

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune of the above County and State met in the City Hall in said City Tuesday, January 3rd, 1950, with the following officials present and participating: C. McDonald, Mayor, O. N. Stevenson, H. R. McIntosh, C. P. Lisenben, A. A. Foster, and C. H. Williams, Alderman, A. J. Read, City Clerk; and Weston Lott, Marshal.

The meeting was opened by proclamation of the Marshal and the following proceedings were had:

MINUTES CORRECTED AND APPROVED

The minutes of all meeting held during the month of December, 1949, were read by the Clerk and approved as read except certain orders as shown on page 472 of these minutes intituled "DONATIONS FOR HOSPITAL SITE", "DONATION FOR MUNICIPAL LIBRARY", and "DONATIONS FOR LOTS TO FOOTBALL STADIUM", which said orders are corrected to read as follows:

DONATIONS FOR HOSPITAL SITE

The City Clerk presented a check as filed with him in the amount of \$10,000.00, from the Ethel Crosby Foundation Fund and a check as filed with him in the amount of \$5,000.00 from G. H. Williams both of said checks representing donations for the specific purpose of providing funds with which said City shall purchase a site upon which is to be built a municipal hospital; whereupon a motion was made and carried accepting said donations and authorizing the City Clerk to deposit said money in a special fund to be used only for the purpose of purchasing land upon which a municipal hospital will be erected.

DONATION FOR MUNICIPAL LIBRARY

The City Clerk presented a check in the amount of \$4,200.00 as filed with him by the Ethel Crosby Foundation Fund representing a donation with which the City shall purchase land upon which a Municipal Library is to be constructed; whereupon a motion was made and carried accepting said donation from the Ethel Crosby Foundation Fund and authorizing the City Clerk to deposit said money in a fund to be used only for the purchase of land for a Municipal Library site.

DONATION FOR LOTS TO FOOTBALL STADIUM

The City Clerk presented a check in the amount of \$525.00 as filed with him by the Ethel Crosby Foundation Fund representing a donation for the purpose of purchasing land for an entrance to Picayune High School football stadium; whereupon a motion was made and carried accepting said donation and authorizing the City Clerk to deposit said money in a fund to be used only for the purpose of purchasing land for the entrance to Picayune High School Football Stadium grounds.

ERRONEOUS ASSESSMENT CHARGED OFF

It being known that M. Haller was assessed on the 1949 tax roll, page 7 line 11, with a G. M. C. pickup truck in the amount of \$700.00, which said truck was purchased by him after January 1st, 1949, upon motion made and seconded it is ordered that said assessment be taken off said tax roll.

BID ON FIRE HOSE ACCEPTED

This being the day and hour to receive sealed bids upon Fire Hose as per advertisement published according to law it was found that the following bids were on hand.

American-LaFrance Foamite Corporation offering 2½ inch best grade hose at \$1.36 per foot and 1½ inch best grade hose at \$1.02 per foot all as advertised and delivered to Picayune, less 2% for payment by 10th of month following receipt of bill.

Delta Fire & Safety Equipment Company offering 2½ inch hose at \$1.26 per foot and 1½ inch at \$.84 per foot with City to pay freight.

Eureka Fire Hose Division offering 2½ inch hose at \$1.34 per foot and 1½ inch hose at \$.82½ per foot, nothing mentioned concerning payment of freight or discount.

Central Fire Truck Corporation offering 2½ inch hose at \$1.45 per foot and 1½ inch hose at \$1.17 per foot delivered to Picayune at 2% discount.

Whereupon the Mayor and Board of Aldermen deeming the bid of American-LaFrance Foamite Corporation the best bid, upon motion made and carried does hereby accept same.

DONATION FOR NEW COLORED SCHOOL

The City Clerk presented a check in the amount of \$25,000.00 as filed with him by the Ethel Crosby Foundation Fund representing a donation to be used in the construction of the new Colored School in Picayune Municipal Separate School District, to be known as the George Washington Carver School; the Mayor and Board of Aldermen upon motion made and seconded orders that said donation be accepted and authorized the City Clerk to deposit said \$25,000.00 in the Colored School Building Fund.

SCHOOL TRUSTEES ELECTED

It being known that the term of Mr. J. E. Burke as Trustee of Picayune Municipal Separate School District expired with this meeting and it being necessary to elect his successor, Mr. J. H. McQueen was nominated and elected by acclamation to serve from January 1950 to January 1955.

It being further known that Mr. L. O. Crosby, Jr. had tendered his resignation as trustee of said School District, upon motion made and seconded it is ordered that said resignation be accepted and the Mayor asked for nomination to fill his unexpired term; whereupon Mr. Norman G. Stevens, Sr. was nominated and elected by acclamation to fill the unexpired term of Mr. L. O. Crosby, Jr. or to serve from now until January 1951.

STREET COMMISSIONER

It being the desire of the board to rotate the Street Commissioner's job upon motion made and seconded it is ordered that Aldermen O. N. Stevenson be hereby appointed as Street Commissioner to succeed Alderman C. F. Lisenbee.

CREATION OF HOSPITAL BOARD

WHEREAS, the City of Picayune by virtue of a conveyance from L. O. Crosby, Jr. now owns the Martin Sanitorium which is to be operated as a municipal hospital under the laws governing same, and

WHEREAS, it is necessary to provide a board of Trustees or Hospital Board whose duties will be to maintain and operate said Municipal Hospital, now

THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, that a Municipal Hospital Board be and the same is hereby created in accordance with the laws governing same, that the Mayor is hereby declared chairman of said Hospital Board and directed to appoint four additional members thereof with terms expiring as follows:

One member's term expiring January, 1951.
 One member's term expiring January, 1952.
 One member's term expiring January, 1953.
 One member's term expiring January, 1954.

It is further resolved and ordered that each year hereafter at the regular January meeting the Mayor shall appoint one member of said Hospital Board, as their respective terms expire, with the term of each member hereafter to be for four years. In the event a place on said board is vacated by a member moving from the City, by resignation or otherwise, said vacancy shall be filled by appointment of the Mayor at the next board meeting following the date any such vacancy shall occur.

The foregoing resolution was adopted by the Mayor and Board of Aldermen of the City of Picayune on this the 3rd day of January, 1950, with the vote on its passage being as follows:

Aldermen voting YEA: O. N. Stevenson, H. R. McIntosh, C. F. Lisenbee, A. A. Foster, and G. H. Williams

Aldermen voting NAY: None

APPOINTMENT OF HOSPITAL BOARD MEMBERS

It being necessary for Mayor C. McDonald, Sr. to appoint members of the City Hospital Board, he hereby makes said appointments as follows:

T. E. Pittman to serve until January, 1951.
 H. L. Carr to serve until January, 1952.
 T. L. Crosby to serve until January, 1953.
 S. G. Thigpen to serve until January, 1954.

ACCEPTANCE OF ELECTION COMMISSIONER'S REPORT ON HOSPITAL BOND ELECTION

The City Clerk presented to the Mayor and Board of Aldermen the report of the Election Commissioners of the City of Picayune concerning the holding of the Hospital Bond election in said City on December 27th, 1949.

Whereupon a motion was made and seconded and unanimously carried that said report be received, approved and spread at length upon the minutes of this meeting, said report being in the following words and figures, to-wit:

REPORT OF THE ELECTION COMMISSIONERS, CITY OF PICAYUNE, PEARL RIVER COUNTY,
 MISSISSIPPI ON SPECIAL ELECTION IN SAID CITY ON THE QUESTION OF
 THE ISSUANCE OF \$90,000.00 IN MUNICIPAL BONDS FOR A
 MUNICIPAL HOSPITAL.

To The Mayor and Board of Aldermen
 City of Picayune
 Picayune, Mississippi

Gentlemen;

We the undersigned election commissioners of the City of Picayune do hereby certify that we caused an election to be held in said City at the usual voting places therein, on the 27th day of December, 1949, according to your resolution as passed and recorded in Minute Book 8, Page 466 and according to notice published in the Picayune Item in the manner and for the period of time as provided by law.

We further certify that said election was held at the usual voting places in said City and held in every respect according to law, the results thereof being as follows:

CITY OF PICAYUNE EAST SIDE PRECINCT:

For the bond issue	157
Against the bond issue	9
Ballots spoiled	2

CITY OF PICAYUNE WEST SIDE PRECINCT:

For the bond issue	288
Against the bond issue	4

TOTAL BOTH PRECINCT:

For the bond issue	445
Against the Bond issue	13
Ballots spoiled	<u>2</u>

TOTAL VOTES CAST	460
------------------	-----

Respectfully submitted this the 28th day of December, 1949.

