A regular meeting of the City Council of the City of Charlotte, North Carolina, was held in the Council Chamber in the City Hall, on Wednesday, December 31, 1958, at 4 o'clock p.m., with Councilman Claude L. Albee presiding in the absence of the Mayor and Mayor pro tem, and Council members Baxter, Dellinger, Evans, Foard and Wilkinson being present.

ABSENT: Mayor Smith and Councilman Brown, Mayor pro tem.

* * * * *

INVOCATION.

The invocation was given by Councilman Claude L. Albee.

MINUTES APPROVED.

Upon motion of Councilman Wilkinson, seconded by Councilwoman Evans, and unanimously carried, the Minutes of the last meeting on December 17th were approved as submitted.

REQUEST OF JEWEL RIDGE COAL CORP. AND JEWEL RIDGE COAL SALES COMPANY THAT SECTION 59 OF THE CITY CHARTER BE WAIVED TO ALLOW CLAIM FOR DAMAGES TO AIRCRAFT ON APRIL 16, 1958 TO BE FILED AND CONSIDERED, DENIED.

Mr. Thomas Lockhart, Attorney, representing Jewel Ridge Coal Corporation and the Jewel Ridge Coal Sales Company, stated that these two companies own an aircraft which was involved in an accident at Douglas Municipal Airport on April 16, 1958; that they are West Virginia companies and do not do business in Charlotte and therefore are not acquainted with the provisions of the Charter of Charlotte whereby claims for damages must be filed within 90 days from the date of happening. He stated that he and Attorney James B. Craighill have been retained by the said Companies to attempt to recover damages to the said aircraft, which was caused by the lack of proper upkeep of Douglas Municipal Airport; therefore he is requesting that the Council waive the provisions of Section 59 of the Charter and permit their claim to be filed and considered. He advised that they were retained only 30 days ago, well after the expiration of the 90 days allowable period.

Mr. John D. Shaw, City Attorney, stated it is the duty of the City to plead the 90 days clause and he does not believe the Council can legally waive the provision. That the provision is universal in municipal circles and no doubt is in effect in West Virginia, the same as in North Carolina.

Mr. Yancey, City Manager, recommended that the provision not be waived.

Councilman Wilkinson moved that the request to waive the provision be denied. The motion was seconded by Councilman Baxter, and unanimously carried.

Mr. Lockhart then filed formal Notice of the said claim against the City and asked that it be recorded in the Minutes of the meeting, being as follows:
"STATE OF NORTH CAROLINA  
COUNTY OF MECKLENBURG  

NOTICE

To The Honorable Mayor and City Council of the City of Charlotte, State of North Carolina:

The Jewel Ridge Coal Corporation and the Jewel Ridge Coal Sales Company, Incorporated, through their undersigned attorneys, James B. Craighill and Thomas Ashe Lockhart, do hereby respectfully give Notice of damages and claim for damages, as follows:

1. That at or about 6:30 P.M. on April 16, 1958, a Beechcraft Twin-Bonanza aircraft owned by the Jewel Ridge Coal Corporation and the Jewel Ridge Coal Sales Company, Incorporated, and piloted by their employee, Charles Leroy Mock, was proceeding from the area occupied by Southern Flight Service at Douglas Municipal Airport, property of City of Charlotte, to Runway No. 5 of said airport.

2. That, as said pilot proceeded to taxi the aircraft toward the ramp leading to said Runway No. 5, suddenly, and without prior notice or warning, the aircraft came upon broken area in the pavement across which the aircraft had been cleared for taxiing; and, without fault on the part of said pilot, in swinging the aircraft to one side in an effort to avoid wrecking in the broken area, the nose gear of the aircraft unavoidably dropped into an unmarked ditch, collapsed and the aircraft nosed over.

3. That said wrecking of the aircraft caused major damage to the engine, nose, propellers and other parts thereof, and also, loss of use of the aircraft to the owners thereof; and that these damages total in the amount of $15,000.00.

4. That Notice is hereby given of claim for damages from the City of Charlotte in the sum of $15,000.00.

This 31st day of December, 1958.

