

CITY COUNCIL MINUTES

City Council Chambers, 7:00 P. M.
Tuesday, January 16, 1962

Council met in regular session. Present on roll call 9: Bott, Cvitanich, Easterday, Murtland, Olson, Porter, Price, Steele and Mayor Hanson.

Mr. Easterday moved that the minutes of January 2, 1962 be approved as submitted. Seconded by Mr. Cvitanich.

Mr. Porter asked that a correction be made on Page 8 on roll call where the vote was taken on the motion to spend \$4800 on an (8) page "ad". The roll call indicates Mr. Steele voted "no". The minutes should show that Mr. Steele voted "yes" instead of Mr. Porter.

Mr. Porter then moved that this correction be made. Seconded by Mrs. Price.

Mr. Easterday then moved that the minutes be corrected as amended. Seconded by Mr. Cvitanich.

Voice vote was taken on the minutes as corrected. Motion carried.

HEARINGS & APPEALS

This is the date set for hearing on the petition subitted by the Lincoln Land Co. for the vacation of Wright Ave. between Fife St. and the alley between Prospect & Steele Streets.

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Mayor Hanson said that the Planning Commission has submitted their recommendation for the approval of the vacation.

Mr. Rowlands said he wanted to mention that the map shows ~~clearly~~ clearly what is involved. The area will be vacated, in turn, there will be a proposed dedication so that there will be egress or ingress to service the area. This has been under discussion for sometime and has been worked out satisfactorily.

No one appearing to protest, Mr. Easterday moved that the City Council concur in the recommendation of the Planning Commission and that an Ordinance be prepared approving the vacation. Seconded by Mr. Cvitanich.

Voice vote taken. Motion carried.

RESOLUTIONS:

Resolution No. 16881: (postponed from the meeting of Jan. 2, 1962)

Adjusting salaries for employees filling positions on Major Independent

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Urban Renewal Projects.

It was moved by Mr. Bott that the Resolution be adopted. Seconded by Mr. Easterday.

Mr. Murtland moved that this Resolution be amended to provide for a 1/2 range increase in these particular positions. Seconded by Mr. Porter.

Mr. Murtland explained that he still will go along with his initial attempt to reduce the amount of the compensation plan for this year. He feels that the City cannot afford it. He thought a line has to be drawn somewhere. For these reasons he again urged that a 1/2 range increase be made in these positions.

Mr. Bott explained that Mr. Murtland has been consistent in his belief, but felt this would not be fair as they would be the only group that has not been given a full range increase and should be considered in the same category as the rest of the employees.

Mr. Murtland asked Mr. McCormick if the Compensation Plan could still be changed.

Mr. McCormick said that the Council can make changes in the Compensation Plan as long as it does not exceed the budget.

Mr. Easterday said this Resolution was postponed two weeks ago hoping to get a Supreme Court decision on whether or not the City will be in the Urban Renewal business or not. He said he heard there was a decision made as of yesterday. He stated, he thought an opinion will be forthcoming and would like to see this continued until the Supreme Court's decision is made. Mr. Easterday then moved that this Resolution be postponed until the Supreme Court has reached its decision. Seconded by Mr. Murtland.

Mr. Rowlands pointed out that there are only three employees in the Urban Renewal Department that come under the Compensation Plan. They are being paid by the Urban Renewal Federal Payroll. These are identical with the Cowlitz Project employees that have to be passed on separately by the Utilities Board, which was done, and subsequently by the City Council.

Mr. Rowlands added, as Mr. Easterday has mentioned, it will depend upon how the Court rules on the status of the Urban Renewal for the City of Tacoma in the future.

Mr. Steele said he did not think that the action of the Supreme Court had any bearing on whether or not these employees should receive an increase. He thought the Resolution should be passed without delay.

Mrs. Olson asked if the Federal Government will pay this increase or will it come out of City funds.

Mr. Rowlands said the adjustment will be paid out of Federal Funds; identical with those of the Cowlitz Projects providing separate funds.

Mayor Hanson explained that the question before them is whether or not these employees are entitled to an increase. The fact that there is a case before the Supreme Court should not determine what level pay scale these employees should receive. He stated there would be nothing gained by setting this Resolution over.

Mrs. Olson asked if these employees were hired for just one project or for the duration of Urban Renewal in Tacoma.

Mr. Rowlands explained they are hired for work on different projects. However, they had to eliminate two positions in the last two months because their particular jobs have run out.

