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, September 12, 1956, at 4 o'clock p.m., with Mayor Van Every presiding, and Council members Albee, Baxter, Brown, Dellingar, Evans, Smith and Wilkinson being present.

ABSENT: None.

INVOCATION.

The Invocation was given by Councilman Claude L. Albee.

MINUTES APPROVED AS CORRECTED.

Councilman Brown requested that the Minutes of the last meeting on September 9th be corrected on Page 409 to read that a School Crossing Guard be authorized "at Hillside Avenue and Haven Drive to serve children attending Saint Ann School and Park Road School", in lieu of "at Hillside Avenue to serve Saint Ann School". Upon motion of Councilman Smith, seconded by Councilman Wilkinson, and unanimously carried, the Minutes were adopted as corrected.

CERTIFICATE OF ACHIEVEMENT FOR WORK OF TRAFFIC ENGINEER PRESENTED CITY BY NATIONAL INSTITUTE OF TRAFFIC ENGINEERING.

Mr. Carl Bivens, representing the National Institute of Traffic Engineering, presented the City of Charlotte their national award Certificate of Achievement for the work of the City's Traffic Engineer, Mr. Herman Hooe; the award was received by Mr. Hooe at the request of the Mayor. Mr. Bivens stated the award is made without regard to population and is based on the job done. He stated that Charlotte is the only southern city receiving an award this year. Mayor Van Every advised that this is the first time the First Award has been made to Mr. Hooe, and that he has received the Second Award twice. The Mayor expressed his appreciation to Mr. Hooe for his splendid work for the City of Charlotte.

AMENDED SUNDAY OBSERVANCE ORDINANCE TO PERMIT SHOWS AND SPORTS TO BE OPERATED FOR GAIN AFTER 1:30 P.M. ON SUNDAYS TO BE CONSIDERED ON DATE TO BE SET BY MAYOR AND PRESIDENT OF THE MINISTERIAL ASSOCIATION.

A delegation of members of the Charlotte Mecklenburg Ministerial Association was present to request a public hearing on the Amended Sunday Observance Ordinance to permit shows and sports to be operated for gain after 1:30 p.m. on Sunday, which was adopted by the City Council on August 22nd.

Dr. Henry Pressly, President of the Association, stated the Association in meeting on Tuesday unanimously adopted a resolution, which was read, deploring the fact that the Council took action on the Sunday Observance Ordinance without giving the ministers the notification which had been promised in August, 1955, and further deploring the fact that action on such a vital issue, affecting the spiritual life of the community, was taken without the full membership of the Council being present, and further requesting the City Council to reconsider their action before the full membership of the Council, giving opportunity for all parties concerned to be heard. Dr. Pressly asked the privilege of the floor for Association members Dr. Lee Tuttle, Dr. Claude Brosch, Rev. C. C. Herbert, Rev. Clyde Yates, Rev. W. H. Blair; also the Rev. Walt Cooper, President of the Presbyterian Ministers in this area and the Rev. Oren Hutchinson of the Methodist Association.

Dr. Lee Tuttle stated they were not here to argue the opening or closing of the theatres but to ask for the reconsideration of the action taken on August 22nd. He stated the real issue is not whether motion picture shows shall operate but their suspicion is that the motive behind the Council's action was to throw open the Coliseum for Sunday night shows, and the theatres were made to take the rap. That as it is now, the theatres are protected from shows at the Coliseum on Sunday night, and they will in the long run be the loser. That in view of this situation, every tax payer
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has the right to come before the Council and be heard, and, therefore, he
asks that the Council rescind their action with a full Council present.

Mayor Van Every asked Dr. Tuttle if he was making his request on
religious grounds? Dr. Tuttle replied he is making the request in the name
of a democratic society and feeling that they had the right to expect to
be notified when the matter would be discussed and that they be notified
when it will come up again.

Dr. Claude Broach stated they are not here to discuss Blue Laws
on religious grounds per se. That he is one of a group who came before the
Council about a year ago because they had been advised that the Blue Laws
would be discussed; that they were told there would be no vote on the
question as one member of the City Council was not present, and they under-
stood that controversial matters were not discussed when a member of the
Council was absent. That as they left the meeting Dr. Bowles asked that
they be notified when the matter would again come up, and the statement was
made they would be notified and something was said about "this will not be
brought in by the back door", and so they went away with the assurance that
they would be properly notified and would be present when the discussion
was presented. That this was not done and they believe in all fairness and
the Council will live better because of it, if they follow a process which
they, as a group, thought the Council would follow. He stated further that
he does not say that every member of their Association is in favor of Blue
Laws but believes that the action taken in their meeting on yesterday re-
presented the views of the great majority.