 Election Commissioners

ORDER TO ADVERTISE THE SALE OF \$90,000.00 CITY OF PICAYUNE HOSPITAL BOND

Upon motion made and seconded it is ordered that A. J. Read, City Clerk be hereby authorized to advertise the sale of \$90,000.00 City of Picayune Hospital Bonds as authorized by an election held for said purpose in said City on December 27th, 1949, which said election was reported favorable by the election commissioners of said City as shown in these minutes in the next preceeding order.

Said notice of bond sale to be published in the Picayune Item a local newspaper having a general circulation in said City for more than 12 months prior to the date hereof and said notice to be in the following words and figures, to-wit:

NOTICE OF BOND SALE
\$90,000.00
CITY OF PICAYUNE HOSPITAL BONDS,
PEARL RIVER COUNTY, MISSISSIPPI

Sealed proposals will be received by the Mayor and Board of Aldermen, City of Picayune, Pearl River County, Mississippi at the office of said Mayor and Board of Aldermen, until 7:30 o'clock P. M. on Tuesday, the 7th day of February, 1950, at which time said bids will be publically opened, for the purchase, at not less than par and accrued interest, of the above bonds of said City.

Said bonds are to bear date of March 1st, 1950, are to be of the denomination of \$1,000.00 each and shall bear interest at a rate to be determined pursuant to sale of said bonds, payable semi-annually on March 1st and August 1st in each year. Both principal of and interest on said bonds will be payable at a bank to be designated by the purchaser, subject to the approval of the Mayor and Board of Aldermen, and said bonds shall mature serially on March 1st in the years, as follows:

\$4,000.00 in each of the years 1951, 1953, 1955, 1957,
1959, 1961, 1963, 1965, 1967, 1969.

\$5,000.00 in each of the years 1952, 1954, 1956, 1958,
1960, 1962, 1964, 1966, 1968, 1970.

Bidders are requested to bid for bonds maturing as above stated but with bonds maturing in 1955 and thereafter being callable for payment, in inverse order of their numbers, at par, on March 1st, 1955, or on any interest payment date thereafter.

Bidders are requested to designate in their bids the price they will pay for bonds bearing interest at a rate likewise to be designated in their bids; provided, however, that all of said bonds shall bear interest at the same rate, which shall be an even multiple of one-eighth of one per centum (1/8 of 1%).

Proposals should be addressed to the Mayor and Board of Aldermen and should be filed with the City Clerk of Picayune, Mississippi, on or prior to the date and hour hereinabove named. Each bid must be accompanied by a certified (or cashier's) check, payable to the City, in the amount of Nine Hundred Dollars (\$900.00), to evidence the good faith of the bidder.

Proposals tendered by mail should be addressed to the City Clerk of Picayune, Mississippi, and should plainly be marked "PROPOSAL FOR HOSPITAL BONDS".

The Mayor and Board of Aldermen reserve the right to reject any or all bids.

The City will pay for the printing of said bonds, the States Bond Attorney's fee and cost of validation. Bonds will be delivered to the purchaser in the City of Picayune without extra cost to the purchaser. Delivery elsewhere will be made at the expense of the purchaser.

By order of the Mayor and Board of Aldermen this the 3rd day of January, 1950.

A. J. Read, City Clerk
City of Picayune, Mississippi

ARCHITECT NEW HOSPITAL

Upon motion made and seconded it is ordered that Mayor C. McDonald, Sr. on behalf of the City of Picayune be hereby authorized to enter into a contract with Mr. Chris Richer, Architect, for the drawing of complete plans and specifications and other necessary data in regards to the proposed Municipal Hospital for the said City of Picayune. Said contract to be in the following words and figures to-wit:

CONTRACT

This agreement made the 3rd day of January in the year Nineteen Hundred and Fifty by and between the City of Picayune (Mississippi) hereinafter called the Owner, and Chris Risher, (Meridian, Mississippi) hereinafter called the Architect, WITNESSETH, that whereas the Owner intends to erect a masonry hospital building of approximately fifty beds with plumbing, electrical wiring, heating system, exterior paving, etc. as required.

NOW, THEREFORE, the Owner and the Architect, for the considerations hereinafter named, agree as follows:

The Architect agrees to perform, for the above-named work, professional services as hereinafter set forth.

The Owner agrees to pay the Architect for such services a fee of six (6%) per cent of the cost of the work, with other payments and reimbursements as hereinafter provided, the said percentage being hereinafter referred to as the "basic rate."

The parties hereto further agree to the following conditions:

1. THE ARCHITECT'S SERVICES -- The Architect's professional services consist of the necessary conferences, the preparation of preliminary studies, working drawings, specifications, large scale and full size detail drawings, for architectural, structural, plumbing, heating, electrical, and other mechanical work; assistance in the drafting of forms of proposals and contracts; the issuance of certificates of payment; the keeping of accounts, the general administration of the business and supervision of the work.

2. REIMBURSEMENTS -- The Owner is to reimburse the Architect the costs of transportation and living incurred by him and his assistants while traveling in discharge of duties connected with the work, the cost of all reproductions of drawings and the cost of the services of engineers for normal plumbing, heating, electrical, and other mechanical work and of special consultants.

3. SEPARATE CONTRACTS -- The basic rate applies to work let under a single contract. For any portions of the work let under separate contracts, on account of extra service thereby required, the rate shall be four per cent greater, and if substantially all the work is so let the higher rate shall apply to the entire work; but there shall be no such increase on the plumbing, heating, electrical and other mechanical work or on any contracts in connection with which the Owner reimburses special consultants' fees to the Architect, or for articles not designed by the Architect but purchased under his direction.

4. EXTRA SERVICES AND SPECIAL CASES -- If the Architect is caused extra drafting or other expense due to changes ordered by the Owner, or due to the delinquency or insolvency of the Owner or Contractor, or as a result of damage by fire, he shall be equitably paid for such extra expense and the service involved.

Work let on any cost-plus basis shall be the subject of a special charge in accord with the special service required.

If any work designed or specified by the Architect is abandoned or suspended, in whole or in part, the Architect is to be paid for the service rendered on account of it.

5. PAYMENTS -- Payments to the Architect on account of his fee shall be made as follows, subject to the provisions of Art. 4:

Upon completion of the preliminary studies, a sum equal to 25% of the basic rate computed upon a reasonable estimated cost.

During the period of preparation of specifications and general working drawings (exclusive of details) monthly payments aggregating at the completion thereof a sum sufficient to increase payments to 75% of the rate or rates of commission arising from this agreement, computed upon a reasonable cost estimated on such completed specifications and drawings, or if bids have been received, then computed upon the lowest bona fide bid or bids.

From time to time during the execution of work and in proportion to the amount of service rendered by the Architect, payments shall be made until the aggregate of all payments made on account of the fee under this Article, but not including any covered by the provisions of Article 4, shall be a sum equal to the rate or rates of commission arising from this agreement, computed upon the final cost of the work.

Payments to the Architect, other than those on his fee, fall due from time to time as his work is done or as costs are incurred.

No deductions shall be made from the Architect's fee on account of penalty, liquidated damages, or other sums withheld from payments to contractors.

6. SURVEY, BORINGS AND TESTS -- The Owner shall, so far as the work under this agreement may require, furnish the Architect with the following information: A complete and accurate survey of the building site, giving the grades and lines of streets, pavements, and adjoining properties; the rights, restrictions, easements, boundaries, and contours of the building site, and full information as to sewer, water, gas and electrical service. The Owner is to pay for borings or test pits and for chemical, mechanical, or other tests when required.

7. SUPERVISION OF THE WORK -- The Architect will endeavor to guard the Owner against defects and deficiencies in the work of contractors, but he does not guarantee the performance of their contracts. The supervision of an Architect is to be distinguished from the continuous personal superintendence to be obtained by the employment of a clerk-of-the-works.

When authorized by the Owner, a clerk-of-the-works acceptable to both Owner and Architect shall be engaged by the Architect at a salary satisfactory to the Owner and paid by the Owner, upon presentation of the Architect's monthly statements.

8. PRELIMINARY ESTIMATES -- When requested to do so the Architect will furnish preliminary estimates on the cost of the work, but he does not guarantee the accuracy of such estimates.

9. DEFINITION OF THE COST OF THE WORK -- The Cost of the work, as herein referred to, means the cost to the Owner, but such cost shall not include any Architect's or Engineers' or Special Consultants' fees or reimbursements or the cost of a clerk-of-the-works.

When labor or material is furnished by the Owner below its market cost the cost of the work shall be computed upon such market cost.

10. OWNERSHIP OF DOCUMENTS -- Drawings and specifications as instruments of service are the property of the Architect whether the work for which they are made be executed or not, and are not to be used on other work except by agreement with the Architect.

11. SUCCESSORS AND ASSIGNMENTS -- The Owner and the Architect, each binds himself, his partners, successors, executors, administrators, and assigns to the other party to this agreement, and to the partners, successors, executors, administrators and assigns of such other party in respect of all covenants of this agreement.