Mrs. Olson asked how long have they been on the payroll and when was the last time they received any raise.

Mr. Rowlands explained there was an adjustment made last summer by the Council and the longest anyone has been employed is approximately 1 1/2 years.

Mayor Hanson asked for a voice vote on the motion to postpone the Resolution until the Supreme Court's decision is received.

Voice vote taken. Motion failed.

Mayor Hanson asked for a roll call on the motion to amend the Resolution so the employees receive a 1/2 step increase instead of a full step. Roll call was taken. Ayes 1, Nays 8, Bott, Cvitanich, Easterday, Olson, Porter, Price, Steele and Mayor Hanson. Motion failed.

Mayor Hanson asked for a voice vote on the Resolution as submitted. Voice vote taken.

Ayes 8, Nays 1, Murtland. Absent 0.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16883: (postponed from the meeting of Jan. 9, 1962)

Fixing Monday, February 26, 1962 at 4:00 P. M. as the date for hearing on L I D 4706 for permanent paving on Ash St. from So. 72nd to So. 74th and on So. 74th from Ash to Hosmer Street.

It was moved by Mrs. Price that the Resolution be adopted. Seconded by Mr. Steele.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16890:

Fixing Monday, March 12, 1962 at 4:00 P. M. as the date for hearing on L I D 4698 for concrete sidewalks, curbs & gutters & storm drains on 6th Avenue from McArthur to Jackson Streets.

It was moved by Mr. Cvitanich that the Resolution be adopted. Seconded by Mr. Easterday.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

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Resolution No. 16891:

Fixing Tuesday, February 13, 1962 at 4:00 P. M. as the date for hearing on L I D 5343 for cast iron water mains in Cushman Ave. from So. 58th to So. 60th produced.

It was moved by Mrs. Price that the Resolution be adopted. Seconded by Mr. Steele.

Mr. Easterday moved to amend the Resolution to change the date for hearing to read, Wednesday, February 14, 1962 instead of Tuesday, February 13, 1962. Seconded by Mr. Cvitanich.

Voice vote was taken on the amendment. Motion carried.
Voice vote was taken on the Resolution as amended.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16892:

Fixing Tuesday, February 13, 1962 at 4:00 P. M. as the date for hearing on L I D 5314 for cast iron water mains in the vicinity of Wilkerson Street, So. 26th, Steele St. and So. 24th Street.

It was moved by Mr. Easterday that the Resolution be adopted. Seconded by Mr. Cvitanich.

Mr. Easterday moved to amend the Resolution to set the date for hearing until Wednesday, February 14, 1962 instead of February 13, 1962. Seconded by Mr. Cvitanich.

Voice vote taken on the amendment. Motion carried.
Voice vote taken on the Resolution as amended.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16893:

Awarding contract to Preservative Paint Co. for the furnishing of 5500 gallons of White Traffic Paint for the amount of \$11,223.00 plus sales tax which was determined to be the lowest and best bid.

It was moved by Mrs. Price that the Resolution be adopted. Seconded by Mr. Murtland.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

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Resolution No. 16894:

Awarding contract to Shell Oil Company for gasoline requirements for the period from Feb. 1, 1962 to January 31, 1963.

It was moved by Mr. Easterday that the Resolution be adopted. Seconded by Mr. Murtland.

Mr. Rowlands explained that there is a slight increase of about \$6,000 over last year. He further stated that in 1961 the City spent approximately \$128,000.00 and in 1962 they will spend approximately \$134,000.00.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16895:

Awarding contract to Tucci and Sons, Inc. for Work Order No. 52915 in the amount of \$6,059.40 including sales tax which was determined to be the lowest and best bid.

It was moved by Mr. Easterday that the Resolution be adopted. Seconded by Mr. Murtland.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16896:

Awarding Contract to Coast Contractors for demolition and site clearance of property located in the Center St. Urban Renewal area for the amount of \$5800 plus sales tax which was determined to be the lowest and best bid.

It was moved by Mr. Easterday that the Resolution be adopted. Seconded by Mrs. Price.

Mr. Rowlands explained that the Coast Contractors and the Arnold's Bulldozing bids were identical. The Coast Contractors was given the contract because he is in the City limits.

Mr. Murtland asked where is the particular site for the demolition and if it were necessary that this be done at this time.

Mr. Rowlands explained that he did not know of the specific location at this time.

Mr. Cvitanich asked if these buildings could be burned.

