

Minutes of a regular Santaquin City Council meeting held on Wednesday, March 2, 1983, at City Hall. Mayor Sandra Armstrong presided at the meeting and the following Councilmen were present: Walter Callaway, Grant Pay, Dan Olson and Lamar Openshaw. Councilman Sherman Jones was unable to attend this meeting. City Recorder/Clerk Sam Sellers recorded the meeting.

Mayor Armstrong called the meeting to order at 7:00 P.M. and Councilman Pay offered the invocation and led the pledge of allegiance.

Prior minutes. Councilman Callaway moved that the minutes of February 16, 1983, be approved. Councilman Openshaw seconded and the motion passed unanimously.

P.T.A. crossing guards. Mrs. Sherry Adcock, the Safety Commissioner for the local PTA board, read the notice she sent out with the school children. She apologized to the Council and hoped they did not think it was too harsh, but she wanted support from the parents.

Mrs. Adcock asked if the Council has planned to provide a crossing guard for the morning and afternoon for the next fiscal year. Mayor Armstrong asked Chief Knox to answer this. Chief Knox said that he is going to try to find enough room in his budget for the next year to provide for one crossing guard to work whenever school children will be crossing Main Street.

Kim West asked what the law says should occur if a light is left unattended. Councilman Openshaw said that if the light is unattended, it should be turned off. If the City goes to one crosswalk, there would be a light on the East and one on the West as traffic approaches.

Mrs. Adcock said that the school has approximately 550 students at present and will be over 600 next year. She said that this would qualify the school for an assistant principal and additional office help. She said that this should assist the PTA in getting a professional crossing guard. She said that a paid professional crossing guard is one that would be there whenever there will be children in the cross walk area; could attend seminars which train them in safety; would be paid an average sum each month regardless of the number of school days; and would know his/her legal rights and limits in the crosswalk and could handle this. Mrs. Adcock said that the average number of children using the crosswalk at present are 125 in the morning and afternoon. She said that the survey was taken in January and not May when most of the children walk.

Mrs. Adcock indicated that she felt a large light spanning the road for traffic coming from the West should be installed to warn traffic approaching from that direction that there are children in a crosswalk ahead. She said that trucks are the hardest to stop and they should be warned ahead of time.

Mrs. Adcock said that parents on the South side of town do not feel obligated to assist on the crosswalk and refuse to do so. She said

that the North side of town is the hardest hit for this responsibility. She said that it is very dangerous to have small children with a parent when they are attending the crosswalk as the children may run into the road. She said that many mothers work during the day.

Chief Knox stated that he felt the crosswalk ought to be maintained at 100 West and Main, as traffic and children are used to this area being a crosswalk. There was some discussion as this bringing children East and then back to West for school. Councilman Olson asked why 300 West and Main had not been considered and Chief Knox said that this would place it too close to the curve coming into town and the curve would act as a blind to incoming traffic. Chief Knox said that the State Department of Safety would bring in, upon request, traffic engineers to determine the best place for a crosswalk, if this is what the Council wants. The Mayor asked him to have this done. Chief Knox said that there should be something out West of town to start the traffic slowing down and this survey would probably bring this out.

Councilman Callaway said that he felt the crosswalk should be further West than 100 West because the children would be encouraged not to use this if they have to travel too far to the East to cross over. Mayor Armstrong wondered how many children cross further West at this time. These were not counted in the survey. Chief Knox said that 200 West and Main would be alright if the children would not be too confused about the change and if the drivers could be made aware. He said the visibility at 200 West would be more advantageous.

Allison Hansen reported on her experiences at the crosswalk. She said that cars come so close before they stop that she is breathing in their radiators. The drivers are not adhering to the crosswalk guards.

Mayor Armstrong asked if the PTA felt the Council had to be convinced about the need of a crossing guard. Mrs. Adcock said that there has never been anything in writing concerning the Council's intention of funding one and so she gathered all the information she could to persuade them to see the need. Mayor Armstrong said that she and the Council are convinced that there is a great need for a guard, but they don't know if the City can afford one.

Bonnie Holm offered a possible solution. She said Spanish Fork hires some retired individuals at approximately \$150.00 per month. These individuals were then responsible to attend all the required seminars and be in the crosswalk area when there are children present. She said that they found people whose Social Security was low and used this money to supplement what they get. Mayor Armstrong said that \$150.00 per month is quite a bit in a budget as small as Santaquin's. Mrs. Adcock said that this type of an expenditure should have a high priority.

