

Grand Junction, Colorado

March 18, 1959

ROLL CALL

The City Council of the City of Grand Junction, Colorado, met in regular session at 7:30 o'clock P. M., March 18, 1959. Councilmen present and answering at roll call were Emerson, Orr, Harper, Colescott, Strnad, Wright and President Shults. Also present were City Attorney Ashby and City Clerk Tomlinson. City Manager Cheever was absent.

MINUTES.

It was moved by Councilman Strnad and seconded by Councilman Colescott that the minutes of the regular meeting held on March 4, 1959 be approved as written. Motion carried.

PROP. ORD. Publication of expenditures - petition for

The following petition asking for the passage of a proposed ordinance requiring the publication of all City expenditures was presented:

P E T I T I O N

We, the undersigned, qualified electors of the City of Grand Junction, Colorado, petition and request that the attached ordinance be submitted to a vote of the people, if not passed by the council of said City, under the terms and provisions of the Charter of the City of Grand Junction, Colorado, in such case provided:

ORDINANCE

Proceedings published-Failure-Penalty.-(1) It shall be the duty of the city council to publish in the official legal newspaper for the City of Grand Junction a report of each claim and expenditure by them allowed and paid, and taxes rebated, disclosing the name of and amount paid to each individual or firm, a description of the services or material furnished to the city and, as to other items the nature of claim, and disclosing the fund charged with each expenditure of money not paid immediately made by the city council, disclosing the nature and purpose of the contract, the parties thereto and the amounts involved therein. Such reports shall be published at least every three months within thirty days following the end of the period for which it is made. The city clerk shall furnish a copy of such proceedings for such publication.

(2) It shall be the duty of the city council to publish in the official legal newspaper for the City of Grand Junction a semi-annual financial statement furnished to the council by the city treasurer which shall indicate in separate columns the balance at the beginning of the period in each fund kept by the treasurer, the collections to each fund from current taxes, delinquent taxes, miscellaneous collection and transfers, withdrawals from each fund showing cash disbursements, transfers and treasurer's fees and the balance at the end of the period in each fund. The statement shall be published within thirty days following June thirtieth and December thirty-first of each year. The city clerk shall furnish a copy of such proceedings for such publication.

(3) Any willful violation of any provision of this section by any city councilman or by any person acting as clerk, treasurer, or otherwise for city councilman in connection with such published reports and the statements contained therein is a misdemeanor, and any person convicted of any violation shall be punished by a fine not exceeding One Hundred Dollars.

The petition was signed by more than five per cent of the total vote cast for governor in the City of Grand Junction at the last general election.

Several letters were read from attorneys, including Miles Kara, Cecil Haynie and Geo. Graham, in which they all stated that the ordinance was rather ambiguous, but on such short notice, they would not attempt to give an opinion as to the legality of same.

City Attorney Ashby pointed out that there were two courses of action for the Council to follow in accordance with the City Charter; the first being that the Council could pass the ordinance as a regularly initiated ordinance, or they could pass it for publication and put it on the ballot without alteration for referendum vote.

A letter from Mr. Alex Cook, C.P.A., was read in which he stated he thought the publication of expenditures would probably require the addition of one more employee to the City payroll, and as the books of the City are open at all times for any interested person, and as City records are regularly audited by an independent public accountant, the ordinance would possibly result in an unnecessary waste of the taxpayers' money.

Councilman Harper stated that he did not think the Council, under any circumstances, would pass the ordinance as a Council provision; however, he felt that if the people of Grand Junction felt this ordinance was necessary, he would have no objection to the ordinance going on the ballot, but he felt that it was a waste of the taxpayers' money as all of the facts and figures are available in the City offices and all meetings of the City Council, and all other affairs of the City, are given full coverage by the various news media. He felt that the publishing of the expenditures was entirely unnecessary and quite expensive to the City as the auditor had pointed out, it would take one more employee and about \$1,500 to publish such a list as required by the proposed ordinance. He stated he would not vote for this ordinance as a Council initiated ordinance.

Councilman Orr stated that he would underscore Councilman Harper's statements and agreed with him in all respects; that he felt it was a tremendous cost for what it would be worth.

President Shults stated that he had investigated the taxes paid by one of the houses in Grand Junction and found that a home assessed at \$2,900 with lots worth approximately \$800 would pay about \$48.00 in City taxes per year. There would be a loss of a hundred or more homes from the tax rolls in order to pay for the cost of such a list of expenditures.