(Signed) Thomas Ashe Lockhart
Thomas Ashe Lockhart & James B. Craighill,  
Attorneys for Jewel Ridge Coal Corporation  
and Jewel Ridge Coal Sales Company, Inc.

SYMPATHY EXTENDED MAYOR SMITH ON DEATH OF DAUGHTER-IN-LAW.

Councilman Baxter moved that the Council extend their sympathy to Mayor Smith on the recent loss of his daughter-in-law. The motion was seconded by Councilwoman Evans, and unanimously carried.

RECOMMENDATIONS FOR 1959 TO MAYOR AND CITY COUNCIL PRESENTED BY COUNCILMAN BAXTER.

Councilman Baxter presented the following recommendations:

"Mr. Mayor and Members of the City Council.

As the old year of 1958 is ending today and our records in the Minute Book, let us not look backward but forward, and let me wish you a Happy New Year, and suggest a few items for the new year of 1959.
First, I would like to read you a challenge for 1959 and ask you a few questions, which I have slightly altered to apply to ourselves as members of the Charlotte City Council, with apologies and credit to Mr. Gordon Taggart as written in the Wall Street Journal:

Are we big enough to honestly admit all of our shortcomings?

Are we brave enough to welcome criticisms?

Are we compassionate enough to understand human frailties?

Are we tall enough to tower above deceit?

Are we wise enough to admit our mistakes?

Are we staunch enough to stand by our friends?

Are we human enough to be thoughtful of our neighbors?

Are we righteous enough to be devoted to the laws of God?

I give you these questions to be answered by yourselves to yourself, and when answered I know the following plans for the new year will bear fruition through better living dividends to all of our citizens.

As a guide for your thinking and promotion for the new year, permit me to suggest the following:

1. That we begin to expedite our program by cutting “red tape” — as an example of “slow motion”, in May of 1957, the taxpayers approved $1,500,000 for street improvements and so far after 18 months, only $515,000 has been paid for or under contract.

2. That we promote the necessary legislation for the extension of water and sewer lines beyond the new city limits as the main prerequisite to our growth and economic future.

3. That we get behind our flood relief program, through legislative action if necessary. The flash floods will be coming next summer and we better be ready this time.

4. That we instruct our Traffic Engineer to hasten our program of left turns on red lights to stop the backing up of 8 and 10 cars which have to jump through intersections one at a time to get where they are going.

5. That we request the State Highway Department to finish the good job on Providence Road by completing the last link from Caswell Road to Queens Road, this year.

6. That we promote Charlotte as a “sports center” by requesting the Park & Recreation Department to enlarge the Stadium and straighten out the horse-shoe ends in order to attract more college football games. We now have the best facilities in the State for Hockey, Basketball, Bowling and Baseball.

7. That we really get serious with the City School Board about their moving out of City Hall to give more room to better perform our expanding services to our citizens.

8. That we, as citizens of Charlotte who pay 82% of all county taxes, ask the County Commissioners to set up the Tax Equalization Board at once to correct the many tax inequalities.
9. That we finish the new Building & Heating Code within 60 days.

10. That we continue to plan for our future development by allowing the Planning Board more personnel, if necessary.

RECOMMENDATION THAT SOUTH TRYON STREET BE WIDENED TO FOUR LANES AND CONSTRUCTION OF CURB AND GUTTER IN AREA AND ON TREMONT AVENUE FROM SOUTH TRYON TO CAMDEN RD.

Councilman Dellinger stated that the Traffic Engineer has replied to the request of Council that a traffic survey be made at South Tryon and Tremont Avenue with the view to the installation of a traffic signal, and reports a 14% increase in traffic at this location, however, since South Tryon Street is only 20 feet wide and Tremont Avenue only 18 feet wide, without curb and gutter and new construction being erected within the area, he does not recommend the installation of a traffic signal at this time; however, he does recommend that South Tryon be widened to four lanes and curb and gutter constructed within the area. Councilman Dellinger recommended that something be done about the widening of the street and construction of curb and gutter, as recommended.

