CERTIFIED COPY OF MINUTES OF MEETING OF BOARD OF COMMISSIONERS OF MORGAN COUNTY, INDIANA.

The Board of Commissioners of Morgan County, Indiana, met at their regular meeting on the 4th day of February, 1957, at the Courthouse in Martinsville, Indiana, with all members present, and James B. Davee, County Auditor, and Charles H. Foley, Attorney for Board, also present.

A petition by the Town of Mooresville for annexation of certain unplatted ground contiguous to said township was presented to said commissioners by Maurice C. Fulford, Attorney for the Town of Mooresville. The Board also heard testimony on the part of E. F. Hadley, owner of part of the affected real estate. Said petition was then discussed by the Board, and the following resolution moved, seconded, and unanimously adopted by the Board:

BE IT RESOLVED by the Board of Commissioners of Morgan County, Indiana, that the Town of Mooresville has taken necessary steps in the proper legal manner for the annexation of the real estate hereinafter described.

BE IT FURTHER RESOLVED that the following described real estate in Morgan County, Indiana, to-wit:

Part of the East half of the Southwest quarter of Section 25, Township 14 North, Range 1 East, described as follows:

Beginning at a point in the North property line of Haltom Street as platted in Hadley's 3rd Addition to the Town of Mooresville, which point is 86 feet West of the Northeast corner of said addition; thence West on and along the said North property line 457.80 feet to a point in the West line of said half quarter section, which point is 894 feet North of the Southwest corner of said half quarter section; thence North 375 feet to the point of intersection of the West line of said half quarter section with the North property line of Church Street; thence East 181.50 feet to a steel stake in the North property line of Church Street; thence North 500 feet to a point 187.85 feet East of the West line of said half quarter section; thence East parallel with the North property line of Church Street 95 feet; thence South 80 feet to a point which is 281.83

feet East of the West line of said half quarter section; thence West 80 feet parallel to the North property line of Church Street; thence South 420 feet to a point in the North property line of Church Street, which point is 196.50 feet West of the West line of said half quarter section; thence East on the North property line of Church Street to the circumference of a circle whose radius is 35 feet and whose center is 151 feet West and 350 feet North of the Northeast corner of said Hadley's 3rd Addition; thence on the curve of this circumference to the right, generally East and South, to its first intersection with the South property line of Church Street extended East; thence East on said extended street line to a point 461.35 feet East of the West line of said half quarter section; thence South 330 feet to the place of beginning, containing 4.2 acres, more or less.

being unplatted territory contiguous to the Town of Mooresville, Indiana, is hereby annexed to the Town of Mooresville, Morgan County, Indiana, and is now a part of said Town.

BE IT FURTHER RESOLVED that a copy of this entry be spread of record in the Order Book of this Board.

The Board thereupon discussed other matters not pertaining to the annexation of the above described territory to the Town of Mooresville, took action thereon, and finally adjourned.

WAITER K. SMITH

Jesse M. CopelANd

J. Everett Hadley
Board of Commissioners,
Morgan County, Indiana.

Attest:

James H. Oaver
County Auditor

CERTIFICATION

I, James B. Davee, Auditor of Morgan County, Indiana, do hereby certify that the above and foregoing is a true, complete

and correct copy of the minutes of the Order Book of the Commissioners of Morgan County, Indiana, on September 4, 1957, as the same pertains to the annexation of certain territory to the Town of Mooresville, Indiana.

Dated this ____ day of February, 1957.

James B. Davee

Auditor of Morgan County

STATE OF INDIANA,
COUNTY OF MORGAN. SS:

BOARD OF COMMISSIONERS
OF MORGAN COUNTY, INDIANA.

PETITION BY THE TOWN OF MOORESVILLE FOR ANNEXATION OF CERTAIN UNPLATTED GROUND CONTIGUOUS TO SAID TOWN

The Town of Mooresville, Morgan County, Indiana, by the undersigned Board of Trustees, respectfully petitions the Board of Commissioners of Morgan County, Indiana, as follows:

1. That the following unplatted territory, contiguous to the Town of Mooresville, to-wit:

Part of the East half of the Southwest quarter of Section 25. Township 14 North, Range 1 East, described as follows:

Beginning at a point in the Worth property line of Haltom Street as platted in Hadley's 3rd Addition to the Town of Mooresville, which point is 86 feet West of the Mortheast corner of said addition; thence West on and along the said North property line 457.80 feet to a point in the West line of said half quarter section, which point is 894 feet North of the South-west corner of said half quarter section; thence North 375 feet to the point of intersection of the West line of said half quarter section with the Worth property line of Church Street; thence East 191.50 feet to a steel stake in the Worth property line of Church Street; thence Worth 500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot feet of the Worth 1500 feet to a soint 187 85 foot fee point 187.85 feet East of the West line of said half quarter section; thence East parallel with the Morth property line of Church Street 95 feet; thence South 30 feet to a point which is 281.83 feet East of the West line of said half quarter section; thence West 80 feet parallel to the North property line of Church Street; thence South 420 feet to a point in the North property line of Church Street, which point is 196.50 feet West of the West line of said half quarter section; thence East on the North property line of Church Street to the circumference of a circle whose radius is 35 feet and whose center is 151 feet West and 350 feet North of the Northeast corner of said Hadley's 3rd Addition; thence on the curve of this circumference to the right, generally East and South, to its first intersection with the South property line of Church Street extended East; thence East on said extended street line to a point 461.35 feet East of the West line of said half quarter section; thence South 330 feet to the place of beginning, containing 4.2 acres, more or less,

be annexed to the Town of Mooresville.

- 2. That all affected landowners have requested and consented that said ground be annexed to said Town of Mooresville.
- 3. That said Board of Trustees did, on the 1st day of January, 1957, by ordinance duly adopted, subject to the approval of this Board of Commissioners, duly annex the above described real estate to said Town of Mooresville, a copy of said ordinance being attached hereto, and marked "Exhibit A".
- 4. That there is attached hereto and made a part hereof by reference, a plat of the above described real estate accurately showing the locations and measurements of such real estate, which plat is marked "Exhibit B".
- 5. That due notice of the time and place of the presentation of this petition has been given all landowners affected thereby, as shown by the certificate of Myrtle Asher, Clerk-Treasurer of said town, which certificate is attached hereto and marked "Exhibit C".
 - 6. That due notice of the passage of the above described ordinance was made by publication in the Mooresville Times on January 3, 1957, and January 11, 1957, proof of publication of which is attached hereto and marked "Exhibit D".
 - 7. That the annexation proposed herein is necessary in order to afford normal growth and expansion of the Town of Mooresville and will be beneficial both to said Town and the landowners affected herein.

WHEREFORE, petitioners request that this Board of Commissioners, upon proper hearing, grant annexation to the Town of Mooresville of the above described real estate.

Falph & Boberson Jr

Board of Trustees of the Town of Mooresville, Indiana.

RECOLUTION OF THE BOARD OF TRUSTEES

WHEREAS, the School Board of Mooresville Consolidated School Corporation has filed a statement with the Board of Trustees of the Town of Mooresville showing the necessity for the construction and equipment of a new elementary school to provide additional classrooms and the amount of funds required to be provided by the consolidated school corporation on account thereof; and

WHEREAS, the School Board of said consolidated school corporation has requested the Board of Trustees of the Town of Mooresville to approve said building project and the issuance of bonds on account thereof; and

VHEREAS, the Board of Trustees of the Town of Mooresville, after due investigation, finds that the bousing facilities of said consolidated school corporation are inadequate, and that the proposed building project is needed to meet the increase in school attendance; now, therefore;

BE IT RESOLVED by the Board of Trustees of the Town of Mooresville that approval be given for the construction and equipment of a new elementary school to provide additional classrooms by said Mooresville Consolidated School Corporation, and the issuance of bonds of said consolidated school corporation in the amount of Sixty-one Thousand Dollars (661,000.00) for the purpose of procuring funds to be applied on the cost of said project.

Adopted this 15th day of January, 1957.

Harshel Warth

Attest:

Clark-Treasurer

Board of Frustees

A STATE OF THE STA

CERTIFICATE AND REQUEST OF THE SCHOOL BOARD OF MOORESVILLE CORSOLIDATED SCHOOL CORPORATION TO THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE

STATE FOF INDIANA) SS: COUNTY OF MORGAN)

The undersigned, constituting the School Board of Mooresville Consolidated School Corporation (a consolidated school corporation including all of the territory within the corporate limits of the Town of Mooresville, Madison Township, Harrison Township, and Brown Township), hereby certify that attached to this certificate is a full, true and complete copy of the minutes of a meeting of the School Board of the consolidated school corporation held on January 9, 1957, including the resolution adopted at said meeting for the purpose of authorizing the issuance of bonds of said school corporation in the amount of \$\pi61,000.00\$ for the purpose of obtaining funds to be applied on the cost of construction and equipment of a new elementary school to provide additional classrooms.

The School Board of said consolidated school corporation hereby requests that the Board of Trustees of the Town of Mooresville approve said building project and the issuance of bonds on account thereof, and furnish to the Secretary of this Board a certified copy of its action thereon.

IN WITNESS WHEREOF we have hereunto set our hands on this, the Man day of January, 1957.

MOORESVILLE CONSOLIDATED SCHOOL CORPORATION

E.J. Welsel

We - Heal

Claude Utterbook

H. Hark

Schopt Board

Mooresville, Indiana, January 15,1957.

The Board of Trustees of the Town of Mooresville met in regular session January 15th at 7:30 with E.w. Einfeldt presiding. All members and their attorney, Mr. Fulford were present. Opening prayer was by Reverend Judge Watson of Calvary Methodist Church.

The minutes of the previous meeting were read. Hawkins moved and Roberson seconded they be approved. Motion carried. Treasurer's report showed a balance in all funds to be \$36670.37.

Ordinance # 1-1957, concerning annexation of certain territory, was given second reading. The bond of Clark Hermsdorfer, marshal, was approved.

A corrected time sheet from Harold Witt was read and approved, by a motion by Hawkins and second by Asbury.

The contract for the rides for Old Settlers was received and Clerk-Treasurer instructed to sign. A deposit if \$125.00 was also received.

Because of the dissatisfaction in placing the water hydrant on Morgan Street near the property of Ralph D.Cook, the Clerk-Treasurer was instructed to write the Water Company telling them that as far as the Town was concerned, the hydrant might be removed. This was by motion by hawkins and second by Roberson.

Sherriff Young was present and explained more fully the workings of the Police radio. He showed the advantage of having one in emergencies. A discussion on law enforcement followed and he and Mr. Fulford explained why it was better to try misdemeanor cases here before a J.P.

In view of the fact that there was a possibility of being able in the future to meet once a month, it was decided to leave the time of paying salaries as they stand.

A letter from the Public Service Company of Plainfield was read. They stated they were not ready to sell the ground north of the cemetery but that if in the future their power lines were removed, they might be interested. A discussion on the need for more land for the cemetery followed. The possibility of purchasing adjoining land from Frank Mendenhall was talked of and the committee will investigate further.

A letter accompanied by a map of plans, was read from Moore & Heger. The Clerk-Treasurer was instructed to write them asking them to come to the next meeting to explain these plans more fully.

Since the officer who signed for gun permits is no longer with the Town, a new name was needed. Hawkins nominated Officer Hermsdorfer. Asbury seconded and it was so carried.

The question of the legality of the ordinance governing solicitors, as it applies to magazines, was asked of Mr. Fulford. He advises that the Town is within its rights in enforcing this although the solicitor may argue that Me it is against the Constitution of the United States.

A request from the School Board to the Trustees, for approval of the construction of a new school house and the issuance of bonds for this purpose, was read. The Board approved

The subject of the need for a zoning ordinance was next.Mr.Fulford explained that the best way to handle this was to have a study group consisting of members from all walks of life meet and work this out. Gibbs proposed to name a member of the Board to select this study group.Asbury was named.Roberson moved and Hawkins seconded that Asbury name a committee of seven people to meet with the Board at a special meeting.He He will report at next meeting.Motion carried.

Hawkins suggested the possibility of the two fire departments joining forces. This was discussed and all members were in favor if it can be arranged. Asbury moved and Roberson seconded that Gibbs and Hawkins consult with the two departments and bring a report of the reaction to the Board. Motion carried.

The following claims were presented for payment:

215 Harold Witt

Park & Septic work

Minutes of Jan. 15	Cantinued	
Minutes of Jan.15 217 Standard Material Corporation 218 Citizen's Bank 219 Hoosier Water Co 220 A.E.Boyce Co. 221 D.X.Sun Ray 222 Bell Telephone Co. 223 Adding Machine Service & Sales 224 Midwest Fire & Equipment 225 Newcomer Lumber Co 226 Milo chemical Co. 227 Mooresville Times 228 Gross Income Division	Gravel Join Wrappers Water Office Supplies Fuel Oil Phone Service Repairs Supplies " Legal Notice	\$ 2.50 2.00 8.16 8.05 35.65 22.75 2.00 338.30 3.62 33.75 20.34
228 Gross Income Division 229 Wm. H. Huaght 230 Mooresville Welding Shop 231 Carl8s Service Station 232Vestal Motors	Gross Tax Bond and Ins Repairs Gas Repairs to Police Car	20.34 24.47 46.60 24.43 41.37 56.58

Reberson moved and Hawkins seconded the claims be allowed and warrants drawn for the amount. Metion carried.
Asbury moved and Reberson seconded the meeting adjourn. Metion carried.

PRESIDENT

ATTEST

CLERK*TREASURER.

Mooresville, Ind.

The Boarsd of Trustees met in regular session Feb 5,1957 at the Municipal Building. The meeting was called to order at 7:30 by E W Einfeldt, President. Einfeldt, Roberson and Hawkins answered rollcall. Gibbs was present later. The opening their attorney was also present. The opening prayer was by Reverend Furbay of the Friends Church.

The minutes of the previous meeting were read. Roberson moved and Hawkims seconded they be approved. Motion carried. The Treasurer's report showed a balance of #33529.41 in all funds:

The representative from Motorola was heard first. He reported that the request for a police radio was filed and the Board signed the necessary papers.

Mr. Dunn of Martinsville was present to report his progress in building on the area north of town. He wnated to know the sewer situation but the Board could not give him any information until a report from Moore & Heger which will be given at next meeting.

The Clerk Treasurer had consulted Mr. Fulford concerning the enforcement of the parking meter violation in regard to having a warrant for refusal to pay. He advised that the ordinance covered this and the Town was within their rights to serve these warrants.

Vivian Newlin was heard next. He complained of the condition of the street by the side of his house and the fact that the trucks parking on this street on Saturday were parking in his yard. The Board a ssured him that they would look into it and try to remedy it. The complaint was also made that motorists were in the habit of disregarding the stop sign at this same crossing. The street man is to be instructed to move the stop sign which is farther back and place it at the crossing and the officers will be told to make arrests for this crotation.

In discussing the condition of the streets in the Town, the attorney advises that the Water Company must put the streets back as they found the them. He suggested the Town have pictures made of the bad places to have for future reference. Gibbs moved and Roberson seconded this be done. Motion carried. Also the street commissioner is to be told to put gravel tand blacktop if necessary and keep account of the cost. This is also to be used in the future

Mr. Todd of the Public Service Co.reported on the progress of the new lighting. Every thing is ready for the signature but since the old contract expires in September, a contract will not be signed until then. In the meantime, the electric bill will be pro rated as new lights

Minutes of February 5, continued.

are installed. These will be billed at the new rates. They requested that as they were needed, meters be closed to parking on the days they were working.

Mr. L Rogers and Mr.Glen Latta were heard concerning the development of Valley View, formerly the Vance Keller property, recently purchased by Mr. Rogers. Since their questions mostly concerned sewage. no definite answer could be given them until a report from Moore & Heger is received.

Mr. Fulford presented the #\$p\$## certified copy of the minutes of the County Commissioners showing their approval of the annexation covered in ordinance # 1-1957. This is the Christian Church and the Water Tower.

The queation of whether the Fire Truck needs license was asked Mr. Fulford. He advised that they do not.

The oiling of streets was next discussed. Hawkins moved and Gibbs seconded that advertisement for bids be run in the Mooresville Times. Motion carried.

Hawkins read a letter from the Brown Township Fire Department in which they stated their willingness to cooperate with the Trustees in trying to reorganize. They will meet together to work the details.

Hawkins announced this was Boy Scout week. They asked if the Board would cooperate in allowing the boys to serve in some of the offices. Several had been appointed as Firemen and four as Marshals. The Board expressed their approval of this.

Roberson reported for Asbury on the zoning. He has contacted five organizations who will report to him as to whom they have chosen. He will appoint two more and report at next meeting.

A communication from State Highway stating the No Parking area on # 267.

Since Kendall now has the necessary equipment to do grading etc., the Board to give him the work for which they had had to call in an outsider. This was by motion by Hawkins and second by Gibbs.

The following committees for the year were announced by the Chairman

Park Street Cemetery

Hawkins Roberson and Einfeldt Gibbs and Asbury.

It was agreed to have Ray Houuse give an estimate on placing bars on the two offices.

Gibbs is to investigate the bridge on E Washington St.

The following claims were presented for payment

	233 Forest Rusie	Marshal 250.00 less W tax &)A	Si208,97
	234 Leonard Horton	Marshal \$250.00 less W Tax & OASI	218.97
	235 Elmer Poe	" 250.00 " " "	218 97
	236 Clark Hermsdorfer	" 250.00 " " "	
	237 Myrtle Asher	ClerkATreas200.00 less W Tax & OaSi	218.97
	238 Wm Kendall	Cternatreas200.00 tess w tax & Oasi	
		St.Comm 225.00 less OASI	219.94
	239 Earl Morgan	Sexton 60.00 less OASI	58.65
	240 Bernard Soubers	Misc. 225.00 less W Tax & OASI	189.24
_	241 Chas Hinshaw	Marshal 35.00 Less W Tax & OASI	27.91
	242 H B Monday	Fireman & Repairs	29.00
	243 E A Allen	n n	26.00
	244 Richard Keller	n solvine name . of engine legal leg	18.00
	245 Peland Connell	m single in the terminal	
	246 F G Rusie	m soudoff the sale and first training	6.00
	247 C W Squires	11 11	4.00
		n	12.00
	248Wm Petter		8.00
	249 Alden Beall	II II O MAN AND AND AND AND AND AND AND AND AND A	4.00
	250 Chas Nelson	ti di	6.00
	251 Chas Weaver	· ·	2.00
	252Frank Myers	11	2.00
	253 E A Allen	Repairs to Truck	6.00
	254 Gladys Marley	Recorder Fee	
	055		2.00
	256 Hoosian Water Lan Belivice	Electricity	541.05
	256 Hoosier Water Co.	Water	400.00
		~001	40

257 Moore's Market 258Mooresville Times 259 Thompsons Auto Supp	Supplies Legal Notice Supplies	11.99 25.40 .9.46
260Nelson's HDWRE 261 Standard Material	Gravel	5.77 24.80
262 Dale's Pure Oil 263 W Taa 264 OASI	Gas Withheld from Jan salaries	107.48
LOAU TOS	not disease a lotte dubi cevia es	39.28

Gi bbs moved and Hawkins seconded the claims be allowed and orders drawn for amounts. Motion carried.

Gibbs moved and Roberson seconded the meeting adjourn. Motion carried.

PRESIDENT

ATTEST Myrelle asher CLERK TREASURER

Mooresville, Ind. Feb, 19 1957.

The Board of Trustees met in regular session Feb 19 at the Municipal Building. The meeting was called to order at 7:30 by E.W. Einfeldt, President. All members were present. Opening prayer was by Reverend Miller of the Church of God. The minutes of the previous meeting were read. Hawkins moved and Gibbs seconded they be approved as read. Motion carried.

Action No#1 was the approval of the Citizen's Bank as depository for Town funds. This was by motion by motion by Gibbs and second by Roberson.

Mr. Cecil Bain was heard first. He asked if the Town would pit a new floor in the Boy Scout Cabin at the Town Park. Asbury moved and Roberson seconded to have Park Committee work with Cecil on this project. Motion carried.

Mr. Fred Heger and Mr. A were present to report on progress of sewer survey. They announced that the survey is 800/0 completed. The completion date for their plans are the third week in March. Plans were shown and discussed. Several interested citizens were present and studied the plans. Among these were Mr. Dunn who announced he is ready to build as soon as he gets the approval of the Board for his sewer hook-up. Mr. Rogers of Valley View project was also present.

Mr. Todd of Mooresville Public Service presented the new contract for signatures. It was signed by all members.

Gibbs made a report on the Bridge on Wash Street. He reported that the Commissioners have said they do not have the necessary appropriation at the present time.

Asbury reported having contacted five organizations on the study group for zoning. The following names were summitted from these groups: Lion's Club Kenneth Dorsett Oof C Leon Adler Jr Cof C Dean Abbott Garden Club Mr Asbury's nominations were George Bryan, John Thomas, Richard Squires. They will meet with the Board. The claims were presented 265 H B Monday Sewer Inspection \$6.00 266D X SunRay Oil Co Fuel Oil 36.14 267 Richard Squires Pictures
268 Bell telephone Co. Phone Service
269 Newcomer Lumber Co. Materials 27.00 17.65 20.60 270 Mooresville Times Legal Notice -6.28 -epairs 271 Vestal Motors

Asbury moved and Roberson seconded the claims be allowed. Motion carried. Roberson moved and Asbury seconded the meeting adjourn. Motion carried.

PRESIDENT

6 W.

ATTEST

CLERK TREASURER

Mooresville, Ind. March 5, 1957

The Board of Trustees of the Town of Mooresville met in regular session March 5,1957 at the Municipal Building. The meeting was called to order at 7;30 P.M.by the President. Opening prayer was by Trustee Hawkins. Einfeldt Hawkins, Roberson and Asbury answered rell call. Mr Fulford, their attorney was also present.

The minutes of the previous meeting were read. Roberson moved and Hawkins seconded they be approved as read. Motion carried. The treasurer's report showed a balance in all funds to be \$32,702.01.

Mr Adams of the mosier Water Co.was present to have the permits explained. This was done and knowing that leaks etc sometimes come at a time when no one is available to issue permits, it was agreed to fix such and obtain the permit later.

Mr. Fulford announced that due to previous trials, the Glendale case has been postponed. He hopes to get it set for this month.

