30-\$309.20
Block 139	PavingLot 12-\$77.30, lot 13-\$135.27, lot 14- \$193.25 lot 15-\$251.22, lot 16-\$309.20 lot 17- \$309.20, lot 18-251.22, E1/2 lot 19-\$96.63, W1/2 lot 19-\$96.62, lot 20-\$135.27, E 13' of lot 21- \$40.20, W 12' of lot 21-\$37.10.
Block 147	Lot 12-\$76.86, West 20 ft. of lot 13-\$107.61, East 5 ft. lot 13-\$26.90, lots 14 to 16 excepting east 70 ft. of South 35.5 ft\$557.31-lead service \$37.38, East 70 ft. of South 35.5 ft. lots 14 to 16-\$192.10, lead service \$37.38, lot 17-\$447.99, lot 18-\$390.34, lot 19-\$332.70-lead service \$23.66, lot 20-\$275.05, lot 21-\$217.40, lot 24-26- 28-& 30-\$140.54, lots 22-25-27-31- & 32-\$140.54, lead service \$23.66, E1/2 of lot 23-\$70.27, W1/2 of lot 23-\$70.27, E1/2 of lot 29-\$70.27, W1/2 of lot 29-\$70.27-lead service \$23.66.
Block 148	PavingLot 1-\$307.45, lot 2-\$249.80, lot 3- \$192.16, lot 4-\$134.51, lot 5-\$76.86, lot 12- \$76.65, lot 13-\$134.13, lot 14-\$191.62, lot 15- \$249.11, lot 16-\$306.59, lot 17-\$446.94-lead service-\$23.66, lot 18-\$389.46, lot 19-\$331.97- lead service-\$23.66, lot 20-\$274.48, lot 21- \$217.00-lead service \$23.66, lots 23-25-27- \$140.35. lots-22-24-26-\$140.35-lead service \$23.66, North 50 ft. Lots 28 to 32-\$538.70, South 75 ft. lots 28 to 32-\$1,123.83.
Block 149	Lot 16-\$60.68, lot 17-\$106.19, lot 18-\$151.70, lot 19-\$197.21-lead service \$23.66, lot 20-\$242.72- lead service \$23.66, lots 22-23-25-\$140.35, lots 21-24-\$140.35-lead service \$23.66, lot 26-\$217.00- lead service \$23.66, North 35 ft. lots 27 to 30 West R.R. track-\$296.77 lead service \$23.66, lots 27 to 30 except the north 35 ft west R.R. track \$1,095.67-lead service \$47.32.
Block 160	Lots 1-2-3-6-7-8- & 10-\$140.35, lot 4-\$94.05-lead service \$23.66, lot 9-\$140.35-lead service \$23.66, lot 5-\$136.29
Block 161	Lot 1-\$472.76, lot 2-\$410.44, lot 3-\$348.11, lot 4-\$285.78, lot 5-\$223.45, lots 6 to 13-\$140.35, lot 14-\$140.35-lead service \$23.66, lots 15 to 16- \$140.35.
Block 162	Lots 2-3-4-6-8-10 & 11-\$140.54, lots 1 & 7- \$140.54-lead service \$23.66, lots 5 & 9-\$140.54- lead service \$111.45, lot 12-\$220.42, lot 13- \$280.34, lot 14-\$340.25, lot 15-\$400.16, lot 16- \$460.08

Tract beginning on E. line of 5th St. and N. line S.E.1/4 N.W. 1/4 Sec. 23, thence south 84 ft. thence east 111.5 ft. thence north 84 ft. thence west 111.5 ft. Paving-\$483.25.

Tract beginning on E. line of 5th Street and 84 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 60 ft. thence east 111.5 ft. thence north 60 ft. thence west 111.5 ft. Paving-\$345.18.

Tract beginning on E. line of 5th St. and 144 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 50 ft. thence east 111.5 ft thence north 50 ft. thence west 111.5 ft. Paving \$287.65

Tract beginning on E. line of 5th St. and 194 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 50 ft. thence east 111.5 ft. thence north 50 ft. thence west 111.5 ft. Paving \$287.65

Tract beginning on E. line of 5th St. and 244 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 50 ft. thence east 111.5 ft. thence north 50 ft. thence west 111.5 ft. Paving \$287.65

Tract beginning on E. line of 5th St. and 294 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 50 ft. thence east 111.5 ft. thence north 50 ft. thence west 111.5 ft. Paving-\$287.65

Tract beginning on E. line of 5th St. and 344.5 ft. sough of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 75 ft. thence east 111.5 ft. thence north 75 ft. thence west 111.5 ft. Paving \$431.48.

Tract beginning on E. line of 5th St. and 419.25 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 47 ft. thence east 111.5 ft. thence north 47 ft. thence west 111.5 ft. Paving \$270.39.

Tract beginning on E. line of 5th St. and 466.25 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 150 ft. thence east 111.5 ft. thence north 150 ft. thence west 111.5 ft. Paving \$862.94.

Tract beginning on E. line of 5th St. and 616 ft. south of N. line S.E.1/4 N.W.1/4 Sec. 23, thence south 75 ft. thence east 111.5 ft. thence north 75 ft. thence west 111.5 ft. Paving \$431.47.