Except as above, neither the Owner nor the Architect shall assign, sublet or transfer his interest in this agreement without the written consent of the other.

12. ARBITRATION -- All questions in dispute under this agreement shall be submitted to arbitration at the choice of either party.

Paragraph 2 (REIMBURSEMENTS) shall not be applicable to this Agreement. The Owner shall not pay to the Architect additional money on account of costs of living and transportation incurred while traveling. Cost of reproductions (blue printing) shall be paid by the Architect. The Owner shall not be required to furnish engineering service pertaining to electrical wiring, plumbing, heating and air conditioning. If Owner elects to have landscape work done by a professional Landscape Architect, the Architect shall not be required to pay for this work.

(Signed) Chris Risher, Architect
January 3, 1950

The Owner and the Architect hereby agree to the full performance of the covenants contained herein.

IN WITNESS WHEREOF they have executed this agreement, the day and year first above written.

(Signed) C. McDonald, Mayor

(Signed) Chris Risher, Architect

ORDER FOR STREET TO BE CLOSED

WHEREAS the City of Picayune has purchased entire Blocks 68 and 69 of the Williams Goodyear Addition to the town, now City of Picayune, for the purpose of erecting a new Municipal Hospital, and

WHEREAS there is a portion of "L" Street between said blocks 68 and 69, running northerly from 6th Avenue a distance of 300 feet to Goodyear Boulevard, which needs to be closed for the purpose of erecting said Municipal Hospital and the Mayor and Board of Aldermen deeming it to the best interest of said City and the inhabitants thereof that said portion of said Street should be closed as a matter of safety, convenience, and necessity, and

WHEREAS the City of Picayune owns all the property abutting on both sides of that portion of said street herein to be closed, and the closing of said Street will not deprive any person or property owner from reasonable access from any property, or to and from other Streets, now

THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, that the portion of "L" Street running northerly from 6th Avenue a distance of 300 feet to Goodyear Boulevard, between blocks 68 and 69 of The Williams Goodyear Addition to the town, now City of Picayune according to the official plat of said Addition now on file in the office of the Chancery Clerk of Pearl River County,

Mississippi, be and the same is hereby declared vacated and closed as an act to provide necessary safety to said proposed Municipal Hospital and to the general public of said City, and as a convenience and necessity.

The forgoing resolution was adopted by the Mayor and Board of Aldermen of the said City on this the 3rd day of January, 1950, by the following vote:

Aldermen voting Yes: O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams

Aldermen voting Nay: None

ORDER FOR MAYOR AND CITY CLERK TO ADVERTISE FOR CITY DEPOSITORY

Upon motion made and seconded, it is ordered that the Mayor and City Clerk be and they are hereby authorized and directed to advertise for bids to keep the funds of the City of Picayune and Picayune municipal Separate School District for the calendar year 1950. Said advertisement to be published in the Picayune Item, a local newspaper having a general circulation in said City, and to be in the following words and figures:

NOTICE

To The Banks of
Pearl River County,
Mississippi:

The Mayor and Board of Aldermen of the City of Picayune, Mississippi, a municipal Corporation, at their regular February, 1950, meeting will receive bids or proposals for the privilege of keeping the municipal funds during the calendar year, 1950, pursuant to the provisions of Chapter 4, Title 35 of the Mississippi Code of 1942. The bids or proposals shall designate the kind of security as authorized by law which is proposed to be given as security.

This the 3rd day of January, 1950.

A. J. Read, City Clerk

C. McDonald, Sr. Mayor

ALLOWANCES

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

<u>I - ADMINISTRATIVE:</u>			
2- A. J. Read	Salary, less \$35.00 Tax	\$	90.00
2- Patricia Ann Byrd	Salary, less \$10.50 Tax		64.50
4- Lillie Abram	Salary		35.00
4- Mississippi Power Co.	Lights, City Hall		41.88
4- Southern Bell Tel. & Tel. Co.	Telephone Clerk's Office		11.70
4- H. E. Jordan	Water Rent 1 year		78.00
4- Dixie Auto-Lec	Lights Bulbs		35.40
4- City Natural Gas Division	Heat City Hall & Jail		27.22
4- Pay Roll Account	Janitorial Work		4.00
5- A. J. Read, City Clerk	Paid for Postage & Mch. Ribbon		8.02
5- Dement Printing Co.	Office Supplies		21.11
5- N. C. Rouse, Chancery Clerk	Recording Deeds		7.25
<u>II - JUDICIAL:</u>			
2- G. B. Swenton	Salary, less \$2.80 Tax		72.20
2- Ray M. Stewart	Salary, less \$2.80 Tax		72.20
<u>III - PROTECTION OF PERSONS & PROPERTY:</u>			
1- Weston Lott	Salary, less \$3.50 tax		186.50
1- S. T. Russ	Salary		50.00
1- E. R. Tate	Salary		25.00
1- Pay Roll Account	Paid night Marshall Dec.		369.40
1- Southern Bell Tel. & Tel. Co.	Telephone #637		13.35
1- Bilbo's Service Station	Washing Police Car		1.00
1- Byrd's Service Station	Changing tire		.35
1- Pearson Motor Co.	Work on Police Car		1.05
2- Lyman Frierson	5 nights at \$6.00		30.00
2- Allen Gipson	5 nights at \$6.00		30.00
3- Red Fox Cafe	Feeding Prisoners		4.00
3- Economy Store	Blankets for jail		9.13
4- Picayune Insurance Agency	Premium		67.50
4- Tate Insurance Agency	Premium		25.00
5- Mississippi Power Co.	St. Lights, Siren & Signals		528.58
6- Ed L. Cameron	Salary		200.00
6- James Q. Crosby	Salary		190.00

6- T. J. Hudnall	2 Fires	\$ 10.00
6- B. Puyper	1 fire	5.00
6- W. H. Smith	2 fires	10.00
6- B. R. McRee	5 Fires	25.00
6- David Schaller	5 fires	25.00
6- Kenneth Bridges	3 fires	15.00
6- Byrd's service station	Fire repair	1.50
6- Southern Bell Tel. & Tel. Co.	Tel. Fire Dept.	3.13
6- Western Auto Associate Store	Dry Cell Batteries	2.40
6- Stockstill Motor Co.	Pulling fire truck	3.00
6- A. J. Read, City Clerk	C.O.D. & Bus charges on truck part	11.96
6- Chris Mitchell	Salary	25.00
6- Dixie Auto-Lec	Paint brushes and supplies	17.44
7- E. M. Frierson	Salary	100.00

IV- HEALTH & WELFARE:

1- County Health Department	Appropriation	60.00
2- S. T. Russ	Salary cemetery sexton	60.00
2- Mrs. James Harrison	Water rent	24.00
2- Dixie Auto-Lec	1-6ft. fule	1.26

V - STREETS & DITCHES:

1- Kiah Stockstill	Salary & Car Expense	300.00
2- Pay Roll Account	Paid workers December	1,222.65
3- Pay Roll Account	Paid for supplies Bogalusa Job	100.50
3- Bean & Wilkes	Gravel & Sand	185.25
3- Thigpen Hardware Co.	Sup. & Mat	19.82
3- Mississippi Power Co.	Lights * Barn	1.00
3- P. R. V. Railroad Co.	Demurrage	80.24
3- B. A. Wilkes	Ice	4.00
3- Goodyear Yellow Pine Co.	Crescoted Post	14.40
3- Dixie Auto-Lec	Supplies	7.94
3- Pearson Motor Co.	Repairs & Parts	14.08
3- Stevenson Pontiac Co.	Repairs, Supplies & Parts	167.60
3- Watkins-Aldridge Equipment Co.	Part for Distributor	3.96
3- Crosby Stores	Balance of Acct.	..38
3- Martin Sanitorium	Medical Attention Yaney and Varnado	2.00
3- Stewart Tractor Co.	Supplies & Parts	32.45

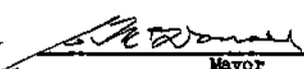
NATURAL GAS:

1- A. J. Read	Salary	100.00
1- B. F. Smith	Salary, less \$12.70 tax	237.30
1- Patricia Ann Byrd	Salary	50.00
3- P. E. Henley	Salary, less \$12.70 Tax	262.30
3- Pay Roll Account	Paid workers December	435.15
4- Stockstill Motor Co.	Parts & Repairs	4.20
4- Mississippi Power Co.	Lights Reg. Station	1.00
4- Dixie Auto-Lec	Supplies	15.17
4- Staus & Haas, Inc.	Pipe Paint	45.70
4- B. A. Wilkes	Ice	6.00
4- Thigpen Hardware Co.	Sup. & Material	4.05
4- Byrd's Service Station	Greasing	2.30
4- Picayune Supply Co.	Pipe Fittings	3.15
4- Auburn Machine Works	Blades for ditcher	117.50
4- Whitfield Truck Line	Freight on pipe	7.27
4- Tourne's Auto Parts	Demurrage on Acetylene	9.16
4- A. J. Read, City Clerk	Freight on pipe & Fittings	5.91
5- United Gas Pipe Line Co.	Natural Gas for Nove. 1949	8,213.94
5- United Gas Pipe Line Co.	Industrial tax	450.80
6- Dixie Mill Supply Co.	Valves	102.35
6- Crane Co.	Pipe & Fittings	249.72

ORDER TO ADJOURN

No further business appearing upon motion made and seconded it is ordered that the Mayor and Board of Aldermen of the said City of Picayune do now adjourn.