ORGANIZATION OF ANY CITY EMPLOYEE GROUPS BY TEAMSTERS' UNION OPPOSED BY CITY COUNCIL.

Councilman Dellinger called attention to the trouble the City of New York is experiencing with the attempted organization of their Police Department by the Teamsters' Union; he stated the Council has been concerned about similar action being made in our Police Department; therefore, he is presenting the following resolution:

"RESOLUTION WITH RESPECT TO CITY EMPLOYEES BELONGING TO ORGANIZATIONS COMMONLY CALLED 'LABOR UNIONS'

WHEREAS, this City Council and employees of the City of Charlotte are responsible to the citizens of the City of Charlotte for furnishing to such citizens and their property, protection and necessary services of government; and

WHEREAS, it is the opinion of this City Council that it is against the public interest that its employees belong to organizations commonly called "Labor Unions"; that they are designed to serve a private interest and not a public purpose;

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

Section 1. It is found as a fact that membership in organizations commonly called "Labor Unions" is against the public interest insofar as the same apply to employees of the City of Charlotte.

Section 2. That, it is hereby declared the policy of the government of the City of Charlotte that employees of the City of Charlotte shall not belong to any organizations commonly called "Labor Unions", and that, from and after the 1st day of February, 1959, no employee of the City of Charlotte shall belong to any organizations commonly called "Labor Unions", and BE IT FURTHER RESOLVED, that the Chief of the Police and Fire Departments of the City of Charlotte be, and they are, hereby instructed and directed to amend the rules governing their respective
departments to provide for the cause of dismissal from their respective departments, any Officer or employee thereof who, on or after the date hereinbefore set forth, shall belong to an organization called a “Labor Union”, and report such amendments to this City Council for approval in order that the same may be so approved prior to the 1st day of February, 1959.”

Mr. Floyd Henderson, President, Charlotte Labor Council stated among his remarks that he could see no reason why city employees should be forbidden to join Unions if they wish. That the Taft-Hartley Act contains no restrictions as to municipal employees belonging to Unions. That the AFL-CIO, to which some city employees presently belong, has over 200,000 public employee members in the United States. He advised that he was present when the Police Union was installed, and Union rules were clearly explained, particularly with reference to the restriction against Policemen striking; he stated further that he knows of no organized Police or Firemen striking. He stated that the Charlotte Fire Department has had a union for over 18 years and has operated with the city harmoniously. He stated he did not come up here to discuss the Teamsters’ Union, but if the City wants to fight them, he will be glad to help. He urged that the Council reflect on the resolution before considering its approval.

Councilman Dellinger stated he did not present the resolution because he is opposed to Unions in general, but when there are occurrences like that in New York and threats by the Teamsters’ to control Police Departments all over the United States, he feels it his duty as an elected Councilman to protect the interest of the citizens of Charlotte, to do something before it is too late. Councilman Wilkinson stated he does not think the Police Department should be organized by any Union. Councilwoman Evans asked Councilman Dellinger if he feels that the Fire Fighters Union has shown any tendency to be derelict in their duties because of their union affiliation? Councilman Dellinger replied that he does not think so. She then asked the City Manager if he had any complaints regarding the Fire Fighters Union, and Mr. Yancey replied that he has been dealing with them for 12 years and probably has had unjustified requests, but no threatening request or statements. Councilman Dellinger stated he talked over the matter with the Council members, and the City Attorney, and the City Attorney drew the resolution as presented.

Mr. J. R. Graham, Director of Region No. 5 of the AFL-CIO, stated the Chamber of Commerce resolution presented to the City Council on December 30th has no doubt projected this action to eliminate unions among municipal workers. Councilman Dellinger replied that his resolution has nothing whatsoever to do with the Chamber of Commerce request; that he requested the City Attorney on Monday to draw the resolution. Mr. Graham called attention that Federal Government laws restrict the right of Police members to strike. He stated that the Fire Department Union organization has operated for 18 years and has been mutually beneficial, and the Police organization can prove likewise. He asked that the Council review this matter realistically and not condemn the AFL-CIO just because of the feeling that has been created by Jimmy Hoffa and his Teamsters’ Union.