Tract beginning on E. line of 5th St. and 563.5 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 50 ft. thence east 111.5 ft. thence south 50 ft. thence west 111.5 ft. Paving \$287.65.

Tract beginning on E. line of 5th St. and 513.5 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 50 ft. thence east 111.5 ft. thence south 50 ft. thence west 111.5 ft. -Paving \$287.65.

Tract beginning on E. line of 5th St. and 445 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 60 ft. thence east 111.5 ft. thence south 60 ft. thence west 111.5 ft. -Paving \$345.18.

Tract beginning on E. line of 5th St. and 344.5 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 100 ft. thence east 111.5 ft. thence south 100 ft. thence west 111.5 ft. Paving-\$575.30.

Tract beginning on E. line of 5th St. and 269.5 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 75 ft. thence east 111.5 ft. thence south 75 ft. thence west 111.5 ft.-Paving \$431.48.

Tract beginning on E. line of 5th St. and 219.5 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23, thence north 50 ft. thence east 111.5 ft. thence south 50 ft. thence west 111.5 ft.-Paving \$287.65.

Tract beginning on E. line of 5th St. and 144.5 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23 thence north 75 ft. thence east 121 ft. thence south 75 ft. thence west 121 ft.-Paving \$431.48.

Tract beginning on E. line of 5th St. and 40 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 104.5 ft. thence east 121 ft. thence south 104.5 ft. thence west 121 ft. -Paving \$601.19.

Tract beginning on the W. line of 5th St. and on the N. line of S.E.1/4 N.W.1/4 Sec. 23 thence south 28 ft. thence west 144 ft. thence north 28 ft. thence east 144 ft. -Paving \$161.08.

Tract beginning on W. line of 5th St. and 28 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence south 35 ft. thence west 144 ft. thence north 35 ft. thence east 144 ft. -Paving \$201.35-lead service-\$37.38.

Tract beginning on W. line of 5th St. and 63.5 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence west 145 ft. thence south 40 ft. thence east 145 ft. thence north 40 ft. -Paving-\$230.12-lead service-\$37.38.

Tract beginning on W. line of 5th St. and 103.5 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence west 145 ft. thence south 25 ft. thence east 145 ft. thence north 25 ft. -Paving-143.82-lead service \$37.38.

Tract beginning on W. line of 5th St. and 128.5 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence south 50 ft. thence west

145 ft. thence north 50 ft. thence east 145 ft.-Paving \$287.65-lead service \$37.38.

Tract beginning on W. line of 5th St. and 178.5 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence south 25 ft. thence west 145 ft. thence north 25 ft. thence east 145 ft. -Paving \$143.82-lead service \$37.38.

Tract beginning on W. line of 5th St. and 203.5 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence south 100 ft. thence west 145 ft. thence north 100 ft. thence east 145 ft.-Paving-\$575.30-lead service -\$37.38.

Tract beginning on W. line of 5th St. and 303.5 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence south 75 ft. thence west 145 ft. thence north 75 ft. thence east 145 ft.-Paving-\$431.48-lead service-\$37.38.

Tract beginning on W. line of 5th St. and 386 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23 thence west 145 ft. thence south 25 ft. thence east 145 ft. thence north 25 ft. -Paving-\$143.82-lead service \$37.38.

Tract beginning on W. line of 5th St. and 411 ft. south of N. line of S.E.1/4 N.W.1/4 Sec. 23, thence west 145 ft. thence south 50 ft. thence east 145 ft. thence north 50 ft. -Paving-\$287.65-lead service-\$37.38.

HAGGERTY'S FIRST SUB. DIV.

Lot 2-\$431.47-lead service \$74.36, lot 3-Paving-\$719.12-lead service \$37.38, lot 13-\$258.88, lot 14-\$258.88, lot 15-\$258.88-lead service \$37.38, lot 16-\$258.88.

Tract beginning on W. line of 5th St. and 375 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23, thence north 45 ft. thence west 104 ft. thence south 45 ft. thence east 104 ft.-Paving \$258.88-lead service-\$37.38.

Tract beginning on W. line of 5th St. and 300 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23, thence west 104 ft. thence north 75 ft. thence east 104 ft. thence south 75 ft.-Paving \$431.48-lead service-\$37.38.

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Tract beginning on W. line of 5th St. and 250 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23 thence north 50 ft. thence west 104 ft. thence south 50 ft. thence east 104 ft.-Paving \$287.65-lead service \$37.38

Tract beginning on W. line of 5th St. and 175 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23, thence north 75 ft. thence west

102 ft. thence south 75 ft. thence east 102 ft.-Paving \$431.48-lead service-\$37.38.

Tract beginning on W. line of 5th St. and 125 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23, thence north 50 ft. thence west 104 ft. thence south 50 ft. thence east 104 ft.-Paving \$287.65-lead service \$37.38.

Tract beginning on W. line of 5th St. and 100 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 25 ft. thence west 104 ft. thence south 25 ft. thence east 104 ft.-Paving-\$143.82.

Tract beginning on W. line of 5th St. and 75 ft. north of S. line S.E.1/4 N.W.1/4 Sec. 23, thence north 25 ft. thence west 104 ft. thence south 25 ft. thence east 104 ft.-Paving \$143.82.