City Clerk


Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it known that the Mayor and Board of Aldermen of the City of Picayune in above State and County met in the City Hall, Tuesday, February 7th, 1950, it being the time and place for said meeting as provided by law. The following officials were present, to-wit: Claiborne McDonald, Sr., Mayor; O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk; Weston Lott, Marshal; and G. B. Keaton, City Attorney.

The meeting was opened by proclamation of the Marshal and the following proceedings were had.

MINUTES APPROVED

The minutes of January, 1950, meeting was read by the Clerk and upon motion made and carried was approved.

ALLOWANCES

Upon motion made and seconded it is ordered that the following bills and allowances be paid.

I - ADMINISTRATIVE:

2- A. J. Read	Salary, less \$35.00 Tax	\$ 90.00
2- Patricia Ann Byrd	Salary, less \$10.50 Tax	64.50
4- Pay Roll Account	Janitress Supplies	14.95
4- Lillie Abram	Salary Janitress	35.00
4- Mississippi Power Co.	Lights City Hall	45.76
4- Natural Gas Division	Heat City Hall	21.45
4- Southern Bell Tel. & Tel. Co.	Telephone #5	12.27
5- The Picayune Item	Office Supplies	51.98
5- J. R. Furr	Office Supplies	27.50
5- Dement Printing Co.	Office Supplies	14.78
5- Southern Ribbon & Carbon Co.	Office Supplies	23.90
5- Marchant Calculating Machine Co.	Rent on calculating machine	35.00
5- A. J. Read, City Clerk	500 - 3/4 stamped envelopes	17.36
6- The Picayune Item	Publication	82.20

II - JUDICIAL:

1- G. B. Keaton	Salary, less \$2.80 Tax	72.20
2- Ray M. Stewart	Salary, less \$2.80 Tax	72.20
4- The Picayune Item	Ballots for Election	15.46
4- Pay Roll Account	Paid managers of Election	50.00

III - PROTECTION OF PERSONS & PROPERTY:

1- Weston Lott	Salary, less \$11.80 Tax	178.20
1- Sam Russ	Salary	50.00
1- E. R. Tate	Salary	25.00
1- Pay Roll Account	Paid night marshals January	395.92
1- Williams Oil Co.	Gas & Oil, Police Car	30.82
1- Pearson Motor Co.	New battery & repairs, Police Car	30.78
1- Gulf Service Station	Charging battery Police Car	.75
1- J. Q. Frierson	Tire Repair, Police Car	.75
1- Southern Bell Tel. & Tel. Co.	Telephone #637	8.85
3- Pay Roll Account	Cleaning Jail	24.00
3- Picayune Laundry	Jail laundry	8.74
4- Picayune Insurance Agency	Bond Premium	85.00
5- Mississippi Power Co.	St. Lights, Siren & Signal	528.38
6- Pay Roll Account	Repairs	11.62
6- Ed L. Cameron	Salary	200.00
6- James Q. Crosby	Salary	190.00
6- Chris Mitchell	Salary	25.00
6- W. H. Smith	1 Fire	5.00
6- K. Bridges	1 Fire	5.00
6- Aubrey Baxter	1 Fire	5.00
6- Williams Oil Co.	Gasoline	13.45
6- Delta Fire & Safety Equipment Co.	Recharging CO2	5.87
6- Southern Bell Tel. & Tel. Co.	Telephone #123	3.13
6- Dixie Auto-Lec	Rivets & Spray	3.98
6- Stevenson Pontiac Co.	Repairs Fire Truck	22.35
7- E. M. Frierson	Salary	100.00

IV - HEALTH & WELFARE:

1- County Health Dept.	Appropriation	60.00
2- S. T. Russ	Salary	60.00

V - STREETS & DITCHES:

1- Kiah Stockstill	Salary & Expense	300.00
2- Pay Roll Account	Paid workers January	1,519.80
3- Pay Roll Account	Supplies	1.25
3- Thigpen Hardware Co.	Supplies	33.03
3- Williams Oil Co.	Gas & Oil	94.92

3- Bean & Wilkes	Gravel	\$ 271.70
3- Lossett's Welding & Mch. Works	Repairs	21.98
3- A. J. Read, City Clerk	Express	2.89
3- Stewart Machine Works	Repairs	31.65
3- Crosby Stores	Fan Belt	2.35
3- Pearson Motor Co.	Moving Lamp Posts	7.00
3- Dixie Auto-Lec	Paint & Tiles	8.80
3- Stevenson Pontiac Co.	Repairs & Parts	370.48
3- Faulkner Concrete Pipe Co.	Sewer Pipe	546.60
3- The Southland Co.	RC-2 asphalt	421.29
3- New Orleans Blue Print Co.	Steel Tape	16.42

NATURAL GAS:

1- A. J. Read	Salary	100.00
1- B. F. Smith	Salary, less \$12.70 Tax	237.30
1- Patricia Ann Byrd	Salary	50.00
2- The Picayune Item	14-stamped Billing Cards	246.40
2- Whitney National Bank of New Orleans	Fee as Paying Agent	2.53
2- C. Bel for Amings	Reworking Venetian Blinds	126.68
3- P. E. Henley	Salary, less \$1630 W. H. Tax	258.70
3- Pay Roll Account	Paid workers January	416.55
4- Williams Oil Co.	Gas & Oil	17.61
4- Picayune Motor Co.	Repairs to Jeep	5.25
4- Bean & Wilkes	Gravel	9.00
4- Whitfield Truck Line	Freight	20.33
4- B. A. Wilkes	Ice	6.00
4- Mississippi Power Co.	Lights	1.00
4- Dixie Auto-Lec	Paint Brush	1.69
4- A. J. Read, City Clerk	Freight	1.29
4- Stevenson Pontiac Co.	Repairs	18.81
4- Tourne's Auto Parts	Supplies	3.53
4- Stauss & Haas	Pipe & Fittings	27.10
5- United Gas Pipe Line Co.	Natural Gas for December 1949	8,756.43
6- P. Thompson Tool & Supply Co.	1176 ft. 3/4 in. pipe	113.60
6- Crane Co.	Pipe & Fittings	161.03
6- Marine Specialty & Mill Supply Co.	Pipe & Fittings	108.88
6- Rockwell Mfg. Co.	10 meters	175.68

RESOLUTION

WHEREAS, the City of Picayune, Pearl River County, Mississippi, acting through this Board proposes to build a Municipal Hospital at or near Picayune, Mississippi in said County of the type contemplated by Chapter 277, Laws of 1944, as amended by Chapter 412, Laws of 1946 and House Bill 531 and House Bill 532, laws of 1948, and as provided in other related Acts and desires to secure grants-in-aid of such project from Mississippi Commission on Hospital Care, pursuant to Chapter 363, Laws of 1946, as amended by House Bill 532 and House Bill 164, Laws of 1948, and any related statutes and from the United States Public Health Service and/or the Surgeon General of the United States pursuant to the Hospital Survey and Construction Act, approved August 13, 1946, and any related Acts of Congress in the maximum amounts obtainable for such purposes; and

WHEREAS, there have been submitted to and examined by this Board, the form of application for State Grants-in-aid prescribed by the Mississippi Commission on Hospital Care and the form of application for Federal Grants-in-aid prescribed by the Public Health Service and Surgeon General of the United States and this Board desires that such applications be properly executed on behalf of said City and supported by the sundry exhibits, documents, official acts and other data referred to in such forms respectively, for the purpose of obtaining such grants-in-aid as may be properly made and allowed for the purposes aforesaid;

THEREFORE, be it resolved that the Mayor of this Board be and he is hereby authorized and directed to execute for and on behalf of this City and this Board, the application to Mississippi Commission on Hospital Care entitled "Application for State Grants-in-aid for the construction of a general municipal hospital the form of which is attached hereto marked Exhibit "A" and made a part of this resolution; that said Mayor be, and he is further authorized and directed to execute for and on behalf of this City and this Board, the form of application for Federal aid entitled "Project Construction Application" of the Federal Security Agency of United States Public Health Service, the form of which is attached hereto marked Exhibit "B" and made a part of this resolution; that said Mayor is further authorized and directed to fully complete each and both of said applications by filling in all appropriate blanks with the proper information and data, procuring all certified and other copies of instruments, resolutions, official acts and other data called for, referred to as Exhibits or otherwise alluded to or contemplated by said forms of application and annexing the same to and making them parts of said applications respectively; that said Mayor be and he is further authorized and directed to procure and furnish to Mississippi Commission on Hospital Care and to the United States Public Health Service and/or the Surgeon General of the United States and to any agents or representatives of such establishments, any and all other information and data in anywise pertaining to such applications or which may be contemplated by the Federal or State Laws or Rules or Regulations under such laws or which may be requested by either of such establishments or the representatives thereof; that said Mayor shall submit such applications with all such other data for and on behalf of this Board and said City through such channels as he may determine to be proper or appropriate; that said Mayor is further authorized and directed to take all further acts and steps for and on behalf of this Board and said City as in his judgment may be proper, appropriate or desirable to support and maintain such application and obtain for and on behalf of this Board and said City, the maximum grants-in-aid which may be properly made or allowed for the purposes aforesaid; and all such acts of said Mayor so done and performed pursuant to this resolution are hereby fully ratified and confirmed.