Mr. A. T. Pierson, who stated he is a shoe salesman, stated he did not believe the Resolution presented by Councilman Dellinger would hold water if it should go to Court. That it is not fair to any group of employees to forbid their organization in any thing that is upright and honorable; that it appears to him there would be no occasion for organizing if municipal employees felt they were being treated right by the city. Councilman Ford and Dellinger asked Mr. Pierson if he thought any city employee is not being treated right? To which he replied, “I do not think I would go so far as to say that”.
Mr. W. M. Barbee, President of the State Federation of Labor, stated he voted to expel the Teamsters' in Atlantic City in December, 1957. That he challenges anyone to find an organization that is making more effort to clean their house than the AFL-CIO nor who is making a greater effort to see that their members live up to the Union Code of ethics. That the working man must have an organization to represent him when there are labor grievances, or he will be let out of his job, which he cannot afford. He stated he feels that the New York incident is being overemphasized, and if the resolution presented is not defeated the Council is inviting Jimmy Hofa to come in here and organize not only the Police Department but other departments as well. He stated he is pleading with the Council not to do this to their employees; that his God, his Family and his Job comes first and then his Union because he knows what it means to him. He begged that the Council not condemn the AFL-CIO for the bad things of another Union, and asked that the Council defeat the resolution and treat the employees as human beings.

Mr. S. C. Vaughn, stated he has been a member of the Brotherhood of Railway Trainmen since 1909, which was first organized in 1879 and who has over 200 million members. He stated he feels the city employees are asking to be treated on the level by the Council, and that he is going to Asheville and see how the city employees who are organized are getting along with the City. He stated further that it is the taxpayers who are paying city employees, not the City Council, and that he did not think when the Council was elected that the citizens would ever run up against things like this from them. He stated The Charlotte Observer has stated there are 30,000 citizens in Charlotte who object to Unionized Municipal Employees, and where are they today? Hiding perhaps. Councilman Wilkinson asked Mr. Vaughn if he felt it would be well for the Hofa group to come in and organize city employees, to which Mr. Vaughn replied that he certainly does not, however, the Police employees have no desire whatsoever to join the Teamsters' Union.

Mr. Edward Dowd, Director of the Central Piedmont Industries, Inc., composed of business firms, stated they have discussed the issue, and he is here to heartily endorse the resolution presented.

Mr. D. R. Thomas, President of the Police Union, stated they have no intention of connecting with the Teamsters' and know of no attempt by them to organize the Police Department.

Mr. Carey Hagler, Regional Director, AFL-CIO, stated he thinks the resolution is hastily conceived legislation. That he has seen scare headlines before and does not feel that it is fitting to pay too much attention to the headlines from New York City. He urged that the Council defeat the resolution.

Mr. J. E. Long, President of the Charlotte Fire Fighters Association, stated they have no idea of belonging to the Teamsters' Union nor any interest in it. That they are satisfied with the AFL-CIO and would like the privilege of continuing it and their good relations with the City.

Mr. J. B. Collins, Vice-President, Charlotte Fire Fighters Association, stated that the Teamsters' have given all Unions bad publicity, and they do not feel for that reason other Unions, which operate smoothly, should be condemned.

Councilman Bellinger moved the adoption of the resolution, which was seconded by Councilman Wilkinson, for the purpose of discussion.

Councilman Poard stated the reason the Council finds itself in the present situation is because the President of a strong and dangerous Union
has made the statement that he will take over the Police Department in
every city in the land – which is a grave situation. That he would like
to quote from the Minutes of December 17th. "Councilman Foard stated
he understands another Union is coming in and the City will have to make
a choice" – he stated he made that statement in order that the Council
might forestall the coming of the Teamsters' Union. That on December
17th it was quickly pointed out by the City Manager that this would not
be in order. That since then a lot of things have happened, and the
Council finds itself confronted with a dangerous situation. He stated
further that his association with Unions has been very satisfactory.