The bids for improving the streets were next considered. Hargis of Terre Haute and Regers of Bloomington submitted bids. After a short discussion, the contract was awarded to Regers who has done satisfactory work in the past. This was done by a metion by Hawkins and second by Roberson.

Hawkins presented a plan for a parking lot at the Church of God. The membrs felt that this was a very good plan and Gibbs moved and Roberson seconded that it be approved. Motion carried.

Gibbs reported that there may be funds available for the bridge on East Washington street.Mr. Fulford will find out the details.

The Clerk -Treasurer was instructed to issue a bulletin to the Police to buy the oil for the car at the same place as the gas.

As there are several trees which need to be taken out, Hawkins moved and Asbury seconded to have J.E. Allman cut them. Carried.

Einfelds will contact Chas Hinshaw about inspecting the downspouts.

The following claims were	presented for payment	
271 Ferest Rusie	Marshal \$250.00 less W Tax& OA	
272 Leenard Herten	250.00 " 2"	218.98
273 Elmer Pee	11 350 000	W 218 US
274 lark Hermsderfer	n 250 00 n n n n a	
2/5 Myrtle Asher	Clerk Tr as200.00 " " " "	169.10
276 William Kendall	St.Comm 225.00 less OASI	219.93
277 Earl Morgan	S xten 60.00 " "	58.65
278Chas Hinshaw	Marshal less W Tax& OASI	7.97
279 Bernard Soubers	Miss. 170.00 less W ax& OA	
280 Petty Cash	Pestage	3.00
281 Wm Kendall	Grading	24.00
282 Everett Kershaw	Labor	11/50
283 Lester Park Garage	Repairs to truck	14.20
284 Standard Matérial	Gravel	295.30
285 H B Monday	Fireman	2.00
286 Ferest Rusie	"Themselved out of went alog of	2.00
287 Frank Myers	u ·	2,00
288C " quires	anniquali bedreseng semon isaurani	2.00
289 Wm.Petter	oftouter or and our to untagnifor	2.00
290 Ed. Fields	n	2.00
291 Leland Connell	two colors colors a soc cost bearings	2.00
292 Chas Nelson	nde various multiple galiferen decid med	2.00
293 C Weaver	n	2.00
294 E A allen	princed to the Clearly of the aged	2.00
295Richard keller	The water and and account and	2.00
296 Alden Beall	named Combank anyrod Treak is axpe	2.00
297 Vestal Meters	Repairs	24.15
298 Curry Sunece	Gas	35.12
299 Fred Malette	Filter	9.85
300 Hossier Water Co.	Water	400.00
301 Meeresville Public Se	rvice Electricity	540.40
302 Hensley Ceal Ce.	Ceal	131.56
303 A E Beyce	Supplies	10.51
304 Gibbs Ace Hdwre	ii .	8.94
305 W Tax 306 OASI	W Tax	
306 OASI	OASI	160.40
	CANT	37.46
		27.40

Reberson moved and Hawkins seconded the claims be allowed and order drawn on Treasurer for amount. Metion carried.

Gibbs moved and Roberson seconded the meeting adjourn Metion carried.

W.G. PRESIDENT

teldy

ATTEST

CLERK*TREASURER

Mooresville, Ind. March 19,1957.

The Board of Trustees met in regular session March 19,1957 at the Municipal Building. The meeting was called to order at 7;30 by the Chairman. Opening prayer by Reverend Miller of the Church of God. All members and Mr. Fulford were present.

The minutes of the previous meeting were read. Hawkins moved and Roberson seconded they be approved. Motion carried.

The Booster Class of the First Methodist Church had requested permission to hold their Easter meeting in the Municipal Building. This was granted.

Mr. Charles Comer appeared concerning the Cemetery. Knowing there would soon be need for more land, he pointed out how by cleaning, Filling etc there could be several more lots available. He suggested a steering commottee that would work with the Boardin trying to remedy some of the conditiond. He expressed a willingness to serve on this committee and submitted the following names to work withhim-Kenneth Dorsett, Claire Cook, Miriam Hughes and Goldie Wiles. The members felt that this was a very good plan. Hawkins moved and Roberson Sesonded to accept this arrangement and have Mr Comer act as Chairman. Motion carried. He also asked if "No parking signa might be put on Harrison Street where the Methodist Church is building. He said the Church would give the dirt to the Town if they would haul it away and that it would make very good fill dirt for the Cemetery. His request was granted and Mr. Kendall will be instructed to haul it away.

Bob Clift has asked permission to block the street in front of his house while he is removing a tree. He will notofy the Town when he is ready. This permission was granted. Mr. Clift gave an estimate of \$500.00 for a floor in the Scout Cabin.

Dean Abbott was next heard. He was representing the J C C's. He first asked if they might have the job of policing the Old Settlers again this year. Next he talked of the need for a sidewalk on Morgan Street. The Jay Cees are interested in helping with this project but he did not feel they should proceed until they had the approval of the Board. He was advised that if they could get the consent of the property owners for this, the Board would agree. He will report soon. He announced that the trash barrels were ready, but since they had cost quite a bit of money, he felt they should be anchered to prevent being stolen. They were given permission to bolt them to the pavement.

Mr. Dunn of National Homes presented his plans. His model home had made a very good impression on the public. No action was taken.

Mr.Fulford reported that the E Washington bridge question would be brought to the next meeting of the County Commissioners.

No date has been set for the Glendale hearing but inas much as they are in town at the present time, The Clerk-Treasurer was instructed to write the Hoosier Water Company asking them to extend the water lines to serve them.

Mr.George Colemanasked about the ditch which runs through his property. It will be a very costly job to tile this. The street commottee will investigate.

Minutes of March		Ä
The claims were presented for	payment	
307 Chas Nelson	Fireman	\$6.00
308 F G Rusie	at a spanning of order action	2.00
309 Wm Potter	n actual business	6.00
310EE A Allen	п	6.00
311 Richard Keller	n and an analysis of the	6.00
312 Chas Weaver	national and a second and a second	4.00
313 Alden Beall	, n man la	4.00
314 C W Squires	· n notes	4.00
315 Leland Connell	Jog make the same without the hour	4.00
	Repairs	16.50
317 McCollum Typewriter		
710 Citi one Don't	Service	3.00
	Box Rent	3.00
	Water	13.20
	Fuel Oil	37.78
321 K R Dorsett	Insurance on Truck	84.24
322 Hadley & Cook	Workmen's Compensation	233.61
323 A E Boyce Co.	Receipts	39.50
	Phone Service	13.90
	Materials	34.80
	Cutting trees	80.00
327 Standard Material Corp.	Gravel	121.80

Asbury moved and Gibbs seconded the claims be allowed and order drawn for the amounts. Motion carried.

Gibbs moved and Asbury seconded the meeting adjourn. Motion carried.

ATTEST Mystle asher

CLERK*ZREASURER

Mooresville, Indiana. April 2,1957.

The Board of Trustees met in regular session April 2, at the Municipal Building. The meeting was called to order by the Chairman at 7:30 P M. Opening prayer was by Reverend Miller of the Church of God. Einfeldt, Gibbs Asbury and Roberson answered roll call.

The minutes of the previous meeting were read. Roberson moved and Asbury seconded they be approved as read. Motion carried.

A letter from the Hoosier Water Co.was read asking the approval of the Board for placing hydrants at the designated places in Glendale. Approval was given. Also the Clerk-Treasurer was instructed to write them asking them to check all hydrants as one had been reported as not working.

The Clerk-Treasurer was also instructed to order street signs for Glendale streets.

Harold Copeland appeared to discuss his difficulty in getting in and out of his place of business to load. Also he told the Board he had made arrangements with Mrs Harshman for parking on her property. Asbury moved and Gibbs seconded for Roberson to study the situation and work with Mr. Copeland on a solution. Carried It was also suggested that the Board try to work out some plan with the rest of the business men on the same problem.

M.o.Shrake was present concerning the street and alley near his home The street Committee will investigate.

Mr.Frank Mendenhall appeared to seek a solution on the water which he says backs up on his land. This was found to be more a county situation than a Town. Gibbs moved and Roberson seconded the following resolution: That as soon as the county attended to their part, the Town would do their part. Carried.

A representative from Sanfax Co.was present and demonstrated a sewer cleaner. No action was taken.

Mr.Fred Heger was present with his pland for the sewer system and disposal plant. Quite an instructive discussion followed on the operation of the plant. Mr. Fulford will follow through with the legal details pertaining to the starting construction.

333 Myrtle Asher Cle. 334 William Kendall St. 335 Earl Morgan Sex. 336 Chas Hinshaw Ins. 337 Bernard Soubers Mis.	shal less W Tax and Oasi """"""""""""""""""""""""""""""""""""	20897 218.97 218.97 218.97 169.10 219.94 58.65 19.94 159.30 39.00 19.50
341 Standard Matrrial Corp Mat 342 Hoosier Water Co Wate 343 Mooresville Public Service 344 H B Monday Rep 345 Paul Hadley Rep 346 Wilcher's D X Gas 347 Vestal Motors Rep 348 Mooresville Times Pap 349 OASI OASI 350 W Tax Witt 351 Pub Emp Ret Fund Fi	er Electricity airs airs &WOil airs er hheld from March salaries	169.9 400.0 561.2 7.42 75.59 38.49 4.00 38.19 166.00 229.82 501.40

Gibbs moved and Asbury seconded the claims be allowed. Motion carried Asbury moved, Roberson seconded the meeting adjourn. Motion carried.

RECEIPEDIA

TTEST Murtle aske

CLERK*TREASURER

Mooresville, Indiana,

April 16,1957.

The Board of Trustees of the Town of Mooresville met in regular session April 16 at the Municipal Building At 7:30 P.M. The meeting was called to order by the Chairman and prayer was by Reverend James Furbay of the Friends hurch. Tinfeldt, Gibbs Roberson and Hawkins answered roll call. Mr. Fulford, Their attorney was also present.

he minutes of the previous meeting were read. Roberson moved and Hawkins seconded they be approved as read. Motion carried. The Treasurer's report showed a balance in all funds to be\$29,235.94. Hawkins moved and Roberson seconded it be accepted. Motion carried.

Mr.E.F. Hadley was first heard. He reported a ditch having become clogged on Hadley St. He thought a tile had broken through. He said he would have the digging done if the Town would have the firemen blow the accumulation of sand etc. out and have the street man relay the tile. This was aggreable to all.

Mr Fred Heger of Moore & Heger was present with explanations of the different ways of financing the sewers. Mr Fulford read the preliminary ordinance for starting the work. The proceedings concerning the passage of the sewer ordinance are attached to the minutes.

A letter from Harlan Ozment requesting gravel in front of his house was read. This will be taken care of . Other places were reported as needing patching. These will be reported to the street man and repaired.

A resolution of respect for Walter Asbury was read and is attached to the minutes. A special meeting will be held May first to choose a successor to Mr. Asbury.

The following bills were presented for payment:
353 Maurice Fulford
Attorney

354 Walter Asbury Est.
355 Indiana Bell
356 Petty Cash
357 D.X Sun Ray Oil
358 Western Auto

Attorney
Trustee
Phone
Postage
Fuel Oil

35.48

\$125.00

50.00

16.35

3.00

RESOLUTION

WHEREAS

There is a vacancy in our midst with the passing of our friend and fellow-worker, Walter Asbury and Whereas this Board feels a keen sense of loss in his absence, BE IT RESOLVED

That the Board of Trustees will greatly miss his friendly advice and words of counsel.

BE IT FURTHER RESOLVED:

That a copy of these resolutions be placed in the minutes for

permanent record.

HOLEDTOSEM

BARESHW

There is a vacancy in our midst with the passing of our

Das yundan redisw.remus-wollel bar bueful

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HVIDSH II ES

That the Board of Trusteen will greatly size his friendly

advice and words of counsel.

GEVICATE ARETAUR MI DE

TOR a corr of these resolutions be piaced in the grantes for

permanent record

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A STATE AND A SECURE

mr. Hershal Gubbsi

Dear Sir:

You are hereby notified of a special meeting of the Board of Trustees of the Town of Mooresville, to be held in the Municipal Building on the sixth day of May 1957 at 7:30 P.M.

The purpose of this meeting is to choose a successor to the late Walter Asbury.

Yours truly,

Myrtle asher, Clera-Treasurer.

I, Charles Hinshaw Marshal of the Town of Mooresville, Indiana, do hereby certify that I have served a copy of the above notice on May 1,1957, to the person to whom it is addressed.

i ned

Marshal.

Dated May 1,1957.

notified of a special meeting of the Board of Mooresville, to be held in the Municipal Building 1957 at 7:30 P.M.

this meeting is to choose a successor to the late

Yours truly,

Myrtle Ceshe

Myrtle Asher, Clerk-Treasurer.

al of the Town of Mooresville, Indiana, do hereby ved a copy of the above notice on May 1,1957, to s addressed.

Signed Charles J. Hinshaw
Marshal.

mr. Harold Hawkins!

Dear Sir:

You are hereby notified of a special meeting of the Board of Trustees of the Town of Mooresville, to be held in the Municipal Building on the sixth day of May 1957 at 7:30 P.M.

The purpose of this meeting is to choose a successor to the late Walter Asbury.

Yours truly,

Myrtle Asher, Clerk-Treasurer.

I, Charles Hinshaw Marshal of the Town of Mooresville, Indiana, do hereby certify that I have served a copy of the above notice on May 1,1957, to the person to whom it is addressed.

Signed Charles Hinshaw Marshal.

Dated May 1,1957.

Mr. Ralph Roberson, gu,

You are hereby notified of a special meeting of the Board of Trustees of the Town of Mooresville, to be held in the Municipal Building on the sixth day of May 1957 at 7:30 P.M.

The purpose of this meeting is to choose a successor to the late Walter Asbury.

Myrtle Asher, Clera-Tressurer.

I, Charles Himshaw Morehal of the Town of Mooresville, Indiana, do hereby certify that I have served a copy of the above notice on May 1,1957, to the person to whom it is addressed.

Signed Charles 7/in

Dated May 1,1957.

MOORESVILLE, INDIANA

To the Board of Trustees of the Town of Mooresville,

This is to certify that Mildred asbury than been duly appointed by the Board of Trustees of the Town of Mooresville, Indiana, as a member of the Board of Trustees of said Town to serve Indiana, as a member of one board of time as of May 101957 to December 31,1959.

In witness whereof, I have hereunto set my hand and affixed the seal of the Town of Mooresville, Indiana this ___day of _

Muntle (sher)
Clerk-Treasurer

I, Mildred asbury .do solemnly swear that I will support the Constitution of the United States, the Constitution of STATE OF INDIANA, MORGAN COUNTY the State of Indiana, and Will fairly and impartially discharge my duties as a member of the Board of Trustees of the Town of Mooresville, Indiana, to the best of my ability, SO HELP ME GOD.

Mildred asbury

May 1957.

bscribed and sworn to before me this 7 day of May,1957.

May of May,1957.

Clerk-Treasurer

N OF MOORESVILLE

appointed .b. tops Town of Trustees of the Provided Andrews evres of nwor blus lo seed and lo redmen's as subthal

20 yes ains susipal, ellivserook lo nwor eds lo ises

YTHUOD MACROM, ANAIGHT TO STATE

List I John Read Vienelos ob. 10 notification of the United States, the Constitution of the United States, the Constitution the State of Indians, and will fairly and importionly discounted my -29200M 20 0WOL BUT TO 8995804# TO DISCOUNT B BO 49100D VILLE, TEXTEDS, to the best of ay collisty, to the best of ay collisty, to the best of an entirely, to the best of an entirely and the best of the bes

Minutes of Apri Fireman H b Monday Fieman E A Tllen usie 362 ed. 11 362 C W Squires 363 Wm.Potter 145 \$ 25.00 27.98 11, 11 364 Chas Nelson 11 365 Rogert Haak 2.00 366 Richard Keller Standard Material Corp 2.00 367 Gravel etc 34.05 368 Newcomer Lumber Co Supplies 369 Indiana State Industries 7.25 24.85

Gibbs moved and Hawkins secended to allow the bills. Motion carried. Gibbs moved and Hawkins seconded to adjourn. Motion carried.

E. W. Einfe PRESIDENT

ATTEST

May 1,1957.

Due to a technicality, the meeting set for this date has been postponed. The meeting will be held May 6th and all members have been duly notified.

Presiden

Attest

Clerk-Treasurer.

May 6,1957.

The Board of Trustees of the Town of Mooresville, met in special session May 6,1957 at the Municipal Building at 7:30 P.M. The meeting was called to order by the Chairman. All members were present.

This meeting was called for the purpose of electing a successor to Trustee Asbury. The Chairman called for nominations and Gibbs placed the name of Conduitt Fields. Roberson then nominated Mildred Asbury. Einfeldt placed the name of James Beasley. A written ballot was taken which resulted as follows:

Mrs.Asbury 3 votes l vote. Fields

Chairman declared Mrs. Asbury duly elected. She will be sworn in so she may take her chair at the regular meeting, May 7th.

Roberson moved and Gibbs seconded the meeting adjourn. Motion carried.

President.

Attest

Clerk-Treasurer

The Board of Trustees of the Town of Mooresville met in regular session May 7 1957. The meeting was called to order at 7;30P.M.by the Chairman. Trustees Einfeldt Hawkins, Asbury and Roberson answered roll call Mr Fulford was also present. Few Eutlangield gaves penns proper

The minutes of the previous meetings were read. Mrs. Asbury moved and Hawkins seconded they be approed as read. Motion carried.

Mr Ollie Bean appeared regarding the stakes driven on a strip of his ground. This is unfenced land and was probably thought to belong to another party. This will be checked with Moore & Heger.

Bracy Burton was present to ask permisson to run a sewer line on the dead end street. This was granted.

Mr.E. adley presented a plat of Hadley Highlands, first section, for approval. The Board did not feel they should pass on this without first consulting Moore & Heger.Mr.Fulford will contact Mr. Heger and arrange a special meeting.

Mr Dunn was present to find the general feeling of the Board on his constructing a sewer to connect with the Town sewer. The Trustees felt this was alright but the situation is the same regarding sewers in the sub-division as with Mr. Hadley. They will consult with Mr. Hager.

A request for a street light at the Christian Church has been received. Hawkins moved and Rogerson seconded that a light be placed there under the direction of Einfeldt end Roberson.

In discussing vacations, Roberson moved and Gibbs seconded to give the three older (in service) police two weeks and Hermsdoefer one wwek.

Hawkins moved admand Roberson seconded to send the flag to be cleaned and afterward to fly it each day. Carried.

Hawkins moved, Mrs Asbury seconded to allow the following claims. Carried

Hawkins moved, Mrs Asbury seconded to allow the 10110 miles	Attent
370 nForest Rusie 371 Leonard Horton 372 Elmer Poe 373 'lark Hermsdorfer 374 Myrtle Asher 375 Wm Kendall 376 Earl Morgan 377 Chas Hinshaw 378 Bernard Soubers Missc. 379 Wm Kendall 370 Everett Kershaw 371 Leonard Horton 370 Chas Hinshaw 371 Contract work 371 Contract Work 372 Elmer Poe 373 'lark Hermsdorfer 374 Myrtle Asher 375 Contract 376 Earl Morgan 377 Chas Hinshaw 377 Chas Hinshaw 378 Bernard Soubers 379 Wm Kendall 370 Contract Work 370 Earl Morgan 371 Contract Work 371 Contract Work 372 Elmer Labore 373 Newcomer Lumber 374 Contract Work 375 E Allman 377 Contract Work 377 Contract Work 378 Contract Work 389 E Allman 380 Cutting trees 381 Newcomer Lumber 382 J E Allman 383 Newcomer Lumber 384 F G Rusie 385 Fireman 386 C W Squires 387 E Allen 388 Chas Nelson 388 Chas Nelson 390 Coleman Agency 391 Mooresville Public Service 392 Hoosier Water 393 Chuck's Texaco 394 K R Dorsett Agency 395 Citizens Bank 300 Coleman Bank 300 Coleman Bank 300 Coleman Bank 300 Coleman Bank 301 Coleman Bank 301 Coleman Bank 302 Coleman Bank 303 Coleman Bank 304 Coleman Bank 305 Coleman Bank 308 Coleman Bank 308 Coleman Bank 309 Coleman Bank 309 Coleman Bank 309 Coleman Bank 309 Coleman Bank 300 Colem	218.98 218.98 218.98 0ASI 169.10 214.93 58.65
396 Mooresville Welding Repairs	15.50
397Wm.Pemberton Labor 398 W.Tax Withheld from salaries	171.83
399 OASI " +	38.92

Roberson moved and Hawkins seconded the meeting adjourn. Carried.

President

Mooresvible, Indiana,

May 4,1957
The Board of Trustees met in special session May 3, to confer with Mr. Heger on the question of how the Hadley additions as proposed for annexation would be served by the sewer.

The meeting was called to order by the Chairman with all members and their attorney present. Mr. Hadley and Mr Robert Dunn were also present.

After a study of the plans, it was agreed by both parties, the Town and Mr. Hadley, that a change would be made in the specifications of the plat that would be satisfactory to all. Mr. Fulford will confer with the proper persons and make such change. No further business appearing, the meeting was adjourned.

President

Arrest

Clerk-Treasurer

May 21,1957.

The Board of Trustees of the Town of Mooresville met in regular session at the Municipal Building. The meeting was called to order by the Chairman at 7:30 P.M. Einfeldt, Gibbs Asbury and Roberson were present. Mr Fulford, The attorney was also present. The minutes of the previous meeting were read. Roberson moved and Mr. Asbury seconded their approval. Motion carried.

A letter from the Brooklyn Brick Co.asking that they be considered in the bidding for the sewer brick. This letter was filed for future consideration.

The addendum to the sewer plans was received and read. This is to be added to the original. Mr Fulford explained the proceedure for receiving the bids. This will be done May 28th.

A letter from Hoosier Water Co.was read. In this they asked approval of the enclosed plans for installing twelve new hydrants in the Hadley additions when they are annexed. After studying the plans, Gibbs moved and Asbury seconded they be approved. Motion carried.

The request for annexation of Hadley's sub-divisions was received and after consideration, Roberson moved and Gibbs seconded the approval.

Motion carried. These are known as Hadley Highlands and Highland Meadows.