Resolved further that the Clerk of this Board be, and he is hereby authorized and directed to attest with his signature and official seal, the signature of the Mayor of this Board to said applications, Federal and State, and to any and all other papers and documents which may be executed by the Mayor pursuant to the foregoing authority vested in him.

Resolved further that all of the contractual provisions of said applications, Exhibits "A" and "B" hereto, respectively, shall be and become effective and binding absolutely from the time the first action is taken, making or allowing a grant, whether tentative or otherwise, by the authorities authorized to consider and act upon such applications respectively.

Resolved further, it is understood and agreed that any grant or grants made pursuant to such applications will be subject to any conditions set forth by the authorities passing thereon and in particular, will be subject to suspension, cancellation or withdrawal at any time while any part thereof remains subject to the control of the authority making or allowing or handling the same, in the discretion of the agency or authority responsible therefore and having control thereover.

Resolved further that this resolution amends and takes the place of a resolution passed October 26, 1949, and recorded in these minutes on page 460 to 461 inclusive.

EXHIBIT "A" OF ABOVE RESOLUTION

FORM MCHC-1
(5-15-48)
Application for State
Grant-in-Aid
Section 1.

MISSISSIPPI COMMISSION ON HOSPITAL CARE
405 1/2 West Capitol Street
Clancy Building
Jackson, Mississippi

PROJECT NO. _____

- 1. To the MISSISSIPPI COMMISSION ON HOSPITAL CARE, JACKSON, MISSISSIPPI:

The applicant hereby applies for state funds as a Grant-in-Aid for construction of, or in connection with the facility described below:

- 2. _____
(Legal Name of Applicant)

_____ (City) _____ (County) _____ (State)

- 3. Description of Proposed Construction Project:

(Attach additional sheets if necessary, marked "Continuation of Statement No. 3.")

- 4. The applicant certifies that a site for the proposed hospital or other facility has been obtained and there is attached certified copy of a warranty deed or option marked Exhibit A. The applicant agrees to furnish such abstracts, or other evidences of title as may be required by the Commission.

Information Regarding Site:

- A. Has site been approved (Law requires that Commission approve site) Yes ___ No ___
- B. Site has been acquired. Yes ___ No ___
- C. Option on site has been acquired. Yes ___ No ___
- D. Current estimated value of site \$ _____

- 5. (Fill in (a) or (b) as may be appropriate.)

(a) The applicant hereby states that the facility for which funds are requested will be a publicly owned institution, owned by _____
(State, Political Subdivision of State, etc.)

and attached hereto is a certified copy of the official acts of the State or Political Subdivision of the State, which created the proposed institution marked Exhibit B.

(b) The applicant states that the facility for which funds are requested will be or is owned and operated by a non-profit corporation or association namely: _____

_____ and attached hereto are certified copies of (1) the charter of incorporation or articles of association, including all amendments thereto: (2) constitution and by-laws: (3) any resolutions of governing body touching plan of operations and (4) certificate of secretary

AAF900

showing that these are all of the organization papers and other instruments or actions pertaining to the plan and method of operating said corporation or association. The documents and papers so attached are identified as Exhibits as follows: (Exhibits B-1, B-2, etc.) _____.

(c) The applicant further states that the necessary local funds are available for construction purposes as outlined below and attached hereto are certified copies of the official acts authorizing and providing such funds, marked Exhibit C. In the event the hospital and/or other facilities involved in this project as fully described and set forth in said original application should operate at a loss during the first two years after the same is/are ready to begin operations, the applicant will and does hereby underwrite the cost of such operations for such period and will provide funds and make up any such operation deficit; such funds to be provided from funds on hand and available for such purposes or to be raised and so provided by lawful means at the disposal of the applicant.

6. If a grant is made by the Commission the applicant covenants and agrees with the Commission as follows:

(a) That in compliance with Chapter 277, Laws of 1944, as amended, a board of trustees has been appointed (or will be so appointed at the earliest time when it is legally proper to do so) to administer the affairs of the hospital. (If a board of trustees was appointed prior to the passage of such law give the citation of the law under which the hospital was organized.) _____

(b) If any hospital or institution to which funds have been paid under this chapter shall, at any time within 20 years after the date of such grant, (a) be sold or transferred to any person, agency, or organization, (1) which is not qualified to receive a grant-in-aid under this chapter, or (2) which is not approved as a transferee by the commission, or (b) cease to be a non-profit institution, a lien in favor of the state shall attach to the property thereof and the state shall be entitled to recover from either the transferer or the transferee (or, in the case of an institution which has ceased to be a non-profit organization, from the owners thereof), the amount of money advanced by the state to such institution less reasonable depreciation as determined by agreement of the parties or the Chancery Court of the county in which such hospital or facility is located; subject, however, to any contractual relations such institution made prior to April 4, 1946, and which contractual relations shall be approved by the commission before such institution shall receive any benefits under this act. The covenants of this paragraph are in accord with paragraph 3, section 6, House Bill 164, Acts of 1948, but are made as contractual covenants and shall be contractually effective independent of the force and effect of said law.

(c) That at all times at least ten per cent (10%) of the bed capacity of the hospital shall be made available as charity facilities for the use of charity patients qualified under State Charity Hospitalization Law, Section 7130, Code of 1942, and amendments thereto or under other laws on the subject.

(d) To make available to the Commission or a representative thereof upon request, the books, records and accounting system of the hospital for inspection during the regular business hours of the day and to establish and maintain a sound accounting system which will assist in promoting efficient management and a high standard of service. The recommendations of the Commission and the system of hospital accounting recommended by

American Hospital Association will be taken into account in setting up and maintaining an accounting system and said system will be coordinated with accounting systems of other hospitals receiving grants-in-aid of the character applied for to the end that helpful data and statistics may be made available for a state-wide system of coordinated hospital and nursing services.

(e) That the hospital will be maintained as a public (or private non-profit as the case may be) hospital and operated with the purpose of providing maximum hospital benefits to the citizenship at minimum cost to the patient.

(f) That the hospital will be operated on an "open staff" plan and all competent physicians and surgeons practicing in the hospital service area will be allowed access to the hospital and use of all the hospital facilities (subject to the rules and regulations to be adopted by the hospital directors or trustees under paragraph (g) below) to diagnose, treat or administer to the medical and/or surgical needs of patients.

(g) That the hospital will be governed and administered by a set of rules and regulations to be adopted by its board of directors or trustees. The rules and regulations shall be available in printed or typed form at the request of any citizen or physician residing in the hospital service area, and one complete set shall be kept on file at the hospital at all times, and at the office of the Commission. The rules and regulations so adopted shall conform as nearly as may be feasible with the recommendations of the American Hospital Association as contained in the bulletin entitled "The Individual Hospital" published July 1946, and to the recommendations of the Duke Endowment as contained in the bulletin entitled "The Small General Hospital" (Bulletin No. 4) as revised in October, 1947.

(h) To comply with the minimum standards of maintenance and operation as adopted by the Commission and as they may be amended from time to time with respect to the operations of said hospital.

(i) Said hospital and all of its facilities shall be available at all times as a part of the state wide hospital plan sponsored by the Commission and as a part of the state wide teaching facilities for medical technicians, nurses, medical students, interns and resident physicians and such other medical educational needs as the Commission may determine to be necessary or desirable.

(j) That the hospital will contribute funds, equipment and personnel which it may have available or can make available for such purposes toward the promotion and carrying on of a state wide program of nursing education to be inaugurated and carried on by the Commission in cooperation with participating hospitals, all to the extent and in the manner provided and contemplated by the terms of House Bill No. 430, Mississippi Laws of 1946, as amended.