Councilman Baxter stated he thinks that Councilman Dellinger's resolution
is too strong, and he offered a substitute motion that the City Council
go on record as opposed to the organization of any employee groups by
the Teamsters' Union. The motion was seconded by Councilwoman Evans.

Councilman Dellinger then withdrew his motion for the adoption of the
resolution with the consent of Councilman Wilkinson, who seconded the
motion.

Councilman Wilkinson stated he would like to protect the Unions the
City has been working with and rule out others, and not penalize the
good unions.

Councilman Dellinger stated the motion by Councilman Baxter does nothing
but say we are opposed to the Teamsters' Union.

The vote was then taken on the motion by Councilman Baxter, and was un-
animously adopted.

Councilman Dellinger recommended that the City Attorney consult with
other attorneys as to whether such legislation as contained in his
resolution is legal, and if not then bring in legislation that will pro-
tect the City from things like that which is happening in New York, as
we are subject to having it right here and the Council should realize
it and consent to adopting some plan to prevent it.

CITY DIRECTED TO DEDUCT NO UNION DUES FROM EMPLOYEE PAYROLLS OTHER THAN
THE UNION FOR WHICH DUES ARE NOW BEING DEDUCTED BY THE CITY.

Councilman Foard moved that the City of Charlotte not deduct Union dues
for any Union other than the one for which dues are now being deducted by the
City. The motion was seconded by Councilwoman Evans, and unanimously
carried.

CITY MANAGER REQUESTED TO CALL ATTENTION OF STATE HIGHWAY COMMISSION TO
CONDITION OF ROZSZEING FERRY ROAD.

Councilman Wilkinson stated he is surprised at the condition of Rozsells
Ferry Road, that it is terrible even though it is State maintained, and
he asked Mr. Yancey to bring it to their attention. Mr. Yancey stated
he would talk to their local engineer Friday and if nothing is accompli-
shed he will acquaint Mr. Babcock in Raleigh about it.

CITY MANAGER REQUESTED TO EXPEDITE WORK ON SUGAW CREEK FROM PRINCETON
AVENUE TO PARK ROAD.

Councilwoman Evans asked the City Manager to have the Engineering Depart-
ment expedite the work on Sugaw Creek between Princeton Avenue and Park
Road; that with the levelling off of the ground for the construction of
Charlottetown, the overflow from the creek will be worse than ever.
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CITY MANAGER REQUESTED TO HAVE TWO LOADS OF GRAVEL DUMPED AT ORANGE STREET AND OLD SARDIS ROAD TO PREVENT WASH ACROSS ROADWAY.

Councilman Poord requested the City Manager to have two loads of gravel dumped at Orange Street and Old Sardis Road, where the wash across the roadway is bad.

REAPPOINTMENT OF LOUIS H. ASBURY, JR., TO PERIMETER ZONING BOARD OF ADJUSTMENT.

Councilman Poord moved the reappointment of Mr. Louis H. Asbury, Jr., to the Perimeter Zoning Board of Adjustment for a term of 3 years from the expiration of his present term on January 4, 1959. The motion was seconded by Councilwoman Wilkinson, and unanimously carried.

SICK LEAVE EXTENDED TO FRED R. AUSTIN, MOTOR TRANSPORT DEPARTMENT EMPLOYEE.

Upon motion of Councilman Dellinger, seconded by Councilman Wilkinson, and unanimously carried, sick leave was extended to Mr. Fred R. Austin, Motor Transport Department employee, to February 16, 1959, as recommended by the City Manager.

NAME OF BALDWIN AVENUE FROM EAST MOREHEAD STREET TO BALDWIN CIRCLE, BALDWIN CIRCLE FROM BALDWIN AVENUE TO PROPOSED INTERSECTION OF CECEL STREET AND CECIL STREET FROM PROPOSED BALDWIN CIRCLE TO INDEPENDENCE BOULEVARD, CHANGED TO "KINGS DRIVE".

Councilman Dellinger moved that the name of Baldwin Avenue, from East Morehead Street to Baldwin Circle, Baldwin Circle from Baldwin Avenue to proposed intersection of Cecil Street, and Cecil Street from proposed Baldwin Circle to Independence Boulevard, be changed to "Kings Drive", as recommended by the Engineering Department and approved by the Planning Board. The motion was seconded by Councilwoman Evans, and unanimously carried.