Mr.John Moore of the Recreation Committee appeared next. The fact that the Swimming Pool will not open is creating a problem in their program. They hope to take the classes in swimming to Martinsville for lessons. Transportation is the problem at present. A great need for recreation for all children of the School Corporation exists and all available help will be given.

A letter from the Public Service Co.was read saying that the light had been installed at the Christian Church as requested.

In discussing the need for the Police radio, Mr. Fulford advised that it would be possible to ask for additional approxitation to cover the remainder of the cost, that is, if it can be arranged with Motorola Co. Gibbs moved and Roberson seconded that additional appropriation be requested as soon as Clerk-Treasurer finds that it can be handled this way. Carried.

The following claims w re presented	for payment	
400 Indiana Bell		\$17.65
401 Hoosier Water Co.	Water	
402 Hadley & Cook		413.33
403 Martinsville Democrat	Insurance	16.52
10/ Marketile Democrat	Legal Notice	14.42
404 Mooresville Times	mar was acceptanting and b	15.35
405 Hayes Drug Store	Supplies ~	1.14
406 Vestal Motors	Repairs	
407 Allison Tire Co.		14.12
408 Standard Waterial a	Gas & Service on cars	85.00
408 Standard Material Corp	St.Materials	373.25
409 Mooresville Machine Shop	Repairs on Cem. Equip	18.25
410 Independent Concrete Pipe Corp	Materials (Pine)	
Gibbs moved, Asbury seconded the cla	ima ba allamad anni al	209.25
Roberson moved Gibbs seconded the m	THIS DE ATTOWED. Carried.	
nuberson moved (finds seconded the m	esting adjourn Connied	

Attest

Clerk-treasurer

President

The

The Board of Trustees of the Town of Mooresville met in special session May 28,1957, for the purpose of taceiving bids for the proposed sewer system and disposal plant. The meeting was called to order at 7;30 P.M. by the Chairman. Einfeldt, Roberson, Asbury and Hawkins answered roll call.

Ten bids were received namely:

- (1) Munich Engineering-Jeffersonville, Indiana Bonds enclosed \$277,400.00 for sewage treatment plant.300 days completion time.
- (2) Burton Plumbing and Heating-Rochester, Ind. \$279,000.00 for sewage treatment plant. Accompanied by bond. 360 days completion time.
- (3) Mitchell and Starke-Medora, Indiana. \$ 491,757.14 for sewer system. 350 days. Bond enclosed.
- (4) Huber, Hunt & Nichols, Indianapolis, Ind. \$311,000.00 for sewage treatment plant. 275 days. Bond enclosed.
- (5) Charles F. Smith & Son, Dayton, Ohio. Bond enclosed. \$383,900.00 for sewage treatment plant. 300 days completion time.
- (6) Curry Construction Co., Mloomington, Ind. Bond enclosed. \$ 274,000000 Sewage treatment plant. 370 days completion time.
- (7) Dave S.McDougal Co., Indianapolis, Ind. Bonds enclosed. \$ 337,711.00for sewage plant. 360 days completion time.
- (8) M.E.Foster, Kokomo, Indiana. Bonds enclosed. \$ 623,730.30 for sewer system. 400 days completion time.
- (9) Edgar H. Hughes, Jeffersonville, Indiana. Bonds enclosed. \$386,802.00 sewer system. 300 days completion time.
- (10) Towsley Construction Co., Indianapolis, Ind. Bond enclosed. \$ 274,000.00 sewage plant 300 days comoletion time. \$ 334,645.00 sewer system

Hawkins moved and Asbury seconded that the bids be referred to Moore and Heger for tabulation. Decision will be made later. Carried.

No further business appearing, Mrs. Asbury moved and Roberson seconded the meeting adjourn. Carried.

Dresident

Attest

Clark-Treasurer.

June 4,1957.

The Board of Trustees met in regular session June 4,1957 at the Municipal Building. The meeting was called to order by the Chairman at 7;30P.M.Einfeldt, Hawkins, Asbury and Roberson answered roll call. Mr. Fulford, the attorney was also present. The opening prayer was by Trustee Hawkins.

The minutes of the previous meeting were read. Asbury moved and Roberson seconded they be approved as read. Motion carried. The treasurer's report showed a balance of \$27595.43. Hawkins moved and Roberson seconded the report be accepted. Motion carried.

Mr. J.Arthur Johnson of hart lake, appeared to file an application for the Police force. He is now employed at Butler University as a guard. His application was placed on file.

Mr.Fred Heger, of Moore & Heger was present with the tabulated plans of the sewer system and disposal plantBids. He recommended the bid of Towsley Co., be accepted on both. They were low on both bids. Roberson moved and Hawkins seconded that this bid be accepted. Carried. Mr Fulford will notify the Company of this acceptance and Mr. Heger will return the rejected bids and bonds.

After a lengthy discussion of the different ways in which payments of the assessments could be handledso as not to work a hardship on anyone, it was decided that Mr. Heger would send the figures on the three ways presented, and the Board will make a decision later. Hawkins moved and Asbury seconded that Mr. Heger be instructed to extend their plans to cover the Hadley addition.

Mr. Fulford reported he had advised the Glendale attorney that he would not be ready for trial June 14th. The case will not be heard before September.

Hawkins reported he had been contacted on the condition of E. Harrison St. at the Clift residence. Einfeldt will investigate and see what can be done.

Hawkins moved and Asbury seconded to buy a wheelbarrow for use at the cemetery. Robert Bucker has one for sale and if it can be used It will be purchased.

The following claims were presented for payment:

411	Forest Rusie	Maeshal			W Ta	ax &	OAST	\$208.97
412	Leonard Horton	es in the contract of	250.00	11	11		11 2	218.97
413	Elmer Poe	11	250.00	- 11	tt			218.97
414	Clark Hermsdorfer	II .	250.00	11	11	11	11 11	218.97
415	Myrtle Asher	Coerk-Tree:	s 200.00	11	11	'	11	169.10
	William Kendall	St. Com m.				1 97	11	219.94
	Earl Morgan	SExton	60.00				1	58.65
	Bernard Soubers	Missc.	262.00	11		11	11 1	219.31
	Chas Hinshaw	Mar. & Ins			11	o I i	- 11	63.80
	Wm.Pemberton	Park & Cem			1 1	1 01	11 11	164.62
	Everett Kershaw	Sreet Work			11	11	11 1	117.75
	Wm Kendall	Contract We						51.00
	Sam Sellars	Labor		71.00			Total A	20.00
	J.E.Allman	Cutting tree	es					20.00
	Mooresville Welding	Repairs						3.75
	Robert Williamson	Park Work						490.50
	Mooresville Pub.Ser	Electricity						624.39
	H B Monday	Fireman	100-100					2.00
	Alden Beall							2.00
	Chas Nelson	. 11						2.00
	Chas Weaver	tt						2.00
	Richard Keller	11						2.00
	E A Allem	11	25					6.00
	Leland Connell	11						2.00
	Ed Fields	11						2.00
	C W Squires	11						2.00
	EmRoe Sporting Goods	Supplies						19.10
	W.Tax	Wthholding						204.00
	OASI	OASI						47.95
, ,		V						.1000

Hawkins moved and Roberson seconded the bills be allowed. Carried Roberson moved and Asbury seconded the meeting adjourn. Carried.

PRESIDENT

ATTEST

CLERK*TREASURER

Mooresville, Indiana, June ₹4,1957.

The Board of Trustees of the Town of Mooresville met in regular session June 12th at 3:30 P.M.at the Municipal Building. The meeting was called to order by the Chairman with Einfeldt, Hawkins Asbury, Roberson and Mr. Fulford, the attorney present. Prayer was by Reverend Griffith of the Nazarene Church.

The minutes of June 4th were read. Roberson moved and Hawkins seconded they be approved as read. Motion carried.

Medaris Gollins was present to report that a tree had fallen on his car in the storm a short time before and damafed it badly. The attorney advised him that in this instance there was no liability to the Town. He also advised him to contact his insurance company.

Mr Claude wilcher was next heard. He reported being bothered with stray dogs which damage his garden. He was told as soon as it can be arranged

150 This will be taken/earecorected. Hawkins moved and Asbury seconded to have the attorney contact a man to pick up strays. Carried.

The Clerk-Treasurer reported having received the June tax draw to the amount of \$24,982.02.

Mr Fred reported the completion of their part of the sewer plans. As soon as Mr. Fulford gets the rate they will be ready to go.Mr Fulford read the assessment rates as follows

40 to 49 feet frontage

\$52.00 annually for fifteen yearsor \$502.00 cash.

50-59 ft.\$58.00 per year or \$ 563.00 cash.

60 to 69 ft.\$62.00 per yr.or \$602.00 "

70-79 Ft.\$66.00 per yr. or \$641.00 " 80 & over \$70.00 per year or \$680.00 "

After a discussion in which it was decided these were fair to all, Hawkins moved and Asbury seconded they be accepted and entered into the ordinance. Carried. A special meeting will be held concerning this ordinance.

Hawkins moved and Roberson seconded to ask Mr. Fulford go before the County Commissioners asking fort the repairs to E. Washington St. bridge. Mr. Fulford askothat the Clerk-Treasurer give him a letter authorizing this move. Motion carried.

. Hawkins moved and Asbury seconded to have the City Limits sign moved out to the City Limits. Carried.

A letter from Posey Township Fire Dep't was read in which they offered twenty five dollard for the ols siren. It was aggeed to sell.

The need for additional appropriation for the Police radio was discussed. The resolution and minutes relative to this igare attached to the minutes.

The	following claims were p.	resented for payment:	
440		ttorney	\$125.00
		Trustee	100.00
442	Mildred Asbury	it was an all the same and the	250.00
	Hershel Gibbs	" Prince Inchine Disposer	100.00
	Harold Hawkins	II SECOND	100.00
	E.W.Einfeldt	n va massall sant, de affiyana	100.00
	Indiana Bell Phone	Phone	18.10
447	Ind State Industries	Paint and Pøst Trans.	69.18
448	Robert Bucker	Wheelbarrow	20.00
449			
		Repairs	5.33
450	D.X.Sun Ray Oil Co.	Fuel Oil	会3.36
451	Carl's Service	Gas, Oil etc	44.04
452	Standard Material Corp.		73.83
453		Supplies	
. //	aron Haraware	CAPPATOR	26.18

Hawkins moved and Asbury seco nded the claims be allowed. Carried. Hawkins moved and Roberson seconded the meeting adjourn. Carried.

PRESIDENT

ATTEST

entle asher CLERK TREASURER.

Mooresville, Indiana, July 2,1957.

The the Board of Trustees of the Town of Mooresville met in regular session July 2nd at the Municipal Building. The meeting was called to order by the Chairman at 7:30 P.M. with all members and the attorney present. Opening prayer was by Trustee Hawkins.

The minutes of the previous meeting were read. Roberson moved and Asbury seconded they be approved as read. Motion carried. Financial report will be given at next meeting.

Robert Dunn was present with a contract drawn by his attorney, in which he stated that he will construct the sewer to his addition and that after

the bonds are sold, the Town will reimburse him. Other section concerned the proceedure should the program not be completed. An ordinance can not be adopted until the bonds are sold. Gibbe moved and Roberson seconded to accept this contract with the approval of Moore and Heger. Carried.

Mr Fulford reported that he had appeared before the County Commissioners regarding the bridge on E. Washington St. Their answer was that this bridge will be included in the appropriation from the Bridge Fund.

A letter from the C.off C.was read requesting the Board to send a delegate to a meeting to be held July 24th, relative to a recreation program. Gibbs and Hawkins will both attend if it is alright for both to attend.

Hawkins reported that the equipment for playground will be moved from the school to the Park.

Some discussion on general conditions followed. The following claims were presented for payment

	454 Forest Rusie	Marshal \$250.00 less withholdings	\$206.48
	455 Leonard Horton	" 250.00 " " 3	216.48
	456 Elmer Poe	" 250,00 " " "	216.48
	457 Clark Hermsdorfer	" 250.00 " " "	216.48
	458 Myrtle Asher	Clerk-Treas 200.00 less with	167.35
	459-William Kendall	St.Comm. 225.00 less WT	217.80
-	560 Earl Morgan	Sexton 60.00 less OASI	58.65
	461 Chas. Hinshaw	Marshal 190.00 less W	169.92
	462 Bernard Soubers	Missc. 289.99 less W !	236.81
	463Wm. Pemberton	Park& Cem85.50 less W	83.55
	464 Everett Kershaw	St.labor 95.00 less W T	92.68
	465 Wm.Kendall	Contract work	48.00
	466 Leland Connell	Fireman & Clothing allowance	27.00
	467 Chas Weaver	" " " TITEMAN & OTOUTHE ATTOWANCE	27.00
	468 Ed Fields	" " " " "	25.00
	469 Chas Nelson	11 2 11	27.00
	470 Frank Myers	Clothing allowance	25.00
	471 F G Rusie	Fireman Clothing allowance etc.	
	472 C W Squires	" " "	27.00
	473 Robert Haak	Batter and the same and the same and the	27.00
	474 Alden Beall	† n	27.00
HM	Richard Keller	" the etc.	32.00
1 0	475 Wm. Potter	" " " " " " " " " " " " " " " " " " " "	27.00
	4767E A Allen	11 11 11 0+0	43.00
	47% H B Monday	n n etc.	40.00
	4789 Petty Cash	Pactore	3.00
		Postage	
	479 Hoosier Water Co.	Water	413.33
	480 Mooresville Times	Stationary & Legal Notice	11.73
1	482 Martinsville Democrat	Legal Notice	5.35
	483 Wm Haught	Insurance	29.20
-	484 Hadley & Cook		15.92
	485 Everett Kershaw	Lanterns	4.00
	486 Newcomer Lumber Co.	Supplies	3.55
	487 Indiana State Industries	" & Transportation	20.65
	488 Citizen's Bank	Bond & Interest	710.00
	489 Mooresville Welding Shop	Repairs	6.10
	490 Mooresville Coal & Cement Co		3.00
	491 J E Allman	Cutting trees	35.00
	492 Mooresville Machine Shop	Repairs	26.00
	493 EM Roe Sporting Store	Supplies	25.88
	494 Withholding Tax	W Tax	194.80
	495 OASI	OASI	48.24
	496 Gross Income	Gross Income	18.78
	The state of the s		19.00 380

497 Dales Pure Oil 498 Public Emp Retirement

Gas& Oil "nd Quarter

61.17 270.29

Roberson moved and Gibbs seconded that the claims be allowed. Carried. No further business appearing, Gibbs moved and Roberson seconded the meeting adjourn. Carried.

ATTEST

Mystle asher

Mooresville, Indiana, July 16,1957.

The Board of Trustees met in regular session July 16 at the Municipal Building. The meeting was called to order at 7;30 P.M. by the Chairman. All members and Mr Fulford, the attorney were present. Opening prayer was by Reverend Suttenfield of the Christian Church.

The minutes of the previous meeting were read. Asbury moved and Robinson Roberson seconded they be approved as read. Financial report showed a balance in all funds to be \$49,266.21. Hawkins moved and Roberson seconded to accept the report. Carried

Fire Chief reported the need for new hose to bring the trucks to standard. This was deferred for a time due to shortage in the hose fund.

A letter was read stating that the Town might be in line for Federal aid in the sewer construction. A short discussion of the meeting to be held at the school house was held.

After a report of the traffic hazards at the sale barn, Hawkins moved and Roberson seconded to have No Parking signs set up on Saturdays at the danger points.

Robert Dunn was present with a new plan to construct a sewerto his addition. His old plan had to be abondoned. No final action was taken.

A letter from the State Board of Accountswas read. In it was explained just how far we could go in improving streets from the Parking Meter Fund.

By a resolution made by Hawkins and seconded by Gibbs, five dollars is to be transferred from the Volunteer Firemen's Compensation Fund to the Firemen's Clothing Allowance Fund.

The following claims were presented for payment

	Indiana Bell Telephone	Phone	\$17.00
500	Vestal Motors	Repairs	72.75
501	A.E.Boyce	Supplines	5.008
	Hadley & Cook	Insurance	7.27
	Milo Chemical	Supplies	3.00
	Mooresville Public Service	Electricity	657.94
505	Hayes Drug Store	Supplies	2.86
	Standard Material	Supplies	35.65
507	Newcomer Lumber	Supplies	6.80
508	Hoosier Water	Water	10.80
509	Gibbs Ace Hdwre	Supplies	117.44
510	Petty Cash	Postage	2.09
511	J E Allman	Contract Work	30.00
512	Western Auto	Supplies O	159.17
513	L.S.McMartin	Work at Park meley	148.75
514	W.Tax(Dist.Director Int Rev)	W.Tax	570.63
	Gross Income Div	Gross Income	18.78

Hawkins moved and Asbury seconded the claims be allowed. Carried. Asbury moved and Roberson seconded the magting adjourn. Carried.

ATTEST Mystle asher

G. W. Grinfelst-

EXCERPT FROM MINUTES OF A SPECIAL MEETING OF BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE

The Board of Trustees of the Town of Mooresville met in the Town Hall in said Town on July 22, 1957, at the hour of 7:30 p.m. in special session in accordance with the rules of the Board.

The meeting was called to order by E. W. Einfeldt, President of the Board of Trustees, who presided. On call of the roll, all members of the Board were found to be present. Maurice C. Fulford, Town Attorney, was also present at the meeting.

The Clerk-Treasurer then read the call for this special meeting, the same being as follows:

"NOTICE OF SPECIAL MEETING

To The Members of The Board Of Trustees Of The Town Of Mooresville:

You are hereby notified that a special meeting of the Board of Trustees of the Town of Mooresville will be held at the usual meeting place of the Board on the 22nd day of July, 1957, at the hour of 7:30 p.m. for the purpose of holding a public hearing and taking final action on an ordinance regulating the use of sewers.

/s/ E. W. Einfeldt President, Board of Trustees

STATE OF INDIANA, COUNTY OF MORGAN, SS:

F. G. Rusie, being duly sworn upon his oath, deposes and says:

That he is a duly appointed, qualified and acting Marshal of the Town of Mooresville; that he did, on the 21 day of July, 1957, deliver to each member of the Board of Trustees of said Town, or leave at the residence of such members as he was unable to serve personally, a copy of the attached notice to the Board of Trustees of said Town.

/s/ Forest G. Rusie
Town Marshal
Subscribed and sworn to before me this 22 day of July,
1957.
My commission expires: /s/ Myrtle Asher
12-31-59 /s/ Clerk-Treasurer

Trustee Ralph E. Roberson, Jr. then introduced the the sewer use ordinance entitled "An Ordinance regulating the connection to and use of public and private sewers and drains, the installation and connection of building sewers, and the discharge of waters and wastes into the public sewer system of the Town of Mooresville, Indiana, and providing penalties for violations thereof", and moved that said ordinance be numbered and placed on first reading, and that the same be read in full at this time.

Said motion was seconded by Trustee Mildred Asbury, and on call of the roll was carried by the following vote:

Ayes: Ralph E. Roberson, Jr., Hershel H. Gibbs, Mildred Asbury, Harold E. Hawkins and E. W. Einfeldt.

Nays: None

Said Ordinance having been designated as Ordinance No. 5-1957, and having been read in full, and the provisions of the same having been considered by the Board, Trustee Harold E. Hawkins then moved that Ordinance No. 5-1957 be read the second time by title and that opportunity be given for the offering of amendments. This motion was seconded by Trustee Ralph E. Roberson, Jr., and on call of the roll was carried by the following vote:

Ayes: Ralph E. Roberson, Jr., Hershel H. Gibbs, Mildred Asbury, Harold E. Hawkins and E. W. Einfeldt.

Nays: None

The Clerk-Treasurer then read Ordinance No. 5-1957 by title and no amendments were offered.

Trustee Mildred Asbury then moved that said ordinance be carried over for further consideration until said regular meeting of the Board to be held on August 6, 1957.

Thereupon, other business not pertaining to the sewers of the Town of Mooresville was discussed and transacted by the Board.

There being no further business presented to the meeting, on motion duly made, seconded and unanimously carried, the meeting thereupon adjourned.

Clerk-	·Trea	surer	

Approved:

President, Board of Trustees

EXCERPT FROM MINUTES OF A REGULAR MEETING OF BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE

The Board of Trustees of the Town of Mooresville met at the Town Hall in said Town on August 6, 1957, at the hour of 7:30 p.m. in regular session in accordance with the rules of the Board. The meeting was called to order by E. W. Einfeldt, President of the Board of Trustees, who presided.

On call of the roll, the members of the Board were found to be present and absent as follows:

Present: Ralph E. Roberson, Jr., Hershel H. Gibbs, Mildred Asbury, Harold E. Hawksin and E. W. Einfeldt.

Absent: None

Mr. Maurice C. Fulford, Attorney for Town Board, was also found to be present at the meeting.

Trustee Harold Hawkins moved that Ordinance No. 5-1957 be read a third time in full and that the public hearing on said ordinance be held at this time. The motion was seconded by Mildred Asbury, and on call of the roll was carried by the following vote:

Ayes:
Ralph E. Roberson, Jr., Hershel H. Gibbs, Mildred Asbury,
Harold E. Hawkins and E. W. Einfeldt.

Nays: None

Ordinance No. 5-1957 was then read a third time in full.

The President of the Board announced that the Board was now ready to hear all persons desiring to be heard on said ordinance. All persons present desiring to be heard on said ordinance were then heard.

Trustee Ralph E. Roberson, Jr. then moved that Ordinance No. 5-1957 be finally passed and adopted. This motion was seconded by Trustee Mildred Asbury and on call of the roll, the vote thereon was as follows:

Ayes: Ralph E. Roberson , Jr., Hershel H. Gibbs, Mildred Asbury, Harold E. Hawkins and E. W. Einfeldt.

Nays: None

The President announced that Ordinance No. 5-1957 had been duly passed and adopted.

On motion duly made, seconded and unanimously carried, the Clerk-Treasurer was authorized and directed to advertise the bonds authorized by Ordinance No. 3-1957 for sale as provided for in said ordinance.

On motion duly made, seconded, and unanimously carried, the Clerk-Treasurer was authorized and directed to publish the sewer use ordinance in the manner provided by law for publication of ordinances describing penalty for the violation thereof.

There being no further business presented to the meeting, on motion duly made, seconded, and unanimously carried, the meeting thereupon adjourned.