Mr. Rowlands said these buildings could not be burned by the Fire Department as they were too close to other buildings.

Mayor Hanson explained the Fire Department burned buildings for training purposes and not for demolition.

Mr. Porter said in order to find out the facts, he would move that this

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be held over for one week, January 23, 1962. Seconded by Mr. Cvitanich.
Voice vote taken on the postponement of this Resolution. Motion carried.

Resolution No. 16897.

Authorizing the proper officers of the City to purchase a tract of land in Lakeview for substation purposes in the amount of \$3400.

It was moved by Mrs. Price that the Resolution be adopted. Seconded by Mr. Steele.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16898:

Authorizing the proper officers of the City to execute a supplemental agreement with the West Tacoma Newsprint Co. providing for an increase in power.

It was moved by Mr. Steele that the Resolution be adopted. Seconded by Mrs. Price.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16899:

Authorizing the proper officers of the City to sell 12,400 cubic yds. of surplus rock to the Marenakos Logging Co. and the purchase of 600 cubic yards of crushed rock.

It was moved by Mr. Steele that the Resolution be adopted. Seconded by Mrs. Price.

Mr. Rowlands explained that this authorizes the sale of 12,400 cubic yards of surplus rock from a slide area near the Lake Cushman Reservoir to Marenakos Logging Company in Morton at a cost of 10¢ per cubic yard; and also authorizes the purchase of 600 cubic yards of crushed rock at a cost of \$1.55 per cubic yard which is needed by the City of Tacoma for roads, and yard surfacing material for dams Number 1 and 2. He said this ties in with some of the City's needs as well as having this firm available to do the work.

Mrs. Olson asked why was it impractical to call for competitive bids.

Mr. McCormick, City Attorney, said he was informed that the Marenakos Logging Co. have their business in the vicinity, therefore their equipment is available, that is why they were given the sale.

Mayor Hanson explained that he had discussed the matter of being present at the Council meetings with Mr. Erdahl and Mr. Benedetti when

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there were Resolutions and Ordinances on the Agenda requested by the Utility Board. He said inasmuch as there are so many meetings at this time in negotiating contracts etc., it is impossible for them to be present at all of the meetings. He suggested if any of the Council members wish an explanation on any matter concerning a Resolution or Ordinance, that they call at the Utilities Building on Monday or Tuesday prior to the Council meeting to secure the information they wish.

Mr. Murtland said inasmuch as there are two in the Director's office now, he thought someone could be here when there are as many Resolutions and Ordinances as appear on the Agenda tonight.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16900:

Authorizing the carry-over of budgeted appropriations from the year 1961 to 1962.

It was moved by Mr. Steele that the Resolution be adopted. Seconded by Mrs. Price.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

Resolution No. 16901:

Authorizing the proper officers of the City to execute a quitclaim deed to the Tacoma Teamster Unions Building Ass'n. of Tacoma for the purpose of removing a cloud on the title of property in vacated "A" St. between So. 25th and So. 26th Sts. and a portion of the alley lying between vacated "A" and Pacific and between So. 25th & So. 26th Sts. (Old Milwaukee Depot property).

It was moved by Mr. Easterday that the Resolution be adopted. Seconded by Mr. Cvitanich.

Mr. Rowlands explained this matter was checked by Mr. McCormick. When the vacation Ordinance was passed in 1907 or 1908 there was an invalid reversionary clause in the Ordinance. Since that time there has been a cloud on the title of the property owned by the Teamster Unions Building Ass'n. This Resolution merely provides to remove the cloud.

Voice vote was taken on the Resolution.

The Resolution was then declared adopted by the Chairman.

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Resolution No. 16902:

Authorizing the execution of a memorandum of understanding and authorizing proposed power contracts to wholesale customers for resale purposes.

It was moved by Mr. Murtland that the Resolution be set over for one week. Seconded by Mr. Steele.

Voice vote was taken to set the Resolution over for one week, until Jan. 23, 1962. Motion carried.

FIRST READING OF ORDINANCES:

Ordinance No. 16973:

Vacating So. Wilkeson from So. 49th to So. 52nd, also 50th, 51st and Thurston from the east line of Tacoma Freeway to Alaska St. (petition of Tacoma School District #10.) Read by title.

The Ordinance was then placed in order of final reading.

Ordinance No. 16974:

Amendment to the text of the Zoning Ordinance regarding exceptions under the powers delegated to the Board of Adjustments. Read by title.