Mayor Van Every stated that controversial matters were passed
on many times with Council members absent. That Mrs. Evans requested when
she was out of the city for several meetings, that no important controversial
matter be brought up, and her request was respected.

Dr. T. A. Jenkins stated there are in Charlotte many men who are
accepted by the Council and others as advisors in regard to the spiritual
life of the community and when a matter that is controversial in this regard
comes up, they feel an opportunity should be given these men to be heard.

The Reverend C. C. Herbert stated his feeling is that the leaders
of the church and of the government should be allied; that their basic
purposes are the same - the welfare of the people, which rests on certain
basic laws of nature and God. That along with the other Commandments is
the one "Remember the Sabbath Day to keep it Holy", and he likes to think
that the City of Charlotte has flourished and grown because the moral laws
have been kept. That he appeals with the others for reconsideration of
the action taken.

Dr. Harris Blair asked that as the Council considers the request,
you take into consideration that the Ministers are a part of the community
and we are all working in support of each other. That as we build a city
and community it behooves us to consider what the condition will do for
the adult and juvenile in moulding a conscience.

The Reverend Clyde Yates stated he believes the Council will find
the Ministers are our best friends, and they are seeking what they believe
to be right for the people; therefore, he comes to register his convictions
and to ask for the earnest consideration of the request before its final
decision.

The Reverend Watt Cooper, President of the Presbyterian Ministers
Association of the Charlotte area, stated it is his belief that his Asso-
ciation would be unanimous in the opinion that they were to be notified
before final action was taken on the question. That he feels there is
danger of losing our appreciation of spiritual values in Charlotte, and he
is sure that the Council members are on the side of the spiritual forces
here. That he believes they are within their rights, as citizens and
churchmen, to ask that the Council let them be heard before final action
is taken.
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The Reverend Oren Hutchinson stated the views of the Methodist members have already been conveyed to the Council by telephone and letters mailed to each member of the Council. That as a native Charlottean he has always been proud of the way in which the religious institutions have gone hand in hand with the community. That he feels it would be worthy of the Council's reconsideration of the matter because of the fine gentlemen who are ministers of long standing in Charlotte, and out of respect to them.

The Reverend Gordon Weekley, representing the Baptist Pastors, urged that the matter be reconsidered.

The Reverend W. F. Mitchell, Pastor, Sunset Hills Presbyterian Church, stated that nothing has been said about the laboring man. That he called the Labor Union and found that not only were the Ministers not notified of the Council meeting at which action was taken, but neither was the working man. That he believes the man who will have to work seven days a week, because of the open Sunday ordinance, should be considered and he, therefore, asks that the matter be reconsidered.

Mr. Roy Thomas stated he has just graduated from the Seminary, and as a native Charlottean he is glad to fight for that which is good for the youths of Charlotte and he will support any Council member in the future who will come out and support the Church and the working man.

Mayor Van Every then asked Mrs. Lillian R. Hoffman how long she has served as City Clerk, to which she replied, "Since 1949"; the Mayor then asked if during that period she has appeared in Court and submitted the Minutes of Council Meetings in evidence and if the Courts have ever questioned the correctness of the Minutes, to which she replied, "that she had submitted the Minutes of Meetings as evidence in Court many times and their correctness has never been questioned." Mayor Van Every then asked that she read from the Minutes of the meeting on February 17, 1954 his statement on the matter:

"Mayor Van Every stated that although each Council Meeting is a separate meeting and a matter can be presented at any time the Councilmen wish, he will assure Dr. Tuttle that he will be notified if and when the matter will again be presented for consideration. Councilman Baxter stated there is no use in him presenting the amendment, which he firmly believes to be right and fair, knowing it will be beaten, however he will probably not bring it up again for another year under the circumstances."

The Mayor then asked that his statement at the meeting on August 10, 1955 be read:

"Mayor Van Every announced that the Council had requested him to advise the delegation of ministers present that there would be no discussion nor action by the Council today on the proposed amendment to the Sunday Observance Ordinance because of the absence of two members of the City Council. The Reverend Chas. P. Bowles, President of the Charlotte Ministerial Association requested that they be notified of the date on which the Council would consider the matter. Mayor Van Every stated that he called Dr. Tuttle's office prior to this meeting, as promised, and that he would endeavor to so notify Mr. Bowles."