(k) That actual construction work will be performed by the lump sum (fixed price) contract method, that adequate methods of obtaining competitive bidding (as required by law where law so requires) will be employed prior to awarding the construction contract, and that the award of the contract will be made to the responsible bidder submitting the lowest acceptable bid.

(l) That the project will not be advertised or placed on the market for bidding until the final working drawings and specifications have been approved by the Commission and the applicant has been so notified.

(m) That no construction contract or contracts for the project or a part thereof, the cost of which is in excess of the estimated cost approved in the application for that

portion of the work covered by the plans, will be entered into without the prior approval of the Commission.

(n) That the construction contract will require the contractor to furnish performance and payment bonds, the amount of which shall each be in an amount not less than fifty percentum (50%) of the contract price, and to maintain during the life of the contract adequate fore, employees liability (Workmen's Compensation when appropriate under law) public liability and property damage insurance.

(o) That any change or changes in the contract which (a) makes any major alteration in the work required by the plans and specification, or (b) raises the total contract price over the approved estimate of cost of work covered by the plans and specifications will be submitted to the Commission for prior approval.

(p) That the construction contract will provide that the Commission and its representatives will have access at all times to the work wherever it is in preparation or progress and that the contractor will provide proper facilities for such assess and inspection.

(q) That the applicant will provide and maintain competent and adequate architectural or engineering supervision and inspection at the project to insure that the completed work conforms with the approved plans and specifications.

7. This application is being executed on behalf of the applicant or applicants named above by duly authorized officers who have signed below and whose official capacities are shown following their signatures respectively all in accordance with official acts duly certified copies of which are attached hereto and made a part hereof as Exhibits _____ through _____.

This application submitted the _____ day of _____, 19____.

(Applicant)

By: _____

Title: _____

MISSISSIPPI COMMISSION ON HOSPITAL CARE

By: _____

Title: _____

Date: _____

EXHIBIT "B" OF ABOVE RESOLUTION

PHS-62-1(NF)
11-49

FEDERAL SECURITY AGENCY
Public Health Service
Washington 25, D.C.

Form Approved
Budget Bureau No. 68-R309.2

PROJECT CONSTRUCTION APPLICATION
PART I

1. Project No. Assigned by State Agency

THE APPLICANT, PURSUANT TO THE FEDERAL HOSPITAL SURVEY AND CONSTRUCTION ACT, HEREBY APPLIES FOR FEDERAL FUNDS FROM THE CONSTRUCTION ALLOTMENT MADE TO THE STATE BY THE SURGEON GENERAL FOR CONSTRUCTION OF, OR IN CONNECTION WITH, THE FACILITY DESCRIBED BELOW.

2. Legal Name of Applicant

3. Address - City, County and State

4. Application for A. VOLUNTARY NON-PROFIT INSTITUTION
(check one) (See instructions regarding submission of proof)

B. Publicly Owned Institution

5. DESCRIPTION OF PROJECT (Use outline shown in instructions - attach additional sheets if necessary)

6. NO/CERTAIN (Cross out one) PERSONS IN THE AREA WILL BE DENIED ADMISSION TO THE PROPOSED FACILITIES AS PATIENTS BECAUSE OF RACE, CREED OR COLOR.

7. INFORMATION REGARDING SITE (Do not fill in if Part 2 is submitted herewith.)

A. APPLICANT HAS OR WILL HAVE (Check one)		C. IF INTEREST IN SITE WHICH APPLICANT HAS OR WILL HAVE IS A LEASEHOLD GIVE THE FOLLOWING INFORMATION	
<input type="checkbox"/> FEE SIMPLE TITLE <input type="checkbox"/> LEASEHOLD INTEREST		(1) Has leasehold been acquired <input type="checkbox"/> YES <input type="checkbox"/> NO	
<input type="checkbox"/> OTHER INTEREST (Specify)		(2) Type of leasehold (99 yrs., 50 yrs., etc.) yrs.	
B IF APPLICANT HAS OR WILL ACQUIRE FEE SIMPLE TITLE GIVE THE FOLLOWING INFORMATION		(3) Number of years to run yrs.	
(1) Has site been acquired <input type="checkbox"/> YES <input type="checkbox"/> NO		(4) Is leasehold renewable <input type="checkbox"/> YES <input type="checkbox"/> NO	
(2) Has option on site been acquired <input type="checkbox"/> YES <input type="checkbox"/> NO		(5) Appraised value of site \$	
(3) Current estimated value of site \$		(6) Annual Rental \$	
(4) Purchase price of site was or is estimated to be \$		(7) Actual or estimated cost, if any, of acquisition of leasehold \$	
(5) Applicant's equity in site \$			

8. PRELIMINARY ESTIMATES OF PROJECT COSTS (Do not fill in if part 4 is submitted herewith)

A. ESTIMATED COSTS IN WHICH THE FEDERAL GOVERNMENT MAY PARTICIPATE		ESTIMATED COSTS
(1) Construction contracts, Group I equipment not in construction contract and contingency		\$
(2) Equipment not to be included in construction contract (Groups II and III)		\$
(3) Site survey and soil investigation		\$
(4) Architect's fees		\$
(5) Supervision and inspection at the site		\$
(6) Acquisition of site (Enter cost here if for Public health Center site)		\$
(7) Other (Specify)		\$
(8) SUBTOTAL		\$
B. ESTIMATED COSTS IN WHICH FEDERAL GOVERNMENT MAY NOT PARTICIPATE		
(1) Acquisition of site (Enter cost here if for hospital site)		\$
(2) Other (Specify)		\$
(3) SUBTOTAL		\$
C. TOTAL ESTIMATED COST OF PROJECT (Item A(8) plus B(3))		\$

9. NON-FEDERAL CONSTRUCTION FUNDS AVAILABLE TO APPLICANT (Do not fill in if part 2 is submitted herewith.)

A. NOW AVAILABLE IN CASH OR OTHER LIQUID ASSETS		AMOUNT
(1) Cash		\$
(2) Appropriation		\$
(3) Negotiable and non-negotiable securities		\$
(4) Other (Specify)		\$
(5) SUBTOTAL		\$
B. SOURCE AND ESTIMATED AMOUNT OF ADDITIONAL NON-FEDERAL FUNDS		
(1) Tax levy		\$
(2) Pledges		\$
(3) Mortgage		\$
(4) Bonds		\$
(5) Other (Specify)		\$

AAF900

(6) SUBTOTAL ----- \$ _____

C. STATE AID (Do not fill in if State is applicant) ----- \$ _____

D. TOTAL (a(5) plus B(6) plus C) ----- \$ _____

10. PRELIMINARY FINANCIAL ANALYSIS (Do not fill in if part 4 is submitted herewith)

A. FEDERAL SHARE OF ESTIMATED COSTS \$ _____

B. STATE AID TO BE FURNISHED (If any) (Item 9-C above) _____

C. APPLICANT'S SHARE OF COST (Item 8-C minus (10-A plus 10-B)) _____

D. TOTAL ESTIMATED FUNDS REQUIRED \$ _____

11. MAINTENANCE AND OPERATION

A. Estimated cost of operating and maintaining the total facility.----- \$ _____

B. Estimated patient income from total facility.----- \$ _____

C. Estimated deficit.----- \$ _____

D. Estimated number of patient days of service.----- _____

E. Estimated per diem cost (Item A + Item D).----- \$ _____

F. State the method of raising funds to meet the operating deficit

shown above. Give sources of funds. (Attach additional sheets if necessary.)