Mr. Rowlands explained that the present Ordinance does not permit the building of a garage across the alley on a separate piece of property. This Ordinance makes that possible and will permit the Board of Adjustments to make exceptions.

The Ordinance was then placed in order of final reading.

Ordinance No. 16975:

Authorizing the condemnation of property for the establishment of slopes, cuts and fills in the area from Yakima Ave. to South "I" St. lying between 6th Ave. and So. 7th St. Read by title.

Mr. Rowlands said an amendment should be made to the Ordinance to include parcel #10 which consists of Lot 9, Block 617, Parker's Plat in New Tacoma, W. T., together with the westerly 10 feet of alley vacated by Ordinance No. 1626.

Mr. Steele moved that the Ordinance be amended to include Parcel #10. Seconded by Mrs. Price.

Voice vote taken. Motion carried.

The Ordinance was then placed in order of final reading.

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Ordinance No. 16976:

Amending Section 6. 64. 050 of the Official Code of the City to provide for the raising of the B & O tax on the Telephone Co. from 8% to 9%. Read by title.

Mayor Hanson said, this is placed on the agenda as a separate matter.

The Ordinance was then placed in order of final reading.

Ordinance No. 16977:

Amending the Official Code of the City by adding a new section 6. 64. 055 by raising the B & O tax for the Natural Gas from 3% to 6%. Read by title.

Mayor Hanson said this will also be placed on the Agenda next week as a separate matter.

The Ordinance was then placed in order of final reading.

Ordinance No. 16978:

Amending the Official Code of the City by adding a new section 1. 06. 294 to provide for taxing of purchases and contracts. Read by title.

Mr. McCormick explained that an Ordinance already given first reading will come up for final reading on January 23, 1962, taxing contracts to the City. In order to accomplish this it was also necessary to amend the taxing section of the Ordinance and also the Administrative Code which provides for the letting of contracts; consequently the two Ordinances will come up for final action on January 23, 1962.

Mr. Rowlands explained further that the Ordinance which will come up for final consideration next week will permit the City to apply the B & O tax to contracts let by the City itself, for work done either inside the City or outside the City. This particular Ordinance by amending the Code will also make it possible to assess contractors for the B & O tax irrespective of where the work is done, whether the work is done by the contractors inside or outside the City.

The Ordinance was then placed in order of final reading.

Ordinance No. 16979:

Amending Section 12. 06. 200 of the Official Code of the City relating to Wholesale Power Rates. Read by title.

Mr. Bott suggested that this Ordinance be postponed longer than one week inasmuch as it was not on the agenda and was not received until

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yesterday and inasmuch as this is not the arrangement that was reached between the majority of the Council and the Utility Board who were present at the noon meeting of whom all were invited. He felt they should have a little longer time to familiarize themselves with the matter and carry out their negotiations.

Mayor Hanson said he thought if they met with the Utility Board on Monday and get the matter completely resolved, it might be possible that they could act upon this next week. He further stated, the reason he would like to have this on the agenda next week was that he did not want to hold up negotiations with Fircrest. The matter between the Utilities and the General Government might take a little longer to work out.

The Ordinance was placed in order of final reading.

FINAL READING OF ORDINANCES:

Ordinance No. 16961: (postponed from the meeting of Jan. 2, 1962)

Amending the Official Code of the City by adding a new Chapter 6.77 and seven new sections in reference to the licensing of Magazine sales people.
Read by title.

Mr. Rowlands explained that Mr. McCormick had met with representatives of the magazine industry and asked that he give a report on the meeting.

Mr. McCormick, City Attorney, said, as the Council instructed he met with Mr. Morrow, Walter West and the attorney representing the Magazine Co., Mr. Comfort. Mr. Morrow, who had come from New York, asked that this Ordinance be continued for two weeks and that he would appear before the Council at the final hearing. They felt that as far as their industry was concerned they had the machinery and the organization to take care of their own problems. They could police their own industry far better than any Ordinance. Mr. Walter West felt differently. He thought there should be an Ordinance to apply to house to house solicitation. Mr. West said the Ordinance could be amended to eliminate telephone solicitation as they do not have too much trouble in that area, but would not apply to the Department Stores who send out with their statement, subscriptions to magazines, and would apply only to those who canvas from house to house. It was also suggested as far as the bond provision was concerned, it would be satisfactory if one bond was given by the responsible agent or employer instead of making each individual solicitor put up the bond. Mr. McCormick explained, it was on that basis that they planned on making those amendments.