Mayor Van Every then stated he did not tell the group present on August 10, 1955 nor anyone else he would advise the Ministerial Association. That he said he would notify Dr. Bowles, and knowing that Dr. Bowles had moved from Charlotte and of Dr. Tuttle's interest in the matter, he called Dr. Tuttle late Tuesday afternoon after learning that the matter was being proposed for consideration on Wednesday, and he got no answer. That again on Wednesday morning he called Dr. Tuttle and got no answer. That he does not feel he owes anyone an apology regarding any promise he has made.
The Mayor stated that he does not care if the theatre owners nor the Coliseum makes one cent; that he has a duty as Mayor to the 150,000 odd citizens of Charlotte. He then stated he would like to give his feelings on religious freedom:

"Religious freedom is one of the main pillars upon which our institution of government rests. This does not mean that the government should be an instrument to channel our people into one religious belief or another but simply means that one should be free to believe or not believe as his conscience dictates concerning any religious teaching.

Sunday observance is a matter of religious conviction and not one of government. The law should deal equally with all people regardless of their religious beliefs, if any. I believe it is wrong for the City Council to enact ordinances designed to compel one to observe the Sabbath according to the teaching of his own church or that of another.

Strange as it may seem, we ordinarily do not give much thought and consideration to religious beliefs and convictions of others. So long as we are satisfied with our own beliefs, we see no reason why the government should not enact legislation to sanction what we believe. In fact, it rather makes us feel good that the government has put a stamp of approval on our way of believing and we may actually hope that it will help to bring others around to our way of thinking. This manifestly is wrong and not in keeping with the American concept of religious freedom.

As Americans we believe that matters of government and matters of church teaching should not be joined; that the church should not call upon the government to pass restrictive laws with the thought of leading the people to observe certain religious holidays in the way it thinks is Christian, Jewish or otherwise. Nevertheless, some may say that the government has already enacted laws in words similar to the Ten Commandments so why should it not enact laws calculated to result in directing the people to observe Sunday in the manner it thinks the Ten Commandments mean. But thoughtful consideration of this circumstance leads one to the inescapable conclusion that while the civil law in a great many cases coincides with the rule of the Commandments, the approach of the government is not the same as that of the church even though they do reach the same high moral plane. They at no time join or co-mingle. They are and must be under our system of government kept separate and apart. The civil law says, with the Commandments: "Thou shalt not kill. Thou shalt not steal. Thou shalt not commit adultery." The law makes these provisions for the protection of our society and preservation of our civilization and not for the purpose of indoctrinating the citizenry with religious beliefs.

Sunday observance is certainly a teaching of the Christian church and I am sure that all sincere Christians are observing it as their conscience dictates for which they are to be commended. But should the government endeavor by restrictive laws to have all the people do likewise irrespective of their religious beliefs, if any, the answer must be an emphatic NO!"

The Mayor stated further that he was born and reared in a christian home and loves to take his family to church on Sunday; that he does not go to moving picture shows but because he loves his God and goes to church doesn't put him in position as Mayor of 150,000 to restrict other peoples religious beliefs. He stated he wants to point out that the City Council does many fine things and the Ministerial Association has never commented on them. That a Youth Bureau has been set up but no one has come up and said they appreciate it and the Council's efforts for the youths of Charlotte. That they are now getting ready to erect a Juvenile Detention Home to stop the spread of delinquency, and to employ a psychologist - and no praise has been forthcoming for that. He stated that a survey was recently made and
out of 103 churches called, only 56 had services on Sunday night. He asked the ministers why they did not open their church doors on Sunday night, which is their duty to the people. He stated he believes we have some Mohammedans in Charlotte who go to service on Saturday, also the Jewish people observe Saturday as their Sabbath day, as do the Seventh Day Adventist - that he represents them all, and when you are acting in an official capacity for the City, and dealing with all citizens and all religions, you are in a very difficult position and you cannot take a biased position.

Dr. Tuttle stated he does not think that anyone present would want to object to the Mayor's philosophy of his statement on religious freedom; however, he is sorry he has taken the position he has.

Dr. Tuttle stated he is afraid that the Mayor has resorted to some technicalities that could prove embarrassing. That he must call attention that technically the Mayor did not get in touch with him either time, therefore he will have to say that the Mayor has not fulfilled his promise. He stated further that he thinks certain things are very eventful - that from the surveys to which the Mayor referred, it appears that a great deal of ground work was laid for the Council Meeting on August 22nd when a Council member was absent. That they are here to ask one thing only - that the Council set a time when all members are present and that the meeting be thrown open to anyone who wants to be heard, whether for or against the question.

