

The Council met in their regular May meeting at 7-30 P.M. with the following members answering roll call. Mayor Frederick, Councilman, R. E. Newton, J. F. Wheeler, Frank Dostal, B. F. Wilhelm and L. B. Canfield. The Mayor appointed J. F. Wheeler, Clerk Pro-tem.

The minutes of the last regular meeting, as of April 7th, were read and approved as read and corrected.

The Treasurer's report was read and on motion, was accepted and placed on file.

The following bills were Okeyed by the Finance Committee,- Clem Van Sickle, \$3.00-B. F. Flanders, \$47.50-Matt Farrott & Sons Co. \$1.68 Mrs E. C. Anderson, \$32.20-G. W. Frederick, \$11.30-and Conrad Cemetery Society-\$151.53. Moved and seconded that the bills be allowed and orders drawn for the same, Carried.

Moved and seconded that the \$500.00 Bond of the American Surety Co. given by B. F. Flanders, be approved, Carried.

The Committee, Canfield and Newton, appointed to obtain a tower for the Siren, reported that they had purchased a tower of J. W. Conrad ~~and~~ for \$15.00, that it had been moved and was ready to raise.

The Committee, Dostal and Canfield, appointed to see that the Town-Hall had a coat of paint, reported that the work had commenced.

Moved by Dostal and Seconded by Newton that Miss Clara Simms be charged one-half of the reading of her Water meter hereafter, Carried.

The following resolution was introduced by the Clerk, Resolution-B- it resolved by the Town Council of the Incorporated Town of Conrad, that whereas, said Town is the owner of Lots, one, Two, Three, Four, Five, Six, Seven, Eight, Nine, Ten, Eleven, Twelve, Thirteen and Fourteen of Block Six, and Lots, One, Two, Three, Four, Five, Six, Seven, Eight, Nine, Ten, Eleven, Twelve, Thirteen, and Fourteen of Block Five of Clarks Addition to the Town of Conrad, Grundy County, Iowa. and whereas, a Committee of said Council have entered into an executory contract of sale, whereby the said Town of Conrad agree's to sell and convey to the Consolidated Independent School District of Conrad, said Lots for the agreed price of \$1.00 (one dollar) and have reported their action therein, therefore, the said Executory contract of sale is hereby ratified and confirmed and the Executory Officer's of said Town are hereby authorized and empowered to make conveyance of the above described real estate to the vendee herein named.

Moved by Wheeler and seconded by Wilhelm that the above resolution be adopted. Carried.

Moved by Canfield and Seconded by Newton that the side-walks on the east side of main street, north from Wilson's Shop, to the Poe property be repaired and the costs charged against the abutting property, Carried

Moved by Wheeler and seconded by Newton that the Town pay John Wood ~~for~~ 50% of the cost of the new Scraper which he has in possession and said scraper become property of the Town. Carried.

Councilman Wheeler introduced an amendment to Section one of Ordinance #20, AMENDMENT- No person, firm or corporation shall conduct or operate a Billiard or Pool Table or other table kept for hire, of which games are or may be played, by or with balls or cues or a Bowling or Ten-Pin Alley, without first procuring the license therefor, which license shall be, in addition to a fee of \$1.00, payable to the Mayor for issuing the same, the sum of Sixty dollars (\$60.00) per year for the first table. and the sum of Fifteen dollars (\$15.00) per year, for each and all additional tables, payable semi-annually in advance, for each Pool or Billiard table or other table kept for hire. the same license rate shall prevail for each Bowling or Ten-Pin Alley kept for hire. no license shall be issued for less than one year. the license shall be issued for a particular location and shall not be valid if such location is changed.

Moved by Newton and seconded by Dostal, that the rule, requiring the reading of an ordinance on three separate occasions, be dispensed with.

The Aye's and Nay's were called with the following results-Wheeler Aye, Newton-Aye, Dostal-Aye, Wilhelm, Aye, Canfield-Aye and was declared unanimously carried.

Moved by Newton and seconded by Dostal that the Ordinance be adopted, ~~carried~~. The Aye's and Nay's were called with the following results- Wheeler-Aye, Newton, Aye, Dostal-Aye, Wilhelm-Aye, Canfield-Aye. and was declared unanimously carried.

Moved by Canfield and Seconded by Newton that we purchase a door of B. F. Wilhelm and have it placed in the back room of the engine-house carried;

Moved by Wheeler and seconded by Newton that the Conrad State Bank be designated as the depository for the Town funds for the term of two years-from April 1st, 1930- Carried.

Moved by Newton and seconded by Wilhelm that we contract with E.-Penfield for 500 yards of screened gravel at \$1.50 per yard-to be delivered at once. carried.

Moved by Canfield and seconded by Dostal that we purchase the Trailer of B. F. Flanders, now being used by him, at the asked price of \$18.00. carried.

The following resolution was introduced by Wheeler-Resolution, Be it resolved by the Town Council of Conrad, Iowa. that the streets of the Town be Oiled as hereinafter designated; namely-Main street, from the C & N W Tracks, north to Lillian Avenue; , Also, Center Street, from the west bridge, East to Alice Street, and one block on Washington Street ~~to~~ commencing at Center Street, north to Grundy Avenue, thence East ~~to~~ one block to Main Street, all in the Incorporated Town of Conrad, Iowa. and the same is hereby ordered Oiled and the entire cost thereof, except the intersections of said streets, shall be assessed to the abutting property upon such streets, in proportion to the benefits conferred thereby.

The said Oiling shall be done by the Municipality and the benefits assessed in accordance with the Law providing for the Oiling of Streets and assessing the costs to the benefitted properties. The Aye's and Nay's were called, with the following result-Wheeler-Aye, Newton-Aye, Dostal-Aye, Wilhelm-Aye, Canfield-Aye. and was declared adopted.

Moved by Newton and seconded by Wilhelm that ~~the~~ one block on Church Street, between Maple Avenue and Lillian Avenue, be graveled providing 50% of the cost of same be paid by the property owners of said block-carried.

Moved by Dostal and seconded by Canfield that the work of re-surfacing, and graveling the several streets, be under supervision of the Street and Alley Committee, carried.

Moved and seconded to adjourn, Carried.

H. E. Erickson
Mayor

J. W. L. L. L.
Clerk-Pro-Tem