Councilman Wright stated that it would take one-fifth of a mill levy on the whole City valuation. Councilman Emerson stated that there was no place in the State of Colorado or in the United States where they required such a publication; that he would go along with Councilman Harper and his recommendation to put it on the ballot for a referendum vote.

Councilman Shults then stated that he figured that it had cost better than \$500 for employees to check the various petitions that had been presented, and that it would be well to have this matter go to a vote of the people so that it might end the activities of the petition makers for awhile.

Councilman Colescott stated that some people may think the money is going somewhere other than the budget shows as there is a large number of people who signed the petition asking for the ordinance to be passed. He was in favor of having the ordinance put on the ballot.

Councilman Strnad stated that he had answered practically all of the questions in a letter to the Editor in one of the local newspapers, stating that such a report would be a waste of the taxpayers' money and no good would come of it. If people want to know what salaries are paid, it will not serve the purpose as net salaries are given and not the gross. He agreed with Councilman Harper that the people should have an opportunity to vote whether or not they want this ordinance passed.

It was moved by Councilman Colescott and seconded by Councilman Harper that the City Council accept the petition as legally presented to the Council. Motion carried.

It was moved by Councilman Wright and seconded by Councilman Orr that the City Council do not enact the ordinance as a Council initiated ordinance. Motion carried. It was moved by Councilman Harper and seconded by Councilman Wright that the City Clerk be instructed to place the ordinance on the ballot for the coming City

election. It was moved by Councilman Orr and seconded by Councilman Wright that the foregoing motion be amended so that the City Clerk and City Attorney be instructed to draw up a title for the ordinance. Motion carried. The President called for a vote on the amended motion, and all Councilmen voting "AYE," the President declared the motion carried.

ORDINANCE 1071 PASSED Lots 22 & 23, Blk 83 fr Bus A to Bus B (lots just east of Presbyterian Church on White bet 6th & 7th)

The Proof of Publication to the following entitled proposed ordinance was introduced and read: AN ORDINANCE AMENDING CHAPTER 83 OF THE 1953 COMPILED ORDINANCES OF THE CITY OF GRAND JUNCTION, COLORADO, AND THE ZONING MAP INCLUDED THEREIN. It was moved by Councilman Wright and seconded by Councilman Harper that the Proof of Publication be accepted and filed. Motion carried. It was then moved by Councilman Colescott and seconded by Councilman Wright that the ordinance be called up for final passage. Motion carried.

It was moved by Councilman Wright and seconded by Councilman Harper that the ordinance be passed and adopted, numbered 1071 and ordered published. Roll was called on the motion with all members of the Council voting "AYE." The President declared the motion carried.

Instr # Streets

R/W FOR 14th STREET BET NORTH & GLENWOOD Resol. and Agreement with W. E. Hartman re payment of paving

Mr. Hartman agreed to give the City a right of way for the construction of 14th Street between Glenwood Ave. and North Avenue. An agreement had been drawn up in connection with this right of way, and the following Resolution was presented and read:

RESOLUTION

WHEREAS the City of Grand Junction is desirous of obtaining a right of way for the construction of Fourteenth Street between North Avenue and Glenwood Avenue in the City of Grand Junction, a portion of which purposed right of way is owned by W. E. Hartman; and

WHEREAS an agreement has been reached between the City and W. E. Hartman;

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

That the City Manager, R. E. Cheever, be, and he hereby is, authorized to execute that certain Agreement and Deed in which W. E. Hartman is first party and the City of Grand Junction, Colorado, is second party as the act of the City and in behalf of the City, such agreement conveying to the City the West 9 feet of Lot 19, Exposition Arcade Subdivision to the City of Grand Junction, containing a covenant that no structure of any nature shall be placed upon the undeeded portion of said Lot 19 and containing an agreement by the City that paving costs for paving the right of way granted will be borne by the City.

PASSED AND ADOPTED THIS 18th day of March, 1959.

President of the City Council

ATTEST:

City Clerk

It was moved by Councilman Wright and seconded by Councilman Orr 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.