Mrs. Price said, in light of what Mr. McCormick has just stated, she

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Correction for Page 11 of the City Council Minutes for
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would move that this Ordinance be held over for two weeks until January 30,
1962. Seconded by Mr. Steele. Voice vote taken. Motion carried.

The Ordinance was then postponed for two weeks.

Ordinance No. 16966:

Vacating that portion of the alley lying between McKinley Ave. and Spokane St. extended from East 43rd to East 44th St. (petition of Metropolitan Park District.) Read by title and passed.

Roll call was taken on the Ordinance resulting as follows:

Ayes 9; Nays 0. Absent 0.

The Ordinance was then declared passed by the Chairman.

Ordinance No. 16967:

Amending the Official Code of the City relating to zoning by adding a new section 13.06.060-1 to include property located on the South side of So. 38th between Pacific Ave. & A in a "R-4" Multiple Family Dwelling District. (petition of Major Investment Co.) Read by title and passed.

Roll call was taken on the Ordinance resulting as follows:

Ayes 8; Nays 0; Absent - 1, Murtland, temporarily out.

The Ordinance was then declared passed by the Chairman.

Ordinance No. 16968:

Amending the Official Code of the City relating to zoning by adding two new sections 13.06.065-14 and 13.06.130-17 to include property on the west side of Pearl St. between No. 51st & Parkway in the "R-4-L" Low Density Multiple-family dwelling District and "C-2" Commercial District (petition of Edward G. Hitt.) Read by title and passed.

Roll call was taken on the Ordinance resulting as follows:

Ayes 9. Nays 0; Absent 0.

The Ordinance was then declared passed by the Chairman.

Ordinance No. 16969:

Providing for the improvement of L I D 3534 for Sanitary sewers in So. 17th from State to 150 ft. east of Prospect. Read by title and passed.

Roll call was taken on the Ordinance resulting as follows:

Ayes 8; Nays 0; Absent 1-Bott, temporarily out.

The Ordinance was then declared passed by the Chairman.

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Ordinance No. 16970:

Providing for the improvement of L I D 4699 for paving on No. 27th from Adams to Proctor; No. 18th from Cheyenne to Mullen Puget Sound Ave. from No. 33rd to No. 35th Street. Read by title and passed.

Roll call was taken on the Ordinance resulting as follows:

Ayes, 9; Nays, 0; Absent 0.

The Ordinance was then declared passed by the Chairman.

Ordinance No. 16971:

Providing for the improvement of L I D 5345 for cast iron water mains in So. 76th Street from Sheridan to K Street. Read by title and passed.

Roll call was taken on the Ordinance resulting as follows:

Ayes 9; Nays 0; Absent 0.

The Ordinance was then declared passed by the Chairman.

Ordinance No. 16972:

Approving and confirming the assessment roll for L I D 5329 for cast iron water mains in 32nd St. N. E. from 49th Ave. N. E. to 53rd Ave. N. E. and 53rd Ave. N. E. from 31st St. N. E. to 32nd St. N. E. and streets in Beeler Heights. Read by title and passed.

Roll call was taken on the Ordinance resulting as follows:

Ayes 9; Nays 0; Absent 0.

The Ordinance was then declared passed by the Chairman.

UNFINISHED BUSINESS:

The Director of Public Works presents the assessment rolls for the following:

a. L I D 3524 for sanitary sewers in Mildred St., Lexington Ave., North 17th; No. 23rd and No. 24th Streets.

b. L I D 4689 for paving on So. Fife from 8th to 11th and nearby streets; Verde and Cheyenne from 6th Ave. to North 7th.

Fixing Monday, March 26, 1962 at 4:00 P. M. as the date for hearing.

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It was moved by Mr. Easterday that Monday, March 26, 1962 at 4:00 P. M. be fixed for the date of hearing on L I D 3524 and L I D 4689. Seconded by Mr. Cvitanich. Voice vote taken. Motion carried.

REPORTS:

a. Report from the L I D Committee recommending to the City Council that L I D 5299 for cast iron water mains in Bell from So. 52nd to So. 56th; in So. 52nd from Pacific Ave. to "A" and in So. 54th from Bell to "A" St. be abandoned since 60.04% remonstrances have been filed against the improvement.

It was moved by Mr. Easterday that L I D 5299 be abandoned as recommended by the L I D Committee. Seconded by Mr. Cvitanich. Voice vote taken. Motion carried.

b. Report from the L I D Committee recommending to the City Council that L I D 4694 for paving on So. Yakima from So. 56th to So. 72nd be abandoned since there was 71% remonstrances filed against the improvement.