Tract beginning on W. line of 5th St. and 40 ft. north of S. line of S.E.1/4 N.W.1/4 Sec. 23, thence north 35 ft. thence west 104 ft. thence south 35 ft. thence east 104 ft. Paving \$201.35.

Tract beginning at a point on the north line of Sec. 23, T.1 S.R.1 W. Ute Mer. and 125 ft. west of the west line of 5th St., thence south 1320 ft., more or less, thence east 330 ft. thence north 1320 ft. more or less, thence west 330 ft.-paving-\$10,951.36. Lead service-\$176.57

The Grand Junction and Grand River Valley Ry. Co. \$5,040.88

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION:

Section 1. That the said whole cost and apportionment of the same, as hereinbefore set forth, is hereby approved and a share of said cost is hereby assessed to and upon each lot or tract of land within said district and against such persons and real estate, railway, railway franchises and property, as hereinbefore set forth, and in the proportions and amounts which are severally hereinbefore set forth and described.

Section 2. That said assessments are hereby declared to be a lien in the several amounts herein assessed against each lot or tract of land herein described, or other real estate herein described, within said district and within the limits of the City of Grand Junction, from the final publication of this ordinance and shall have priority over all other liens, except general taxes.

Section 3. That said assessments shall be due and payable with thirty days after the final publication of this ordinance without demand; provided, that all such assessments may, at the election of the owner, be paid in installments with interest as hereinafter provided. Failure to pay the whole assessment within the said period of thirty days shall be conclusively considered and held an election on the part of all persons interested, whether under disability or otherwise, to pay in such installments. All persons so electing to pay in installments shall be conclusively considered and held as consenting to said improvements, and such election shall be conclusively held and considered as a waiver of any and all rights to question the power and jurisdiction of the city to construct the improvements, the quality of the work, and the regularity or sufficiency of the proceedings, or the validity or correctness of the assessment.

Section 4. That in case of such election to pay in installments the assessments shall be payable in ten equal annual installments of the principal, with interest upon unpaid installments payable semi-annually at the rate of four and three-fourths per cent per annum. The first of said installments of said principal shall be due on the 28th day of February, A. D. 1927, and shall be payable on or before said day, and the remainder of said installments shall be due on the 28th day of February of each year thereafter until all of said installments are paid in full.

Section 5. That the failure to pay any installment, whether of principal or interest, as herein provided, when due shall cause the whole unpaid principal to become due and payable immediately and the whole amount of the unpaid principal and accrued interest shall thereafter draw interest at the rate of 1% per month or fraction of a month until the day of sale, as by law provided, but an any time prior to the day of sale the owner may pay the amount of all delinquent installments, with interest at one per cent per month or fraction of a month as aforesaid, and all penalties accrued, and shall thereupon be restored to the right thereafter to pay in installments in the same manner as if default had not been suffered. The owner of any piece of real estate not in default as to any installment may at any time pay the whole of the unpaid principal, with interest accrued.

Section 6. That payment may be made to the City Treasurer at any time within thirty days after the final publication of this ordinance and an allowance of the two per cent added for cost of collection and other incidentals and of the interest from the date of payment to the 28th day of February, A. D. 1927, shall be made on all payments made during said period of thirty days.

Section 7. That all the provisions of Ordinance No. 178 of the City of Grand Junction, as amended, shall govern and be taken to be a part of this ordinance with respect to the creation of said Paving District No. 16, the construction of the improvements therein, the apportionment and assessment of the cost thereof and the collection of such assessment.

Section 8. That this ordinance, after its introduction and first reading shall be published once in full and in the Daily Sentinel, the official newspaper of the city, at least ten days before its final passage, and after its final passage it shall again be published once in the Daily Sentinel, the official newspaper of the city, and after its final passage shall be numbered and recorded in the city ordinance record and a certificate of such adoption and publication shall be authenticated by the certificate of the publisher and the signatures of the President of the Council and the City Clerk, and shall be in full force and effect on and after the date of such final publication, except as otherwise by the Charter of the City of Grand Junction provided.

Introduced and read at a regular meeting of the City Council held on the 5th day of January, A. D. 1927.

Adopted and approved the day of .

Authenticated and approved this _____ day of _____.

/s/ Dr. J. E. Bell

President of Council.

ATTEST:

/s/ Helen C. Niles

City Clerk.

I HEREBY CERTIFY that the foregoing ordinance was introduced and read at a regular meeting of the City Council of the City of Grand Junction, Colorado, held on the _____ day of ____, and that the same was published in the Daily Sentinel, a daily newspaper published and in general circulation in said city, at least ten days before its passage.

IN WITNESS WHEREOF, I have set my hand and affixed the official seal of said city, this _____ day of _____.

/s/ Helen C. Niles

City Clerk.

Upon motion of Councilman Meders, seconded by Councilman Bear, the proposed ordinance was passed for publication

The following proposed ordinance was introduced and read:

ORDINANCE NO.