RESO. CORRECTING DEED S 5th St. Sub Deed to Mary Theos

An error had been made in a deed to Lot 13 Block 2 South Fifth Street Subdivision, and Mr. Kladder, Attorney, is asking for a correction to this deed to Mary A. Theos. The following Resolution was presented and read:

RESOLUTION

WHEREAS, the City of Grand Junction has heretofore conveyed certain real property situate in the County of Mesa and State of Colorado, the proper description of which was as follows:

All of Lot Thirteen (13) in Block Two (2) of South Fifth Street Subdivision in the City of Grand Junction, except the South 195.75 feet thereof;

and,

WHEREAS, through error, the amount of exception to such conveyance was erroneously set forth; and,

WHEREAS, it is desirable and in the best interests of the inhabitants of the City of Grand Junction to correct the description to show the conveyance of the property above described;

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

That City Manager R. E. Cheever be authorized and directed to execute a quit claim deed on behalf of the City of Grand Junction, and as the act of said City, conveying the property above described to Mary A. Theos, the present owner of such property.

PASSED AND ADOPTED THIS 16th day of March, 1959.

President of the City Council

ATTEST:

City Clerk

It was moved by Councilman Orr and seconded by Councilman Emerson that the Resolution be passed and adopted as read. Roll was called on the motion with all members of the Council voting "aye." The President declared the motion carried.

EICHELBERGER SUIT CA & CM to investigate making payment out of contingency fund

City Attorney Ashby asked the Council to consider the payment of the claim of Mrs. Eichelberger against the City. This was a suit brought by Mrs. Eichelberger for damages she sustained in a fall on the sidewalk. The case had gone to the Supreme Court and the ruling was against the City in favor of Mrs. Eichelberger for an amount of approximately \$6,800.

Councilman Harper stated that, as the Courts are the basis of the American way of life and the ruling was made against the City by the Supreme Court, he felt the claim should be paid as soon as possible. It was moved by Councilman Emerson and seconded by Councilman Orr that the City Attorney and the City Manager make an investigation to see if it is possible to make payment from the contingency fund this year and report back to the Council at the next meeting. Motion carried.

BEER LICENSE RENEWALS Black & White Groc. & City Market, 433 Grand

Two applications for renewal of 3.2 beer licenses were presented:

Archie S. & Lena Alexander dba Black & White Grocery, 904 N 7th

City Market, Inc. for City Market at 433 Grand Ave.

It was moved by Councilman Colescott and seconded by Councilman Emerson that the applications for the renewal of these two licenses be approved and licenses issued when the State license is received. Motion carried.

DAYS FOR SELLING ON STREETS Poppy & Lily day

The Mesa County Society for Crippled Children is asking for permission to sell lilies on the streets on March 21st. The V.F.W. Aux. would like to have May 23rd designated as Poppy Day with a proclamation issued designating such day and allowing them to sell poppies on the streets. It was moved by Councilman Strnad and seconded by Councilman Harper that these requests be granted. Motion carried.

PETITION FOR ANNEX. 1st & Orchard - Inst. #3986

The following petition for annexation of property was presented and read:

PETITION FOR ANNEXATION

WE THE UNDERSIGNED do hereby petition the City Council of the City of Grand Junction, State of Colorado, to annex the following described property to the said City:

The South 1/4 of the South West 1/4 of the North West 1/4 of Section 11, Township 1 South, Range 1 West, Ute Principal Meridian, Mesa County, Colorado; except Mountain View Addition to the City of Grand Junction, Mesa County, Colorado

As ground therefor, the petitioners respectfully show to the said Council that the said territory is eligible for annexation in that it is not embraced within any city or town, that it abuts upon or is contiguous to the City of Grand Junction in a manner which will afford reasonable ingress and egress thereto, that more than one-sixth of the aggregate exterior boundary of the territory proposed to be annexed coincides with the existing boundary of the said city, and that the non-contiguous boundary of the said territory coincides with the existing block lines, street lines, or governmental subdivision lines.

This petition is accompanied by four copies of a map or plat of the said territory, showing its boundary and its relation to established city limit lines, and said map is prepared upon a material suitable for filing.

Your petitioners further state that they are the owners of more than fifty per cent of the area of such territory to be annexed and also comprise a majority of the land owners residing in the said territory; that the resident address of each signer and the date of signature are set forth hereafter opposite the name of each signer, and that the description of the property owned by each signer of said petition is attached hereto.

WHEREFORE these petitioners pray that this petition be accepted and that the said annexation be approved and accepted by ordinance.