	1ST YEAR OF OPERATION	2ND YEAR OF OPERATION
A. Estimated cost of operating and maintaining the total facility.-----	\$ _____	\$ _____
B. Estimated patient income from total facility.-----	\$ _____	\$ _____
C. Estimated deficit.-----	\$ _____	\$ _____
D. Estimated number of patient days of service.-----	_____	_____
E. Estimated per diem cost (Item A + Item D).-----	\$ _____	\$ _____

12. THE APPLICANT HEREBY AGREES THAT HE INTENDS TO PROCEED WITH THE PROJECT AND WILL FURNISH:

- A. Satisfactory evidence of financial resources to construct, operate and maintain the facility.
- B. A survey and description of the site.
- C. Plans and specifications in accordance with the regulations.
- D. Lists of Groups II and III equipment.

quired by 48 Stat. 948, (40 U. S. C. 276(b) and 276(c)), and the regulations issued pursuant thereto, will be incorporated in the project specifications and made a part of the construction contract;

- D. That the project will not be advertised or placed on the market for bidding until the final working drawings and specifications have been approved by the Surgeon General and the applicant has been so notified;
- E. That no construction contract or contracts for the project or a part thereof, the cost of which is in excess of the estimated cost approved in the application for that portion of the work covered by the plans, will be entered into without the prior approval of the Surgeon General;

12. THE APPLICANT HEREBY GIVES ASSURANCE TO THE STATE AGENCY:

- A. That actual construction work will be performed by the lump sum (fixed price) contract method, that adequate methods of obtaining competitive bidding will be or have been employed prior to awarding the construction contract, either by public advertising or circularizing three or more bidders, and that the award of the contract will be or has been made to the responsible bidder submitting the lowest acceptable bid;
- B. That the construction contracts will prescribe the minimum rates of pay for laborers and mechanics engaged in construction of the project as determined by the Secretary of Labor and that such minimum rates will be stated in the specifications advertised in the call for bids on the proposed project;
- C. That the requirement that each contractor or sub-contractor shall furnish a weekly sworn affidavit with respect to the wages paid each employee during the preceding week, as re-

- F. That the construction contract will require the contractor to furnish performance and payment bonds, the amount of which shall each be in an amount not less than fifty percentum (50%) of the contract price, and to maintain during the life of the contract adequate fire, workmen's compensation, public liability and property damage insurance;
- G. That any change or changes in the contract which (a) makes any major alteration in the work required by the plans and specifications, or (b) raises the total contract price over the approved estimate of cost of the work covered by the plans and specifications will be submitted to the Surgeon General for prior approval;
- H. That the construction contract will provide that the Surgeon General, the State Agency and their representatives will have access at all times to the work wherever it is in preparation or progress and that the contractor will provide proper facilities for such access and inspection;

- I. That the applicant will provide and maintain competent and adequate architectural or engineering supervision and inspection at the project to insure that the completed work conforms with the approved plans and specifications;
- J. That the hospital, when completed, will be operated and maintained in accordance with

minimum standards prescribed by the State for the maintenance and operation of hospitals aided under the Federal Act; and

- K. That the facility will provide a reasonable volume of free patient care. (See instructions.)

Date _____ Legal Name of Applicant _____

Signature of Responsible Officer _____

Type Name of Responsible Officer _____

14. THE STATE AGENCY CERTIFIES THAT:

- A. This application is in conformity with the regulations and the approved State Plan.

- B. The application is for a (voluntary nonprofit institution) (Publicly owned institution) (cross out one).

- C. (Check one)

The applicant's project is included in the highest priority group and is or will be included in the Project Construction Schedule.

The applicant's project is included in the Project Construction Schedule submitted to the Public Health Service.

- D. (Check one)

The applicant has given adequate assurance that the facility will be operated without discrimination because of race, creed or color.

The requirement of non-discrimination has been met because this is an area where separate hospital facilities are provided for separate population groups and the State plan otherwise makes equitable provision, on the basis of need, for facilities and services of like quality for each such population group in the area.

- E. (Check one)

The applicant has given assurance that a reasonable volume of free patient care will be provided in the proposed facility.

The applicant has demonstrated to the satisfaction of the State Agency that a reasonable volume of free patient care is financially infeasible, and in support thereof the State Agency submits the attached data.

- F. The applicant's representative whose signature appears above has been duly authorized to make the commitments contained in this application as is evidenced by the certified copy of authorization made by the applicant's governing body and which is contained in the files of the State Agency.

- G. The Federal share for this project (item 10A), is to be charged to the _____ fiscal year allotment to the State. (If the Federal share is split between two or more fiscal years, indicate below the amount charged to each such fiscal year.)

- H. In accordance with the approved State Plan, the Federal share for this project is _____ per cent.

DATE

OFFICIAL NAME OF STATE AGENCY

SIGNATURE OF RESPONSIBLE OFFICER

TITLE OF OFFICER

PROJECT CONSTRUCTION APPLICATION

PART 2

1. Project No. Assigned by State Agency

THE FOLLOWING QUESTIONS ARE TO BE ANSWERED BY ALL APPLICANTS

2. Legal Name of Applicant	3. Address - City, County and State
----------------------------	-------------------------------------

4. SITE INFORMATION

<p>A. APPLICANT HAS OR WILL HAVE (Check one)</p> <p><input type="checkbox"/> FEE SIMPLE TITLE <input type="checkbox"/> LEASEHOLD INTEREST</p> <p><input type="checkbox"/> OTHER INTEREST (Specify)</p>	<p>C. IF INTEREST IN SITE WHICH APPLICANT HAS OR WILL HAVE IS A LEASEHOLD GIVE THE FOLLOWING INFORMATION</p> <p>(1) Has leasehold been acquired <input type="checkbox"/> YES <input type="checkbox"/> NO</p> <p>(2) Type of leasehold (99 yrs., 50 yrs., etc.) yrs.</p>
<p>B. IF APPLICANT HAS OR WILL ACQUIRE FEE SIMPLE TITLE GIVE THE FOLLOWING INFORMATION</p> <p>(1) Has site been acquired <input type="checkbox"/> YES <input type="checkbox"/> NO.</p> <p>(2) Has option on site been acquired <input type="checkbox"/> YES <input type="checkbox"/> NO</p> <p>(3) Current estimated value of site \$</p> <p>(4) Purchase price of site was or is estimated to be \$</p> <p>(5) Applicant's equity in site \$</p>	<p>(3) Number of years to run yrs.</p> <p>(4) Is leasehold renewable <input type="checkbox"/> YES <input type="checkbox"/> NO.</p> <p>(5) Appraised value of site \$</p> <p>(6) Annual Rental \$</p> <p>(7) Actual or estimated cost, if any, of acquisition of leasehold \$</p>

THE FOLLOWING QUESTIONS ARE TO BE ANSWERED ONLY IF THE PROPOSED PROJECT IS OWNED OR SPONSORED BY A VOLUNTARY NON-PROFIT ORGANIZATION.

5. FINANCIAL RESOURCES FOR CONSTRUCTION OF THE PROJECT

	AMOUNT
A. CASH ON HAND -----	\$ _____
B. NEGOTIABLE AND NON-NEGOTIABLE SECURITIES -----	_____
C. SUBTOTAL (A. plus B.) -----	\$ _____
D. FLEDGES RECEIVABLE	
(1) Face value -----	\$ _____
(2) Estimated cash value -----	\$ _____
E. CONTINGENT GIFTS AND REQUESTS -----	_____
F. APPLICANT'S BOND ISSUE	
(1) Total amount authorized -----	\$ _____
(2) Total amount sold -----	_____
(3) Total amount unsold but authorized -----	_____
(4) Current net market value of (3) above -----	_____
G. MORTGAGE	
(1) Face value -----	\$ _____
(2) Net value (Attach letter described in instructions) -----	_____
H. OTHER (Specify) -----	_____

I. TOTAL (See instructions) -----	\$ _____

THE FOLLOWING QUESTIONS ARE TO BE ANSWERED ONLY IF THE PROPOSED PROJECT IS OWNED OR SPONSORED BY A POLITICAL SUBDIVISION.

6. FINANCIAL RESOURCES FOR CONSTRUCTION OF THE PROJECT

	AMOUNT
A. CASH -----	\$ _____
B. BONDS (Current net market value)	
(1) General revenue bonds -----	_____
(2) Special revenue bonds -----	_____
C. STATE AID -----	_____
D. OTHER (Specify) -----	_____

E. TOTAL (See instructions) -----	\$ _____

THE FOLLOWING QUESTION IS TO BE ANSWERED ONLY IF THE PROPOSED PROJECT IS OWNED OR SPONSORED BY THE STATE GOVERNMENT.

7. OUT OF FUNDS APPROPRIATED, \$ _____ WILL BE MADE AVAILABLE FOR CONSTRUCTION OF THE PROJECT.

SIGNED _____

Signature of Official - (See instructions)

_____ Title of Official

THE FOLLOWING IS TO BE FILLED IN BY ALL APPLICANTS.

8. CERTIFICATION

THE APPLICANT HEREBY CERTIFIES THAT THE FOREGOING STATEMENTS ARE CORRECT TO THE BEST OF HIS KNOWLEDGE AND BELIEF.

DATE _____

LEGAL NAME OF APPLICANT _____

SIGNATURE OF RESPONSIBLE OFFICER _____

TITLE OF OFFICER _____

TYPE NAME OF RESPONSIBLE OFFICER _____

THE FOLLOWING IS TO BE FILLED IN BY STATE AGENCY ONLY.