Clerk-Treasurer

Approved:

President, Board of Trustees

NOTICE OF SPECIAL MEETING

TO THE MEMBERS OF THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE:

You are hereby notified that a special meeting of the Board of Trustees of the Town of Mooresville will be held at the usual meeting place of the Board at the hour of 7:30 P.M. (CST) on April 16, 1957, for the purpose of considering and taking action on an ordinance concerning the financing and construction of a sawage treatment works for the use of said Town and its inhabitants, and other matters connected with said project.

Dated this 15th day of April, 1957.

Fresident, Board of Trustees.

The undersigned, members of the Board of Trustees of the Town of Mooresville, hereby acknowledge that a copy of the above and foregoing notice was duly served on each of them prior to the time of the Special Meeting therein called.

Dated this 16th day of April, 1957.

EXCERPTS FROM THE MINUTES OF A SPECIAL MEETING OF THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE

The Board of Trustees of the Town of Mooresville, met in the Town Hall in said Town on April 16, 1957, at the hour of 7:30 P.M. (DST) in special session in accordance with the rules of the Board.

The meeting was called to order by E. W. Einfeldt,
President of the Board of Trustees, who presided. On call of
the roll, all members viz: E. W. Einfeldt, Ralph E. Roberson,
Jr., Harold E. Hawkins, and Hershel H. Gibbs, were present,
there being one facancy created by the death of Walter Asbury.
The President of the Board called attention to the fact that
the revised plans, specifications and estimates for the proposed
sewage treatment works had been completed by Moore & Heger,
consulting engineers of Indianapolis, heretofore employed by
the Town, and were now on file. He suggested that the Board now
consider and approve said revised plans, specifications and
estimates, and authorize the taking of bids on the project, in
order to determine the cost thereof.

After due consideration of the plans, specifications, and estimates, Trustee <u>Harold E. Hawkins</u> introduced an ordinance entitled "An Ordinance of the Town of Mooresville, Indiana, concerning the financing and construction of a sewage treatment works for the use of said Town and its inhabitants," and moved that said ordinance be numbered and placed on first reading, and that the same be read in full at this time.

Said motion was seconded by Trustee Ralph E. Roberson, Jr., and on call of the roll was carried by the following vote:

Ayes: Hershel H. Glbbs, Harold E. Hawkins, Ralph E. Roberson, Jr., and E. W. Einfelät.

Nays: None

Said ordinance having been designated as Ordinance

No. 2-1957 and having been read in full, and the provisions

of the same having been considered by the Board, Trustee

Hershel H. Gibbs moved that unanimous consent be

given for the final adoption of said ordinance at this meeting,

and that all rules of the Board requiring any further readings

or consideration of said ordinance be suspended. This motion

was seconded by Trustee Harold E. Hawkins , and on call of the

foll the vote on said motion was as follows:

Ayes: Hershel H. Gibbs, Harold E. Hawkins, Ralph E. Roberson, Jr., and E. W. Binfeldt.

Nays: None

Trustee Harold E. Hawkins moved that Ordinance No. 2-1957 be finally passed and adopted as read. The motion was seconded by Trustee Ralph E. Roberson/, and on call of the roll the vote thereon was as follows:

Ayes: Hershel H. Gibbs, Harold E. Hawkins, Ralph E. Roberson, Jr., and E. W. Einfeldt.

Nays: None

There being present at said meeting at least two-thirds of the members elect of the Board of Trustees, and Ordinance No. 2-1957 having been passed after unanimous suspension of the rules, the President declared said ordinance to have been duly passed and adopted.

There being no further business presented to the meeting, on motion duly made, seconded and unanimously carried, the meeting thereupon adjourned.

President, Board of Trustees

ORDINANCE NO. 3-1957

An Ordinance concerning the construction and operation by the Town of Mooresville, Indiana, of sewage works, the issuance of revenue bonds to provide the cost thereof, the collection, segregation and distribution of the revenues of said works, the safe-guarding of the interests of the holders of said bonds, and other matters connected therewith.

WHEREAS, the Board finds that by adoption of Ordinance No. 2-1957 on April 16, 1957, the Board approved plans, specifications and estimates and determined to establish, construct, equip, own, operate and maintain the sewage works provided for therein, under and pursuant to Chapter 61 of the Acts of the General Assembly of the State of Indiana for the year 1932 (Special Session), and all acts amendatory thereof and supplemental thereto, and determined to finance the cost of such works, by the issuance of revenue bonds under the provisions of said Act, the amount, terms and conditions of such bonds to be subsequently determined by the Board; and

WHEREAS, the time has expired for the filing of objections and remonstrances to the proposed work and none have been filed pursuant to Section 5 of the aforementioned Chapter 61 of the Acts of the General Assembly of the State of Indiana for the year 1932 (Special Session), and all acts amendatory thereof and supplemental thereto; and

WHEREAS, the plans, specifications and estimates prepared by the engineer employed by the Town for the sewage works have been submitted to all governmental authorities having jurisdiction, particularly the Stream Pollution Control Board of the State of Indiana and the State Board of Health and have been approved by the aforesaid governmental authorities; and

WHEREAS, the Board further finds that said ordinance also authorized the receiving of bids for the construction of said works; that bids for the construction of said works have been received, and on the basis of said bids, the cost of said works as defined in Section 7 of the governing act, will be in the amount of Eight Hundred Six Thousand Dollars (\$806,000.00); that all conditions precedent to the adoption of an ordinance authorizing the issuance of revenue bonds to provide the necessary funds to pay the cost of such works have been complied with in accordance with the provisions of the governing statute; now, therefore,

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE, INDIANA:

Section 1. That the Town proceed with the construction of said sewage works in accordance with the plans and specifications heretofore prepared and filed by Moore & Heger, Consulting Engineers, employed by the Town, which plans and specifications are by reference made a part of this ordinance as fully as if the same were attached hereto and incorporated herein; that the cost of construction of said works shall not exceed the sum of Eight Hundred Six Thousand Dollars (\$806,000.00). The terms "sewage treatment works", "works", and other like terms where used in this ordinance shall be construed to mean and include all structures and property. Said works shall be constructed and the bonds herein authorized shall be issued pursuant to and in accordance with the provisions of Chapter 61 of the Acts of the Indiana General Assembly for the year 1932 (Special Session), and all acts amendatory thereof and supple-

mental thereto, including particularly Chapter 121 of the Acts of the Indiana General Assembly for the year 1957, hereinafter sometimes referred to as the "Act".

Section 2. The Town shall issue its sewage works revenue bonds in the amount of Eight Hundred Six Thousand Dollars (\$806,000.00) for the purpose of procuring funds to be applied on the cost of said works, as defined in Section 7 of said Act.

Said bonds shall be issued in the denomination of One Thousand Dollars (\$1,000.00), numbered consecutively from 1 to 806 inclusive, dated as of the first day of the month in which sold, and shall bear interest at a rate not exceeding five and one-fourth per cent (5 1/4%) per annum, payable on the first days of January and July in each year, beginning on January 1, 1958. Such interest shall be evidenced by coupons attached to said bonds. Said bonds and interest coupons shall be payable in lawful money of the United States of America, at Citizens Bank, in the Town of Mooresville, Indiana, and such bonds shall mature serially in numerical order in the amounts and on the dates as follows:

÷	-	70/0	# 3 000
July		1960	., -
July	l,	1961	
July	1.	1962	5,000
July	٦ _	1963	
July	7,	1964	
Tan I	وبد		
July		T 702	11,000
July	l,	1966	
July	l,	1967	15,000
July	l,	1968	17,000
July			19,000
July	٦,	1970	22,000
July	ר קידי ז	1971	
JULY	.h.g		
July		1972	_ / ` ` `
July		1973	
July	l,	1974	18,000
July	1.	1975	20,000
July	7.	1976	22,000
July	ר ד		22,000
Jury T-3—	<u></u> - Ե		
July	و لـ	1978	
July		1979	26,000
July	l,	1980	28,000
-	_		•

July	1,	1981	\$30,000
July	l,	1982	32,000
July	l,	1983	34,000
July	l,	1984	36,000
July	1,	1.985	38,000
July	l,	1986	40,000
July	-	1987	42,000
July	-	1988	<u>Ц</u> , 000
July		1989	46,000
July	_	1990	48,000
July	l,	1991	63,000

Section 3. The bonds in this issue maturing on July 1, 1969, and thereafter, shall be redeemable at the option of the Town, in whole or in part, on July 1, 1968, or any interest payment date thereafter, in their inverse numerical order, at face value, together with the following premiums:

- 5% if redeemed on July 1, 1967, or thereafter on or before January 1, 1977;

 4% if redeemed on July 1, 1977, or thereafter on or before January 1, 1988;

 3% if redeemed on July 1, 1988 or thereafter
- prior to maturity;

plus in each case accrued interest to the date fixed for redemp-Notice of such redemption shall be published at least tion. one time in a newspaper or financial journal of general circulation, published in the City of Indianapolis not less than thirty (30) days prior to the date fixed for redemption. bonds so to be redeemed are registered, such notice shall be mailed to the address of the registered holder as shown on the registration record of the Town. The notice shall specify the date and place of redemption and the serial numbers of the bonds called for redemption. The place of redemption may be determined by the Town. Interest on the bonds so called for redemption shall cease on the redemption date fixed in such notice, if sufficient funds are available at the place of redemption to pay the redemption price on the date so named, or when said bonds shall be presented for redemption.

Section 4. Said bonds shall be signed in the name of the Town of Mooresville by the President of its Board of Trustees and attested by the Clerk-Treasurer, who shall affix the seal of said Town to each of said bonds. The interest coupons attached to said bonds shall be executed by placing thereon the facsimile signature of the Clerk-Treasurer, and said official, by the signing of said bonds, shall adopt as and for his own proper signature his facsimile signature appearing on said coupons. Said bonds shall have all of the qualities and incidents of negotiable instruments under the negotiable instruments law of the State of Indiana.

Said bonds shall be negotiable by delivery unless registered. Upon presentation of any of the bonds at the office of the Clerk-Treasurer in the Town of Mooresville, said Clerk-Treasurer shall register said bonds as to principal without charge or expense to the holder. Such registry shall be noted on each bond so presented, after which no transfer thereof shall be valid unless made by the registered owner in person or by his attorney duly authorized and similarly noted on such bond, but bonds so registered may be discharged from registry by being in like manner retransferred to bearer, after which they shall be transferable by delivery but may again be registered as before. The registration of any bond shall not affect the negotiability of the interest coupons attached thereto, but such coupons shall continue to pass by delivery merely and shall remain payable to bearer.

Said bonds, and any bonds ranking on a parity therewith, as to both principal and interest, shall be payable from and secured by an irrevocable pledge of and shall constitute a first

charge upon all the net revenues (herein defined as gross revenues after deduction only for the payment of the reasonable expenses of operation, repair and maintenance) of the sewage works of the Town, including the works herein authorized to be acquired and constructed and all additions and improvements thereto and replacements thereof subsequently constructed or acquired. The Town shall not be obligated to pay said bonds or the interest thereon except from the net revenues of said works, and said bonds shall not constitute an indebtedness of the Town within the meaning of the provisions and limitations of the constitution of the State of Indiana.

Sec. 5. The form and tenor of said bonds, the interest coupons to be attached thereto, and the form of registry endorsement thereon shall be substantially as follows, all blanks to be filled in properly prior to delivery thereof:

UNITED STATES OF AMERICA
State of Indiana County of Morgan

No.

\$1,000

TOWN OF MOORESVILLE SEWAGE WORKS REVENUE BOND

The Town of Mooresville, in Morgan County, State of Indiana, for value received, hereby promises to pay to the bearer, or if this bond be registered, then to the registered holder, solely out of the special revenue fund hereinafter referred to, the principal amount of

ONE THOUSAND DOLLARS

Both principal and interest of this bond are payable in lawful money of the United States of America at Citizens Bank, in the Town of Mooresville, Indiana.

This bond is one of an authorized issue of eight hundred six (806) bonds of the Town of Mooresville, of like date, tenor and effect, except as to numbering and dates of maturity, in the total amount of Eight Hundred Six Thousand (\$806,000.00) Dollars, numbered from 1 to 806 inclusive, issued for the purpose of providing funds to pay the cost of sewage works, as authorized by an ordinance adopted by the Board of Trustees of the Town of Mooresville on the 16th day of April, 1957, entitled "An Ordinance concerning the construction and operation by the Town of Mooresville, Indiana, of sewage works, the issuance of revenue bonds to provide the cost thereof, the collection, segregation and distribution of the revenues of said works, the safeguarding of the interests of the holders of said bonds, and other matters connected therewith," and in strict compliance with the provisions of Chapter 61 of the Acts of the Indiana General Assembly for the year 1932 (Special Session), and the acts amendatory thereof and supplemental thereto.

Pursuant to the provisions of said Act and said ordinance, the principal and interest of this bond and all other bonds of said issue, and any bonds ranking on a parity therewith, are payable solely from the Sewage Works Sinking Fund (created by said ordinance) to be provided from the net revenues (herein defined as gross revenues after deduction only for the payment of the reasonable expenses of operation, repair and maintenance) of the sewage works of the Town of Mooresville, including the works constructed or acquired by the use of the proceeds of this bond and the issue of which it is a part, and all additions and improvements thereto and replacements thereof subsequently constructed or acquired. This bond shall not constitute an indebtedness of the Town of Mooresville within the meaning of the provisions and limitations of the constitution of the State of Indiana, and the Town shall not be obligated to pay this bond or the interest thereon except from said special fund provided from said net revenues.

The Town of Mooresville irrevocably pledges the entire net revenues of said sewage works to the prompt payment of the principal and interest of the bonds issued on account of the construction of said sewage works, of which this is one, and any bonds ranking on a parity therewith, to the extent necessary for that purpose, and covenants that it will cause to be fixed, maintained and collected such rates and charges for service rendered by said works as are sufficient in each year for the payment of the proper and reasonable expenses of operation, repair and maintenance of said works, and for the payment of the sums required to be paid into said Sinking Fund under the provisions of said

Act. In the event the Town, or the proper officers thereof, shall fail or refuse to so fix, maintain and collect such rates or charges, or if there be a default in the payment of the interest on or principal of this bond, the holder of this bond shall have all of the rights and remedies provided for in said Chapter 61, Acts of 1932 (Special Session) and the acts amendatory thereof and supplemental thereto, including the right to have a receiver appointed to administer the works and to charge and collect rates sufficient to provide for the payment of this bond and the interest thereon.

The Town of Mooresville further covenants that it will set aside and pay into its Sewage Works Sinking Fund a sufficient amount of the net revenues of said works to meet (a) the interest on this bond and all other bonds which by their terms are payable from the revenues of said sewage works, as such interest shall fall due, (b) the necessary fiscal agency charges for paying the bonds and interest, (c) the principal of this bond and all other bonds payable from the revenues of said sewage works, as the same are payable, and (d) an additional amount as a margin of safety, which margin, together with any unused surplus of such margin carried forward from the preceding year, shall equal ten per cent (10%) of all other amounts so required to be paid into said Sinking Fund. Such required payments shall constitute a first charge upon all the net revenues of said works.

This bond and all other bonds of said issue shall have all the qualities and incidents of negotiable instruments under the negotiable instruments law of the State of Indiana. This bond may be registered as to principal at the Office of the Clerk-Treasurer in the Town of Mooresville, Indiana, in the name of the owner hereof, and such registration noted hereon by said Clerk-Treasurer. Thereafter no transfer hereof shall be valid unless made at said office by the registered owner in person or by his duly authorized attorney and similarly noted hereon, but this bond may be discharged from registration by being in like manner transferred to bearer and may again from time to time be registered or transferred to bearer as before. Such registration shall not restrict or affect the negotiability of the interest coupons hereto attached by delivery only, but such interest coupons shall always be payable to bearer.

The bonds of this issue maturing on July 1, 1969, and thereafter, shall be redeemable at the option of the Town, in whole or in part, in inverse numerical order, on July 1, 1968, or any interest payment date thereafter, at face value, together with the following premiums: five per cent (5%) if redeemed on July 1, 196%, or thereafter on or before January 1, 197%; four per cent (4%) if redeemed on July 1, 197%, or thereafter on or before

January 1, 1987; three per cent (3%) if redeemed on July 1, 1987, or thereafter prior to maturity; plus in each case accrued interest to the date fixed for redemption. Notice of such redemption shall be published one time at least thirty (30) days prior to the date fixed for redemption, in a newspaper or financial journal published in the City of Indianapolis, Indiana. A like notice shall be sent by mail to the holders of such bonds as are then registered. Interest on bonds so called for redemption shall cease on the redemption date fixed in said notice, if funds are available at the place of redemption to pay the redemption price on the date so named or when presented for payment.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the execution, issuance and delivery of this bond have been done and performed in regular and due form as provided by law.

IN WITNESS WHEREOF, the Town of Mooresville, in Morgan County, State of Indiana, has caused this bond to be executed in its corporate name by the President of its Board of Trustees, its corporate seal to be hereunto affixed, and attested by its Clerk-Treasurer, and the interest coupons hereto attached to be executed by placing thereon the facsimile signature of the Clerk-Treasurer, as of the first day of ____

•	TOWN OF	Moori	esvilli	E	
	By_ Presid	ent.	Board	of	Trustees
Attest:		•		-	
Clerk-Treasurer					·
(I	nterest Cou	pon)			
Coupon No.			ÿ		

1, 19 (unless the bond herein mentioned shall have been called for previous redemption), the Town of Mooresville, Indiana, will pay to bearer at Citizens Bank, in the Town of Mooresville, Indiana, out of its Sewage Works Sinking Fund Dollars in lawful money of the United States of America, being the interest then due on its Sewage Works Revenue Bond, dated _____ 1, 1957, No.

TOWN OF MOORESVILLE

(Facsimile)

Clerk-Treasurer

REGISTRATION ENDORSEMENT

This bond can be registered only at the office of the Clerk-Treasurer in the Town of Mooresville, Indiana. No writing hereon except by the Clerk-Treasurer.

Date	of	Registry	In	Whose	Name	Registered	Clerk-Treasurer
				····			

Sec. 6. The Clerk-Treasurer is hereby authorized and directed to have said bonds and coupons prepared, and the President of the Board of Trustees and Clerk-Treasurer are hereby authorized and directed to execute said bonds and the interest coupons to be attached thereto, in the form and manner herein provided. The Clerk-Treasurer is hereby authorized and directed to deliver said bonds to the purchaser thereof after sale made in accordance with the provisions of this ordinance, provided that at the time of said delivery, the Clerk-Treasurer shall collect the full amount which the purchaser has agreed to pay therefor, which shall not be less than the face value of said bonds, plus accrued interest from the date thereof to the date of delivery. The bonds herein authorized, when fully paid for and delivered to the purchaser, shall be the binding special revenue obligations of the Town, payable out of the revenues of the Town's sewage works to be set aside into the Sewage Works Sinking Fund as herein provided, and the proceeds derived from the sale of said bonds shall be and are hereby set aside for application on the cost of acquisition, construction and installation of said sewage works hereinbefore referred to, and the expenses necessarily incurred in connection therewith. The proper officers of the Town are hereby directed to draw all proper and necessary warrants, and to do whatever acts and things which may be necessary to carry out the provisions of this ordinance.

Sec. 7. Prior to the sale of said bonds the Clerk-Treasurer shall cause to be published a notice of such sale once each week for two weeks in The Mooresville Times, the same being the only newspaper published in the Town of Mooresville, and one time in The Indianapolis Commercial, the last publication to be at least seven (7) days prior to the date fixed for said sale. The bond sale notice shall state the time and place of sale, the character and amount of the bonds, the maximum rate of interest thereon, the terms and conditions upon which bids will be received and the sale made, and such other information as the Clerk-Treasurer and the attorneys employed by the Town shall deem advisable. Said notice shall provide, among other things, that each bid shall be accompanied by a certified or cashier's check in the amount of Four Thousand Dollars (\$4,000.00) to guarantee performance on the part of the bidder, and that in the event the successful bidder shall fail or refuse to accept delivery of the bonds and pay for the same as soon as the bonds are ready for delivery, or at the time fixed in the notice of sale, then said check and the proceeds thereof shall be the property of the Town and shall be considered as its liquidated damages on account of such default; also, that bidders for said bonds will be required to name the rate of interest which the bonds are to bear, not exceeding the maximum rate hereinbefore fixed, and that such interest rate shall be in multiples of one-eighth (1/8) of one per cent (1%); also, that the opinion of Ross McCord Ice & Miller, bond counsel of Indianapolis, Indiana, approving the legality of said bonds, will be furnished to the purchaser at the expense of the Town, and that no conditional bids will be considered.

The bonds shall be awarded by the Clerk-Treasurer to the highest qualified bidder who has submitted his bid in accordance with the terms of this ordinance and notice of sale. The highest bidder will be the one who offers the lowest net interest cost to the Town, to be determined by computing the total interest on all of the bonds to their maturities and deducting therefrom the premium bid, if any. The right to reject any and all bids shall be reserved. If an acceptable bid is not received on the date of sale, the sale will be continued from day to day thereafter without further advertisement for a period of thirty days, during which time no bid which is lower than the highest bid received at the time of the advertised sale will be considered.

Sec. 8. The accrued interest and premium received at the time of the delivery of the bonds, if any, together with such amount of the proceeds of said bonds as shall equal five (5) months' accruing interest on the bonds, shall be deposited in the Sewage Works Sinking Fund hereinafter created. The remaining proceeds from the sale of said bonds shall be deposited in a bank or banks which are legally designated depositories for the funds of the Town, in a special account or accounts to be designated as "Town of Mooresville, Sewage Works Construction Account". All funds deposited to the credit of said Sewage Works Sinking Fund or Sewage Works Construction Account shall be deposited, held, secured or invested in accordance with the laws of the State of Indiana relating to the depositing, holding, securing or investing of public funds, including particularly Chapter 9 of the Acts of 1945. The funds in said special account or accounts shall be expended only for the purpose of paying the cost of the works, as defined in Section 7 of Chapter 61 of the Acts of 1932, as amended, or as otherwise required by said Act.

Any balance or balances remaining unexpended in such special account or accounts after completion of the works, which are not required to meet unpaid obligations incurred in connection with such construction, shall be paid into the Sewage Works Sinking Fund and shall be used solely for the purposes of said fund.