Mr. Steele said that he was informed that the people who filed the remonstrances against this improvement were misinformed about the cost and now have changed their minds and are in favor of the improvement.

Mrs. Price said according to State Law, if remonstrances have reached over 60% the Council has no jurisdiction over the L. I. D.

Mr. McCormick explained when a L I D has once reached this percentage of remonstrance, it is automatically killed and did not think that the property owner has a right to remove their name from the petition.

Mr. Harley Bailey who is developing a small shopping center at 64th and Yakima Avenue said he felt that most of the property owners had misunderstood the project, and he was confident that 70% of the property owners will sign a favorable petition to re-initiate the project.

It was suggested that Mr. Bailey circulate a petition in the area, and if the required signatures are obtained that a Resolution be prepared fixing a date for hearing on the L. I. D.

It was then moved by Mr. Easterday that the Council concur in the recommendation of the L. I. D. Committee that L. I. D. 4694 be abandoned. Seconded by Mr. Cvitanich. Voice vote taken. Motion carried.

ITEMS FILED IN THE OFFICE OF THE CITY CLERK :

- a. Personnel report for the month of November 1961.
- b. Report from the Municipal Court for the month of December 1961.

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COMMENTS:

Mr. Rowlands said that he would like to give a brief report to the City - Council concerning the National Board of Underwriters he attended the past week in New York City. The National Board of Underwriters met with the committee of Municipal Fire Defense Institute. To date, he added, there have been 26 recommendations submitted to the National Board by the Municipal Fire Defense Institute. The National Board was very receptive in receiving recommendations, however, a definite answer was not received on any of the recommendations. There will be an Executive Board meeting of the AMA which will be held later this month and he was sure there will be another appeal directly to the Governing Board from the Executive Committee of AMA to see if a little more response could be had to their suggestions. He said he hoped to have a more favorable report within a few months as there were no conclusions as to how far they were going to cooperate with the cities of the United States. However, they did make it very clear that they were not a public service organization and they were representing the Insurance Underwriters.

Mayor Hanson said the proposal regarding the Civil Service and Retirement System was presented to the Utilities Board and to the City Council. No opposition to the proposal was made and the Executive Secretary to the Retirement Board was requesting to proceed and take whatever steps necessary to draft an Ordinance. He added, the Council will have before them next week a proposal that will define the proposition to such an extent that the Council can then consider relaying the proposition to the employee organizations for their official consideration and to submit their recommendations to the Council. 14
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Mr. Porter asked if there were any objections from the employees or representatives of the employees.

Mayor Hanson explained that there had not been.

Mrs. Olson wanted to know what progress had been made in obtaining photostatic copies of expense accounts of the City Manager, the City Council and also a breakdown on Rentals and Sundries for 1961, which she had requested.

Mr. Rowlands explained that it was being prepared and it would be included in their Friday's agenda.

Mr. Henry Carlborn said the City was losing money on bond issues and quoted complex figures pertaining to the same.

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Mr. Bott moved if Mr. Carlbom wishes to discuss a particular bond issue with the Council, that he present the figures to the Council in writing prior to the meeting as he was interested and could not retain the figures quoted. Seconded by Mr. Cvitanich.

Mr. Porter said he felt Mr. Carlbom should have an opportunity to speak on issues that he thinks are important. He said he probably would not take up too much time and thought the Council should give him an opportunity to discuss this tonight.

Mr. Bott said he thought Mr. Carlbom could finish his speech tonight, however, he moved that in the future when Mr. Carlbom wishes to discuss any issue pertaining to figures that he first present them to the Council in writing. Seconded by Mr. Cvitanich.

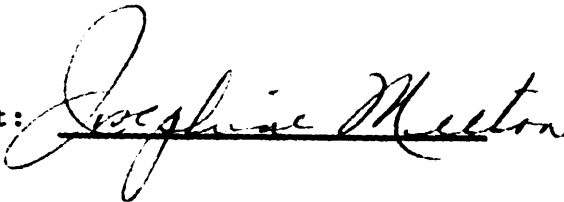
Voice vote taken on the motion. Motion carried.

There being no further business to come before the Council, upon motion duly seconded and passed, the meeting adjourned at 9:30 P. M.



Mayor of the City Council

Attest:



City Clerk