	Name	Property Description	Date

Petition #1	Viola Eckstein 212 Orchard Ave. Qualified Elector & Landowner	Beg at a point 596' East and 30' North of the SW cor SW1/4 NW1/4 Sec 11, T1S, R1W of the UPM thence N 260', thence E 83.8', thence S 260', thence W 83.8' to POB	3-2-59
Petition #2	Charles L. Coleman 148 Orchard Qualified Elector & Land Owner	Beg 30' N & 470' E of W1/4 Cor Sec 11, T1S, R1W, th. E 10', th. N 240' to the drain, th. S84°10' W 35', th. S 64°40' W 17', th. S 86', th. E 50', th. S 150' to p.o.b. also beg. 30' N & 420' E of SW cor. SW1/4 NW1/4 Sec 11, T1S, R1W, th. N 150', th. E 50' th. S 150', th. W to p.o.b.	1-30-59
	Margaret D. Coleman 148 Orchard-Qual. Elect. & Landowner		1-30-59
	Joseph E. McCormack 208 Orchard-Qual. Elector & Landowner	Beg. at a pt. 30' N, & 480' E of W1/4 cor. Sec. 11, T1S, R1W, th E 116', th N. 260', th S 84°10' W along So. bank of a drainage ditch to a pt due No. of p.o.b., th So to p.o.b.	1-24-59
	Velva L. McCormack 208 Orchard-Qual. Elector & Landowner		1-24-59
	Blaine D. Ford 2522 Mira Vista Rd. Landowner only	Beg. 679.8' E & 290' N of SW cor SW1/4 NW1/4 thence W 83.8', th S 84°10' W to a pt 55' S of So line Hillcrest Manor th N 55' th E to a pt 380.9' W of E line sd SW1/4 NW1/4 th S 68°45' W 115.3' th W 151.3' to p.o.b.	1-30-59
	Lee. B. Ford 2557 Mira Vista Rd. Landowner only		1-30-59

	Carl Heald 201 W 5th, Palisade	Beg at a pt 30' N and 285' E of W1/4 cor Sec 11, T1S, R1W, th 65' E th 202.2' N to S bank of drainage ditch, th S 64°40' W 72' along S bank of said drain ditch, th S 170.9' to p.o.b.	1-30-59
	Kathryn Heald, 201 W 5th, Palisade		1-30-59
	Ella A. Baldwin 130 Orchard Landowners only		1-17-59
	G.K. McNeal 120 Orchard	Beg 30' N and 200' E of W1/4 cor Sec 11, T1S, R1W, th E 85', th N 170.9' to the S bank of drain ditch, th S 64° 40' W 140' along S bank drain ditch to the pt of intersection of said drainage ditch with the E line of Grand Valley Canal, th S 19°55' E 119' along E bank said Grand Valley Canal to p.o.b.	1-30-59
	Mae McNeal 120 Orchard Qualified electors & landowners		1-30-59
	Lester Dillard 132 Orchard	Beg at a pt 30' N & 350' E of W1/4 cor Sec 11, T1S, R1W, th E 70' th N 236' th S 64° 40' W 76' th S 202.2' to p.o.b.	1-30-59
	Esther (E.) Dillard 132 Orchard Qualified Electors & Landowners		1-30-59

	Not signed	That part of the S1/4 SW1/4 NW1/4 Sec 11, T1S, R1W lying So and W of the ROW of Grand Valley Irrigation Co. canal, also Beg at a pt 330' N and 30' E of W1/4 cor Sec 11, T1S, R1W, th E 493', th S 55' to No bank of drain ditch, th So Westerly 415' more or less along No bank of said drain ditch to its intersection with the N ROW of the Grand Valley Irrig. Co. canal, th Nowesterly along No ROW boundary 180' more or less to a pt 30' E of W line said Sec 11 T1S R1W, th N 55' more or less to p.o.b.	
	Louis R. Brach 1938 N 1st Betty M. Brach 1938 N 1st		

The Planning Commission held a meeting on March 18th and recommended to the City Council that the petition for annexation be accepted. It was moved by Councilman Wright and seconded by Councilman Harper that the following Resolution be passed and adopted as read:

RESOLUTION

WHEREAS, a petition to annex the following-described property, to-wit:

The South 1/4 of the South West 1/4 of the North West 1/4 of Section 11, Township 1 South, Range 1 West, Ute Principal Meridian, Mesa County, Colorado; except Mountain View Addition to the City of Grand Junction, Mesa County, Colorado

has been filed with the City Clerk and is now presented to the City Council; and,

WHEREAS, upon examination of the said petition and hearing the testimony presented, the City Council does hereby find: That the said territory is eligible for annexation to the City of Grand Junction; that the petition is signed by more than 50% of the owners of the area of such territory to be annexed and that the persons signing such petition also comprise a majority of the landowners residing in the territory at the time said petition was filed with the City Clerk; that there is attached to the said petition four copies of a map or plat of such territory which is suitable for filing; that the said petition and maps are sufficient and substantially meet the requirements of Section 2, of Chapter 314, Session Laws of Colorado, 1947;

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

That the said petition for annexation shall be, and the same is hereby, accepted and approved; and that notice of the filing of the said petition shall be published once each week for four publications in the Morning Sun, the official newspaper of the said City of Grand Junction.

PASSED AND ADOPTED this 18th day of March, 1959,

President of the City Council

ATTEST:

City Clerk

Roll was called on the motion with all members of the Council voting "AYE." The President declared the motion carried.

PETITION FOR ANNEX. Bowling Alley Property - Instr #3978

The following petition for annexation of property was presented and read:

PETITION FOR ANNEXATION

WE THE UNDERSIGNED do hereby petition the City Council of the City of Grand Junction, State of Colorado, to annex the following described property to the said City:

Beginning at a point on the East Line of the Grand Junction City Limits from whence the established city monument at the intersection of Nineteenth Street and Rood Avenue bears N. 00°19' W a distance of 60.0 feet; thence N 89°43' E. 630.0 feet along the South right of way line of Rood Avenue to a point which is South 60.0 feet and West 20.0 feet from the established city monument at the intersection of Twenty First Street and Rood Avenue; thence S 00°19' E. 189.34 feet to the northerly right of way line of the Colorado State Department of Highways; thence along said right of way S 72°52' W. 300.44 feet; thence West 342.4 feet to the East Line of the Grand Junction City Limits; thence N. 00°19' W. 274.74 feet to the place of beginning, all being in Mesa County, Colorado

As ground therefor, the petitioners respectfully show to the said Council that the said territory is eligible for annexation in that it is not embraced within any city or town, that it abuts upon or is contiguous to the City of Grand Junction in a manner which will afford reasonable ingress and egress thereto, that more than one-sixth of the aggregate exterior boundary of the territory proposed to be annexed coincides with the existing boundary of the said city, and that the non-contiguous boundary of the said territory coincides with the existing block lines, street lines, or governmental subdivision lines.

This petition is accompanied by four copies of a map or plat of the said territory, showing its boundary and its relation to established city limit lines, and said map is prepared upon a material suitable for filing.

Your petitioners further state that they are the owners of more than fifty per cent of the area of such territory to be annexed and also comprise a majority of the land owners residing in the said territory; that the resident address of each signer and the date of signature are set forth hereafter opposite the name of each signer, and that the description of the property owned by each signer of said petition is attached hereto.

WHEREFORE these petitioners pray that this petition be accepted and that the said annexation be approved and accepted by ordinance.

Beginning at a point on the East Line of the Grand Junction City Limits from whence the established city monument at the intersection of Nineteenth Street and Rood Avenue bears N 00°19' W. a distance of 60.0 feet; thence N. 89°43' E. 630.0 feet along the South right of way line of Rood Avenue to a point which is South 60.0 feet and West

20.0 feet from the established city monument at the intersection of Twenty First Street and Rood Avenue; thence S 00°19' E. 189.34 feet to the Northerly right of way line of the Colorado State Department of Highways; thence along said right of way S. 72°52' W. 300.44 feet; thence West 342.4 feet to the East line of the Grand Junction City Limits; thence N. 00°19' W. 274.74 feet to the place of beginning.