AN ORDINANCE APPROVING THE WHOLE COST OF THE IMPROVEMENTS MADE IN AND FOR PAVING DISTRICT NO. 12 IN THE CITY OF GRAND JUNCTION, COLORADO, PURSUANT TO ORDINANCE NO. 178 ADOPTED AND APPROVED JUNE 11th, 1910 AS AMENDED, APPROVING THE APPORTIONMENT OF SAID COST TO EACH LOT OR TRACT OF LAND OR OTHER REAL ESTATE IN SAID DISTRICT, ASSESSING THE SHARE OF SAID COST AGAINST EACH LOT OR TRACT OF LAND OR OTHER REAL ESTATE IN SAID DISTRICT, AND APPROVING THE APPORTIONMENT OF SAID COST, AND PRESCRIBING THE MANNER FOR THE COLLECTION AND PAYMENT OF SAID ASSESSMENTS.

WHEREAS, The City Council and municipal officers of the City of Grand Junction in the State of Colorado have complied with all the provisions of law relating to certain improvements in Paving District No. 12, in the City of Grand Junction, pursuant to Ordinance No. 178 of said City, adopted and approved June 11, 1910, as amended, and pursuant to the various resolutions, orders and proceedings taken under said ordinance; and

WHEREAS, The City Council has heretofore caused to be published the notice of the completion of said improvement in said Paving District No. 12, and the apportionment of the cost thereof to all persons interested and to the owners of real estate which is described therein, said real estate comprising the district of land known as Paving District No. 12, in the City of Grand Junction, Colorado, which said notice was caused to be published in the Daily Sentinel, the official newspaper of the City of Grand Junction (the first publication thereof appearing December 4, 1926, and the last publication thereof appearing December 6, 1926,); and

WHEREAS, Said notice recited the share to be apportioned to and upon each lot and tract of land, and other real estate, and recited that complaints or objections might be made in writing to the Council and filed with the Clerk within thirty days from the first publication of said notice, to-wit, on or before and up to 5 o'clock P. M. on the 4th day of Jan. 1927, and recited that such complaints would be heard and determined by the Council at its first regular meeting after said thirty days and before the passage of any ordinance assessing the cost of said improvements; and

WHEREAS, Pursuant to said notice no written complaints were filed with respect to the proposed assessment of the cost of said improvements; and

WHEREAS, The City Council has duly confirmed the statement prepared by the City Council and certified by the President of the Council, showing the whole cost of said improvements and the apportionment thereof heretofore made as contained in that certain notice to property owners in Paving District No. 12, duly published in the Daily Sentinel, the official newspaper of the City, and has duly ordered that the cost of said paving and improvements in said Paving District No. 12 be assessed and apportioned against all of the real estate in said district; and

WHEREAS, From the statement made and filed with the City Clerk by the City Engineer, it appears that the whole cost of said improvements is \$6,310.44 (which excludes the cost of the paving of the street and alley intersections, which is to be borne by the City of Grand Junction), said amount including 2% additional for cost of collection and other incidentals and including interest to the 28th day of February, 1927, at the rate of four and three-fourths per cent per annum on the bonds heretofore sold to raise funds for the construction on said improvements; and

WHEREAS, From said statement it also appears that the City Engineer has apportioned the said sum of \$6,310.44, that is to say, the sum of \$5,545.46 for paving and other costs, and \$764.98 for installing lead pipe water services, against the real estate in said district and against the owners thereof respectively as hereinafter specified and has apportioned a share of the said whole cost to each lot or tract of land and other real estate in said district in the following proportions and amounts severally, to-wit:

NOTE: Whenever in the following descriptions, the numbers of the first and last lots of a series of lots are mentioned, they shall be taken to include the first, the intermediate and the last named lots, and the amounts given shall be for each lot.

Grand River Sub. Div.

Block 1-- Lots 1-2-4--\$32.34, lot 3-Paving \$32.34-lead service \$22.03, lots 5-6-8--Paving \$43.41-lead service \$22.03, Lots 7-9--\$43.41, Lots 10-11--\$23.61, Lot 12--Paving \$23.61-lead service--\$22.03, lot 13--\$28.34.

Lot 1-Block 9, Mobleys Sub. Div.

Tract beginning at the S.W. corner of lot 1 thence east 55.2 ft. thence north 82 ft., thence west 60.2 ft., thence south 82 ft., thence east 5 ft.-Paving \$93.52-lead service \$22.03.

Tract beginning 55.2 ft. east of the S. W. corner of lot 1 thence east 75 ft, thence north 82 ft., thence west 75 ft., thence south 82 ft.--Paving \$182.28-lead service-\$22.03.

Tract beginning 130.2 ft. east of the S.W. corner of lot 1 thence east 31.8 ft. thence north 82 ft. thence west 31.8 ft. thence south 82 ft.--Paving \$98.86-lead service \$22.03.

That portion of lot 1 east of Plank Ave.--\$131.57.

Lot 2, Bock 9, Mobleys Sub. Div.

The East 42 ft. of lot 2, north of alley, west of Plank Ave. \$129.19.

The West 45 ft. of the E. 87 ft. of lot 2, north of alley, west of Plank Ave. \$91.12.

The West 75 ft. of lot 2, north of alley, west of Plank Ave. \$39.73.

The East 70.5 ft. of lot 2, north of alley, east of Plank Ave.-\$66.49.

The West 29.5 ft. of the East 100 ft. of lot 2, north of the alley east of Plank Ave.--\$66.96.

The West 41.04 ft. of lot 2 north of the alley, east of Plank Ave.--\$126.59.