Mayor Armstrong asked Mrs. Adcock what she meant by paid professional guards. Mrs. Adcock said that the individual would meet the State requirements, attend the seminars, know his/her rights in the crosswalk, and know the children. Mayor Armstrong asked if an older citizen could fit this criteria and Mrs. Adcock said she did not know, but that

there are men out of work who could. Chief Knox expanded on the professional idea as one being trainable, proficient at what they have been trained to do and committed to what they are doing.

Mrs. Chris Oldham reported on her experience as a room mother in trying to assign parents as crossing guards. She said that she called right after being asked and called her long list of parents and found most of them not home. She said that she had 24 sets of parents and her experience was as follows: 3 with no phone; 5 not home; 14 told her no; and 2 said yes. She said that she ended up doing most of the guard work as a result. Mrs. Adcock said that this is typical.

Mr. Ron Holm said that he felt the City is going to have a lot of impact because of the IPP plant going in. He said that there would be 75 semis a day going through town twice a day. He also said that car traffic would also increase from the workers going down to the project.

Mrs. Adcock asked when they could know of the City's decision as to the funding of the guard for the next year. Mayor Armstrong said that she would like to see the additional information and when the Council looks at the budget, they will try and fund this.

Mrs. Debbie Jones presented Mayor Armstrong with a certificate of Life Time Membership in the PTA because of her work with the PTA. She said that Mayor Armstrong and the late Howard Armstrong had put in a lot of service to this organization, and this certificate is in appreciation for this.

Councilman Callaway read a letter from the American Legion stating that they have turned the Easter Egg Hunt back over to the City. Councilman Callaway asked the PTA if they would like to take this on as a project. He asked that a letter of appreciation be written to members of the American Legion for their assistance. Mrs. Jones said that she would take this to the PTA Board and ask if they wanted to take this project on.

The PTA asked to be placed on the next agenda to report more on the crossing guard situation.

Impact Fee Resolution. Mayor Armstrong introduced Resolution No. 83-3, which deals with the Impact Fee for building in Santaquin.

Mr. Dennis Lewis suggested that the Council drop the wordage of Impact Fee, as Payson City recently was in court over this same type of thing. Mr. Sellers said that the City's attorney had studied this issue and found that Payson was charging an Impact Fee but was placing this into the General Fund, which the court found to be wrong. The Impact Fee Ordinance states that Santaquin's fee is to be placed in a Capital Projects Fund which is completely legal. The attorney said that the wordage had nothing to do with the proper application of the funds.

Councilman Olson moved that Resolution No. 83-3 be approved and Councilman Pay seconded. The motion passed unanimously.

Max Holman. Mr. Max Holman expressed concern that the dog problem in Santaquin is getting entirely out of control. He said that he has had to replace shrubbery each year because it is being ruined by dogs urinating on it. He said that he is tempted to shoot the dogs, but knows this is also not legal. He said that if firing firearms in the City limits is enforced as much as the Animal Control Ordinance, he won't get caught.

Chief Knox said that he has been approached by the Payson Animal Control Officer who has agreed to enforce the City's ordinance for a fee of \$3.50 per dog. He would like to pursue this idea and try to solve the problem.

Mrs. Debbie Jones said that she and her husband walk in the morning and have found that there are packs forming in their area. She said that this could become extremely dangerous when children start playing in the yards with the coming summer months.

Mayor Armstrong said that she appreciates the citizens bringing their concerns to the Council. She said that the City is in the process of updating the Animal Control Ordinance and trying to solve this problem.

Punchboards. Mr. Sellers referred to a letter from the City's attorney concerning punchboards. Mr. Johnson said that the State Supreme Court has allowed them if they are used as a game of skill, rather than a game of chance. Mr. Johnson suggested that the Council allow him to call Mr. Chapple's attorney and state that they may use the boards as outlined by the State Supreme Court, but that this would not preclude prosecution if they are being used illegally. The Council said that they would prefer Mr. Johnson handling this problem as he outlined.

Robbins. Mr. Sellers said that the pre-trial hearing for the Darwin Robbins situation will be held on Friday, March 11, 1983. He asked if the Council wanted him to attend this. They said that they did and Councilman Callaway asked Mr. Sellers to remind him of this.

Review of Water Ordinance. The Council felt they should hold this over until Councilman Jones could be present.