3-3-59 (Signed) J. C. Irwin 3212F Road, Clifton landowner only

The W 150' and the E. 280' of above tract

2-18-59 Valley Bowling Lanes, Inc. C. E. Oberholtzer (Signed) Pres. 145 29 1/2 Road landowner only

E 200' of West 350' of above tract

The Planning Commission recommended that this area be annexed and zoned as Business A. It was moved by Councilman Harper and seconded by Councilman Colescott that the following Resolution be passed and adopted as read:

R E S O L U T I O N

WHEREAS, a petition to annex the following-described property, to-wit:

Beginning at a point on the East Line of the Grand Junction City Limits from whence the established city monument at the intersection of Nineteenth Street and Rood Avenue bears N. 00°19' W a distance of 60.0 feet; thence N. 89°43' E. 630.0 feet along the South right of way line of Rood Avenue to a point which is South 60.0 feet and West 20.0 feet from the established city monument at the intersection of Twenty First Street and Rood Avenue; thence S00°19' E. 189.34 feet to the northerly right of way line of the Colorado State Department of Highways; thence along said right of way S. 72°52' W. 300.44 feet; thence West 342.4 feet to the East line of the Grand Junction City Limits; thence N. 00°19' W. 274.74 feet to the place of beginning, all being in Mesa County, Colorado

has been filed with the City Clerk and is now presented to the City Council; and,

WHEREAS, upon examination of the said petition and hearing the testimony presented, the City Council does hereby find: That the said territory is eligible for annexation to the City of Grand Junction; that the petition is signed by more than 50% of the owners of the area of such territory to be annexed and that the persons signing such petition also comprise a majority of the landowners residing in the territory at the time said petition was filed with the City Clerk; that there is attached to the said petition four copies of a map or plat of such territory which is suitable for filing; that the said petition and maps are sufficient and substantially meet the requirements of Section 2, of Chapter 314, Session Laws of Colorado, 1947;

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

That the said petition for annexation shall be, and the same is hereby, accepted and approved; and that notice of the filing of the said petition shall be published once each week for four publications in the Morning Sun, the official newspaper of the said City of Grand Junction.

PASSED AND ADOPTED this 18th day of March, 1959.

President of the City Council

ATTEST:

City Clerk

Roll was called on the motion with all members of the Council voting "AYE." The President declared the motion carried.

TO ADV. LIQUOR LIC. Manhattan Cafe fr 345 Main St. to 557 Main St.

Carl and Louise Swenson presented an application to move the Manhattan Cafe restaurant liquor license from 345 Main Street to 557 Main Street. It was moved by Councilman Emerson and seconded by Councilman Orr that this application be advertised for hearing on April 15th. Motion carried.

USE OF CIVIC AUD. Denied

Mrs. Wayne Neil, President of St. Mary's Auxillary, requested the use of the civic auditorium on April 28th for a concert by Susie Rabaud Butcher, French Concert Pianist. This is for a benefit to make money for the pledge for Saint Mary's Hospital Auxillary which they have made as their contribution to the hospital building fund for the new wing. It was moved by Councilman Orr and seconded by Councilman Strnad that in view of the past Council policy, that the request be denied. Roll was called on the motion with the following result:

Councilmen voting "AYE:" Orr, Harper, Strnad and Wright

Councilmen voting "NAY:" Emerson, Colescott and Pres. Shults

A majority of Councilmen voting "AYE," the President declared the motion carried and permission to use the auditorium for a concert not granted.

It was moved by Councilman Wright and seconded by Councilman Harper that if it is possible for this group to use the Lincoln Park auditorium for their concert, that the City Council would be glad to provide this building at cost, and to notify them that they would be glad to do anything they could to secure a location somewhere else. Motion carried.

ELECTION NOTICES. Apr. 7, 1959

It was moved by Councilman Harper and seconded by Councilman Strnad that the City Clerk be authorized to advertise in the usual manner all election notices necessary for the general municipal election to be held on April 7th. Motion carried.

ELECTION NOTICE

CITY OF GRAND JUNCTION, COLORADO

NOTICE OF GENERAL MUNICIPAL ELECTION TO BE HELD ON TUESDAY, THE 7TH DAY OF APRIL,
1959

PUBLIC NOTICE IS HEREBY GIVEN THAT A GENERAL MUNICIPAL ELECTION WILL BE HELD ON
TUESDAY, THE 7TH DAY OF APRIL, 1959, AT THE POLLING PLACES HEREINAFTER DESIGNATED IN
THE CITY OF GRAND JUNCTION, COLORADO.

That said General Municipal Election will be held at the several polling places in the several districts of the City of Grand Junction, in the State aforesaid, as follows:

District "A" Polling Place - City Hall, 5th & Rood Ave.

District "B" Polling Place - Hawthorne School, 4th & Hill Ave.

