#### Grand Junction, Colorado May 20, 1953

The City Council of the City of Grand Junction met in regular session at 7:30 P. M. Councilmen present and answering roll call were McCormick, Harper, Severson, Walt, Wright, Lowe, and President Colescott. Also present were City Attorney Groves, City Manager Toyne and Blanche Stringer. City Clerk Tomlinson was absent.

It was moved by Councilman Harper and seconded by Councilman Severson that the minutes of the regular meeting held May 6, 1953 be approved as written. Motion carried.

<u>GRANT SCHIESSWOHL LAYBACK CURB.</u> Mr. R. H. Schiesswohl, who owns the Phillips "66" Service Station at 6th and Colorado, had presented a request for a layback curb on Colorado at the last meeting with action postponed to this meeting in order to give the Council a chance to see this property. This would necessitate removing two parking meters. City Manager Toyne gave a comprehensive report of a survey which had been conducted over the past ten days on the use of the meters involved and the whole block between 5th and 6th Streets on Colorado Avenue which showed that these meters were vacant 56% of the time. The Council desired further information but Mr. Schiesswohl was not present.

It was moved by Councilman Walt that Mr. Schiesswohl be granted a layback curb limited to the space of one meter. Councilman McCormick, with the consent of Councilman Walt, amended the motion to include that the driveway to the west of the meters involved be closed and a meter installed there. This motion was seconded, as amended, by Councilman Wright. Motion carried.

<u>GRANT EXCHANGE CLUB USE OF LINCOLN PARK FOR RODEO.</u> The request of the Exchange Club of Grand Junction to use the facilities at Lincoln Park for a rodeo July 13, 14 and 15, 1953 which had been tabled at the last meeting was again brought up. Mr. Ralph Stocker, Park Superintendent, was present and presented to the Council a report of a trip he had made to Durango, Colo. to see the stadium where such rodeos had been held. He made a comparison of the different soil and climatic conditions for turf culture.

Mr. Gene Hanson, Director of Recreation, was present and told the Council of the recreation schedule which was planned for the use of park facilities. He stated that the Eagles Baseball Club had a game contracted for July 15th, one of the days of the rodeo, which if not played would cost the Club \$150. Also, that an out-of-state Softball Tournament would start two days after the rodeo and he questioned if the field could be reconditioned in that time. He also stressed the fact that the Park is used by Mesa College, the High School, Junior High and grade schools for athletics such as football, track, baseball, etc., by the Recreation Commission for many of their activities, and that putting sand on the grass would not make the field good for football and other athletics. A delegation was present from the Exchange Club. Mr. Wm. B. Chick, President, presented photostatic copies of letters from other cities which had allowed the rodeo to show; also a diagram of the proposed layout for the use of the Park. Mr. Swanny Kerby, who is in charge of putting on the rodeo, spoke outlining how the Club proposed to handle the stock, and stated that every precaution would be taken to prevent damage to the park and a layer of sand would be put on the grass. Mr. Geo. Murch and Mr. Robt. Rait spoke of the Club's desire to make this an annual event with the purpose of promoting the Western Slope and to start a fund for the construction of an Auditorium.

After considerable discussion, it was moved by Councilman Wright and seconded by Councilman McCormick that if the Exchange Club would carry what is determined as an adequate amount of liability insurance, the amount to be determined by the City Attorney, and will, immediately after the performance of the rodeo, get the area in shape, filling all post holes, etc., in time for the next activity that their request be granted for the use of the facilities of Lincoln Park for a rodeo. Roll was called on the motion with the following results:

Councilmen voting "AYE:" Severson, Wright, Lowe and President Colescott Councilmen voting "NAY:" McCormick, Harper and Walt

A majority of Councilmen voting "AYE," the President declared the motion carried. City Manager Toyne then asked the Council about the costs the Club would pay and it was agreed that the Club would pay the usual 10% plus the lights.