Mark Johnson. Mr. Johnson approached the Council concerning a problem with some property he owns at about 300 North and 300 East. He said that he wanted to get a variance for selling smaller lots, but the Board of Adjustments denied the variances. He said that former Councilman Jim Peterson had given him a variance on January 17, 1978, on one piece of property, but it had never been used or built on.

Mr. Sellers said that the minutes are vague as to where the lot is and that there was not a vote concerning the variance. He said that there was also another problem with this as the Council had established, by ordinance, a Board of Adjustments and had vested the authority for variances with them. He had called the City attorney and found that the Council had no authority to approve a variance after they approved the ordinance, which was in November of 1977.

Mr. Sellers said that there are also other lots in town with this same problem. He said that he lives on one of them. He had asked the City attorney about these and the attorney advised him that there is nothing which can be done about those which have been built on, while those which have not been built on, the City still has authority over mistakes which have been made.

Mr. Johnson tried to include a 6 foot ditch on his plans and Mrs. Rosenlund said that this ditch belongs to Duane Butler. Councilman Olson asked Mr. Johnson if he had tried to buy this 6 feet and Mr. Johnson said that Mr. Butler would not sell it.

Mayor Armstrong said that there didn't appear to be enough property for four lots and asked Mr. Johnson if he could make three lots. Mr. Johnson said that there is an existing house on the property and this would not work because it would then be too close for the side yard regulations.

Mayor Armstrong asked if the Council could override the Board of Adjustments and Mr. Sellers said that the only appeal could be taken through the District Court.

Councilman Olson said that he could not see anything the City Council could do about this problem. He suggested that Mr. Johnson file an appeal in District Court. Mrs. Rosenlund said that the appeal would have to be filed within 30 days of the date of the Board of Adjustments's decision, which would be Friday, March 4, 1983.

#### COUNCIL BUSINESS:

1. Hall home. Mr. Sellers said that a bill had come in for some plumbing repair on the Hall home for \$65.00 and wondered if this had been approved. Councilman Olson said that he approved these repairs.

2. Library. Mrs. Debbie Jones said that she wondered if the City ought to be charging renters and non-residents for Library cards. The Council said that these ought to be charged for and asked Mrs. Jones to come up with a resolution charging these fees and the amounts.

3. Business Licenses. The Council reviewed the following licenses applications:

Pagino's (business)	25.00
Pagino's (1 juke box and 1 video machine for 6 mos.)	60.00
Mecham's Trailer Park (business)	105.00
Tischner Ford (business)	75.00
Smith Bros.: David Smith (business)	15.00
Bill's Salvage: Bill Bettis (business)	15.00
Holladay Hills (business)	25.00
Walt's (business)	15.00
Walt's (beer license, 2 pool tables, 1 juke box, 1 pin ball machine and 1 video machine for 1st quarter, 1983)	57.50
Summitt Creek: Susan Hallett (business)	15.00
Summitt Creek Landscaping (business)	25.00

Councilman Pay recommended making Mecham Trailer Park's license a conditional license based on their performance of the agreed improvements. Mayor Armstrong said that she is not in favor of giving them a license as they have not performed according to their past agreements. She said that they are still putting things in which they agreed to have in as of September 1, 1982. Councilman Openshaw said that he felt the Council ought to let them know that everything ought to be in place by June 1, 1983, or their license will be revoked and they will have to shut their business down. Councilman Olson moved that the Mecham Trailer Court be given until June 1, 1983, to have all agreements (which were supposed to have been performed by September 1, 1982) completed. If they are not completed by this time, the license will be revoked. Councilman Callaway seconded the motion and it passed unanimously.

Councilman Pay said that he is not happy with the fire lane on the North East of the Park. He said that he would prefer this to be an open road so people could exit if they needed. Mr. Sellers said that there would have to be some trailers moved for this to be done.

Councilman Callaway moved that the other licenses be approved and Councilman Openshaw seconded. The motion passed unanimously.

4. Perkin's dance. Mr. Sellers presented to the Council an application for a dance permit for Perkin's Palace for Friday March 4, 1983. He said that this was not filed prior to the deadline of Council agenda items. Chief Knox said that he had no objections as the dances in the past have not caused any problems. Councilman Callaway moved that the permit be issued and Councilman Openshaw seconded. Councilmen Olson, Callaway and Openshaw voted in favor and Councilman Pay voted against the motion and it carried.