Sec. 9. There is hereby created a sinking fund for the payment of the interest on and principal of the revenue bonds issued on account of the construction of said sewage works, and any bonds ranking on a parity therewith, and the payment of any fiscal agency charges in connection with the payment of bonds and interest coupons, which fund shall be designated as "Sewage Works Sinking Fund." There shall be set aside and paid into said Sinking Fund bi-monthly, as available, a sufficient amount of the net revenues of said sewage works, as hereinbefore defined, for the payment of (a) the interest on all bonds which by their terms are payable from the revenues of said sewage works, as such interest shall fall due, (b) the necessary fiscal agency charges for paying bonds and interest, (c) the principal of all bonds payable from the revenues of the sewage works as they fall due, and (d) an additional amount as a margin of safety and for the payment of premiums upon bonds redeemed by call or purchase, which margin, together with any unused surplus of such margin carried forward from the preceding year, shall equal ten per cent (10%) of all other amounts so required to be paid into said Sinking Fun d. The bi-monthly payments into said Sinking Fund shall be in an amount equal to at least one-sixth (1/6) of the amount required for such payments during the then next succeeding twelve (12) calendar months and shall continue until such

time as said funds shall contain an amount sufficient to pay all of the bonds then outstanding, together with the interest thereon to the dates of maturity thereof.

In no event shall any part of the Sewage Works Sinking
Fund be used in calling bonds for redemption prior to maturity,
except to the extent that the amount then in said Sinking Fund
exceeds the amount required to pay the bonds which will mature
within a period of twelve (12) calendar months next following
the date of such redemption, together with all interest on the
bonds payable in said period. Any such excess of funds above
said required level may also be used in purchasing outstanding
bonds at a price less than the then applicable redemption price,
if first approved by the Board of Trustees. Moneys in said
Sinking Fund shall not be used for any purpose whatsoever
except as stated in this section.

In the event all required payments into the Sewage Works
Sinking Fund have been met to date, and there has been accumulated in said fund an amount sufficient to meet the requirements of said fund for the then next succeeding twelve (12) months
period, and funds in an amount sufficient for operation, repair,
maintenance and depreciation have been accumulated and reserved
for that period, then the Board of Trustees may transfer any
excess net revenues into a fund for extensions, betterments, and
additions to the works. No such transfer shall be made, however,
which will interfere with the required by-monthly payments into
the Sewage Works Sinking Fund or with the operation of the works.

Sec. 10. All revenues derived from the operation of the sewage works and from the collection of sewage rates and charges shall be segregated and kept in a special fund separate and apart from all other funds of the Town. Out of this fund the proper

and reasonable expenses of operation, repair and maintenance of the works shall be paid and the requirements of the Sewage Works Sinking Fund shall be met. The Town shall keep proper books of records and accounts, separate from all of its other records and accounts, in which complete and correct entries shall be made showing all revenues collected from said works and deposited in said fund, and all disbursements made therefrom on account of the operation of the works, or to meet the requirements of the Sewage Works Sinking Fund, also all transactions relating to said works. There shall be prepared and furnished, upon written request, to the original purchasers of the bonds and to any subsequent holder of the bonds, not more than ninety (90) days after the close of each fiscal year, complete financial statements of the works, covering the preceding fiscal year, which annual statements shall be certified by the Clerk-Treasurer or independent auditors. Copies of all such statements and reports shall be kept on file in the office of the Clerk-Treasurer. Any holder or holders of the bonds then outstanding shall have the right at all reasonable times to inspect the works and all records, accounts and data of the Town relating thereto. Such inspections may be made by representatives duly authorized by written instrument.

Sec. 11. The Town covenants and agrees that it will establish and maintain just and equitable rates or charges for the use of and the service rendered by said works, to be paid by the owner of each and every lot, parcel of real estate or building that is connected with and uses said sewage works by or through any part of the sewerage system of the Town, or that in any way uses or is served by such works; that such rates or charges shall be sufficient in each year for the payment of the

proper and reasonable expenses of operation, repair and maintenance of the works, and for the payment of the sums required to be paid into the Sewage Works Sinking Fund by said governing Act and this ordinance. Such rates or charges shall, if necessary, be changed and readjusted from time to time so that the revenues therefrom shall always be sufficient to meet the expenses of operation, repair and maintenance, and the requirements of the Sewage Works Sinking Fund. The rates or charges so established shall apply to any and all use of such works by and service rendered to the Town and all departments thereof as the charges accrue.

- Sec. 12. The Town reserves the right to authorize and issue additional bonds, payable out of the revenues of its sewage works, ranking on a parity with the bonds authorized by this ordinance, for the purpose of financing the cost of future additions, extensions and improvements to the sewage works, subject to the following conditions:
- (a) The interest on and principal of all bonds payable from the revenues of the sewage works shall have been paid to date in accordance with the terms thereof.
- (b) As of the date of issuance of such additional bonds, there shall have been accumulated and set aside funds in an amount sufficient for operation, repair and maintenance of the works for the then next succeeding twelve (12) calendar months, and the balance in the Sewage Works Sinking Fund shall equal not less than the principal and interest requirements of the then outstanding bonds payable during the then next succeeding twelve (12) calendar months.
- (c) The net operating revenues of the sewage works in the fiscal year immediately preceding the issuance of any such bonds ranking on a parity with the bonds authorized by this ordinance

shall be not less than one hundred twenty-five per cent (125%) of the maximum annual interest and principal requirements of the then outstanding bonds and the maximum annual interest and principal requirements of the additional parity bonds proposed to be issued; or, prior to the issuance of said parity bonds, the sewage rates and charges shall be increased sufficiently so that said increased rates and charges applied to the previous fiscal year's operations would have produced net operating revenues for said year equal to not less than one hundred twenty-five per cent (125%) of the maximum annual interest and principal requirements of all bonds payable from the revenues of the sewage works, including the additional parity bonds proposed to be issued. For purposes of this subsection, the records of the sewage works shall be analyzed and all showings shall be prepared by a duly licensed consulting engineer or certified public accountant employed by the Town for that purpose.

- Sec. 13. For the purpose of further safeguarding the interests of the holders of the bonds herein authorized, it is specifically provided as follows:
- (a) All contracts let by the Town in connection with the construction of said sewage works shall be let after due advertisement as required by the laws of the State of Indiana, and all contractors shall be required to furnish surety bonds in an amount equal to one hundred per cent (100%) of the amount of such contracts, to insure the completion of said contracts in accordance with their terms, and such contractors shall also be required to carry such employers liability and public liability insurance as are required under the laws of the State of Indiana

in the case of public contracts, and shall be governed in all respects by the laws of the State of Indiana relating to public contracts.

- (b) The works shall be constructed under the supervision and subject to the approval of Moore And Heger or such other competent engineer as shall be designated by the Board of Trustees. All estimates for work done or material furnished shall first be checked by the engineer and approved by the Board of Trustees.
- (c) The Town shall at all times maintain its sewage works in good condition and operate the same in an efficient manner and at a reasonable cost.
- (d) So long as any of the bonds herein authorized are outstanding, the Town shall maintain insurance on the insurable parts of said works of a kind and in an amount such as would normally be carried by private companies engaged in a similar type of business. All insurance shall be placed with responsible insurance companies qualified to do business under the laws of the State of Indiana. Insurance proceeds shall be used in replacing or repairing the property destroyed or damaged; or if not used for that purpose shall be treated and applied as net revenues of the works.
- (e) So long as any of the bonds are outstanding, the Town shall not mortgage, pledge or otherwise encumber such works, or any part thereof, nor shall it sell, lease or otherwise dispose of any portion thereof except replaced equipment which may become worn out or obsolete.
- (f) Except as hereinbefore provided in Sec. 12, so long as any of the bonds herein authorized are outstanding, no

additional bonds or other obligations pledging any portion of the revenues of said sewage works shall be authorized, executed or issued by the Town except such as shall be made subordinate and junior in all respects to the bonds herein authorized, unless all of the bonds herein authorized are redeemed and retired coincidentally with the delivery of such additional bonds or other obligations.

- (g) The Town shall take all action or proceedings necessary and proper to require connection of all property where liquid and solid waste, sewage, night soil, or industrial waste is produced with available sanitary sewers. The Town shall, in so far as possible, cause all such sanitary sewers to be connected with said sewage works.
- (h) The provisions of this ordinance shall constitute a contract by and between the Town of Mooresville and the holders of the sewage works revenue bonds herein authorized, and after the issuance of said bonds, this ordinance shall not be repealed or amended in any respect which will adversely affect the rights of the holders of said bonds, nor shall the Board of Trustees adopt any law, ordinance or resolution which in any way adversely affects the rights of such holders so long as any of said bonds or the interest thereon remain unpaid.
- (i) The provisions of this ordinance shall be construed to create a trust in the proceeds of the sale of the bonds herein authorized for the uses and purposes herein set forth, and the holders of the bonds shall retain a lien on such proceeds until the same are applied in accordance with the provisions of this ordinance and of said governing Act. The provisions of this ordinance shall also be construed to create a trust in the portion of the net revenues herein directed to be set apart and paid into the Sewage Works Sinking Fund for the uses and purposes

of said fund as in this ordinance set forth. The holders of said bonds shall have all of the rights, remedies and privileges set forth in the provisions of the governing Act hereinbefore referred to, including the right to have a receiver appointed to administer said sewage works, in the event of default in the payment of the principal or of interest on any of the bonds herein authorized or in the event of default in respect to any of the provisions of this ordinance or the governing Act.

Sec. 14. This ordinance shall be in full force and effect from and after its passage and signing by a majority of the Board of Trustees.

Approved and adopted by the Board of Trustees of the Town of Mooresville on the 27th day of June, 1957.

Balph & Poberson J

Philand Chabury

and Co Hawkins

Attest:

Clerk-Treasurer

ORDINANCE NO. 4-1257

An Ordinance fixing the schedule of rates and charges to be collected by the Town of Mooresville, Indiana, from the owners of property served by the sewage works of said Town, and other matters connected therewith.

whereas, the Town of Mooresville has heretofore constructed and has in operation a sewer system for the purpose of collecting sewage and conveying the same away from the premises where produced; and

WHEREAS, the Town has heretofore authorized the construction, maintenance and operation of works for the collection, treatment and disposal of sewage, under the provisions of Chapter 61 of the Acts of the General Assembly of the State of Indiana for the year 1932, and the acts amendatory thereof and supplemental thereto; and

WHEREAS, the cost of such works and the amount of revenue bonds to finance the same has been determined, and tentative contracts for the construction of said works have been awarded, subject to sale of the said revenue bonds; and

WHEREAS, said Chapter 61 of the Acts of 1932, and the acts amendatory thereof and supplemental thereto, requires that the rates and charges to be collected for the use of and the service rendered by such sewage works be fixed by ordinance, finally adopted after due notice and public hearing, and authorized the collection of rates and charges when the construction of such works has been commenced; now, therefore,

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE, INDIANA:

Section 1. For the use of the service rendered by said sewage works, rates and charges shall be collected from the owners of each and every lot, parcel of real estate or building that is connected with the Town's sanitary sewerage system or otherwise discharges sanitary sewage, industrial wastes, water or other liquids either directly or indirectly into the sanitary sewerage system of the Town of Mooresville, which rates and charges shall be payable as hereinafter provided and shall be in an amount determinable as follows:

- (a) Except as herein otherwise provided, sewage rates and charges shall be based on the quantity of water used on or in the property or premises subject to such rates and charges, as the same is measured by the water meter there in use as shown by the records of the water utility serving the Town and the property therein. Water meters will be read bi-monthly in accordance with the practice of said water utility, and sewage bills shall be rendered bi-monthly.
- (t) The water usage schedule on which the amount of said sewage rates and charges shall be determined shall be as follows:

<u>Consumpti</u>	on Each Tr	vo Months	Charge	Per	1,000	Gallons
First	20,000	gallons		ől.	.20	
Next	60,000	gallons			.90	
Next	120,000				.60	•
Next	400,000	gallons			.40	
Noxt	400,000	gailoms			.20	
Next	1,000,000	gallons			. 15	
Over	2,000,000	gallons			.10	

The minimum charge for any user shall be based upon meter sizes as follows:

5/8	inch	water	meter	j)	4.50	oach	two	months
3/4	lnch	water	meter	-	5.40	each	two	months
		water			7.20	oach	two	months
1-1/	'2 in	ch wate	er meter		18.00	oach	two	mon ths
2	inch	wober	meter		36.00	aach	two	months
	inch	water	meter		54.00	sach	two	months
	inch	weter	metor		90,00	each	two	months
6	inch	water	moter	1	44.00	oach	two	months

In no event shall the minimum charge be less than \$4.50 each two months.

- (c) In the event that two or more business establishments discharging sanitary sewage, water or other liquids into the Town's activery sewerage system, either directly or indirectly, are users of water and the quantity of water is measured by a single water meter, then in such case, billing shall be for a single service in the manner set out elsewhere herein, except that an additional charge shall be added thereto, in the amount of two Dollars (\$2.00) each two months for each such business establishment over one (1) served through the single water meter.
- (d) In the event two or more dwelling units, such as trailers, apertaents or housekeeping rooms, doubles or duplexes, discharging sanitary sevage, water or other liquids into the fown's sanitary system, either directly or indirectly, are users of water and the quantity of water is measured by a single service in the manner set out elsewhere herein, except that an additional charge shall be added thereto, in the amount of two Doll rs (\$2.00) each two menths for each dwelling unit over one (1) served through the single water meter. In the case of trailer parks, the number of dwelling units shall be interpreted as the maximum capacity for trailers in said park, plus any other dwelling units served through the meter. A dwelling unit shall be interpreted as a room or rooms or other living apace or spaces in which cooking facilities are provided.
 - (e) In the event a lot, percel of real estate or building discharging sanitary sewege, industrial wastes, water or other liquids into the Town's sanitary sewerage system, either directly or indirectly, is not a user of water supplied by the water utility serving the town, and the water used thereon or therein is not measured by a water meter, or is measured by a water meter not

acceptable to the Town, then the amount of water used shall be otherwise measured or determined by the Town, in order to ascertain the rate or charge provided in this ordinance, or the owner or other interested party, at his expense, may install and maintain a moter acceptable to the Town for said purposes.

- (f) In the event a lot, parcel of real estate or building discharging sanitary sewage, industrial wastes, water or other liquids into the Town's sanitary sewerage system, either directly or indirectly is a user of water supplied by the water utility serving the Town, and in addition, uses water from another source which is not measured by a water meter or is measured by a water meter not acceptable to the Town, then the amount of water used shall be otherwise measured or determined by the Town in order to ascertain the rate or charge provided in this ordinance, or the owner or other interested party, at his expense, may install and maintain a meter or meters acceptable to the Town for said purpose.
- (g) In order that the rates and charges may be justly and equitably adjusted to the service rendered, the Town shall have the right to base its charges not only on volume but also on the strength and character of the sewage and wastes which it is required to treat and dispose of. The Town shall have the right to measure and determine the strength and content of all sewage and wastes discharged, either directly or indirectly, into the Town's sanitary sewerage system, in such manner and by such method as it may deem practicable in the light of the conditions and attending circumstances of the case, in order to determine the proper charge.

- (h) For the service rendered to the Town of Mooresville, said Town shall be subject to the same rates and charges here-inabove provided, or to charges and rates established in heremony therewith.
- (i) Such rates and charges shall be cilled by the form of Mooresville, and shall be collected in the manner provided by law and ordinance. The first billing may be for a period of more or less than a bi-monthly period in order to make the collection period correspond with the water meter readings of the water utility serving the Town, depending upon the date on which the rates established by this ordinance become effective.
- or tenants occupying the properties served, unless otherwise requested in writing by the owners, but such billings shall in no wise relieve the owner from liability in the event payment is not used as herein required. The owners of the properties served, which are occupied by tenants, shall have the right to examine the collection records of the Town for the purpose of determining whether such rates and charges have been paid by such tenants, provided that such examination shall be made at the effice at which said records are kept and during the hours that such office is open for business.
- (k) Where a metered water supply is used for fire protection as well as for other uses, the Town may, in its discretion, make adjustments in the minimum charge and in the use charge as may be equitable.
- (1) Where a meteron water supply is ased for lawn sprinkling and other outside uses during the months of July, August, and September, the Yown may, in its discretion, make

adjustment in the minimum charge and in the use charge, based upon the average bill of said user during the other nine months of the year.

Sec. 2. In addition to the above stated use charge and minimum charge, all persons not now connected to the present sewer system who shall hereafter connect to any part of the now existing sewer system shall pay to the town a connection fee or charge of One Hundred Twenty-five Dollars (\$125.00).

Sec. 3. In addition to the above stated treatment charges and minimum charge, a connection charge shall be made for all owners of lots or parcels of real estate connecting to sewers which are being financed by issuance of sewage works revenue bonds, upon the basis of the pro rata costs of construction of a local or lateral sewer adequate to serve such property, which pro rata cost and connection charge are hereby determined and shall be collected as follows:

Frontage of Lot	Annual Charge (15 yr. basis)	<u>Cash Charg</u> e		
49.00 feet and below	\$2.00	\$ 505.00		
50.00 feet to 59.00 feet	58.00	563.00		
60.00 feet to 69.00 feet	62.00	602.00		
70.00 feet to 79.00 feet	66.00	641.00		
80.00 feet and above	70.00	680.00		

In the event the connection charge is prepaid, the cash charge shall apply. Upon application by a prospective user, said user may be granted the option of paying said connection charge over a period of fifteen (15) years and in such event the annual charge shall apply. The annual charge shall be billed and collected semi-annually by the Town.

Sec. 4. In order to provide revenues to pay the interest of the bonds required during the construction period over and above the amount for that purpose capitalized in said amount

of bonds, the treatment charges and minimum charge shall become collectible on and after January 1, 1958, for the service rendered prior to that date; that the connection charges as stated in Sec. 3 above shall become collectible on and before connection to said sewers.

- Sec. 5. The rates and charges established by this ordinance shall be collected by the Town. The Board of Trustees shall make and enforce such by-laws and regulations as may be deemed necessary for the safe, economical and efficient management of the Town's sewage works, including the sewerage system, regulator chambers, pumping stations and sewage treatment plant, and appurtenances, for the construction and use of house sowers and connections to the sewerage system, and for the regulation, collection, redating and refunding of such rates and charges.
- Sec. 6. For the purpose of this ordinance, the terms "sanitary sewage" and "industrial wastes" shall be defined as follows:
- (a) "Sanitary sewage" is hereby defined as the waste from water closets, urinals, lavatories, sinks, bath tubs, showers, household laundries, basement drains, garage floor drains, bars, soda fountains, cuspidors, refrigerator drips, drinking fountains and stable floor drains.
- (b) "Industrial wastes" are hereby defined as being the liquid waste resulting from any commercial, manufacturing or industrial operation or process.
- Sec. 7. The Board of Trustees shall prohibit dumping of wastes into the Town sewerage system which, in its discretion, are deemed harmful to the operation of the sewage treatment works of said Town, or to require methods affecting pretreatment of said wastes to reduce the characteristics of the waste satisfactory to the Board.
- Sec. 8. This ordinance shall be in full force and effect from and after its passage.

Approved and adopted by the Board of Trustees of the Town of Mooresville on the 17th day of July, 1957.

Salph E. Roberson J.

Milared asbury

Hershelf Jebbs

Attest:

Clark Treasurer

EXCERPTS FROM THE MINUTES OF A SPECIAL MEETING OF THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE

The Board of Trustees of the Town of Mooresville met in the Town Hall in said Town on the 27th day of June, 1957, at the hour of 7:30 P. M., in special session in accordance with the rules of the Board.

The meeting was called to order by E. W. Einfeldt, President of the Board of Trustees, who presided.

On call of the roll, the members of the Board were shown to be present or absent as follows:

Present: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Absent: None

Mr. Maurice C. Fulford, Town Attorney, was also present at the meeting.

The Clerk-Treasurer then read the call for this special meeting, the same being as follows:

"To the Members of the Board of Trustees of the Town of Mooresville:

You are hereby notified that a special meeting of the Board of Trustees of the Town of Mooresville will be held at the usual meeting place of the Board at the hour of 7:30 P. M. on June 27, 1957, for the purpose of considering an ordinance authorizing the issuance of revenue bonds to finance the cost of construction of the sewage works heretofore established, also to consider an ordinance fixing rates and charges for the service to be rendered by said sewage works, and an ordinance regulating the connection and use of sewers, and other matters in connection with said project.

Dated this 25 day of June, 1957.

/s/ E. W. Einfeldt President, Board of Trustees STATE OF INDIANA COUNTY OF MORGAN, SS:

Charles Hinshaw, being first duly sworn, upon his oath deposes and says:

That he is the duly appointed, qualified and acting Marshal of the Town of Mooresville; that he did, on the 25 day of June, 1957, deliver to each member of the Board of Trustees of said Town, or leave at the residence of such members as he was unable to serve personally, a copy of the attached notice of the special meeting of the Board of Trustees of said Town.

/s/ Charles J. Hinshaw

Subscribed and sworn to before me this 25 day of June, 1957.

My term expires: 12-31-59

/s/ Myrtle Asher Clerk-Treasurer

The President of the Board stated that forms of bond and ordinance,/rate ordinance had been prepared based upon the data compiled by Moore & Heger, consulting engineers for the project, and that it would now be in order for the Board to consider said forms of ordinances.

Trustee Harold E Hawkinsthen introduced the bond ordinance entitled "An Ordinance concerning the construction and operation by the Town of Mooresville, Indiana, of sewage works, the issuance of revenue bonds to provide the cost thereof, the collection, segregation and distribution of the revenues of said works, the safeguarding of the interests of the holders of said bonds, and other matters connected therewith", and moved that said ordinance be numbered and placed on first reading, and that the same be read in full at this time.

Said motion was seconded by Trustee Horshel H. Gibbs and on call of the roll was carried by the following vote:

Ayes: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Nays: None

Said ordinance having been designated as Ordinance No. 3-1957, and having been read in full, and the provisions of the same having been considered by the Board, Trustee Mildred Asbury moved that Ordinance No. 3-1957 be read a second time by title and that opportunity be given for the offering of amendments. This motion was seconded by Trustee Ralph E. Roberson, Jr. and on call of the roll was carried by the following vote:

Ayes: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Mays: None

Ordinance No. 3-1957 was then read a second time by title and no amendments were offered.