The South 73 ft. of lot 2 west of Plank Ave.--\$174.84

Tract beginning at the S.E. corner of Lot 2 thence north 37.5 ft. thence west 141.4 ft. thence south 37.5 ft. thence east 141.4 ft--\$65.42.

Tract beginning 137.5 ft. west and 37.5 ft. north of the S. E. corner of lot 2 thence north 37.5 ft. thence east 18 ft. thence south 37.5 ft. thence west 18 ft.--\$14.49.

Tract beginning 123 ft. west and 175 ft. south of the N.E. corner of lot 2 thence east 23 ft. thence south 37.5 ft thence west 23 ft. thence north 37.5 ft.--\$16.10

Tract beginning 175 ft. south of the N.E. corner of lot 2 thence west 100 ft. thence south 37.5 ft. thence east 100 ft. thence north 37.5 ft.--\$32.32.

Bowers Sub. Div. of Lot 3, Block 9, Mobleys Sub. Div.

Lot 8--\$46.51, Lot 9--\$77.41, Lot 10--\$61.26, lot 11--\$45.11, E1/2 Lot 12--\$11.63, W1/2 Lot 12--\$17.33, Lot 13--\$9.90, Lot 34 and tract beginning at the N.E. corner of Lot 34 thence East 5 ft. thence South 155 ft. thence West 5 ft. thence North 155 ft.--Paving--\$78.14-lead service \$22.03, Lots 35-37-38-40-43.44-46-49and 50 Paving--\$43.41-lead service -\$22.03, E1/2 Lot 36--\$21.70 W Lot 36-\$21.70, Lots 39-41-42-47- & 51--\$43.41, E1/2 of Lot 45-\$21.71 W1/2 Lot 45-\$21.71, E 13 Ft. lot 48-Paving-\$22.57-lead service \$22.03, W 12 ft lot 48--\$20.84, E 13 ft. lot 52--\$22.57, W 12 ft. lot 52-\$20.84, Lot 53-\$53.31, Lot 54-Paving-\$72.37-lead service-\$22.03, Lot 55-\$88.52, Lot 56-Paving \$104.67-lead service -\$22.03, Lot 57-\$120.52, Lot 58-\$69.95.

Block 10, Mobleys Sub. Div.

The west 75 ft. of lot 1--\$40.76.

The west 125 ft. of lot 2 and the south 40 ft. of lot 3 east of Plank Ave.--\$278.14.

The west 55.7 ft. of lot 3--Paving-\$203.23-lead service-\$22.03.

Lot 4--Paving \$182.89-lead service \$22.03, lot 5--Paving-\$104.38lead service-\$22.03, Lots 6, 7, & 9-Paving \$140.13 lead service-\$22.03, Lot 8-Paving-\$140.13-lead service \$44.06, E 40 ft. of lot 10--\$70.06, West 40 ft. of lot 10 Paving \$70.06-lead service \$22.03, East 40 ft. of lot 11-

;comment; Text is not legible ;\com;

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION:

Section 1. That the said whole cost and apportionment of the same, as hereinbefore set forth, is hereby approved and a share of said cost is hereby assessed to and upon each lot or tract of land within said district and against such persons and real estate, railway, railway franchises and property, as hereinbefore set forth, and in the proportions and amounts which are severally hereinbefore set forth and described.

Section 2. That said assessments are hereby declared to be a lien in the several amounts herein assessed against each lot or tract of land herein described, or other real estate herein described, within said district and within the limits of the City of Grand Junction, from the final publication of this ordinance and shall have priority over all other liens, except general taxes.

Section 3. That said assessments shall be due and payable within thirty days after the final publication of this ordinance without demand; provided, that all such assessments may, at the election owner, be paid in installments with interest of the as hereinafter provided. Failure to pay the whole assessment within the said period of thirty days shall be conclusively considered and held an election on the part of all persons interested, whether under disability or otherwise, to pay in such installments. All persons so electing to pay in installments shall be conclusively considered and held as consenting to said improvements, and such election shall be conclusively held and considered as a waiver of any and all rights to question the power and jurisdiction of the city to construct the improvements, the quality of the work, and the regularity or sufficiency of the proceedings, or the validity or correctness of the assessment.

Section 4. That in case of such election to pay in installments, the assessments shall be payable in ten equal annual installments of the principal, with interest upon unpaid installments payable semi-annually at the rate of four and three-fourths per cent per annum. The first of said installments of said principal shall be due on the 28th day of February, A. D. 1927, and shall be payable on or before said day, and the remainder of said installments shall be due on the 28th day of February of each year thereafter until all of said installments are paid in full. Section 5. That the failure to pay any installment, whether of principal or interest, as herein provided, when due shall cause the whole unpaid principal to become due and payable immediately and the whole amount of the unpaid principal and accrued interest shall thereafter draw interest at the rate of 1% per month or fraction of a month until the day of sale, as by law provided, but at any time prior to the day of sale the owner may pay the amount of all deliquent installments, with interest at one per cent per month or fraction of a month as aforesaid, and all penalties accrued, and shall thereupon be restored to the right thereafter to pay in installments in the same manner as if default had not been suffered. The owner of any piece of real estate not in default as to any installment may at any time pay the whole of the unpaid principal, with interest accrued.