5. Planning & Zoning Committee. Councilman Olson recommended and moved that the Council appoint Kim Barlow as a new member of the Planning & Zoning Committee. Councilman Pay seconded the motion and it passed unanimously.

6. Renting spaces at the old school. Mr. Sellers said that there are people asking to rent the old school now and wondered if the Council wanted to rent it out. Mayor Armstrong said that she would prefer the City did not, as they didn't know when the City would take it over.

Mayor Armstrong said that the City's celebration is the 4th, 5th and 6th of August, 1983.

7. Gas credit card. Mr. Sellers said that the City ought to have a gas credit card for convenience of those traveling. He brought out the Chief's getting the new patrol car as an example. He said that this would be better than giving cash. This card would only be given out for a trip authorized by the City Council. Mayor Armstrong recommended that the Council look into this further.

8. Cemetery scale. Mrs. Rosenlund said that the personnel are having

*Engineers*  
an awfull time with the new Cemetery map. Mr. Sellers said that they did not know which scale to get. Councilman Olson said that they needed an architect's scale. Mr. Sellers suggested having a map that is not to exact scale but to have the distances marked on it. This way the personnel would not become confused by trying to figure distances by measuring with a ruler. Councilman Olson said that this would make the problems worse.

9. Bill to Utah Power & Light. Mr. Sellers presented a bill for Council approval for the costs of repairing the water line that Utah Power & Light broke while excavating on Sunday, February 27, 1983. The bill was as follows:

Two dressers @ \$19.00.....	\$ 38.00
Six feet of 2" pipe @ \$1.40 per foot.....	8.40
Utility truck for 6 hours @ \$10.00.....	60.00
Clint 6 hours @ \$11.25.....	67.50
Ed 6 hours @ \$9.44.....	<u>56.64</u>
Total.....	\$230.54

Mr. Dennis Lewis stated that if they did not call Blue Stakes or notify the City, the City could also fine UP&L \$299.00. Councilmen Callaway and Openshaw stated that they felt UP&L would have fined the City if the City had done the same thing without notifying UP&L and the fine should also be charged. Mr. Sellers was instructed to send the bill along with the fine.

10. Ed Hunter. Mr. Hunter said that he has been trying to get a kennel license from the City. He said that the times he has come to City Hall, the Officer has either been asleep or gone to Salt Lake. He said that he tried to get this done before the deadline, but could not get anyone to inspect his kennel. He said that, by the time he got hold of the Officer, it was after the deadline and he didn't feel he should pay the double fee.

Mayor Armstrong asked Mr. Hunter when the first time was that he tried to get hold of the Officer. Mr. Hunter said that it was last Friday (February 25, 1983). He said that it was Thursday before he got paid and that he didn't have any money prior to this time.

Mayor Armstrong told Mr. Hunter that she hoped he would not be offended by the questions as she was trying to find out all the information she could. She asked if he knew the licenses were due the first of January. Mr. Hunter said that he understood they were due the 28th of February. Mayor Armstrong said that the very final day they are due is the 28th, but actually due the first. She said that this is giving the people a two month leeway.

Councilman Callaway pointed out that the Office was closed on Monday the 28th of February. Mayor Armstrong said that there were two months prior to this to take care of getting a license. Mr. Sellers said that if the 28th would have been on a Sunday, the Office would have been closed as well. He said that the Office has been closed on Monday for over a year and everyone should know this by now and should not be an issue.

Mayor Armstrong said that there is another with the same problem and making an appeal. She said that she wants the Council to voice their opinions on this. She said that the problem they face is that they now have to pay double the price, since they did not get their licenses before the deadline.

Mrs. Holm said that many people put this off until the last day and that the Office should be open the last day for their convenience. Mayor Armstrong asked if it should be open even on a Sunday if this is the last day. Mrs. Holm said that the last day should be moved to the next day in this case. Mrs. Holm said that, when they moved into Santaquin, they did not know they had to license their dogs, so they got a ticket for unlicensed dogs. Councilman Olson said that dog licenses are in every town, even in the County. Mrs. Holm said that she has had dogs in other towns without having to get a license. Mayor Armstrong said that she had gotten away with something she shouldn't have, as every town has the law.