<u>APPROVE RESOLUTION FOR HEARING ON COMPILED ORDINANCES.</u> The following resolution was presented and read:

#### RESOLUTION

WHEREAS, the City Clerk of the City of Grand Junction, acting under authority of the City Council, has caused the 1953 Compiled Ordinances of the City of Grand Junction, Colorado, the Uniform Building Code, 1952 Edition, published by the Pacific Coast Building Officials Conference, the National Electrical Code, 1951 Edition, published by the National Board of Fire Underwriters, and the Gas Installation Rules and Regulations, adopted by said City Council on September 17, 1952, to be published in book or pamphlet form, and the City Council desires to affirm such action of the City Clerk; and

WHEREAS, the City Council desires to cause Notice of Hearing on the adoption of the said 1953 Compiled Ordinances of the City of Grand Junction, Colorado, the Uniform Building Code, the National Electrical Code and the Gas Installation Rules and Regulations to be published in accordance with Section 51 of Article VI of the Charter of the City of Grand Junction;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION, that the action taken by the City Clerk in causing the 1953 Compiled Ordinances of the City of Grand Junction, Colorado, the Uniform Building Code, the National Electrical Code and the Gas Installation Rules and Regulations to be published in book or pamphlet form, be and the same is hereby ratified and affirmed.

BE IT FURTHER RESOLVED, that the City Clerk is hereby instructed to cause the following Notice to be published once in a daily newspaper at least ten (10) days prior to the hearing provided for in such Notice, to-wit:

NOTICE OF HEARING ON THE ADOPTION OF THE 1953 COMPILED ORDINANCES OF THE CITY OF GRAND JUNCTION, COLORADO, THE UNIFORM BUILDING CODE, THE NATIONAL ELECTRICAL CODE AND THE GAS INSTALLATION RULES AND REGULATIONS.

TO WHOM IT MAY CONCERN:

Notice is hereby given that the City Council of the City of Grand Junction at their regular meeting to be held on June 3, 1953, at 7:30 o'clock P. M. at the City Auditorium in the City of Grand Junction, Colorado, will hold a hearing to consider the adoption of the following Ordinance:

AN ORDINANCE ADOPTING THE CODE OF CITY ORDINANCES WHICH ARE COMPILED AND KNOWN AS THE "1953 COMPILED ORDINANCES OF THE CITY OF GRAND JUNCTION, COLORADO," ADOPTING BY REFERENCE THE UNIFORM BUILDING CODE, 1952 EDITION, AS AMENDED, PUBLISHED BY THE PACIFIC COAST BUILDING OFFICIALS CONFERENCE: ADOPTING BY REFERENCE THE NATIONAL ELECTRICAL CODE, 1951 EDITION, AS AMENDED PUBLISHED BY THE NATIONAL BOARD OF FIRE UNDERWRITERS: ADOPTING BY REFERENCE THE GAS INSTALLATION RULES AND REGULATIONS, ADOPTED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION ON SEPTEMBER 17, 1952; AND PROVIDING FOR PENALTIES FOR THE VIOLATION THEREOF.

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

Section 1. The code of ordinances which are compiled and known as the "1953 Compiled Ordinances of the City of Grand Junction, Colorado," which shall be referred to in this Ordinance as the "1953 Compiled Ordinances," now on file with the City Clerk of the City of Grand Junction, prepared pursuant to Ordinance 856 of the City of Grand Junction, adopted May 7, 1952, the Uniform Building Code, 1952 Edition, as amended published by the Pacific Coast Building Officials Conference, the National Electrical Code, 1951 Edition, as amended, published by the National Board of Fire Underwriters and the Gas Installation Rules and Regulations, adopted by the City Council of the City of Grand Junction, Colorado, on September 17, 1952, shall be and the same are hereby enacted, approved, ratified and adopted by reference and made a part hereof as if fully set out in this Ordinance.

<u>Section 2.</u> Copies of the 1953 Compiled Ordinances, as revised and amended, when certified by the City Clerk and the President of the City Council, shall be received without further proof as prima facie evidence of the provisions thereof in all Courts and administrative tribunals of this State.

<u>Section 3.</u> The City Clerk, City Manager and City Attorney shall maintain in their respective offices one constantly revised copy of the 1953 Compiled Ordinances, and the City Clerk shall certify to the City Attorney and City Manager copies of each amendment or supplement to the same.

Section 4. It shall be lawful to refer to the 1953 Compiled Ordinances and to any chapter and section thereof in amending or repealing any part or section of the Ordinances of the City, and the 1953 Compiled Ordinances or any chapter or section thereof may be referred to and used in the complaint, summons or warrant issued in any Police Court of the City of Grand Junction.