Trustee Harold E. Hawkins moved that the rules be suspended and that unanimous consent be given for the adoption of Ordinance No. 3-1957 at this meeting without further consideration. This motion was seconded by Trustee Hershel H. Gibbs and on call of the roll the vote on said motion was as follows:

Ayes: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Nays: None

The Clork-Treasurer than read Ordinance No. 3-1957 a third time by title and the President announced that said ordinance was under consideration for final passage or rejection, and directed the Clork-Treasurer to call the roll.

On call of the roll the vote for the adoption of said ordinance was as follows:

Ayes: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Nays: None

There being present at said meeting at least two-thirds of the members-elect of the Board of Trustees, and Ordinance No. 3-1957 having been passed after unanimous suspension of the rules, the President thereupon declared said ordinance to have been duly passed and adopted.

Trustee Mildred Asbury then introduced the rate ordinance, entitled "An Ordinance fixing the schedule of rates and charges to be collected by the Town of Mooresville, Indiana, from the owners of property served by the sewage works of said Town, and other matters connected therewith," and moved that said ordinance be numbered and placed on first reading, and that the same be read in full at this time.

Said motion was seconded by Trustee Ralph E. Roberson, Jr. and on call of the roll was carried by the following vote:

Ayes: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Ways: None

Said ordinance having been designated as Ordinance No. 4-1957, and having been read in full, and the provisions of the same having been considered by the Board, Trustee Harold E. Hawkins moved that Ordinance No. 4-1957 be read a second time by title and that opportunity be given for the offering of amendments. This motion was seconded by Trustee Hershel H. Gibbs , and on call of the roll was carried by the following vote:

Ayos: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Taya: None

The Cherk-Treasurer than read Ordinance No. 4-1957 by title and no amendments were offered.

Trustee Mildred Asbury and that a public hearing on Trainance No. 4-1957, we held at a meeting of the Roard on the 17th day of July, 1957, at the hour of 7:30 P. M., and that the Clerk-Freueurer be instructed to cause notice of such hearing to be published one time in The Moores-ville Pimes, the date of such publication to be at least ten days prior to the date of such publication to be at least ten days prior to the date of said hearing, and said notice to include a verbatim copy of the body of said ordinance, emitting preambles and the adoption endersement. This motion was seconded by Trustee Ralph E. Roberson, Jr. and on call of the roll was carried by the following vote:

Ayes: E. W. Einfeldt, Mildred Asbury, Hershel H. Gibbs, Harold E. Hawkins and Ralph E. Roberson, Jr.

Mays: None

There being no further business presented to the meeting, on motion duly made, seconded and unanimously carried, the meeting thereupon adjourned.

Myrthe Waher

Approved:

MINUTES OF SPECIAL MEETING OF THE BOARD OF TRUSTESS OF THE TOWN OF MOORESVILLE.

A North

The Board of Trustees of the Town of Mooresville met in the High School Gym in said Town on July 17, 1957, at the hour of 7:30 P.M., in special session pursuant to notice duly served on each member of the Board in accordance with the rules of the Board.

The meeting was called to order by E. W. Einfeldt, President of the Board of Trustees, who presided.

On call of the roll, the members of the Board were shown to be present or absent as follows:

Present: Ralph E. Roberson, Jr., Mildred Asbury, Harold Hawkins, Hershell Gibbs, and E. W. Einfeldt.

Absent: None.

Mr. Maurice C. Fulford, Town Attorney, was also present at the meeting.

The Clerk-Treasurer the read the call for this special meeting, proof of service thereof, and the same were found to be in conformity with the rules of the Board, and the same were ordered approved and made a part of the record.

The Clerk-Treasurer presented the proofs of publication of the notice of public hearing to be held at this meeting on Ordinance No. 4-1957 showing that the same had been published in the Mooresville Times on July 4, 1957. Said notice and proofs of publication thereof being found to be in due form, the same were approved and ordered filed.

Trustee Harold Hawkins moved that Ordinance 4-1957 be read a third time in full and that the public hearing on said ordinance be held at this time. This motion was seconded by Trustee Mildred Asbury, and on call of the roll was carried unanimously.

Ordinance No. 4-1957 was then read a third time in full.

The President of the Board announced that the Board was now ready to hear all persons desiring to be heard on said ordinance. All persons present desiring to be heard on said ordinance were then heard.

Trustee Ralph E. Roberson, Jr. then moved that Ordinance No. 4-1957 be finally passed and adopted. This motion was seconded by Trustee Harold Hawkins, and on call of the roll the vote thereon was as follows:

Ayes: Hershall Gibbs, Harold Hawkins, Mildred Asbury, Ralph E. Roberson, Jr., and E. W. Einfeldt.

Nays: None.

The President announced that Ordinance No. 4-1957 had been duly passed and adopted.

There being no further business presented to the meeting, on motion duly made, seconded and unanimously carried, the meeting thereupon adjourned.

Clerk-Treasurer

Approved:

Fresident, Board of Trustees

ORDINANCE NO. 5-1957

An Ordinance regulating the connection to and use of public and private sewers and drains, the installation and connection of building sewers, and the discharge of waters and wastes into the public sewer system of the Town of Mooresville, Indiana, and providing penalties for violations thereof

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE, INDIANA:

Section 1. Unless the context specifically indicates otherwise, the meaning of the terms used in this ordinance shall be as follows:

- (a) "Sowage works" shall mean all facilities for collecting, pumping, treating, and disposing of sewage.
- (b) "Superintendent" shall mean the Superintendent of the Municipal Sewage Works of the Town of Mooresville, Indiana, or his authorized deputy, agent or representative.
- (c) "Inspector" shall mean the persons duly authorized by the Town, through its Board of Trustees, to inspect and approve the installation of building sewers and their connection to the public sewer system.
- (d) "Sewage" shall mean a combination of the water-carried wastes from residences, business buildings, institutions, and industrial establishments.
- (e) "Sewer" shall mean a pipe or conduit for carrying sewage.
- (f) "Public sewer" shall mean a sewer in which all owners of abutting properties have equal rights, and is controlled by public authority.

- (g) "Sanitary sewer" shall mean a sewer which carries sewage and to which storm, surface, and ground waters are not intentionally admitted.
- (h) "Sewage treatment plant" shall mean any arrangement of devices and structures used for treating sewage.
- (1) "Industrial wastes" shall mean the liquid wastes from industrial processes as distinguished from sanitary sewage.
- (j) "Garbage" shall mean solid wastes from the preparation, cooking, and dispensing of food, and from the handling, storage, and sale of produce.
- (k) "Properly shredded garbage" shall mean the wastes from the preparation, cooking, and dispensing of food that have been shredded to such degree that all particles will be carried freely under the flow conditions normally prevailing in public sewers, with no particle greater than 1/2 inch in any dimension.
- (1) "Building drain" shall mean that part of the lowest horizontal piping of a drainage system which receives the discharge from soil, waste, and other drainage pipes inside the walls of the building and conveys it to the building sewer, beginning five feet outside the inner face of the building wall.
- (m) "Building sewer" shall mean the extension from the building drain to the public sewer or other place of disposal.
- (n) "B.O.D." (denoting Biochemical Oxygen Demand) shall mean the quantity of oxygen utilized in the viochemical oxidation of organic matter under standard laboratory procedure in five days at 20 degrees C., expressed in parts per million by weight.
- (c) "FH" shall mean the logarithm of the reciprocal of the weight of hydrogen ions in grams per liter of solution.
- (p) "Suspended solids" shall mean solids that either float on the surface of, or are in suspension in water, sewage, or other liquids; and which are removable by laboratory filtering.

- (q) "Natural outlet" shall mean any outlet into a watercourse, pond, ditch, lake or other body of surface or ground water.
- (r) "Watercourse" shall mean a channel in which a flow of water occurs, either continuously or intermittently.
- (9) "Person" shall mean any individual, firm, company, association, society, corporation, or group.
 - (t) "Shall" is mandatory; "may" is permissive.
- Sec. 2. (a) It shall be unlawful for any person to place, deposit, or permit to be deposited in an unsanitary manner upon public or private property within the Town of Mooresville, Indiana, or in any area under the jurisdiction of said Town, any human or animal excrement, garbage, or other objectionable waste.
- (b) It shall be unlawful to discharge to any natural outlet within said Town, or in any area under the jurisdiction of said Town, any sanitary sewage, industrial waste, or other polluted waters, except where suitable treatment has been provided in accordance with subsequent provisions of this ordinance.
- (c) Except as hereinafter provided, it shall be unlawful to construct or maintain any privy, privy vault, septic tank, cesspool or other facilities intended or used for the disposal of sewage.
- (d) The owner of all houses, buildings, or properties used for human occupancy, employment, recreation or other purposes situated within the Town and abutting any street, alley or right-of-way in which there is now located or may in the future be located a public sewer or combined sewer of the Town, is hereby required at his expense to install suitable toilet facilities therein, and to connect such facilities directly with

the proper public sever in accordance with the provisions of this ordinance, within ninety (90) days after date of official notice to do so, provided that said public sewer is within one hundred (100) feet of the property line.

- Sec. 3. (a) Where a public sanitary or combined sewer is not available under the provisions of Sec. 2(d), the building sewer shall be connected to a private sewage disposal system complying with all recommendations of the Indiana State Board of Health.
- (b) At such time as a public sewer becomes available to a property served by a private sewage disposal system as provided in Sec. 2(d), a direct connection shall be made to the public sewer in compliance with this ordinance, and any septic tanks, cesspools and similar private sewage disposal facilities shall be abandoned.
- (c) The owner shall operate and maintain the private sewage disposal facilities in a sanitary manner at all times, at no expense to the Town.
- (d) No statement contained in this article shall be construed to interfere with any additional requirements that may be imposed by the local Health Officer.
- Sec. 4. (a) No unauthorized person shall uncover, make any connections with or opening into, use, alter, or disturb any public sewer or appurtenance thereof without first obtaining a written permit from the Town Clerk-Treasurer.
- (b) There shall be two (2) classes of building sewer permits; (1) for residential and commercial service, and (2) for service to establishments producing industrial waste. In either case, the owner or his agent shall make application on a special

form furnished by the said Town. The permit applications shall be supplemented by any plans, specifications, or other information considered pertinent in the judgment of the Inspector. A permit and inspection fee of Five Dollars (\$5.00) for a residential or commercial building sewer permit and Fifteen Dollars (\$15.00) for an industrial building sewer permit shall be paid to the Town Clerk-Treasurer at the time the application is filed.

- (c) All costs and expense incident to the installation and connection of the building sewer shall be borne by the owner. The owner or the person installing the building sewer for said owner shall indemnify said Town from any loss or damage that may directly or indirectly be occasioned by said installation.
- (d) A separate and independent building sewer shall be provided for every building; except where one building stands at the rear of another or an interior lot and no private sewer is available or can be constructed to the rear building through an adjoining alley, court, yard, or driveway, the building sewer from the front building may be extended to the rear building and the whole considered as one building sewer.
- (e) Old building sewers may be used in connection with new buildings only when they are found on examination and test by the said Inspector to meet all requirements of this ordinance.
- (f) The building sewer shall be cast iron soil pipe, ASTM specification or equal; vitrified clay sewer pipe, ASTM specification or equal; or other suitable material approved by the said Inspector. Joints shall be tight and water-proof. Any part of the building sewer that is located within ten feet of a water service pipe shall be constructed of cast iron soil pipe with leaded joints. Cast iron pipes with leaded joints may be required

by the said Inspector where the building sewer is exposed to damage by tree roots. If installed in filled or unstable ground, the building sewer shall be of cast iron soil pipe, except that non-metallic material may be accepted if laid on a suitable concrete bed or cradle as approved by the said Inspector.

- (g) The size and slope of the building sewers shall be subject to the approval of the said Inspector, but in no event shall the diameter be less than six (6) inches. The slope of such six (6) inch pipe shall not be less than one-eighth (1/8) inch per foot.
- (h) Whenever possible the building sewer shall be brought to the building at an elevation below the basement floor. No building sewer shall be laid parallel to or within three feet of any bearing wall, which might thereby be weakened. The depth shall be sufficient to afford protection from frost. The building sewer shall be laid at a uniform grade and in straight alignment in so far as possible. Changes in direction shall be made only with properly curved pipes and fittings.
- (i) In all buildings in which any building drain is too low to permit gravity flow to the public sewer, sanitary sewage carried by such drains shall be lifted by approved artificial means and discharged to the building sewer. No water-operated sewage ejector shall be used.
- (j) All excavations required for the installation of a building sewer shall be open trench work unless otherwise approved by the said Inspector. Pipe laying and backfill shall be performed in accordance with ASTM specifications except that no backfill shall be placed until the work has been inspected by the Inspector or his representative.

(k) All joints and connections shall be made gas tight and water tight. Cast iron pipe joints shall be firmly packed with oakum or hemp and filled with molten lead, Federal Specification QQ-L-156, not less than one (1) inch deep. Lead shall be run in one pouring and calked tight. No paint, varnish, or other coatings shall be permitted on the jointing material until after the joint has been tested and approved.

All joints in vitrified clay pipe or between such pipe and metals shall be made with approved hot-poured jointing material or coment mortar as specified below.

Material for hot-poured joints shall not soften sufficiently to destroy the effectiveness of the joint when subjected to a temperature of one hundred sixty (160) degrees Fahrenheit, nor be soluble in any of the wastes carried by the drainage system. The joint shall first be caulked tight with jute, hemp, or similar approved material.

Jute or oakum gasket, of suitable size, to fill partly the annular space between the pipes. The remaining space shall be filled and firmly compacted with mortar sand. The material shall be mixed dry; sufficient water shall be added to make the mixture workable. Mortar which has begun to set shall not be used or retempered. Lime putty of hydrated lime may be substituted to the extent of not more than 25 per cent of the volume of the Portland cement that may be added.

Other jointing materials and methods may be used only by approval of the said Inspector.

(1) The connection of the building sewer into the public sewer shall be made at the "Y" branch, if such branch is available at a suitable location. If the public sewer is twelve (12)

inches in diameter or less and no properly located "I" branch is abailable, the owner shall at his expense install a "Y" branch in the public sewer at the location specified by the said Inspector. There the public sewer is greater than twelve (12) inches in diameter, and no properly located "Y" branch is availabla, a neat held may be cut in the public sewer to receive the building sewer, with entry in the downstream direction at an angle of about forty-five (45) degrees. A forty-five degree ell may be used to make such connection, with the spigot end out so as not to extend past the inner surface of the public sewer. The invert of the building sewer at the point of connection shall be at the same or at a higher elevation than the invert of the public sower. A smooth neat joint shall be made, and the connection made secure and water tight by encasement in concrete. Special fittings may be used for the connection only when approved by the said Inspector.

- (m) The applicant for the building sewer permit shall notify the said Inspector when the building sewer is ready for inspection and connection to the public sewer. The connection shall be made under the supervision of the said Inspector or his representative.
- (n) All excavations for building sewer installation shall be adequately guarded with barricades and lights so as to protect the public from hazard. Streets, sidewalks, parkways and other public property disturbed in the course of the work shall be restored in a manner satisfactory to the said Town.
- Sec. 5. (a) No person shall discharge or cause to be discharged any storm water, surface water, ground water, roof runoff, sub-surface drainage, cooling water or unpolluted industrial process waters to any sanitary sewer.

- (b) Storm wayer and all other unpolluted drainage shall be discharged to such sewers as are specifically designated as combined sewers or storm sewers, or to a natural outlet approved by the said Superintendent. Industrial cooling water or polluted process waters may be discharged upon approval of the said Superintendent, to a storm sewer, combined sewer or natural outlet.
- (c) Except as hereinafter provided, no person shall discharge or cause to be discharged any of the following described waters or wastes to any public sewer:
 - (1) Any liquid or vapor having a temperature higher than 150 deg. F.
 - (2) Any water or waste which may contain more than 100 parts per million, by weight, of fat, oil, or grease.
 - (3) Any water or waste which may contain more than 25 parts per million, by weight, of soluble oils.
 - (4) Any gasoline, benzene, naphtha, fuel oil, or other flammable or explosive liquid, solid or gas.
 - (5) Any garbage that has not been properly shredded.
 - (6) Any ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, paunch manure, or any other solid or viscuous substance capable of causing obstruction to the flow in sewers or other interference with the proper operation of the sewage works.
 - (7) Any waters or wastes having a Ph lower than 5.0 or higher than 9.0, or having any other corrosive property capable or causing damage or hazard to structures, equipment, and personnel of the sewage works.

- (8) Any waters or wastes containing a toxic or poisonous substance in sufficient quantity to injure or interfere with any sewage treatment process, constitute a hazard to humans or animals, or create any hazard in the receiving waters of the sewage treatment plant.
- (9) Any waters or wastes commaining suspended solids of such character and quantity that unusual attention or expense is required to handle such materials at the sewage disposal plant.
- (10) Any noxious or malodorous gas or substance capable of creating a public nuisance.
- (d) Grease, oil, and sand interceptors shall be provided when, in the opinion of the said Inspector, they are necessary for the proper handling of liquid wastes containing grease in excessive amount, or any flammable wastes, sand, and other harmful ingredients; except that such interceptors shall not be required for private living quarters or dwelling units.

 All interceptors shall be of a type and capacity approved by the Superintendent and shall be located as to be readily and easily accessible for cleaning and inspection.

Grease and oil interceptors shall be constructed of impervious materials capable of withstanding abrupt and extreme changes in temperature. They shall be of substantial construction, water tight, and equipped with easily removable covers which when boited in place shall be gas tight and water tight.

- (e) Where installed, all grease, oil and sand interceptors shall be maintained by the owner, at his expense, in continuously efficient operation at all times.
- (f) The admission into the public sewers of any waters or wastes (1) having a five day Biochemical Oxygen Demand greater

than 400 parts per million by weight, or (2) containing more than 450 parts per million by weight of suspended solids, or (3) containing any quantity of substances having the characteristics described in Sec. 5(c), or (4) having an average daily flow greater than 2% of the average daily sewage flow of the Town, shall be subject to the review and approval of the Superintendent. Where necessary in the opinion of the Superintendent, the owner shall provide at his expense such preliminary treatment as may be necessary to (1) reduce the Biochemical Oxygen Demand to 400 parts per million and the suspended solids to 450 parts per million by weight, or (2) reduce objectionable characteristics or constituents to within the maximum limits provided for in Sec. 5(c), or (3) control the quantities and rates of discharge of such waters or wastes. Plans, specifications, and any other pertinent information relating to proposed preliminary treatment facilities shall be submitted for the approval of the said Superintendent and of the Indiana State Board of Wealth, and no construction of such facilities shall be commenced until such approval is obtained in writing.

- (g) where preliminary treatment facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation, by the owner at his expense.
- (h) When required by the Superintendent, the owner of any property served by a building sewer carrying industrial wastes shall install a suitable control manhole in the building sewer to facilitate observation, sampling and measurement of the wastes. Such manhole, when required, shall be accessible and safely located, and shall be constructed in accordance with the

plans approved by the Superintendent. The manhole shall be installed by the owner at his expense, and shall be maintained by him so as to be safe and accessible at all times.

- (1) All measurements, tests, and analyses of the characteristics of waters and wastes to which reference is made in Sec. 5(c) and Sec. 5(f) shall be determined in accordance with "Standard Methods for the Examination of Water and Sewage" and shall be determined at the control manhols provided for in Sec. 5(h) or upon suitable samples taken at said control manhols. In the event that no special manhols has been required, the control manhols shall be considered to be the nearest downstream manhols in the public sewer to the point at which the building sewer is connected.
- (j) We statement contained in this article shall be construed as preventing any special agreement or arrangement between the Town and any industrial concern whereby an industrial waste of unusual strength or character may be accepted by the Town for treatment, subject to payment therefor by the industrial concern.
- Sec. 6. No unauthorized person shall maliciously, willfully or negligently break, damage, destroy, uncover, deface, or tamper with any structure, appurtenance, or equipment which is a part of the municipal sewage works. Any person violating this provision shall be subject to immediate arrest under charge of disorderly conduct.
- Sec. 7. The Superintendent, Inspector, and other duly authorized employees of the Town bearing proper credentials and indentification shall be permitted to enter upon all properties for the purpose of inspection, observation, measurement, sampling, and testing, in accordance with the provisions of this ordinance.

- Sec. 3. (a) Any person found to be violating any provision of this ordinance except Sec. 6 shall be served by the foun with written notice stating the nature of the violation and providing a reasonable time limit for the satisfactory correction thereof. The offender shall, within the period of time stated in such notice, permanently cease all violations.
- (b) Any person who shall continue any violation beyond the time limit provided for in Sec. 3(a) shall be guilty of a misdemeaner, and upon conviction thereof shall be fined in an amount not less than Ten Dollars (\$10.00) for each violation. Each day in which any such violation shall continue shall be deemed a separate offense.
- (c) Any person violating any of the provisions of this ordinance shall become liable to the Town for any expense, loss or damage occasioned the Town by reason of such violation.
- Sec. 9. All ordinances or parts of ordinances in conflict herewith are hereby repealed. The invalidity of any section, clause, sentence, or provision of this ordinance shall not affect the validity of any other part of this ordinance which can be given effect without such invalid part or parts.

Sec. 10. This ordinance to be in full force and effect from and after its passage.

Approved and adopted by the Board of Trustees of the Town of Mooresville, Indiens, on the 6th day of August, 1957.

Attest:

Clerk-Treasurer

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Board of Trustees



Mooresville, Ind. July 22,1957.

The Board of Trustees met in special session July 22, to consider the budget for the year 1958. Einfeldt, Roberwon, Asbury and Hawkins were present. The budget was partially made. No other business appearing the meeting adjourned.

ATTEST

TREASURER.

Mooresville, Ind.

August 6,1957.

The Board of Trustees of the Townmof Mooresville met in regular session August 6th at the Municipal Building. The meeting was called to order at 7:30 P.M. by the 'hairman. All members and Mr. Fulford, the attorney, were present. Opening prayer was by Trustee Hawkins.

The Minutes of the previous meeting were read. Hawkins moved and Roberson seconded they be approved as read. Motion carried. The financial report showed a balance in all funds to be \$49,266.21. Roberson moved and Asbury seconded the report be received. Carried.