Mrs. Holm said that Santaquin should make sure everyone knows about the law, especially those who move into town. Mayor Armstrong asked if it is the City's responsibility to go to each door and make sure the people know the laws or for the people to come to the City and ask what the laws are. Kim West asked if this could be sent out with the first water bill of the year. Mrs. Rosenlund said that the notice was sent out on the January 31, 1983 water bill.

Mrs. Holm said that they should put a notice at the Post Office. Mr. Sellers said that they have done this in the past and people complain that they don't read the notices at the Post Office. Mayor Armstrong said that the notice was even on the Cable TV channel for Santaquin.

Mayor Armstrong said that the Council should decide on the issue of Mr. Hunter's complaint and also Phil Rausch's. Mr. Sellers asked if the Council could even allow them to not pay double when the ordinance gives a definite date. Councilman Callaway said no. Mrs. Rosenlund said that a change in the ordinance would require a public hearing.

Mr. Hunter said that there should be regular man as the dog catcher, or someone who would be around. Mayor Armstrong said that even when there was one dog catcher, he was not available at all times as he worked a full-time job as well.

Chief Knox said that the first time that Mr. Hunter's kennel was inspected it failed. Mr. Hunter said that it wasn't inspected until Monday afternoon. Chief Knox said that Mr. Hunter had two hounds housed in a 55 gallon drum. He wasn't sure of the size kennel required, but felt that this was not adequate.

Mr. Hunter said that, since he tried to get this done before the due date that he should only pay the regular fee. Councilman Callaway said that the City might have been negligent, but also felt Mr. Hunter was negligent in not trying to get this done before the last day. Mr. Hunter said that half the town does not even buy licenses and at least



he is trying. Councilman Callaway said that this is true but does not alter the facts.

Councilman Openshaw said that a deadline is a deadline. Mr. Sellers said that the Rausch's have not even given their dogs the rabies shot as of Monday evening and this is required prior to a license being given. Mrs. Rosenlund said that she had asked Mrs. Rausch Monday evening for her proof of rabies and Mrs. Rausch stated that they had not received them at that time. Mayor Armstrong said that there is nothing the City could do in either case. Councilman Pay said that he felt the Council was bound by the ordinance as well. Mr. Holm said that they ought to let the dogs run down the road and shoot them. <sup>nd</sup>

Mr. Hunter said that his kennel had passed the last three years and thought there would be no problem. Mayor Armstrong said that they could not answer for the last three years. Mayor Armstrong said that she felt if they let these two go, the City would be deluged with requests for similar treatment.

Councilman Callaway asked if they could give Mr. Hunter more time to come up with the extra money. Mr. Hunter said that it was more the principle of the thing. He said that the very last day that kennels could be inspected, there is no one to inspect them. Mr. Sellers said that the inspection of the kennel does not cost and that it could have been inspected at any time. It is the kennel license which costs money. Mr. Hunter said that he tried to give Mr. Sellers the \$15.00 for the licenses Friday, but he wouldn't take it. Mr. Sellers said that he could not legally do so.

Chief Knox said that any Officer could inspect a kennel. He said that he was in Salt Lake, another Officer had a day off, and the other Officer was on call for emergencies only and had worked a full shift the night before. He said that he did not consider a kennel inspection an emergency, since the individual had from January 1 on to get this done.

11. RA-5 zone. Mr. Sellers said that the City attorney had said that, in order to get an Industrial Site in town, the Council may have to annex other property as well. He said that this is not necessarily a necessity, but may be a possibility. The attorney recommended creation of an RA-5 zone which would restrict growth to five acre lots and utility services to those who would have the services already at their lot site. In this way, a water line would not have to be run at someone's convenience. The attorney recommended having this put in now so the Council isn't doing a last minute job, but let the Planning & Zoning Committee take their time and do a good job.

Ralph Ursulich. Mr. Ursulich said that there was a problem with a truck fire about a week or so ago. The Sheriff's Dispatch attempted to call a person on the Fire Department's phone, but no one was home. Councilman Olson said that the Fire Department found out about it from a person hearing about it over his own CB scanner. The person then went to the Fire Department and started the siren.

Mr. Ursulich said that he felt the Fire Department ought to go to a pager system. Each fireman would have a pager which would be on the same frequency which Dispatch could set off. In this way, every fireman in town would be notified of a fire wherever they were in town. Councilman Olson said that this would be cost prohibitive. Mr. Sellers said that there are public safety grants available which assist the City in getting this program established. Mr. Ursulich said that he would get the information on this and pursue it for them.

