

Grand Junction, Colorado

April 7, 1933

The City Council of the City of Grand Junction, Colorado, met in special session at 7:30 o'clock P. M. Those present and answering at roll call were: Councilman Hirons, Holcombe, Roberts, Sievert, and President Hall. City Attorney Adams, City Manager Soderstrum, and City Clerk Tomlinson were present. Councilmen Bear and Glassford were absent.

The meeting was called for the purpose of discussing the sale of 3.2% beer in the City of Grand Junction. House Bill #387 regulating the sale and manufacture of beer in the State of Colorado having been passed by the State Legislature.

District Attorney Haywood and several businessmen of Grand Junction who were interested in getting licenses to sell beer were present.

After considerable discussion, the following resolution was presented:

RESOLUTION

WHEREAS The sale of beer has been legalized in the State of Colorado by the terms of House Bill No. 387;

AND WHEREAS Application has been made to the City Council of the City of Grand Junction by the following-named persons, co-partnerships, and corporations: Empire Cafe, Jones Grocery, Rollins Grocery, Hammer Drug Co., LaCourt Hotel, Copeland's Grocery, East Side Grocery, Grand Cafe, Grand Market & Grocery, Elks Club, Merchants Cafe, St. Regis Hotel, City Market, W. R. Andrews, and Amore Raso - for licenses from said City Council to sell beer in said City under the terms of said act;

AND WHEREAS The City Council has investigated each of said applicants, and finds and determines that each of said applicants is qualified under said act to receive such license;

NOW, THEREFORE, BE IT RESOLVED That the City Manager and the City Clerk be and they are hereby ordered and directed to issue licenses to each of the above named persons for the term of one year, upon the payment by each of said applicants of the sum of eighty dollars (\$80.00) to the Clerk of the City, and upon the exhibition of the license of such applicant issued by the Treasurer of the State of Colorado, or upon the production of satisfactory evidence that the annual license fee of twenty-five (\$25.00) required to be paid to said State Treasurer, has been transmitted to said official.

That pending the exhibition of such license from the State Treasurer he and he is authorized and directed to receive from

each of said applicants said license fee of \$80.00 and issue his receipt therefor, until such license shall be issued by the Council, upon the production of such license from the State Treasurer. That prior to the issuance of such license, each applicant be required to sign and verify a written application showing that said applicant is duly qualified under said Act, which application shall be filed in the office of the City Manager.

It was moved by Councilman Roberts and seconded by Councilman Holcombe that the resolution as read be passed and adopted. Roll was called with the following result: Councilmen voting AYE - Hirons, Holcombe, Roberts, Sievert, and Hall. Councilmen voting NO - None. All of the Councilmen voting AYE, the President declared the motion carried.

Upon motion duly made, seconded, and carried, the meeting adjourned.

/s/ Helen C. Tomlinson
City Clerk