Mayor Van Every stated that he is sure the Council will give the Ministers, or anyone, an opportunity to be heard, within 30 to 60 days.

Councilman Delligner stated he was very much surprised at Dr. Broach's remark that all members of the Ministerial Association are not in favor of Blue Laws. Dr. Broach stated they did not take a straw vote at the Association meeting on yesterday, but he is sure there would be some in favor of letting the action of the Council stand and the majority would want it changed.

Dr. W. M. Boyce, Pastor, Sardis Presbyterian Church, stated his church is outside the city, but he wanted to say that he endeavored to get in touch with Dr. Charles Bowles and called his former church here and that within ten minutes time he was in touch with him.

The Reverend Harry Thomas, Pastor of Calvary Baptist Church, stated he has many friends on the City Council and has expressed his happiness from time to time at what they have done. That he believes it is high time that some minister of the gospel runs for public office. Mayor Van Every stated he would love to see the day when we have a minister on the Council, then he will appreciate what it is to be in a "hot spot".

Councilman Smith stated he wished to say to Dr. Tuttle, who mentioned the Coliseum having Sunday night shows, that such thing did not enter his mind, and it is far from the truth that the Council had that in mind in voting on the question.

Councilman Albee moved that we consider this matter and that the President of the Ministerial Association and the Mayor set a date and all the Council members be present and that we take action on that day, one way or the other. The motion was seconded by Councilwoman Evans, and unanimously carried.

ORDINANCE NO. 344 AMENDING CHAPTER 14 SECTION 68 OF THE CITY CODE SETTING PRICES FOR SERVICES IN THE CITY'S CEMETERIES, ADOPTED.

An Ordinance entitled: "Ordinance No. 344 Amending Chapter 14, Section 68 of the City Code Setting Prices for Services in the City's Cemeteries" was introduced and read. Councilman Brown moved the adoption of the ordinance, which was seconded by Councilwoman Evans, and carried, with the votes cast as follows:

NAYS: Councilmen Albee and Delligner.

The ordinance is recorded in full in Ordinance Book 12, at Pages
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RESOLUTION WITH RESPECT TO EXCAVATION UNDER SIDEWALK ON SOUTH CHURCH STREET ADJACENT TO THE NEW WACHOVIA BANK & TRUST COMPANY, ADOPTED ON FINAL READING.

A resolution entitled: "Resolution with Respect to Excavation under Sidewalk on South Church Street Adjacent to the New Wachovia Bank & Trust Company" was introduced and read. Councilman Dellinger moved the adoption of the resolution, which was seconded by Councilman Albea, and unanimously carried. The resolution is recorded in full in Resolutions Book 2, at Page 467.

RESOLUTION WITH RESPECT TO EXTENSION OF ROOF OF PROPOSED BUILDING TO FORM CANOPY OVER SIDEWALK ON WESTERLY SIDE OF SOUTH TRYON STREET IN FRONT OF PROPERTY KNOWN AS NOS. 524-528 SOUTH TRYON STREET.

A resolution entitled: "Resolution with Respect to Extension of Roof of Proposed Building to Form Canopy over Sidewalk on Westerly side of South Tryon Street in Front of Property known as Nos. 524-528 South Tryon Street" was introduced and read. Councilman Wilkinson moved the adoption of the resolution, which was seconded by Councilman Brown, and unanimously carried. The resolution is recorded in full in Resolutions Book 2, at Page 468.

CLAIM OF MARTHA H. TONEY FOR INJURIES SUSTAINED AT COLISEUM REFERRED TO CITY ATTORNEY.

Upon motion of Councilman Albea, seconded by Councilwoman Evans, and unanimously carried, the claim of Martha H. Toney for injuries sustained at the Coliseum on June 26, 1956 from a fall, alleged to have been caused by an employee, was referred to the City Attorney for handling.

AGREEMENT BETWEEN STATE HIGHWAY COMMISSION AND JOHN CROSLAND COMPANY FOR RIGHT-OF-WAY FOR CONSTRUCTION OF SANITARY SEWER LINES IN PARK ROAD, AUTHORIZED CO-SIGNED BY CITY.

Motion was made by Councilman Dellinger, seconded by Councilman Baxter, and unanimously carried, authorizing the Mayor and City Clerk to co-sign an agreement between The State Highway Commission and John Crosland Company for right-of-way for the construction of sanitary sewer lines in Park Road.