CONTRACT FOR PAINTING CITY RECORDER'S COURT ROOM AWARDED TO LOW BIDDER, AND TRANSFER OF $445.00 THEREFROM FROM POLICE DEPARTMENT BUDGET, AUTHORIZED.

Councilman Baxter moved that contract for painting the City Recorder's Court Room be awarded to the low bidder, and that $445.00 be transferred from the Police Department budget for this purpose. The motion was seconded by Councilman Dellinger, and unanimously carried.

RESOLUTION AUTHORIZING DISBURSEMENT OF $100,000 ABC FUNDS ALLOCATED FOR STORM DRAINAGE RELIEF.

A resolution entitled: "Resolution Authorizing Disbursement of $100,000 ABC Funds Allocated for Storm Drainage Relief" was introduced and read, and upon motion of Councilman Baxter, seconded by Councilwoman Evans, was unanimously adopted. The resolution is recorded in full in Resolutions Book 3, at Page 281.

RESOLUTION ABANDONING A PORTION OF EIGHT-OF-WAY FOR STEWART CREEK OUTFALL SEWER ACROSS PROPERTY OF E. C. GRIFFITH COMPANY.

A resolution entitled: "Resolution Abandoning a Portion of Eight-of-Way for Stewart Creek Outfall Sewer Across Property of E. C. Griffith Company" was introduced and read, and upon motion of Councilman Dellinger, seconded
by Councilman Wilkinson, was unanimously adopted. The resolution is recorded in full in Resolutions Book 3, at Page 228.

RESOLUTION FIXING DATE OF PUBLIC HEARING ON JANUARY 28, 1959 ON PETITION OF GREEN GARDENS, INC., FOR THE ANNEXATION TO THE CITY OF CHARLOTTE OF 57.955 ACRES OF PROPERTY IN CRAB ORCHARD TOWNSHIP.

The City Manager presented a Petition filed by R. L. Baucom, President, Green Gardens, Inc., for the annexation to the City of Charlotte of 57.955 acres of property in Crab Orchard Township.

A resolution entitled: "Resolution Fixing Date of Public Hearing on January 28, 1959 on Petition of Green Gardens, Inc., for the Annexation to the City of Charlotte of 57.955 Acres of Property in Crab Orchard Township" was then introduced and read, and upon motion of Councilwoman Evans, seconded by Councilman Baxter, was unanimously adopted. The resolution is recorded in full in Resolutions Book 3, at Page 293.

CONTRACT AWARDED AMERICAN CYANAMID COMPANY FOR 360 TONS ALUMINUM SULPHATE.

Councilman Wilkinson moved that contract be awarded the low bidder, American Cyanamid Company, Industrial Chemicals Division, for 360 tons Aluminum Sulphate, in 90,000 lbs. carload lots, representing a net delivered price of $17,712.00. The motion was seconded by Councilman Baxter, and unanimously carried.

All Net delivered bids received are as follows:

American Cyanamid Company $17,712.00
General Chemical Division of
Allied Chemical Corp. $17,856.00

CONTRACT AWARDED TUCKER-KIRBY COMPANY FOR 390-TONS HYDRATED LIME.

Upon motion of Councilman Wilkinson, seconded by Councilman Baxter, and unanimously carried, contract was awarded the low bidder, Tucker-Kirby Company, for 390-tons Hydrated Lime, as specified, representing a net delivered price of $8,541.00.

The following net delivered bids were received:

Tucker-Kirby Company $8,541.00
Williams Lime Mfg. Co. $8,541.00
Southern States Chemical Co. $8,541.00
National Gypsum Company $8,603.40

CONTRACT AWARDED SOUTHERN STATES CHEMICAL COMPANY FOR 60 TONS ACTIVATED CARBON.