Chas Hillman was present to ask about the Pool Room ordinance. He questioned as to why he should be the only business in town to pay a liscense. The Board assured they would look into this matter.

Mr. Mowery of Circle Drive presented a petition signed by several residents asking the Town to try to remedy the surface water in this area. They feel the trouble is mainly in Goose Creek and in the fact that the storm sewer on N. Indiana Street is inadequate. He was advised that the Trustees would consult with the County Commissioners to see ff they would help in this work by cleaning their part of Goose Creek. The Town will check on other conditions.

Mr. Zane Todd, President of the Chamber of Commerce, was next heard. In a very nice talk with the Board, he stated that the Chamber stood ready to assist the Town in any way possible in the present sewer controversy. He also stated they had met with representatives of the Z Lion's Club and that their idea was to hold another open forum to get the general feeling of the Public. They had met with the Citizen's Committee who do not seem to favor this proceedure. Mr. Todd closed by assuring the Board that they were ready to help at any time. . A letter from a representative of the Mooresville School Building Corporation, asking the Board to consider the position they are in regarding the sewer. Their need for adequate sewage is very great. The site for the new school has been approved by the proper State authorities based on proper sewage disposal. They ask that every consideration be given to successfully complete the sewer program.

A letter from Edware Fields was also read in which he expressed himself as being in favor of the sewer program.

Mr. Harad spoke in behalf of the Citizen's Committee. He stated that they were in favor of a sewer program but their opposition was the way it was financed. He went on record as saying that "Fred Heger is a good engineer" but he thinks the plans could be simplified. He suggested That Mr. Heger be contacted and told that the opposition was based on cost. He stated he had never meant to question the integrety of the Board members. They wish to examine the past records of the Town and was assured the records were available at any time. He was informed that Mooresville would apply for Federal aid and had decided to do so before they recommended it. Quite a discussion followed but since there were so many matters to attend to further discussion was tabled.

Robert Dunn was next heard. He asked approval of his plan for sewers in his subdivision. He will build the sewers to a main trunk line if the Town will maintain it afterward. He also asked the Town to maintain the streets. Asbury moved and Hawkins seconded that the Board would agree to this provided-that-Mr..Dunn posst one thousand dollar bond to replace the streets, that also that the streets be built according to approved specifications and that he provide an engineer scertification.

Wm.Kendall proposed to exchange a motor which he has for a discarded

discarded mower belonging to the Town. Hawkins moved and Gibbs seconded to make the exchange. Carried. A hoist for the Town truck was also approved. As there is a need for another mower at the cemetery it was aggeed to hire Mike Hundley to use his mower.

The trailer permit for Leland Connell was approved.

An itemized statement of the materials used in repairing the streets which had been left by the water company Hawkins moved and Asbury seconded the Hoosier Water Co.be billed for the amount of \$156.90.

Motion carried.

Ordinance # 5-1957, regulating the connections and use of the sewers, was read and passed under suspension of rules.

MHwkins moved and Asbury seconded to ask Delbert Hobson to be present at the next meeting to discussmakene/making a survey of the property not yet annexed. Budget adopted,

The following claims were presented

516 Forest Rusie	Marshal \$250.00 less withho	ldings
517 Leonard Horton		206.47
510 Florard Horton	Nest galaces". Labourg brow, you	216.47
518 Elmer Poe	" " 2 2	216.47
519 Clark Hermsdorfer		216.47
520 Chas Hinshaw	" 127.50 less withholding	121.28
521 Myrtle Asher	Clerk-Treas.200.00 less	
withhol	dings	167.35
522 Wm. Kendall St.Comm.		217.81
523 Earl Morgan Sexton	60.00 less withholdings	
524 Bernard Soubers Misc	310.00 "	58.65
	ork 27.50 " ~ " ~	254.22
	k 110.00 # " 2	26.88
		97.33
	3 12.00	70.38
528 H B Monday	Fireman 7	6.00
529Richard Keller		6.00
530 Alden Beall	the store sewer on M. Ledd"	6.00
531 Elvin Allen	tw "Liminos birow ecotarett and	6.00
532 Edward Fields	" seem what at what bloom you	6.00
533 Chas Nelson	lbow will check on other alley mid	6.00
534 Leland Connell	II .	6.00
535 Wm. Potter	the Todd, Irestables of the Panis	6.00
Ro bert Haak	wery place tolks allow and warm	8.00
537 C W Squires	" & Sharpening	6.75
538 Wm. Kendall	Work on streets & mower	47.50
40539 Everett Kershaw	St. Work	16.00
4540 Mooresville Welding	Repairs	9.60
43543 Joe Mendenhall	ii a a a a a a a a a a a a a a a a a a	15.75
5474/Independent Concrete Pipe	Tile	223.20
545 Loy Ready Mix	Concrete	65.00
9546 E A Allen	St.Work	10.00
547 Paul Marley	Repairs	
547 Ralph Rogers & Co	St.& Alley repairs	8.35
542 Mcmahan Construction		9090.00
	Concrete	58.00
548 Lester Park Garage .	Repairs on police car	78.70
FUM Manual and Comment	Repair on truck	25.30
54 Moore's Grocery	Supplies	4.08
549 Mooresville Public Servic		630.76
546 Hoosier Water Co	Water	413.33
552 Motorola C.& E.Inc	Police radio & Installation	1500.00
553 Kenny Mac inery	Mower	107.00
554 Hadley & Cook	Old Settlers Insurance	90.50
555 Mooresville Times	Legal Notice	39.74
556 Curry Sunoco	Gas for Town	63.16
557 W.Tax	Withheld from July salaries	195.90
558 OASI	OASI	47.98
559 Gross Tax	Withheld from July salaries	18.34
		-00)

Hawkins moved and Roberson seconded the bills be allowed. Carried No further appearing, Gibbs moved and Hawkins seconded the meeting adjourn. Carried.

PRESIDENT

ATTEST

CKERK TREASURER.

Mooresville, Indiana, August 22,1957.

The Board of Trustees met in regular session August 20,1957 at the Municipal Tui; ding. The meeting was called to order at 7:30 by the Chairman. Einfeldt, Asbury Roberson Gibbs and Mr. Fulford the attorney were present. The minutes of the previous meeting were read. Roberson moved and Asbury seconded they be approved as read. Carried.

Mr. Sheets, A Baptist minister was present with a request to hold street meetings on Saturday nights. Since all members were not present the matter was deferred until all could be consulted.

A letter from the Hoosier Water Co.concerning the bill sent them for repairing streets was read. They seemed to question the matter and said a representative would meet with the Board in the near future.

The weed situation was discussed qud it was decided to have a notice printed to have property owners cut their weeds or the Town would do it at the owner's expense.

After a short discussion, As ury moved and Roberson seconded to have the officer on the swing shift come on at 6:00 P.M. instead of 3:P.M. He will work until 2:00 A.M. This is om Thursday. Friday and Saturday in nights. While there are two on duty, one will patrol and one stay in building.

There being a small amount of money in the cemetery operating fund Asbury moved and Roberson seconded the following resolution:

Whereas, the operating fund of the Cemetery is insufficient to meet the needs of the fund and

hereas there is in the Permanent Maintenance Fund of the Cemetery, an amount in excess of the needs:

Therefore, be it resolved that the amount of one thousand dollars be transferred from this fund to the operating fund.

The resolution was passed and Clerk-Treasurer instructed to make the transfer.

Robert Dunn was present with his plans for drainage in his subdivision, Highland Meadows together with plans and specifications for developing. He also presented a request for annexation. Mr. Dunn posted bond for one thousand do ars (1000.00) that he would put the streets as they were before. He has dug the sewer to this area at his own expense for which he is not to bereimbursed. After a study of the plans the plot was annexed to the Town.

Several citizens were present regarding the sewer plans. Since there w was nothing new, it was finally agreed that there would be another meeting of a committee composed of representatices of the Lion's Club, the C. of C., the School committee, the Citizen's Committee add the Board of Trustees, to iron out if possible the problemsinvalved. This meeting will be August 27th.

The following claims were presented for payment

		Mooresville Times	Legal notice	\$67.34
		Ind'P'L'S Tent & Awning	Rent on tent	65.00
	562	Mooresville Machine Shop	Repairs	19.50
	563	Dual Parking Meter Co.	Repairs on meters	56.01
		Elwood Wilcher	Gas for cars	55.22
		Standard Material Corp.	Materials	185.37
	566	Harvey Gilbert	Wiring	125.00
		Myrtle Asher	Managing Old Settlers	150.00
	568	High School Band	Music	40.00
	569	Mooresville Pub Ser	Electricity	118.28
	570	James Shelton	Entertainment	40.00
	571	Martinsville Democrat	Advertising	12.00
	572	Mooresville Times	n	10.00
	573	Central Motors Parts	Batteries	6.24
		J.C.C.	Policing	300.00
		Wm.Kendall	Park work	18.00
	576	Harvey Service	Rent on Tent	F 00
	577	Kenney Machinery Co.	Repairs	5.00
-	578	edd approau wan n	TICHATTA	34.85
	Marie Co.			

578 Indiana Bell 579 Vestal Motors 580Citizen's Bank 581 H. B.Monday 582 Newcomer Lumber Co.,

Phone Repairs oin Wrappens Building Repairs Supplies

4.40 1.25 234.40 32.71

19.80

Asbury moved and Roberson seconded the claims be allowed. Carried. No further business appearing, Asbury moved and Gibbs seconded the meeting adjourn. Motion carried.

PRESIDENT??

ATTEST

TREASURER

Mooresvible Ind. August 26,1957

The Board of Trustees met August 26th at their regulær meeting place for a hearing on the budget. No taxpayers appearing, the meeting

was adjourned.

ATTEST

Mooresville, Indiana

PRESIDENT

The Board of Trustees met at their regular meeting place for the hearing on the budget. No taxpayers appearing the meeti ng adjourned.

ATTEST

CLERK TREASURER.

Mooresville Ind.

September 3,1957.

The Board of Trustees met in regular session September 3rd at the Municipal Building. The meeting was called to order at 7:30 P.M. by the chairman. All members and the attorney, Mr. Fulford, were present.

Proven was by Povenend Watson of the Calvany Methodist Chunch Prayer was by Reverend Watson of the Calvary Methodist Church.
The minutes of the previous meeting were read, and approved.

A letter from the Hoosier Water Co. with an enclosed check was received. This was for payment for damaged streets in the past. Haveins moved and Roberson seconded the check be accepted. Carried.

A letter from a ready meter Co. was read. No action taken.

A petition from citizens of West High street asking that a street light be placed at the West End Grocery was read. Gibbs moved and Hakins seconded to have Roberson confer with Mr. McElwain of the Public Service Co. to see the best place for this light. Carried.

The need for a new flag was discussed. Einfeldt will investigate.

Reports having been received that persons are dumping trash on the Town property, the Board will check on this.

A discussion on the traffic at the school followed. Due to the fact that the officers have been called away from this post on emergencies, this is a matter for real concern. Mr. Einfeldt will confer with Mr. Hert on this. Along this same line, Hawkins will check with the JCCs on a sidewalk on Morgan Street.

The sewer and sewage disposal plant was the next matter discussed. A remonstrance having been filed against this project, it becames necessary to decide whether to abandon it or go ahead. Hawkins moved and Roberson seconded not to abandon. Motion was carried.

The need for additional appropriation was brought up.

The ordinance will be prepared.

Roberson moved and Hawkins seconded to have all sewer applications presented to the Board for discussion and action before being granted.

M.O.Shrake was present and told the Board that he had worked on the street in front of his property and that the sidewalk was torn up in the operation. He asked the Board to replace the walk. Due to the fact that the fund for sidewalk repair is axhausted, this cannot be done until next year.

The matter of zoning having been deferred, Roberson asked to have it continued. Roberson was asked to serve as chairman.

Ro berson asked if something could he done to eliminate speeding. Mr. Fulford advised using a speed trap which he thought could be borrowed.

The question of installing a drinking fountain in the jail was discussed. This will be investigated but the general consensus seemed to be to leave it as is.

The street meetings were talked of but, the party who requested them was not present the matter was tabled.

	IDU J.K. D. SERRID DA VID. GRAM. YOU.					
The	following claims were					alla
583	Forest Rusie	Marshal	\$250.00	less t	axes	206.48
584	Leonard Horton	n n	250.00	11		216.48
585	Elmer Poe	a ag wang, soak	250.00	111 100	11 ~	216.48
	Clark Hermsdorfer	t the negleche	250.00	n th	. 11	216.48
	Chas Hinshaw	o nam u are co	30.00	n a su		23.92
-	Myrtle Asher	Clerk	200.00	11 11		167.35
	William Kendall	St.Comm	225.00	1101 70		217.81
	Earl Morgan	Sexton	60.00	" "	LOOV	58.65
	Bernard Soubers	Misc.	268.00	п .,		221.00
	Charles Moore	St.Labor	196.00	11 ^		164.30
	John Mayo	Park & Cem		11 211		120.60
	Earl Greenlee	Janitor	57.50	11 11		56.21
	Forest Rusie	Marshal	18.75	11	11	18.33
	Leonard Horton	Mar Shar	22.50	11	11	21.99
	Elmer Poe	11	10.00	11 *	11	9.77
		11	12.50	11	13	12.22
	Clark Hermsdorfer	Contract	12.00	D144 91	10 00	45.00
	William Kendall	OULTTACT				17.00
	William Kendall	Morring				23.75
	Mike Hundley	Mowing				6.00
	Robert Haak	Fireman				6.00
	Nm.Potter	· Martin	TO HARD VIII			
	C.W Squires	ead Homez were	Total bas. T			4.00
	Alden Beall	ghas pertled.	ni Jou.bea			2.00
	Frank Myers	L we bounds az				2.00
	F G Rusie	and the same of th	•			6.00
	H B Monday	" ≪ Sew	er inspecti	Lon		10.00
	Richard Keller	11		or Oral to		6.00
	Allen	#				6.00
	E A Boyce	Supplies				3.00
	Hadley & Cook	Insurance			400	281.90
	Wm. Haught	in od Lettinopas				15.00
	Mooresville Times	Legal Noti	ce			38.30
	Petty Cash	Postage				3.00
	Hoosier Water Co.	Water				413.33
	Mooresville Public Serv	ice Lights				645.79
618	Mooresville -elding	Repairs	THE ST OF			49.70
619	Ralph Rogers Co.	Street & C	em.Work			271.82
	Moore & Heger	Survey		M W Di.	17,	500.00
621	Western Auto	Supplies	P. R. Camero		- manda	41.66
622	W. Tax		rom salarie	es	200	207.20
	OASI	OASI				50.03
	Gress	Gress Tax				18.95
	The second secon					

Gibbs moved and Hawkins seconded the claims be allowed. Carried. Gibbs moved and Roberson seconded the meeting adjourn. Carried.

E. W. Einfelet
PRESIDENT

ATTEST

Mystle asher

Mooresville, Indiana,
September 17,1957.

Municipal Building. The meeting was called to order by the Chairman at 7:30 P.M. Prayer was by Reverend Watson of the Calvary Methodist Church. Einfeldt, Asbury Hawkins and Roberson answered roll call. Mr. Fulford, the attoeney was also present.

The minutes of the previous meeting were read. Hawkins moved and Asbury seconded they be approved as read. Carried.

The financial report showed\$33,512.89 in all funds. Asbury moved and Roberson seconded the report be accepted. Carried.

Einfeldt reported conferring with Mr. Hert on the school situation. Mr. Hert asked that the Police continue helping at the school. He said that if the prolice were called away, they would take care of it.

Roberson reported that the zoning committee had a meeting and laid part of the ground work for future operations. Mr. Fulford advised him

that it might be possible that they could place themselves under the County Plan Commission if they so desired.

The need for new tires for the Police Car was discussed. After studying the information, Hawkins moved and Roberson seconded to buy four new tires and keep the best of the old ones for a spare. Carried

The matter of making Madison, Scruggs and Maple Lane one name was next. It was decided to contact the residents to find their wishes. Since it isone street, the three names are confusing.

A request for a sign on Wheeler Street to protect the children was received. Since we do not have such signs, the Board will investigate the need.

An extension on the radio will be installed.

The Board granted permission to use the fire truck in the home-coming parade of the school providing they are placed so they can get out if needed.

Since the price of the grave openings is very little higher than the amount paid for digging, Roberson moved and Hawkins ssconded to raise the price from \$25.00 to \$35.00.Mption carried. Also since more land is needed, Mr. Mendenhall will be contacted to see if a satisfactory agreement can be reached.

Mr. Harold Heger and Mr. Fred Heger were present and the sewer problem was discussed. Nothing was settled. All members present expressed themselves as wanting to go ahead ax it stood.

Mr. Dunn appeared with a request that the Board approve a minor change in his restrictions on his building plans. Roberson moved and Asbury seconded to approve same. Carried.

Hawkins moved and Asbury seconded to have meetings once a month since the need for two meetings werewas no longer felt. This meeting will be on the first Tuesday of the month starting October 1st.

Two/BaptisBabtistministers, Mr. Keith Schuetz and Mr. Forrest Judd were present to ask to be allowed to hold street meetings on Saturday nights. Because of the hazard which this will create, they were told they might hold a meeting on the Town lot for a trial meeting Sept. 28th.

The following claims were presented for payment

625 S & W DX Station	Gas	36.19
626 Hensley Coal Co.,	Coal	95.07
627Vestal Motors	Service on Car	10.50
628 Indiana Bell	Phone	14.85
629 Hoosier Water Co.	Water	59.28
630 Mooresville Times	Legal Notice	126.35
631 Standard Material	Materials	123.82
632 Newcomer Lumber Co.	Supplies	2.75
633 Martinsville Democrat	Advertising	12.00
D-1		

Roberson moved and Asbury seconded the claims be allowed. Carried. Hawkins moved and Roberson seconded the meeting adjourn. Carried.

Myrtle lesker

G.W. Einfeldt Præsident

ORDINANCE # AN ORDINANCE REGULATING THE TIME OF MEETINGS OF THE BOARD OF TRUSTEES OF THE TOWN OF MOORESVILLE, MORGAN COUNTY JINDIANA.

Be it ordained by the Board of Trustees of the Town of Mooresville, Indiana

SECTION I

That it the opinion of said Board that there is no further need for two meetings in one month. There fore be it resolved that the regular meeting be designated as the first Tuesday of each month, the time 7/30_P.M.

SECTION II

SECTION I

The foregoing ordinance to be in full force and effect on and after the day of October, 1957.

Passed and adopted this __day of October,1957.

BOARD OF TRUSTEES

Myrtle lisher CLERK TREASURER ATTEXT

ORDINANCE HEGULATING THE TIME OF MEETINGS OF THE BOARD OF TRUSTEES OF THE TOWN OF MOOSESVILLE, MORGAN COUNTY LINDIANA.

Be it ordained by the Board of Trustees of the Town of Mooresville,

That it the opinion of said Board that there is no further need for two meetings in one month. There fore be it resolved that the regular meeting be designated as the first Tuesday of each month, the time 7/30 F.M.

EECTION II

The foregoing ordinance to be in full force and effect on and after the / day of October, 1957.

Passed and adopted this / day of October,1957.

Martle Collect

BOARD OF TRUSTEES

CLERK

REVISED PLAT

HIGHLAND READOWS (FIRST SECTION), MOORESVILLE, IND.

The undersigned Robert K. Dunn and Tary E. Dunn, husband and wife, and Alva Saners and Edna Manors, husband and wife, as owners and proprietors of certain described real estate known as Highland leadows (First Section) Mooresville, Indiana, which has been heretofore platted and subdivided and setting forth certain restrictions as to use, which original plat was recorded in Deed Record 145, page 301 of the Recorder's Office of Morgan County, Indiana, do hereby certify as follows:

That whereas in the original plat heretofore recorded and designated as Fart C-2, certain restrictions were set forth as to the interior lot lines which were set forth as being five feet, and whereas it was the intention of the parties in platting said subdivision that only three feet interior lot line should be required for an attached garage, carport, or breezeway, the undersigned hereby certify that said plat is now amended whereby Part C-2 shall read as follows:

"No building shall be located on any lot nearer to the front lot line or nearer to the side street line than the minimum building setback lines shown on the recorded plat. No building shall be located nearer than five (5) feet to an interior lot line, except that no side yard shall be required for a garage or other permitted accessory building located 35 feet or more from the minimum building setback line, or 10' or more from the minimum building setback line and 10' from the main dwelling. An attached garage may be located nearer to a street than provided but not nearer than 25' to any street line, also an attached garage, carport or breezeway may be located as close as three (3) feet to a side lot line. The above restrictions as to minimum setback lines and side lot lines shall be set forth above unless varied by the Civil authorities having jurisdiction."

IN WITHESS WHEREOF the said parties as owners and proprietors of the above described real estate, Morgan County, Indiana, have hereunto set their hands and seals this 15th day of September, 1957.

Alva Maners

Mary E. Lunn

STATE OF INDIANA) SS:

Before me the undersigned, a Notary Public within and for said County and State, personally appeared Robert K. Dunn and Mary E. Dunn, husband and wife; and Alva Maners and Midna Maners; husband and wife, and acknowledged the execution of the above revision and amendment of the plat known as Highland Meadows (First Section) an addition to the Town of Mooresville, Morgan County, Indiana, to be their voluntary act and deed.

Dated at Mooresville, Indiana this 15th day of September, 1957.

My Commission Expires
June 4, 1960

Florence Blahop, Notary Fublic

CERTEFIC ATE

STATE OF INDIANA)

MORGAN COUNTY)

SS:

The attached and foregoing revised and amended plat of HIGHLAND MEADOWS (First Section) an Addition to the Town of Mooresville, Indiana, was presented to the Board of Trustees of Mooresville, Indiana, this <u>17th</u> day of September, 1957, and the same being examined is hereby approved and entitled to record.