Section 5. Each and every violation of the 1953 Compiled Ordinances or of any part thereof, shall, unless otherwise provided, constitute a misdemeanor; and each day any single violation continues shall constitute a separate offense. Any person who shall be convicted of any violation shall, unless otherwise provided, be punished by a fine of not less than \$1.00 nor more than \$300.00.

<u>Section 6.</u> The provisions of the 1953 Compiled Ordinances and all parts thereof shall be severable, and the holding of any provision, section, or subsection to be invalid shall not affect the validity of any other provision, section or subsection.

<u>Section 7.</u> All Ordinances of the City of Grand Junction which are not included in the 1953 Compiled Ordinances and which have been passed prior to the adoption of the said 1953 Compiled Ordinances and are inconsistent therewith are hereby repealed.

NOTICE IS FURTHER GIVEN, that the 1953 Compiled Ordinances of the City of Grand Junction are a revised, compiled and codified edition of all Ordinances of the City of Grand Junction, Colorado, of a general or permanent nature, and of all Ordinances imposing any fine, penalty of forfeiture; that the Uniform Building Code regulates the erection, construction, enlargement, alteration, repair, moving, removal, conversion, demolition, occupancy, equipment, use and height, area and maintenance of buildings or structures in the City, provides for the issuance of permits and collection of fees therefor, declares and establishes fire districts, and provides penalties for the violation thereof; that the National Electrical Code covers electric conductors and equipment installed within or on public and private buildings and other premises, including yards, carnival and parking lots, and industrial substations, and also the conductors that connect the installations to a supply of electricity, and other outside conductors adjacent to the premises; and that the Gas Installation Rules and Regulations provide minimum standards and requirements for the installation of gas piping and gas burning appliances.

NOTICE IS FURTHER GIVEN, that the 1953 Compiled Ordinances of the City of Grand Junction, the Uniform Building Code, and the National Electrical Code and the Gas Rules and Regulations have been published in book or pamphlet form by authority of the City Council and are on file and available for inspection in the office of the City Clerk at the City Hall in the City of Grand Junction.

By order of the City Council.

City Clerk

Dated this 21st day of May, 1953.

It was moved by Councilman Wright and seconded by Councilman Lowe that the Resolution be passed and adopted as read and that "Notice of Hearing on the adoption of the 1953 Compiled Ordinances of the City of Grand Junction, Colorado, the Uniform Building Code, the National Electrical Code, and the Gas Installation Rules and Regulations," be published. This hearing will be held at the next meeting, June 3, 1953." Roll was called on the motion with all members of the Council voting "AYE." The President declared the motion carried.

PASS RESOLUTION CREATING IMPR. DIST. #51. The following Resolution, was presented and read:

## **RESOLUTION**

CREATING AND ESTABLISHING IMPROVEMENT DISTRICT NO. 51 WITHIN THE CORPORATE LIMITS OF THE CITY OF GRAND JUNCTION, COLORADO, AUTHORIZING THE CONSTRUCTION OF SIDEWALKS, CURBS AND GUTTERS, AND PAVING ON STREETS AND ALLEYS THEREIN, AND PROVIDING FOR THE PAYMENT THEREFOR.

WHEREAS, on the 15th day of April, A. D. 1953, the City Council of the City of Grand Junction, Colorado, passed a Resolution adopting details, plans and specifications for Improvement District No. 51 and authorizing Notice of Intention to create said District, and

WHEREAS, Notice of Intention to create said District was duly published, and

WHEREAS, A written remonstrance against the making of proposed improvements on Grand Avenue from Fifteenth Street to Nineteenth Street has been filed with the City Council, which remonstrance is signed by the owners of a greater percentage of the frontage of the real estate to be assessed for said improvements on Grand Avenue than had signed the Petition for such improvements, and WHEREAS, no written complaints or objections other than the remonstrance above mentioned have been made concerning the proposed improvements;

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Grand Junction:

1. That the details, plans and specifications for Improvement District No. 51, adopted the 15th day of April, A. D. 1953, be and the same are hereby amended by deleting from the proposed improvements, the improvements to be made on Grand Avenue from Fifteenth Street to Nineteenth Street, and by deleting from the said Improvement District No. 51 the District of lands to be assessed for the cost of the proposed improvements on Grand Avenue;