Motion was made by Councilman Wilkinson, seconded by Councilman Baxter, and unanimously carried, awarding contract to the only bidder, Southern States Chemical Company, for 60 tons of Activated Carbon, as specified, at a net delivered price of $10,500.00.

CONTRACT AWARDED SOLVAY PROCESS DIVISION, ALLIED CHEMICAL CORP. FOR 90 TONS LIQUID CHLORINE

Upon motion of Councilman Wilkinson, seconded by Councilman Baxter, and
unanimously carried, contract was awarded the low bidder, Solvay Process Division, Allied Chemical Corp. for 90 tons Liquid Chlorine, as specified, representing a net delivered price of $8,802.00.

The following net delivered bids were received:

Solvay Process Division of
Allied Chemical Corp. $8,802.00
Jones Chemicals, Inc. $9,090.00

CONTRACT AWARDED JONES CHEMICALS, INC. FOR 12 TONS ANHYDROUS AMMONIA.

Motion was made by Councilman Wilkinson, seconded by Councilman Baxter, and unanimously carried, awarding contract to the low bidder, Jones Chemicals, Inc. for 12 tons Anhydrous Ammonia, as specified, representing a net delivered price of $2,637.60.

The following net delivered bids were received:

Jones Chemicals, Inc. $2,637.60
Peebles Ammonia Company $2,712.00
Tesco Chemical Company $2,856.00
Southern States Chemical Co. $2,856.00

CONTRACT AWARDED BLOCKSON CHEMICAL COMPANY FOR 75-TONS SODIUM SILICONFLUORIDE.

Councilman Wilkinson moved that contract be awarded the second low bidder, Blockson Chemical Company, Division of Olin Mathieson Chemical Corporation, for 75 tons Sodium Siliconfluoride, representing a net delivered price of $11,835.00, the low bid of The American Agricultural Chemical Company not having met the specifications.

The following net delivered bids were received:

The American Agricultural
Chemical Company $11,610.00
Blockson Chemical Company
Division of Olin Mathieson Chemical Corp. $11,835.00
Southern States Chemical Co. $11,835.00

SICK LEAVE EXTENDED TO JANUARY 31, 1959 TO RUSSELL ALEXANDER, WATER DEPARTMENT EMPLOYEE.

Upon motion of Councilman Dellinger, seconded by Councilman Baxter, and unanimously carried, sick leave was extended to January 31, 1959 to Russell Alexander, Water Department employee.

CONSTRUCTION OF SANITARY SEWER OUTFALL FROM BARCLAY DOWNS DRIVE SOUTH TO BEYOND SHARON ROAD.

Councilman Foard moved approval of the construction by the City of 6,905 feet of sanitary sewer outfall along branch from Barclay Downs Drive south to beyond Sharon Road, to connect the proposed McMullen Creek Force line to the City’s sanitary sewerage system at an estimated cost of $124,815.00. The motion was seconded by Councilman Baxter, and unanimously carried.
REAPPOINTMENT OF H. M. WADE AND DR. HOWARD P. STEIGER TO HEALTH ADVISORY COMMITTEE.

Upon motion of Councilwoman Evans, seconded by Councilman Dellingher, and unanimously carried, Mr. H. M. Wade and Dr. Howard P. Steiger were reappointed to the Health Advisory Committee for terms of 5 years from the expiration of their present terms.

TRANSFER OF CEMETERY LOTS.

Motion was made by Councilman Wilkinson, seconded by Councilman Poard, and unanimously carried, authorizing the Mayor and City Clerk to execute the deeds for the transfer of the following cemetery lots:

(a) Deed with Mr. George E. Ebersole and wife, for northwest quarter of Lot 17, Section L. Elmwood Cemetery, transferred from Mr. Edgar T. Watson and wife, at $1.00 for transfer.

(b) Deed with Mr. Harry W. Smith and wife, for Lot 155, Section A-Annex, Elmwood Cemetery, transferred from Mrs. M. E. Lake, at $1.00 for transfer.

ADJOURNMENT.

Upon motion of Councilman Baxter, seconded by Councilman Dellingher, and unanimously carried, the meeting was adjourned.

Lillian R. Hoffman, City Clerk