A question arose as to non-firemen assisting at fires. Mr. Sellers asked about the liability. Many present stated that they had always heard about the third or fourth blast being a call for extra assistance and anyone could go on the fire.

Don Knox. Chief Knox said that there is going to be a Utah Chiefs of Police Association convention in March and he would like to attend. The cost of registration is \$35.00 and the motel bill would be \$37.00 per night for two nights. Councilman Callaway moved that Chief Knox be authorized to go and Councilman Pay seconded. The motion passed unanimously.

Councilman Pay. Councilman Pay introduced a letter which he had composed which he felt ought to go to the Governor concerning the Regional Prison concept. The Mayor and Council felt that this should be sent to the Governor and possibly others who would be involved with this.

\* Councilman Openshaw. Councilman Openshaw said that there are two chinese elm trees at 200 East and 400 North which need to be cut down. He said that he already has someone to take the trees. The Council said that this would be OK.

Councilman Callaway. Councilman Callaway mentioned that he is still pursuing a solution to the high power bills.

Councilman Callaway moved that the meeting be extended for 10 minutes and Councilman Openshaw seconded. The motion passed unanimously.

Councilman Olson. Councilman Olson said that a representative from the State Social Security Agency called and expressed concern that Santaquin City understand the Social Security position behind the move that the City has taken. He said that he explained that this is up to the employees. The individual said that he would like to appear before the Council, with the employees present, and find out what is going on. Councilman Olson said that he gave him Mr. Sellers name and that he would call to get on the agenda of a future meeting.

Councilman Olson said that he is concerned about getting the new fire truck licensed.

Water Grant. Mr. Sellers explained to the Council that some of the larger communities which had filed for the CDBG grant did not receive any money. Some smaller cities like Santaquin did get some money and the larger cities are trying to squeeze out the little guys. He said

that there was a meeting last Thursday, which Santaquin was never notified of until the morning of the meeting, held in Coalville. The larger cities manipulated the meeting so the grant application process was opened again. Mr. Sellers said that there were some things which really bothered him about the whole process. The larger cities had acquired a listing of the grant recipients one week prior to the meeting. This list was not to have been released until March 15, 1983, according to the information he had received. Santaquin's representative to the Thursday meeting, Councilman Jones, went into the meeting not knowing what to expect.

The grant application process was opened so other cities could knock down those which received more points. Mr. Sellers said that he felt each application should stand on its own merits. He said that he has been attempting to contact Commissioner Anderson and let him know of the City's concerns, but has been unable to do so.

Current Bills. The following bills were reviewed:

Computer Resources.....	\$ 50.00
Bradshaw Auto.....	75.77
Custom Engine.....	130.95
Ideal Machine.....	35.00
Kim-Ko.....	281.28
Mendenhall's Market.....	18.79
Mountain Bell.....	79.11
MARDON.....	6.50
Sam Sellers.....	18.00
Standard Office Supply.....	2.43
Pili Saluone.....	3,050.39
Tischner Ford.....	123.15
Utah Office Supply.....	24.19
World-Wide Photo.....	31.51
Wycoff.....	14.65
Burdick Lumber.....	163.18
Brown's Plumbing.....	65.00
Phillips University Library.....	.50
Water & Wastewater.....	88.40
Meter Specialty.....	39.31
Pearson Tire.....	7.67
Tom Runyan.....	3.12
Bert Rosenlund.....	315.00
Councilman Openshaw questioned the bill on the sander as he said that Clint Cornwell had told him the sander was all fixed up and ready to go. Mrs. Rosenlund said that all she knew was that Mr. Cornwell had asked that her husband show up at the Shop to work on the sander.	
Save A Dollar.....	28.17
Vanier Graphics.....	16.75
Jones Office Supply.....	3.50
Santaquin Pharmacy.....	8.53
Totals.....	\$4,680.85

Councilman Olson moved that all the bills except Ideal Machine, Mountain Bell, Water and Wastewater and the \$155.00 to Bert Rosenlund

on the sander be paid. Councilman Callaway seconded the motion and it passed unanimously.

Councilman Olson moved that the meeting be adjourned and Councilman Callaway seconded. The motion passed unanimously at 10:15 P.M.

Approved this 16<sup>th</sup> day of March, 1983.

Sandra Armstrong  
Mayor Sandra Armstrong

ATTEST: Sam Sellers  
Sam Sellers  
City Recorder/Clerk