2. That said Improvement District No. 51, as so amended, be and the same is hereby created and established, and the construction of paving, curbs and gutters and sidewalks therein be and the same is hereby authorized and directed, in accordance with the details, plans and specifications prepared and filed therefor, as amended by the preceding paragraph;

3. That the construction of paving, sidewalks and curbs and gutters shall be made by contract let to the lowest reliable and responsible bidder after public advertisement, except that if it be determined by the City Council that the bids are too high, and that the proposed improvements can be efficiently made by the City, the City may provide that the construction shall be made under the direction and control of the City Manager by hiring labor by the day or otherwise, and by purchasing all necessary material, supplies and equipment;

4. That the improvements in said District were duly ordered, after Notice duly given; that no remonstrance, protest or objection was filed against the creation or establishment of said District, or any of the proceedings adopted therefor, except the remonstrance against the improvements on Grand Avenue from Fifteenth Street to Nineteenth Street above mentioned, and that all conditions precedent and all requirements of the Laws of the State of Colorado, the Charter of said City and Ordinance No. 178, as amended, being Chapter 81 of the 1952 Compiled Ordinances of the City of Grand Junction, Colorado, have been strictly complied with;

5. That the description of the paving, curbs and gutters and sidewalks to be constructed, the boundaries of said Improvement District, the amounts to be assessed, the number of installments and assessments, the time in which the cost shall be payable, the rate of interest on unpaid installments, and the manner of apportioning and assessing such cost, shall be as prescribed in the Resolution adopted for said District on the 15th day of April, A. D. 1953, and in accordance with the published Notice of Intention to create said District, except that the proposed improvements on Grand Avenue from Fifteenth Street to Nineteenth Street shall not be made and the District of lands to be assessed for such improvements on Grand Avenue shall be excluded from said Improvement District.

6. That, after the contract for the construction of paving, sidewalks and curbs and gutters have been let, the Council shall, by a Resolution, provide for the issuance of Public Improvement Bonds of said Improvement District No. 51 for the purpose of paying the cost and expenses of constructing said improvements in said District.

Passed and adopted this 20th day of May, 1953.

President of the City Council

ATTEST:

City Clerk

A written remonstrance against the making of proposed improvements on Grand Avenue from 15th to 19th Streets had been filed which was signed by the owners of the greater percentage of the frontage to be assessed for said improvements. Mr. John Rice, Mr. M. E. McCallister, and Mr. Oliver, all property owners in the 1700 and 1800 block on Grand Avenue were present and stated the majority of the property owners in the 1700 and 1800 blocks desired to be included in this improvement district. It was explained to them that they could be included in this district by paying cash for the improvements which they felt they could not do. Mr. Rice withdrew their request when it was explained there was no legal way to include these two blocks in the district and any further delay would make it impossible to get the district constructed this year.

It was moved by Councilman Harper and seconded by Councilman Lowe that the Resolution be passed and adopted as read. Roll was called on the motion with all Councilmen voting "AYE." The President declared the motion carried.

<u>AUTHORIZE ADVERTISING FOR BIDS FOR CONSTRUCTION OF DIST. #51.</u> It was moved by Councilman Wright and seconded by Councilman Harper that City Engineer Burton be authorized to advertise for bids for the construction of Improvement Dist. #51. Roll was called on the motion with all Councilmen voting "AYE." The president declared the motion carried.

<u>AUTHORIZE CITY TREAS. TO BUY IMPR. DIST. #51 BONDS.</u> Fred E. Hagie, City Treasurer of the City of Grand Junction has expressed a desire to purchase, on behalf of the City of Grand Junction, the special assessment bonds of Improvement District #51 of said City, and has indicated that the City has or will have sufficient funds on hand to purchase such bonds. It was moved by Councilman Harper and seconded by Councilman Walt that the City Council of the City of Grand Junction intends to authorize the City Treasurer to purchase such bonds, when the same are issued. Roll was called on the motion with all Councilmen voting "AYE." The President declared the motion carried. ADVERTISE FOR BIDS FOR \$40,000 INTERSECTION BONDS. It was moved by Councilman Walt and seconded by Councilman Wright that the City Clerk be authorized to advertise for sealed bids to be received until 7:30 o'clock P. M. on June 3, 1953 for \$40,000 General Obligation Intersection Paving Bonds. Roll was called on the motion with all Councilmen voting "AYE." The President declared the motion carried.