Section 6. That payment may be made to the City Treasurer at any time within thirty days after the final publication of this ordinance and an allowance of the two per cent added for cost of collection and other incidentals and of the interest from the date of payment to the 28th day of February, A. D. 1927, shall be made on all payments made during said period of thirty days.

Section 7. That all the provisions of Ordinance No. 178 of the City of Grand Junction, as amended, shall govern and be taken to be a part of this ordinance with respect to the creation of said Paving District No. 12, the construction of the improvements therein, the apportionment and assessment of the cost thereof and the collection of such assessment.

Section 8. That this ordinance, after its introduction and first reading shall be published once in full and in the Daily Sentinel, the official newspaper of the City, at least ten days before its final passage, and after its final passage it shall again be published once in the Daily Sentinel, the official newspaper of the City, and after its final passage shall be numbered and recorded in the city ordinance record and a certificate of such adoption and publication shall be authenticated by the certificate of the publisher and the signatures of the President of the Council and the City Clerk, and shall be in full force and effect on and after the date of such final publication, except as otherwise by the Charter of the City of Grand Junction provided.

Introduced and read at a regular meeting of the City Council held on the 5th day of January, A. D. 1927.

Adopted and approved the _____ day of _____.

Authenticated and approved this _____ day of _____.

/s/ Dr. J. E. Bell

President of Council.

ATTEST:

/s/ Helen C. Niles

City Clerk.

I HEREBY CERTIFY that the foregoing ordinance was introduced and read at a regular meeting of the City Council of the City of Grand Junction, Colorado, held on the _____ day of ____, and that the same was published in the Daily Sentinel, a daily newspaper published and in general circulation in said city, at least ten days before its passage.

IN WITNESS WHEREOF, I have set my hand and affixed the official seal of said city, this _____ day of _____.

/s/ Helen C. Niles

City Clerk.

Upon motion of Councilman Meders, seconded by Councilman Bear, the ordinance was passed for publication.

The following proposed ordinance was introduced and read:

ORDINANCE NO.

AN ORDINANCE APPROVING THE WHOLE COST OF THE IMPROVEMENTS MADE IN AND FOR COMBINED SEWER DISTRICT NO. 4, IN THE CITY OF GRAND JUNCTION, COLORADO, PURSUANT TO ORDINANCE NO. 178 AS AMENDED, AND PURSUANT TO THE RESOLUTIONS AND PROCEEDINGS OF THE CITY COUNCIL, ADOPTED PURSUANT TO SAID ORDINANCE NO. 178, AS AMENDED, APPROVING THE APPORTIONMENT OF SAID COST TO EACH LOT OR TRACT OF LAND IN SAID DISTRICT; ASSESSING A SHARE OF SAID COST AGAINST EACH LOT OR TRACT OF LAND IN SAID DISTRICT AND PRESCRIBING THE MANNER FOR THE COLLECTION AND PAYMENT OF SAID ASSESSMENT.

WHEREAS, The City Council and municipal officers of the City of Grand Junction, in the State of Colorado, have complied with all the provisions of law relating to certain improvements in Combined Sewer District No. 4, in the City of Grand Junction, pursuant to Ordinance No. 178 of said City, as amended and pursuant to the various resolutions, orders and proceedings taken under said ordinance; and

WHEREAS, The City Council has heretofore caused to be published the notice of completion of said local improvement in said Combined Sewer District No. 4 and the apportionment of the cost thereof to all persons interested and to the owners of the real estate which is described Sewer District No. 4 in the City of Grand Junction, Colorado, which said notice was caused to be published in The Daily Sentinel, the official newspaper of the City of Grand Junction (the first publication thereof appearing December 4, 1926, and the last publication thereof appearing December 6, 1926.)

WHEREAS, Said notice recited the share to be apportioned to and upon each lot and tract of land within said district assessable for said improvements and recited that complaints or objections might be made in writing to the Council and filed with the Clerk within thirty days from the first publication of such notice, towit, on or before and up to 5 o'clock P. M. on the 5th day of January, 1927, and recited that such complaints would be heard and determined by the Council at its first regular meeting after said thirty days and before the passage of any ordinance assessing the cost of said improvement; and

WHEREAS, The City Council has duly confirmed the statement prepared by the City Council and certified by the President, showing the whole cost of said improvements and the apportionment thereof heretofore made as contained in that certain notice to property owners in Combined Sewer District No. 4, duly published in The Daily Sentinel, the official newspaper of the City, and has duly ordered that the cost of said sewers and improvements in said Combined Sewer District No. 4 be assessed and apportioned against all of the real estate in said district in the proportions contained in the aforesaid notice; and

WHEREAS, From the statement made and filed with the City Clerk by the City Engineer, it appears that the whole cost of said improvement is the sum of twenty-nine thousand five hundred and seven dollars and eight cents (\$29,507.08), said amount including two per cent additional for cost of collection and other incidentals, and including interest to the 28th day of February, 1927, at the rate of four and three-fourths per cent per annum on the bonds heretofore sold to raise funds for the construction of said improvements; and

WHEREAS, From said statement it also appears that the City Engineer has apportioned a share of the said whole cost to each lot or tract of land in said district, in the following proportions and amounts severally, to-wit:

NOTE: Wherever in the following descriptions, the numbers of the first and last lots of a series of lots are mentioned, they shall be taken to include the first, the intermediate, and the last named lots, and the amounts given shall be for each lot.