CONNECTION OF PRIVATE SANITARY SEWER LINES TO CITY'S SANITARY SEWERAGE SYSTEM.

Upon motion of Councilman Albea, seconded by Councilman Baxter, and unanimously carried, the following requests to connect private sanitary sewer lines to the City's Sanitary Sewerage System were approved, on condition that the companies comply with all laws, rules and regulations now in effect, or which may hereafter become effective relative to property similarly situated:

(a) John Crosland Company to connect 2080 feet of sanitary sewer lines in Fairmeadows Subdivision to the City's Sanitary Sewerage System at the intersection of Park Road and Tyvola Road.

(b) John Crosland Company to connect 3685 feet of sanitary sewer lines in Seneca Park Subdivision to the City's Sanitary Sewerage System at the intersection of Baker Drive and Cooper Drive.

CONSTRUCTION OF DRIVEWAY ENTRANCE AT 3220 NORTH CALDWELL STREET AUTHORIZED.

Councilman Baxter moved approval of the construction of a 31-foot driveway entrance at 3220 North Caldwell Street. The motion was seconded by Councilman Dellinger, and unanimously carried.
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CONTRACT AWARDED MATTHEWS-MORSE SALES COMPANY FOR RAINCOATS AND HATS FOR EQUIPMENT DEPOT.

Upon motion of Councilman Delling, seconded by Councilman Baxter, and unanimously carried, contract was awarded Matthews-Morse Sales Company for 144 yellow neoprene Raincoats with harness buckle fasteners, and 144 yellow neoprene Rain Hats, all as specified, at a total price of $1,534.40, subject to cash discount of 2%.

CONTRACT AWARDED OSHKOSH B'GOSH, INC. FOR WORK CLOTHING FOR WATER DEPARTMENT.

Councilman Wilkinson moved that contract be awarded the low bidder, Oshkosh B'Gosh, Inc., for 69 pairs grey trousers, 69 grey shirts, 190 pairs khaki trousers, 385 khaki shirts, 341 pairs overalls, 81 overall jackets, 7 grey jackets and 23 khaki jackets, for the Water Department, all as specified, at a total price of $3,273.03, subject to cash discount of $163.65. The motion was seconded by Councilman Albee, and unanimously carried.

CONTRACT AWARDED BELK BROS. COMPANY FOR WORK CLOTHING FOR WATER DEPARTMENT.

Upon motion of Councilman Wilkinson, seconded by Councilman Albee, and unanimously carried, contract was awarded Belk Bros Company for 37 pairs corduroy trousers, for the Water Department, as specified, at a total price of $240.50, subject to cash discount of $12.02.

CONTRACT AWARDED OLD HICKORY COMPANY, INC. FOR WORK CLOTHING FOR ENGINEERING DEPARTMENT.

Motion was made by Councilman Wilkinson, seconded by Councilman Albee, and unanimously carried, awarding contract to the low bidder, Old Hickory Company, Inc., for 332 pairs khaki trousers, 862 khaki shirts, 604 pairs overalls and 217 overall jackets, all as specified, at a total net delivered price of $4,697.29.

CONTRACT AWARDED BELK BROS. COMPANY FOR WORK CLOTHING FOR ENGINEERING DEPARTMENT.

Councilman Wilkinson moved that contract be awarded Belk Bros. Company for 166 pairs corduroy trousers for the Engineering Department, as specified, at a total price of $1,079.00, subject to cash discount of $53.95. The motion was seconded by Councilman Albee, and unanimously carried.

CONTRACT AWARDED OSHKOSH B'GOSH, INC. FOR WORK CLOTHING FOR EQUIPMENT DEPOT.

Upon motion of Councilman Wilkinson, seconded by Councilman Albee, and unanimously carried, contract was awarded the low bidder, Oshkosh B'Gosh, Inc., for 1,028 pairs overalls, 984 khaki shirts, 15 pairs khaki trousers, 216 overall jackets, 76 pairs coveralls and 105 caps with one extra cover, for the Equipment Depot, all as specified, at a total price of $7,118.17, subject to cash discount of $355.91.

CONTRACT AWARDED OSHKOSH B'GOSH, INC. FOR WORK CLOTHING FOR CEMETERIES DEPARTMENT.

Motion was made by Councilman Wilkinson, seconded by Councilman Albee, and unanimously carried, awarding contract to the low bidder, Oshkosh B'Gosh, Inc., for 92 pairs hickory stripe overalls, 46 overall jackets hickory stripe, 8 pairs khaki trousers, 100 khaki shirts and 12 caps with one extra cover, all as specified, for the Cemeteries Department, at a total price of $749.04, subject to cash discount of $37.45.