<u>TO HOLD PENSION MEETING.</u> It was moved by Councilman McCormick and seconded by Councilman Lowe that the City Manager have copies of the actuary's report and any other information pertinent to the employees' pension plan furnished to the new Councilmen so that they can become familiar with what has been done, and that a meeting be arranged for Wednesday night at 7:30 P. M., May 27th, with the employees and with Mr. Leonard Smith of the local Social Security office to discuss this matter. Motion carried. City Attorney Groves stated that he thought a representative from the State would come from Denver to give up-to-date information on pensions and Social Security.

<u>POPPY DAY MAY 23, 1953.</u> A letter from the Ladies Auxiliary to Beye-Lotz Post No. 1247 V.F.W. requesting permission to sell poppies on the streets May 23, 1953 was read. It was moved by Councilman Lowe and seconded by Councilman Harper that this request be granted. Motion carried.

ORD. 874 ANNEXING MT. VIEW ADDITION. This was the date set for hearing on the annexation of Mt. View Addition located at 3rd and Orchard on the north side of the street. No petitions or remonstrances had been filed against this annexation. The following emergency ordinance was presented and read: AN ORDINANCE ANNEXING TERRITORY TO THE CITY OF GRAND JUNCTION. It was moved by Councilman Lowe and seconded by Councilman Walt that this ordinance be passed and adopted as an emergency ordinance, numbered 874 and ordered published. Roll was called on the motion with all members of the Council voting "AYE." The President declared the motion carried.

<u>TO ADVERTISE HOTEL D LIQUOR LICENSE CHANGE OF LOCATION.</u> Mr. John V. Vogel, dba Hotel D Cafe, 118 Main Street, presented a request to transfer his restaurant liquor license from 118 Main Street to 105 West Main Street upon completion of a new restaurant building at this address, construction of which is to start immediately. It was moved by Councilman Walt and seconded by Councilman Wright that this request for change of location be advertised for hearing in accordance with law. Motion carried.

LAYBACK CURB FOR HOTEL D CAFE. Mr. John V. Vogel, Hotel D Cafe, presented a request to remove the curbing from the corner lot, facing South 1st Street a distance of 115 feet and on West Main Street a distance of 125 feet to make diagonal parking possible. It was moved by Councilman Harper and seconded by Councilman Walt that this request be granted subject to the approval of the City Manager, City Engineer and Chief of Police. Motion carried. WAIVE PERMIT FEES FOR CONGREGATIONAL CHURCH. A letter from the First Congregational Church was read requesting that the Council waive the payment of the permit fees for plumbing, building, electrical and heating equipment for their new church located at Kennedy Lane and Fifth Street. It was moved by Councilman Harper and seconded by Councilman Walt that the permit fees be waived for the Congregational Church. Roll was called on the motion with all Councilmen voting "AYE." The President declared the motion carried.

LAYBACK FOR PETE'S LIQUOR STORE. A letter from H. I. Griffin, dba Pete's Liquor Store, 1st and Main Street, requesting a layback curbing along the south side of his building at 1st and Main Street was read. It was moved by Councilman Harper and seconded by Councilman Severson that this request be granted subject to the approval of the City Manager, City Engineer and Chief of Police. Motion carried.

<u>REFER JONES REQUEST TO C.M. & CHIEF OF POLICE.</u> Mrs. Nellie Jones, the owner of property at 540 Ute Avenue, S. I. Holzer at 550 Ute and D. L. McKissen at 562 Ute presented a petition to place either "one-hour parking" signs or the regular parking meters in front of their property as cars park in front of this property all day which makes it difficult, if not impossible, to conduct any business on this property. It was moved by Councilman McCormick and seconded by Councilman Harper that this matter be referred to the City Manager and Chief of Police to see if some solution to the problem can be worked out and report back to the Council. Motion carried.

<u>MR. SCHIESSWOHL APPEARS BEFORE COUNCIL.</u> Mr. Schiesswohl appeared before the Council and wanted to know what action had been taken earlier on his request for the removal of two parking meters on Colorado Avenue and the installation of a layback curbing. He was informed that the Council had granted his request limiting it to one parking meter and with the understanding that the present driveway on the west side of the two meters be closed up and a parking meter installed there. Mr. Schiesswohl asked the Council for permission to continue this matter over to the next Council meeting at which time he would present more information in regard to his request.