Block	45	 Lots 19 to 34	.\$17.01
		Lot 18	.35.34
Block	46	 Lots 17 to 32	.17.08
Block	47	 South 1/2 of block	.273.28
Block	48	 Lots 17 to 32	.17.08
Block	49	 Lots 1 to 5	.19.18
		Lots 21 to 29	.17.16

Block	50	 Lots 17 to 21	18.42
		Lots 22 to 31	17.02
Block	51	 Lots 17 to 32	
Block	52	 Lots 17 to 32	1/.0/
Block	53	 Lots 17 to 32	17.07
Block	54	 Lots 17 to 32	17.07
Block	55	 Lots 13 to 24	
Block	56	 Lots 1 to 24	
Block	57	 Lots 1 to 32	17.06
Block	58	 Lots 1 to 32	17.06
Block	59		
Block	60	 Lots 1 to 32	17.06
Block	61	 Lots 1 to 10	17.02
		Lots 11 to 20	18 41
		Lots 21 to 30	
Block	62	 Lots 1 to 5	8.12
		Lots 6 to 10	19.17
		Lots 11 to 19	17 16
		Lots 20 to 28	
Block	63	 Lots 1 to 16	17.07
		Lots 17 to 32	7.23
Block	64	 Lots 1 to 16	17.07
220011	• -	Lots 17 to 32	
	C F		
Block	65	 Lots 1 to 16	
		Lots 17 to 32	7.23
Block	66	 Lots 1 to 16	17.00
		Lot 17	
		Lot 18	
		Lots 19 to 34	7.21
Block	67	 Lots 1 to 16	7.21
		Lot 17	14.87
		Lot 18	
		Lots 19 to 34	
Block	68	 Lots 1 to 16	7.24
		Lots 17 to 32	20.48
Block	69	 Lots 1 to 16	
DIOCK	09		
		Lots 17 to 32	
Block	70	 Lots 1 to 16	7.24
		Lots 17 to 32	20.48
Block	71	 Lots 1 to 6	19.15
DICON	, -		
		Lots 12 to 20	
		Lots 21 to 29	20.55
Block	72	 Lots 1 to 10	17.04
		Lots 11 to 15	
		Lots 16 to 21	
		Lots 22 to 31	20.45

Block	73	 Lots 1 to 16
Block	74	 Lots 17 to 32
Block	75	 Lots 17 to 32
Block	76	 Lots 17 to 32
Block	77	 Lots 17 to 32
Block	78	 Lots 13 to 2420.41 Lots 1 to 1220.34
Block	79	 Lots 13 to 2417.02 Lots 1 to 1620.42
Block	80	 Lots 17 to 32
Block	81	 Lots 17 to 32
Block	82	 Lots 17 to 32
Block	83	 Lots 17 to 3217.08 Lots 1 to 1020.39
		Lots 11 to 16
		Lots 22 to 3117.06
Block	87	
DIOCK	04	Lots, all of block
Block		Lots 1 to 1620.41
Block	85	 Lots 1 to 16
	85	Lots 1 to 16
Block Block	85 86	 Lots 1 to 16
Block	85 86	 Lots 1 to 16
Block Block Block	85 86 87	 Lots 1 to 16
Block Block	85 86 87	 Lots 1 to 16
Block Block Block	85 86 87	 Lots 1 to 16
Block Block Block	85 86 87	 Lots 1 to 16
Block Block Block	85 86 87	 Lots 1 to 16
Block Block Block	85 86 87 88	 Lots 1 to 16
Block Block Block Block	85 86 87 88	 Lots 1 to 16
Block Block Block Block	85 86 87 88 89	 Lots 1 to 16
Block Block Block Block Block	85 86 87 88 89	 Lots 1 to 16
Block Block Block Block Block	85 86 87 88 89 90 91	 Lots 1 to 16
Block Block Block Block Block Block	 85 86 87 88 89 90 91 92 	 Lots 1 to 16
Block Block Block Block Block	 85 86 87 88 89 90 91 92 	 Lots 1 to 16
Block Block Block Block Block Block Block Block	 85 86 87 88 89 90 91 92 93 	Lots 1 to 16
Block Block Block Block Block Block	 85 86 87 88 89 90 91 92 93 	 Lots 1 to 16
Block Block Block Block Block Block Block Block	 85 86 87 88 89 90 91 92 93 94 	Lots 1 to 16