Herschel H. Gibbs was absent from board meeting as of this date. Mildred Asbury

Morachel M. Gibbs

No. 1 No. 1 No. 1 Arts

Salaw Consens In

Harold E. Hawkins

Valuation *

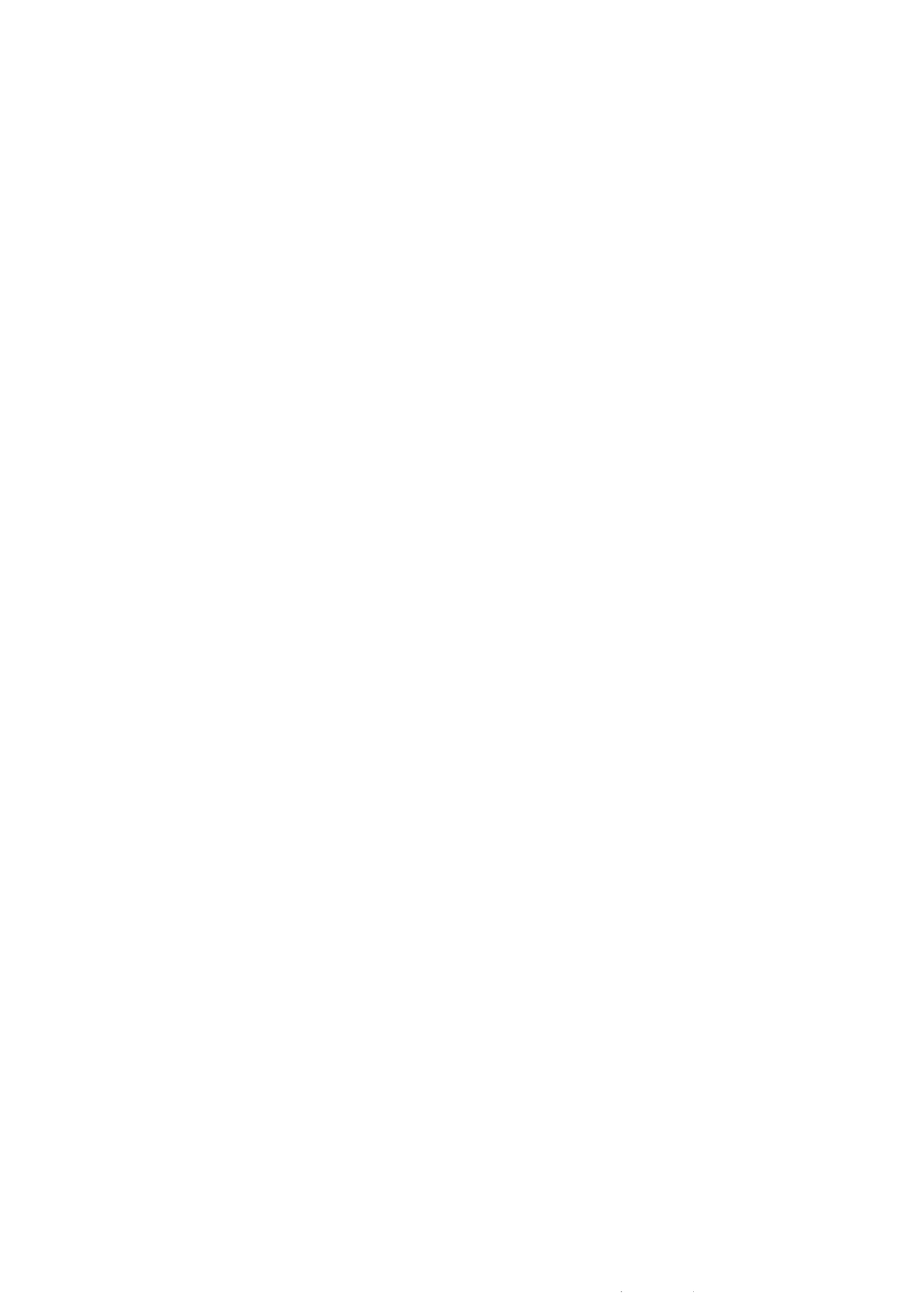
Vank Almooning

STATE OF INDIANA)
MORGAN COUNTY S

I, Mystle Clerk-Treasurer of the Town of Mooresville, Indiana, do hereby certify that the above amendment and revision of the plat of HIGHLAND MEADOWS (FIRST SECTION), an Addition to the Town of Mooresville, was presented to the Board of Trustees of the Town of Mooresville on the day of September, 1957, for approval and the same was duly approved and the same is entitled to record.

IN WITNESS WHEREOF I have hereunto set my hand and the Seal of the said Town this ______ day of September, 1957.

Myrtle Asher, Clerk-Treasurer



Mooresville, Indiana, October 1,1957.

The Board of Trustees met in regular session October 1st at the Municipal Building. The meeting was called to order at 7;30 with all members and their attorney present. Opening prayer was by Reverend Suttenfield of the Christian Church.

The minutes of the previous meeting were read. Hawkins moved and Roberson seconded they be approved. Carried.

Financial statement showed a balance of \$27,980.39 in all funds. Roberson moved and Asbury seconded it be accepted. Carried.

A letter from the Towsley Construction was received, inspected by each member of the Board and placed on file.

The matter of the street with three names was given attention. The resulte of the survey seemed to be that the residents of Madison street wished it to remain and the majority on Scruggs and Maple Lane combined wished it to be Maple Lane. Hawkins moved and Gibbs seconded that the name be Madison south of Main Street and Maple Lane, north of Main. Voting aye Hawkins Einfel dt and Gibbs. Not voting Asbury and Roberson. Motion carried.

Hawkins moved and Roberson seconded to change the name of Scearce St. to Hadley street. Carried.

The need for a new door to the Municipal Building was next. It was decided to have Charles Moore to make one in his spare time as that would be cheaper than buying one.

The need for a traffic sign at Franklin and Main was discussed. The Clerk Treasurer will write to the Highway Dedartment asking them to consider this matter. Also instructions were given to put stop signs at Madison and High and Madison and South streets.

Roberson reported on a unit to regulate speed that might be purchased or borrowed.

An ordinance entitled "An ordinance regulating the time of meetings of the Board of Trustees" sas read passed and adopted.

n ordinance asking for additional appropriation was read and adopted. The minutes concerning this are attached.

Mr. Fulford reported that Mooresville is not elegible for a magistrate's court.

Various correspondence was read and filed.

The f	followinf claims we	re ppresent	ted for	r pay	ment;		ed0
634 E	Forest Rusie	Marshal le		thholo	dings		\$206.47
635 I	Leonard Horton	a "Lad bui	"BARGE	11			216.47
636 E	Elmer Poe	en"ojonab i	Hagan	11			216.47
637	Clark Hermsdorfer	11	11	11		. do	216.47
638 I	Myrtle Asher	Clerk Treas			11		167.35
639 V	Villiam Kendall	St.Comm	11		guid 1		217.81
	Earl Morgan	Sexton	11		H		58.65
	Bernard Soubers	Missc.	11		+01 0		155.81
	John Mayo	Mowing	11		n		150.44
	Chas. Moore	St.Labor	II .		11		136.05
	Earl Greenlee	Janotir			x n int		51.52
645 (Chas. Hinshaw	Marshal	. "		п		15.95
	H D Wonday	Fireman		vanal.			7.00
	F G Rusie	dog to and				eds usade	2.00
	E A Allen	tr .					11.00
	Leland Connell	11				off off	7.00
	n Beall	tt ,					7.00
	Chas Weaver	L Condit was					7.00
	C W Squires	11					6.00
	Wm.Potter	n n					7.00
	Richard Keller	11			ell,d		5.00
	rd Fields	ti y				ell. vitage	5.00
	obert Haak	11				BY. 30.000	5.00
	Chas Nelson	11					7.00
658	Mooresville Public	a					1 86
	Mooresville Publis	Service El	ectric	ity			641.10

659 Hoosier Water Co 660 Moore's Market 661 Mooresville Times 662 Communications & Maint. 663 Mooresville Welding 664 Paul Marley	lst Continued. Water Supplies Legal Notice Extension on radio Repairs	413.33 1.47 5.18 50.00 3.25 5.00
665 Sellars & Killian 666Withhilding Tam 667 OASI	Digging W.Tax OASI	95.00 184.30
668 Gross Income 669Dist.Dir.Internal Rev	Gross Third Quarter	46.30 17.64 587.40
670 Pub.Emp.Ret. Fund 671 Gross Tax	u u ±	288.62 54.93

Hawkins moved a d Roberson seconded the claims be allowed and order drawn for ambunts. Carried.

Hawkins moved and Gibbs seconded the meeting adjourn. Carried.

PRESIDENT

CLERK TREASURER

Mooresville, Indiana, October 25,1957.

The Board of Trustees met in special session October 25,1957. The purpose of this meeting was to confer with representatives from the State Board of Health on the sewer situarion. Mr. Frank Wraight and Mr. Wagner were present. They advised the Board in no uncertain terms that they would take a dim view of any further additions to the Town outside of what was already statted, unless the sewer sas continued. The Board and the engineers have in the past expressed themselves as willing to work on cutting any costs that could be cut without cutting efficiency. No official actiom was taken as the Board does not wish to act until their attorney, who has been very ill, is able to be consulted.

No further business appearing, the meeting adjourned.

PRESIDENT

Myrtle asker
CLERK TREASURER

Mooresville Indiana, November 5, 1957.

The Board of Trustees of the Town of Mooresville met in regular session November 5. The meeting was called to order by the Chairman at 7:30 P.M.All me mbers and their attorney were present. Opening prayer was by Reverend Carmichael of the First Methodist Church.

The minutes of the previous meeting were read. Asbury moved and Roberson seconded they be approved as read. Carried.

The Treasurer's report showed a balance in all funds to be \$29,829.66

Mr. Phil Kappes, attorney representing Labeco was first heard. Labroo wishes to expand their business and to do so need a strip of land now the Town street. They presented plans and drawings showing their needs. They asked the Town to vacate this strip. In return they agreed to fill the ditch on the opposite of the street and lay drain tile so the street may be widened in that direction. The Town favors their request but the attorney for the Town says there will have to be a court proceedure wherein the Judge will rule on the request. Mr Fulford was authorized to act for the Town.

He#shel Coleman next appeared concerning the Mooresville Development Corporation. He spoke concerning the expense incurred by W.R.Gentry. He offered the plot of fifty four acres to the Town for \$50,000.00.No action was taken.

Bemjamin Mendenhall appeared regarding the sewer problem at his Father's farm.Raw.

Raw sewage is running on his field making it very ohnoxious as well as ruining an alfalfa field. He was advised by the attorney that he was within his rights to sue the residents who are presumed to be connected to the sewer which drains onto the field.

A letter from the State Highway Department concerning the requested traffic light at Franklin Street was read. They assured the Town that the letter had been referred to the engineer and would be given consideration. The Clerk will write the engineer asking for a meeting with a member of the Board to investigate this.

A copy of a letter to Robert Dunn from the State Board of Health was received. In this the Noard approved his sanitary sewers.

A letter from the local Chamber of Commerce was read and filed.

Concerning the light at the School it was decided to have Mr.Hert give the Board a letter saying the School would be responsible for the electric bill for this light and then they would request the installation.

Hawkins moved and Asbury seconded to order tile for the bridge at St. Clair street. Carried.

Hawkins askes to have Moore paint the swings at the Park and also build a storage space in the Scout cabin.

The following claims were presented for payment

	TO HILL MINES AND THE STATE OF	
674 Forest Rusie	Marshal less withholdings	\$206.48
675 Leonard Horton	Los mons" lor lol ce wer rec	216.48
676 Elmer Poe	11 11 11	216.48
677 Clark Hermsdorfer	T Was read to a to the to a sew r	216.48
678 Myrtle Asher	Clerk-Treas. " "	167.35
679 William Kendall	St.Comm. " " o	217.81
680 Earl Morgan	Sexton " "	58.65
681 Chas Moore	St.Labor " "	157.73
682 Ben Soubers	Cem.Labor " +	107.64
683 John Mayo	Cem.Labor " " " "	31.28
684 Earl Greenlee	Jamitor " 2	61.58
685 H.B. Monday	Fireman & Sewer work	116.00
686 Wm. Potter	Fireman	8.00
687 Robert Haak	. Dan't cara an area but seened.	4.00
688 Richard Keller	Acres in business or industria	4.00
689 Chas nelson	y his coan regulared saintleen	6.00
690 Leland Connell	o of wover anisgen ods il. boar	4.00
691 F.G.Rusie	deducted like the first bedoubed	6.00
692 E.A.Allen	tt	4.00
693 Moore's Market	Supplies	3.42
694 Western Auto	conflered arewes and enhie tec	.80
695 Camby Ditching Service	Ditching	52.50
696 Moo esville Public Ser.	Electricity	644.54
697 Hoosier Water Co.	Water	413.33
698 Communication & Maint.	Radio Service	16.73
699 Hadley & Cook	Insurance	280.50
700 Milo Chemical Co.	Supplies	7.00
701 S.& W. DX	Gas, Oil etc	12.79
702 Allison Tire Co.	п п п	82.76
703 Anderson DX	n n	70.27
704 Dale's Pure Oil	Tires, Batteries, etc	218.58
705 Martinsville Democrat	Advertising& printing	83.93
702 Vestal Motor Co.	Service	3.40
707 C.W.Squires	Repairs	1.75
708 Standard Material	Materials	80.46
709 Nelson ' Son	Supplies	49.16
710 Mooresville Welding Sho	p Repairs	8.25
711//46644541114/7141/////	11.11.11 MAXXXX	0.2)
711 Mooresville Lumber Co	Supplies	9.62
712 Citizens Bank	Wrappers	
713 Chas Luurtsema	Supplirs	
714W.Tax	Withholding	173.50
715 OASI	II TO THE TANK OF	42.50
716 Gross Tax	m morned has	16.04
717 Indiana Bell	Phone Service	12.00
718Hoosier Water Co	Water for Building	
1	"GOOT TOT DATTATHE	11.52

Hawkins moved and Gibbs seconded the claims be allowed. Carried No further business appearing, Gibbs moved and Asbury seconded the meeting adjourn. Dannied

E.W. Einfeldt-PRESIDENT

ATTEST Murille Usher
CLERK TREASURER

Mooresville, Ind. December 3,1957.

The Board of Trustees met in regular session December 3,1957. The meeting was called to order at 7:30 P.M.by the Chairman. Opening prager was by Reverend Watson of Calvary Methodist Church. All members and their attorney were present.

The minutes of the previous meeting and were approved by a motion by Roberson and a second by Asbury. No financial report was given.

The appointment of a Library Board member was first. Hawkins moved and Asbury seconded that Lawson Lawrence be re-appointed. Carried.

A need for new floor covering was next discussed. Some samples were shown and one was selected. It will be purchased from the Mooresville Linoleum Store.

A petition from the citizens of the Glendale addition against a proposed junk yard was read. The attoency advised that the Board could not legislate against anything which does not exist but since the Town has an ordinance against junk yards, it would be best to contact the owner advising him of the said ordinance.

Two applications for Police were received and placed on file.

A letter was read from the Stream Pollution Board. In this they advised that Mooresville was not elegible for Federal Aid for sewers.

A letter from Governor Handley in which he invited the officials to be present at a meeting on Civil Defense organization was read.

Since there has been so much difficulty in the past in getting the streets and alleys repaired after sewer construction, it was felt stricter rules should be enforced on issuing permits. Hawkins moved and Gibbs seconded the fee be made twenty five dollars (\$25.00) for residences and and anlopenrhond, amount be determined by the damage done in business or industrial construction. After the street or alley has been repaired satisfactorilly, the amount left over will be returned. If the repairs have to be made by the Town, the cost will be deducted from the \$25.00 or bond as the case may be.

Concerning the ordinance on the payment on sewers, Mr. Fulford advised that since the sewers were not constructed, the ordinance is not effective.

The nomination for a chairman for the year 1958 was opened. Asbury placed the name of Trustee Roberson. Gibbs moved and Asbury seconded the nomination be closed. Roberson was elected by acclimation. Maurice Fulford was named attorney for the same period. As soon as the correct number of street signs are determined they will be ordered.

It was decided to have an engineer prepare the legal description of some adjacent property so as to be ready to annex it as soon as possible.

Hawkins moved and Gibbs seconded that a bonus be paid to the same employees as last year. Carried.

The following claims were presented for payment

719 Forest Rusie 720 Leonard Horton	Marshal (less	Wthholding)	\$206.47
721 Elmer Poe	n .	11 2 11	216.47
722 Clark Hermsdorfer	DOLV II WAR	11 0	216.47
723 Chas Hinshaw	Luc u	n 001 4197 199	51.04
724 Myrtle Asher	Clerk*Treas.	11 -11	167.35
725Wm.Kendall			Void
726 Earl Morgan	Sexton	THE REPORT OF THE PERSON NAMED IN	58.65

Minutes of De	cember 3rd,continued.	
727 Chas V.Moore	St.Comm.Less Withholding	\$187 11
728 Bernard Soubers	Misc.	126.43
729 Earl Greenlee	Janitor "	58.65
730 Maurice Fulford	A de de a como a como	000
731 E.W.Einfeldt	Trustee	
732 Ralph Roberson Jr.	n	100.00
733 Mildred Asbury	21010	100.00
734 Hershel Gibbs	ODE OF THE PROPERTY OF	100.00
	01.44.	100.00
735 Harold Hawkins		100.00
756 Petty Cash	Postage	5.44
730 Midwest Fire & Safety		72.82
738 Newcomer Lumber	upplies moreon being	5.20
739 Sam Wade	Repairs	15.50
740 A.E.Boyce	Supplies	20.55
741 Mooresville Public Ser	vice Electricity	645.20
742 Hoosier Water Co.	Water Coal	413.33
743 Hensley Coa; & il	Coal	54.20
744 Milo Chemical	Supplies	3.00
745 Mooresville Times	Supplies	10.30
746 H.B. Monday	Fireman	15.00
747F.G.Rusie	garer water Co. Taken	11.00
748 Leland Connell	Land II (10) was our	9.00
Richard Keller	11	11.00
750 Frank Myers	A CHARLES OF STAND OF 15 CHARLES	2.00
751 Chas Weaver	" and a second as form a	4.00
752 E.A.Allen	H .	15.00
753 Alden Beall	TI COMMANDE	6.00
754 Wm Potter	TI AND THE REST OF	11.00
755 Robert Haak	tt Comment of the com	6.00
756Chas Nelson	n .	11.00
757 C.W.Squires	n	19.00
758 Vestal Motors	Repairs	125.00
759 Spangle Motors	II II	8.65
Standard Materials	Gravel etc	29.67
761 E A llen	Tarpaulin	10.00
	ax	
763 OASI	OASI	196.52
764 Gross		39.53
	Gross	16.04
Howking morrod and Gibb	Phone	
Hawkins moved and Gibbs se	conded the claims be allow	ed Carried
No further business appear	ally and inved and hawkin	s seconded
the meeting adjourn. Carrie	do to meet in continued ses	ssion Dec. 26.

Carried.

ATTEST -

CLERK TE EASURER.

Mooresville, Indiana, December 26,1950.

The Board of Trustees of the Town of Mooresville met in continued session December 26th with all members present. The meeting was cakled to order by the Chairman at 7:30 P.M.

The financial statement showed a balance of all funds to be\$36,667.49.

A resolution made by Hawkins and seconded by Roberson to transfer the sum of \$150000 from the Parking Meter Fund to the General Fund was passed and adopted.

It was decided to have the Swing man on the Police force return to the original time of 8:00 P.M. to 4::A.M. on Thursday, Friday and Saturday nights.

A petition for a street light west of Maple Lane on Bridge Street was received. Roberson moved and Hawkins seconded to install same.

Hawkins moved and Gibbs seconded to give Chairman Einfeldt a rising vote of thanks for his efficient work in the past year. Motion was carried.

The following claims were presented for payment

766 Forest Rusie	Marshal	\$206.48
787 Leonard Horton	CALL!	216.48
768 Elmer Poe	in it is a second	216.48
769 Clark Hermsdorfer	baolint	216.48
770 Charles Hinshaw	UUTH SDIE	44.96
771 Myrtle Asher	Clerk-Treas.	167.35
772 Earl Morgan	Sexton	58.65
773 Charles Moore	St.Comm(Acting)	187.11
774 Bernard Soubers	Digging	86.05
775 Earl Greenlee	Janitor	60.60
776 Forest Rusie	Marshal	48.87
777 Leonard Horton	11	48.87
778 Elmer Poe	11	48.87
779 Clark Hermsdorfer	n n	48.87
780Myrtle Asher	Clerk-Treasurer	48.87
781 William Kendall	St.Work	48.87
782 Petty Cash	Postage etc.	
783 Clark Hermsdorfer	Supplies	3.45
784 Citizens Bank	Bond and Interest	1.80
785 Hensley Coal Co.	Coal	705.00
786 Hoosier Water Co.	Water	86.23
		180.00
789 D.X.Sun Ray Oil	Fuel Oil	23.36
	huin Danta	35 45
788 Midwest Fire Safety & E	Gar Oil	15.45
789Carl's Service Station	das, Ull	50.20
790 Indianapolis Comm ercia		29.70
791Reid Holcomb	Supplies	5.15
792 Ace Hardware	Supplies	28.76
793 Way, Sand ' Gravel	Gravel	47.40
794 Glen Latta	St.Work	40.35
795 Newcomer Lumber	Supplies	99.22
796 Holliday Steel	Pipe	56.40
797 W. Tax	W. Tax	176.30
798 OASI	OASI	44.77
Gross Income	Gross Income	14.07
800 E.A.Allen	Flares	6.00
801 Mooresvill& Linoleum	Floor Tile	128.78
802 Dale's Pure Oil	Gas, Oil	64.16
803 E A Allen	Fireman	4.00
804 F G Rusie	Date of the party	2.00
805 Alden Beall	Lo, un research chemican	2.00
806 H.B.Monday	n out it states in a sure in a	4.00
807 Wm. Potter	II	2.00
808 Ed Fields	n .	2.00
809 Chas Nelson	11	2.00
810 C.W.Squires	11	2.00
811 Frank Myers	II .	2.00
812 Keid Holcomb	Supplies	9.64
813 Mooresville Public Serv		653.51
814 Dist.Dir.Int.Rev	Fourth Quarter	546.32
815 Pub.Emp.Ret.Fund	11	Void
816 Gross	11	44.95
817 Ace Hardware	Recreation Supplies	298.41
818 Pub.Emp.Ret. Fund	Fourth Quarter	253.58
OTO Lan. Tamb. Ve o. Land	TOUT OIL GUAT DET	277070

Gibbs moved and Roberson seconded to pay the Claims. Carried. Hawkins moved and Gibbs seconded to adjourn. Carried.

Attest

Clerk-Treasurer.

President

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