CONTRACT AWARDED BELK BROS. COMPANY FOR WORK CLOTHING FOR CEMETERIES DEPARTMENT.

Councilman Wilkinson moved that contract be awarded Belk Bros. Company for 4 pairs corduroy trousers for the Cemeteries Department, as specified, at a total price of $26.00 subject to cash discount of $1.30. The motion was seconded by Councilman Albee, and unanimously carried.
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CONTRACT AWARDED OLD HICKORY COMPANY FOR WORK CLOTHING FOR TRAFFIC SIGNAL DIVISION.

Upon motion of Councilman Wilkinson, seconded by Councilman Albea, and unanimously carried, contract was awarded Old Hickory Company for 54 grey shirts and 72 pairs grey trousers for the Traffic Signal Division, all as specified, at a total net delivered price of $297.54.

CONTRACT AWARDED OSHKOSH B'GOSH, INC., FOR WORK CLOTHING FOR POLICE DEPARTMENT.

Motion was made by Councilman Wilkinson, seconded by Councilman Albea, and unanimously carried, awarding contract to the low bidder, Oshkosh B'Gosh, Inc., for 8 pairs khaki trousers, 24 khaki shirts and 12 pairs coveralls blue, for the Police Department, all as specified, at a total price of $147.04, subject to cash discount of $7.35.

CONTRACT AWARDED OSHKOSH B'GOSH, INC. FOR WORK CLOTHING FOR HEALTH DEPARTMENT.

Councilman Wilkinson moved that contract be awarded the low bidder, Oshkosh B'Gosh, Inc., for 9 pairs khaki trousers and 11 khaki shirts, for the Health Department, all as specified, at a total price of $57.76, subject to cash discount of $2.89. The motion was seconded by Councilman Albea, and unanimously carried.

CONTRACT AWARDED OLD HICKORY COMPANY FOR WORK CLOTHING FOR MUNICIPAL BUILDINGS DEPARTMENT.

Upon motion of Councilman Wilkinson, seconded by Councilman Albea, and unanimously carried, contract was awarded the low bidder, Old Hickory Company, Inc., for 20 pairs khaki trousers, 19 khaki shirts, 2 pairs grey trousers and 7 grey shirts, for the Municipal Buildings Department, all as specified, at a total net delivered price of $107.92.

CONTRACT AWARDED OLD HICKORY COMPANY FOR WORK CLOTHING FOR AIRPORT DEPARTMENT.

Motion was made by Councilman Wilkinson, seconded by Councilman Albea, and unanimously carried, authorizing contract to Old Hickory Company, Inc., for 20 pairs blue overalls, 20 grey shirts, 20 pairs grey trousers and 20 khaki shirts, for the Airport Department, all as specified, at a total net delivered price of $183.20.

CONTRACT AWARDED OLD HICKORY COMPANY FOR WORK CLOTHING FOR FIRE DEPARTMENT.

Councilman Wilkinson moved that contract be awarded the low bidder, Old Hickory Company, Inc., for 33 pairs khaki trousers and 33 khaki shirts, for the Fire Department, all as specified, at a total net delivered price of $151.14. The motion was seconded by Councilman Albea, and unanimously carried.

TRANSFER OF CEMETERY LOTS.

Upon motion of Councilman Wilkinson, seconded by Councilman Dellinger, and unanimously carried, the Mayor and City Clerk were authorized to execute deeds for the transfer of the following cemetery lots:

(a) Deed with Mr. Norman Boehmer, for Lot 76, Section 2, Evergreen Cemetery, at $240.00.

(b) Duplicate deed with Heirs of Armonia Humphrey and Thomas Quinn for South half of Lot #89, Section Johnson Annex, in Pinewood Cemetery, at $1.00 for new deed.
SICK LEAVE EXTENDED WATER DEPARTMENT EMPLOYEES.

Upon motion of Councilman Albea, seconded by Councilwoman Evans, and unanimously carried, sick leave was extended Miss Margie I. Todd to October 10, 1956, and to Mr. Pat Mungo and Mr. James Bowman to December 31, 1956, all being employees of the City Water Department.

ADJOURNMENT.

Upon motion of Councilman Brown, seconded by Councilman Dellinger, and unanimously carried, the meeting was adjourned.

Lillian R. Hoffman, City Clerk