<u>COLO. MUN. LEAGUE.</u> President Colescott asked if the new Council members were receiving literature from the Colorado Municipal League and if they knew about the Convention in Pueblo on June 10, 11 and 12th. He stated that he would like to have all members attend who could.

<u>CREATE WATER POSITION.</u> City Manager Toyne suggested the Council consider the employment of additional personnel to collect, coordinate and analyze all existing data on all potential water available to the City and develop an over-all master plan. He elaborated on this problem by pointing out that at the present time, it is not definitely known that the Collbran Project will come into being and even if so, the date on which the water could flow into our mains would be unknown. Several engineering firms have worked on various phases of the water problem and Frank Merrill recently

made a report on Kannah Creek. All of this is of little value unless it can be coordinated and analyzed and from this study develop a master plan to use in case of any emergency. Councilman Walt stated he felt the members who had been on the Council and who had been working with the water problem had the same thing in mind and that for the probable cost in connection with the large amounts considered in the Anderson deal, Hallenbeck, and Collbran Project, the cost of additional personnel would be justified.

The following Resolution was presented and read:

### **RESOLUTION**

# CREATING OFFICE <u>of</u> WATER PRODUCTION ENGINEER

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GRAND JUNCTION that there is hereby created the position of WATER PRODUCTION ENGINEER OF SAID CITY. The Water Production Engineer shall be an engineer experienced in water development matters; his powers and duties shall be to investigate, and to report to the City Manager and City Council with respect to, sources, amounts and estimated costs of additional water and water facilities for the City of Grand Junction and any subjects incident thereto, to make recommendations with respect to such matters and to perform such other duties as may be assigned by the City Manager. The salary of the Water Production Engineer shall be a sum not in excess of \$570.00 per month. He shall file with the City Clerk a corporate surety bond in the amount of \$2,000 conditioned upon the true, honest and faithful performance of the duties of his office.

BE IT FURTHER RESOLVED that unappropriated funds in the amount of \$6,500.00 of the Water Department of the City of Grand Junction are hereby allocated to the W8 Water Shed Division of the Water Department for payment of salary and expenses of the Water Production Engineer.

It was moved by Councilman Harper and seconded by Councilman Wright that the resolution be passed and adopted. Roll was called on the motion with the following results:

Councilmen voting "AYE:" Severson, Harper, Walt, Wright, Lowe and President Colescott

Councilmen voting "AYE:" with the understanding that this position would be of a temporary nature and not a permanent position - Councilman McCormick

All Councilmen voting "AYE," the President declared the motion carried.

<u>GASOLINE TRANSPORTS.</u> Councilman Walt brought up the matter of the large gasoline transports which are bringing gasoline into the City and delivering directly to the filling stations which creates a definite hazard. It was moved by Councilman Walt and seconded by Councilman Harper that the City Attorney and City Manager look into this matter and see if an ordinance regulating the handling of gasoline should be made and report back to the Council. Motion carried.

Councilman Lowe suggested that the two members of the Council who are familiar with the safety rules and regulations pertaining to oil and gasoline should help the City Manager and City Attorney.

<u>FISHING RODEO.</u> Councilman Severson reported that he had presented the letter from the Better Fishing Inc. to the Recreation Commission and they advised that they would take over this project and work out the details.

<u>GARBAGE.</u> City Manager Toyne read a letter from Mr. Rex Phelps, who has the garbage contract, stating that it appears that the State of Colorado is taking steps to require that all garbage fed to hogs be cooked to eliminate a disease which is spreading from unknown sources though it is believed to come from raw pork in garbage. Mr. Phelps stated that the approximate additional cost to cook garbage to feed to hogs would be in the neighborhood of Four to Six Thousand Dollars depending upon how much used equipment can be used. He feels that there will probably be little time between the promulgation of the order requiring the processing of the garbage and the effective date of this order and for that reason would like to meet with the Council to consider the matter and if possible, work out a supplemental agreement.

<u>CHAMBER OF COMMERCE.</u> President Colescott asked Councilmen Walt, McCormick and Lowe to attend the Chamber of Commerce meetings to represent the City Council.

It was moved by Councilman Walt and duly seconded that the meeting adjourn. Motion carried.

/s/ Helen C. Tomlinson City Clerk