Block			Lots 1 to 1617.04
Block	98		Lots 1 to 1617.03
Block	99		Lots 1 to 1216.97
Lincol	ln P	ark	Addition
Block	1		Lot 1717.07
			Lots 18 to 3217.01
Block	2		Lots 17 to 3217.01
Block	3		Lots 13 to 2417.01
Dundee	e Pl	ace	Addition
Block	1		Lots 1 to 15-&-18 to 3217.00
			Lots 16 to 1717.06
Block	2		Lots 1 to 3217.00
Block	3		Lots 1 to 12 & 15 to 2617.00
Block	4		Lots 1 to 1217.01
			Lots 15 to 2620.41
Block	5		Lots 1 to 1617.01
			Lots 17 to 3220.41
Block	6		Lots 1 to 1517.01
			Lot 1617.07
			Lot 1720.49
			Lots 18 to 3220.41
Keiths	s Ad	dit	
Block	А		Lots 1 to 1520.36
			Lot 1620.44
			Lot 17\$17.08
			Lots 18 to 3217.02
Block	В		Lots 1 to 1620.36
			Lots 17 to 3217.02
Block	С		Lots 1 to 1320.36
			Lot 1417.40
			Lot 1915.01
			Lots 20 to 3216.97
Block	D		Lots 1 to 1616.97
Block	Ε		Lots 1 to 1616.97
Block	F		Lots 1 to 1316.97
			Lot 1415.57

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION:

Section 1. That the said whole cost and apportionment of the same as hereinbefore set forth, is hereby assessed against all the real estate in said district, and to and upon each lot or tract of land within said district and against such persons and in the portions and amounts which are severally hereinbefore set forth. Section 2. That said assessments are hereby declared to be a lien in the several amounts assessed against each lot or tract of land herein described from the final publication of this ordinance and shall have priority over other liens, except general taxes. As to any subdivisions in proportion to the respective areas.

Section 3. That said assessments shall be due and payable within thirty days of the final publication of this ordinance, without demand; provided, that all such assessments may, at the election the owner, be paid in installments with interest of as hereinafter provided. Failure to pay the whole assessment within said period of thirty days shall be conclusively considered and held an election on the part of all persons interested, whether under disability or otherwise, to pay in such installments. All persons so electing to pay in installments shall be conclusively considered and held as consenting to said improvements, and such election shall be conclusively held and considered as a waiver of any and all rights to question the power and jurisdiction of the City to construct the improvements, the quality of work, the regularity or sufficiency of the proceedings, or the validity or correctness of the assessment.

Section 4. That in case of such election to pay in installments, the assessments shall be payable in ten equal annual installments of the principal, with interest upon unpaid installments, payable semi-annually, at the rate of four and three-fourths per cent per annum. The first of said installments of said principal shall be due on the 28th day of February, A. D. 1927, and shall be payable on or before said day and the remainder of said installments are paid in full.

Section 5. That the failure to pay any installment, whether of principal or interest as herein provided, when due, shall cause the said assessment to become due and payable immediately, and the said assessment shall thereafter draw interest at the rate of one per cent per month or fraction of a month until the day of sale, as by law provided. The owner of any piece of real estate not in default as to any installment, may at any time pay the whole of the unpaid principal with interest accrued.

Section 6. That payment may be made to the City Treasurer at any time within thirty days after the final publication of this ordinance and an allowance of two per cent added for cost of collection and other incidentals, and of interest from the date of payment to the 28th day of February, A. D. 1927, shall be made on all payments made during said period of thirty days.

Section 7. That all the provisions of Ordinance No. 178 of the City of Grand Junction, as amended, shall govern and be taken to be a part of this ordinance, with respect to the creation of said Combined Sewer District No. 4, the construction of the improvements therein, the apportionment and assessment of the cost thereof and the collection of such assessment. Section 8. That this ordinance after its introduction and first reading shall be published once in full in The Daily Sentinel, the official newspaper of the City, at least ten days before its final passage, and after its final passage, it shall again be published once in The Daily Sentinel, the official newspaper of the City, and after its final passage shall be numbered and recorded in the City Ordinance Record, and a certificate of such adoption and publication shall be authenticated by the certificate of the publisher and the signatures of the President and Clerk, and shall be in full force and effect on and after the date of such final publication, except as otherwise by the Charter of the City of Grand Junction provided.

Introduced and read at a regular meeting of the City Council, held on the _____ day of _____.

Adopted and approved the _____ day of _____.

/s/ Dr. J. E. Bell

President of Council.

ATTEST:

/s/ Helen C. Niles

City Clerk.

First publication:

Last publication:

I HEREBY CERTIFY that the foregoing ordinance was introduced and read at a regular meeting of the City Council of the City of Grand Junction, Colorado, held on the 5th day of January, 1927, and that the same was published in The Daily Sentinel, a daily newspaper published and in general circulation in said City, at least ten days before its passage.

IN WITNESS WHEREOF, I have set my hand and affixed the official seal of said City, this 5th day of January.

/s/ Helen C. Niles

City Clerk.

It was moved by Councilman Meders, seconded by Councilman Bear that the proposed ordinance be passed for publication.

Mr. Gus Johnson, Mr. Tom McKelvie, and Mr. Scott Heckman appeared before the Council and the matter of the City and County jail was again taken up. No definite action was taken.

The matter of the rooming house license at #560 South Avenue was discussed. On motion of Councilman Bear, seconded by Councilman Fairley, the request was denied. Motion carried.

The fact that the doctors of Grand Junction are not requiring their patients to obseve quarantine regulations for contagious diseases was brought up. This matter was referred to the City Manager with instructions to see that quarantine rules are rigidly enforced; that the public should be notified of any irregularities on the part of any doctor in not enforcing them, and that anyone who violated the rules should be prosecuted.

On motion of Councilman Moslander, seconded by Councilman Fairley, the meeting adjourned.

/s/ Helen C. Niles. City Clerk