District "C" Polling Place - Orchard Ave. School, 16th & Orchard

District "D" Polling Place - Lowell School, 310 N. 7th St.

District "E" Polling Place - Jr. High School Gym, 9th & Chipeta Ave.

Upon the date and at the places designated aforesaid, the polls will be open from the hour of 7 o'clock A. M. to and including and will be closed at the hour of 7 o'clock P.M. The ballots to be used in voting will be prepared and furnished by the City Clerk to the Judges of the election, to be by them furnished to the voters. The election will be held and conducted as nearly as may be, as prescribed by law for the election of municipal officers. Registration for the said election will take place in the manner now provided by law.

That at said election a member of the City Council will be elected from each of two election districts (i.e. Districts "B" and "C") and one member from the City at Large. All Councilmen are to be elected for a regular four-year term.

DISTRICT "B"
Ray G. Meacham
Harold H. Shults
Richard L. Sparkman
Oscar C. Streff

DISTRICT "C"
Norman R. Dean
John S. Emerson

CITY AT LARGE
Arthur S. Hadden
John C. Harper
Thor M. Peterson

That at said election the following proposed people's Ordinance will be submitted to the qualified electors of the City of Grand Junction for their adoption or rejection.

AN ORDINANCE REQUIRING PUBLICATION OF RECEIPTS AND EXPENDITURES OF THE CITY OF GRAND JUNCTION; REQUIRING THE PUBLICATION OF A SEMI-ANNUAL FINANCIAL STATEMENT OF SAID CITY; AND PROVIDING A PENALTY FOR VIOLATION THEREOF"

IN WITNESS WHEREOF, The City Council of the City of Grand Junction has caused this notice to be published and posted as required by law, and dated this 28th day of March, 1959.

Helen C. Tomlinson
City Clerk

Publish 3 times- Mar. 30
March 31st
April 1st

ELECTION JUDGES & CLERKS

It was moved by Councilman Wright and seconded by Councilman Strnad that the following list of Judges and Clerks be approved to serve on the election boards for the April 7th election. Motion carried.

ELECTION BOARDS
APRIL 7, 1959

RECEIVING BOARDS		COUNTING BOARDS
DISTRICT "A"		
Judges	Mrs. Mary Flockhart	Mrs. Julia McCoy
	Mrs. Ila McCarrie	Mrs. Darline White
	Mrs. Susie Mendicelli	Mrs. Lorene McKissen
Clerks	Mrs. Erna Craig	Mrs. Lela Zimmerman
	Mrs. Faye Elsberry	Mrs. Edith R. Starks
DISTRICT "B"		
Judges	Mrs. F. A. Brumbaugh	Mrs. Carl McElvain
	Mrs. Carolyn Hoffman	Mrs. Marie E. Porter
	Mrs. Myrtle Kendall	Mrs. Ruth Waldref
Clerks	Mrs. Lucile Craft	Mrs. Mildred Nesbitt
	Mrs. Margaret Coleman	Mrs. Vanita Rottman
DISTRICT "C"		
Judges	Mrs. Wayne Patterson	Mrs. Goldie Watts
	Mrs. Lucile Flatt	Mrs. Lillie Keplinger
	Mrs. Ethel Frost	Mrs. Don Warner
Clerks	Mrs. Leila Kane	Mrs. Alice Washington
	Mrs. Charles Mattingly	Mrs. Dorothy Evans

DISTRICT "D"		
Judges	Mrs. Blanche Culhane	Mrs. Mildred Cosslett
	Mrs. Nona Bliss	Mrs. May Tracy
	Mrs. Olga Oliver	Mrs. Cora Hertzke
Clerks	Mrs. Marie Goodale	Mrs. Agnes Goodrich
	Mrs. Theola Meders	Mrs. Grace Smith
DISTRICT "E"		
Judges	Mrs. C. H. Granat	Mrs. Fern Knight
	Mrs. Clara Charles	Mrs. Margaret Brishahan
	Mrs. C. D. Coe	Mrs. Nelle Bush
Clerks	Mrs. Louise Hoel	Mrs. Leona Watson
	Mrs. Fern Ponsford	Mrs. Emilie Antles

It was moved by Councilman Wright and seconded by Councilman Orr that the meeting adjourn. Motion carried.

/s/Helen C. Tomlinson
City Clerk