9. ASSURANCE IS GIVEN THAT THE APPLICANT HAS FURNISHED THE STATE AGENCY WITH ADEQUATE SUPPORTING INFORMATION OR SUPPORTING DATA ARE ALREADY AVAILABLE TO THE STATE AGENCY, THAT THE APPLICATION IS AN ACCURATE SUMMARY THEREOF, AND THAT THE COMPLETE INFORMATION HAS BEEN ANALYZED AND VERIFIED. ON THE BASIS OF THE INFORMATION CONTAINED HEREIN AND THE DATA OR INFORMATION AVAILABLE TO THE STATE AGENCY, THE LATTER HEREBY CERTIFIES THAT IN ITS OPINION:

- A. The applicant can and, if its application is approved, will raise money for construction of the project and for its maintenance and operation when completed in the amounts and from the sources set forth in the application.
- B. All legal requirements for raising these funds have been met.

DATE _____

_____ Official name of State Agency

SIGNED _____

_____ Title of responsible officer

FHS-62-3(HF)
Rev. 11-49

FEDERAL SECURITY AGENCY
PUBLIC HEALTH SERVICE
Washington 25, D.C.

FORM APPROVED
Budget Bureau No. 68-R309-2

PROJECT CONSTRUCTION APPLICATION
PART 3

1. Project No. Assigned by State Agency _____

2. Legal name of applicant _____

3. Address - City, County and State _____

4. Legal Description of Site _____

5. SITE SURVEY AND SOIL INVESTIGATION DATA

Attach a print of the site data required by the Federal Regulations, Appendix A, Section II, "Site Survey and Soil Investigation". NOTE: - This plat and the contract drawings should indicate what buildings or improvements the Applicant will remove before awarding the construction contract, and what buildings or improvements will become the contractor's property for removal and salvage.

6. APPLICANT HAS: (Check one, if applicable)

FEE SIMPLE TITLE TO SITE

LEASEHOLD INTEREST IN SITE

OTHER INTEREST IN SITE (Explain)

(Use separate sheet if necessary) _____

AAF900

7. If interest in site has not been acquired, state what interest or estate will be acquired and what assurance there is that such interest will be acquired.

(Do not fill in if part 2 is submitted herewith)

8. If interest in site which applicant has or will have is a leasehold, give following information:

- A. Type of leasehold (99 years, 50 years, etc.) _____
- B. Number of years to run _____
- C. Is leasehold renewable _____
- D. Current appraised value of land \$ _____
- E. Annual rental \$ _____

9. Are there any encumbrances which may interfere with the use or enjoyment of the premises for hospital purposes such as mortgages, liens, assessments, mineral or mining rights, restrictive clauses in the instrument of conveyance, easements, rights-of-way, zoning ordinances, buildings restrictions, etc.?

If so, explain.

10. LEGAL OPINION

Attach an opinion signed by competent title counsel describing the interest applicant has or will have in site and certifying that the estate or interest is legal and valid. The opinion should also include information as to whether or not (a) the applicant (or the present owner if fee simple title has not been or is not to be acquired) has good and valid title to the entire site free and clear of any preexisting mortgages, deeds of trust leases, liens or other encumbrances which would affect the value or usefulness of the site for the purpose intended; and (b) any deeds or documents required to be recorded in order to protect the title of the owner and the interest of the applicant have been duly recorded or filed for record wherever necessary.

The applicant hereby certifies that the attachments and foregoing statements are correct to the best of its knowledge and belief.

DATE	LEGAL NAME OF APPLICANT
SIGNATURE OF RESPONSIBLE OFFICER	TITLE OF OFFICER
TYPED NAME OF RESPONSIBLE OFFICER	

The State Agency hereby certifies that to the best of its knowledge and belief the attachments and foregoing information are true and correct, and that title or other estate or interest sufficient to assure undisturbed use and possession for the purpose of construction and operation of the project for a period of not less than fifty years is or will be vested in the applicant.

DATE	OFFICIAL NAME OF STATE AGENCY
SIGNATURE OF RESPONSIBLE OFFICER	TITLE OF OFFICER

FHS-62-4(HF)
REV. 11-49

FEDERAL SECURITY AGENCY
PUBLIC HEALTH SERVICE
Washington 25, D. C.

FORM APPROVED
BUDGET BUREAU NO. 68-R309.2

PROJECT CONSTRUCTION APPLICATION
PART 4

1. Project No. Assigned by State Agency

2. LEGAL NAME OF APPLICANT	3. ADDRESS - CITY, COUNTY AND STATE
----------------------------	-------------------------------------

AAF900

<p>4. PLANS ATTACH FOUR SETS OF FINAL DRAWINGS, AS LISTED IN THE SPECIFICATIONS</p>	<p>5A. SPECIFICATIONS ATTACH FOUR COPIES OF SPECIFICATIONS ON WHICH CONSTRUCTION BIDS ARE TO BE BASED</p>	<p>5B. DATE OF SPECIFICATION</p>
---	---	--------------------------------------

6. SUMMARY OF ESTIMATE OF PROJECT COSTS

A. ESTIMATED COSTS IN WHICH THE FEDERAL GOVERNMENT MAY PARTICIPATE (Attach Detailed Estimates for Each of the Following Items)	ESTIMATED COSTS
(1) Construction contracts, Group I equipment not in construction contract and contingency \$ _____	_____
(2) Equipment not to be included in construction contract (Groups II and III) -----	_____
(3) Site survey and soil investigation -----	_____
(4) Architect's fees -----	_____
(5) Supervision and inspection at the site -----	_____
(6) Acquisition of site (Enter cost here if for Public Health Center site) -----	_____
(7) Other (Specify) -----	_____
_____	_____
_____	_____
(8) SUBTOTAL -----	\$ _____
B. ESTIMATED COSTS IN WHICH FEDERAL GOVERNMENT MAY NOT PARTICIPATE	
(1) Acquisition of site (Enter cost here if for hospital site) -----	\$ _____
(2) Other (Specify) -----	_____
_____	_____
(3) SUBTOTAL -----	\$ _____
C. TOTAL ESTIMATED COST OF PROJECT (Item A(8) plus B(3)) -----	\$ _____

7. FINANCIAL ANALYSIS

A. Federal share of estimated costs -----	\$ _____
B. State aid to be furnished (If any) -----	_____
C. Applicant's share of costs (Item 6C minus (7A plus 7B)) -----	_____
D. Total estimated funds required -----	\$ _____

8. TO BE FILLED IN BY THE STATE AGENCY. THE Federal share for this project (Item 7A) is to be charged to the _____ fiscal year allotment to the State. (If the Federal share is split between two or more fiscal years, indicate below the amount charged to each such fiscal year.)

9. In accordance with the approved State Plan, the Federal share for this project is _____ percent.

MEMORANDUM OF AGREEMENT made by and between the Surgeon General, Public Health Service, the

(State Agency Title)
(hereinafter called the State Agency) and

(Legal name of applicant)
of
(Address of applicant)

(hereinafter called the applicant) pursuant to Title VI of the Public Health Service Act, as amended, (hereinafter called the Federal Act) and regulations thereunder prescribed by the Surgeon General.

The State of _____ has submitted a State Plan for construction of public and other nonprofit hospitals, the latest annual revision of which was approved by the Surgeon General under Part C of the Federal Act on _____ (Date)

The Applicant has submitted an application for Federal aid in construction of a project under the State Plan. This application, copies of which are held by the State Agency and the Surgeon General, meets all the requirements of the Federal Act and regulations thereunder and of the State Plan. The estimated cost of construction of the project, including equipment, in which the Federal Government may participate under the Federal Act, is \$ _____, and the approved Federal share is _____ percent.

In consideration of the foregoing, the parties hereto mutually agree as follows:

(1) The applicant agrees that it will construct the project or cause it to be constructed to final completion in accordance with the application it has submitted and the plans and specifications attached thereto, and will comply strictly with the assurances contained in the application; that it will without delay obtain bids and enter into a contract for construction of the project; that the hospital will thereafter be maintained and operated in accordance with the assurances given in the application; and that the funds for construction will be furnished as set forth above plus the full amount of any costs in which the Federal Government does not participate.

(2) The State Agency hereby approves the application and recommends it to the Surgeon General for approval. The State Agency certifies that the application meets all the requirements of the State Plan, that the plans and specifications are in accordance with Appendix A to the regulations promulgated by the Surgeon General under the Federal Act; that the application contains reasonable assurances as to title, payment of prevailing rates of wages, and financial support for the non-Federal share of cost of construction and the en-

tire cost of maintenance and operation when completed; that the application contains an assurance that in the operation of the hospital there will be conformance to State Standards for operation and maintenance and to all applicable State laws and State and local codes, regulations and ordinances. The State Agency agrees that it will periodically inspect the project and certify to the Surgeon General for payment such sums as are found to be payable under the Federal Act.

(3) The Surgeon General hereby approves the application and agrees to certify to the Secretary of the Treasury the Federal share of the cost of construction of the project as set forth above and further agrees to certify to the Secretary of the Treasury such sums as are certified to him by the State Agency from time to time as installments due under the Federal Act and regulations thereunder unless certification is withheld under Section 623(a) of the Federal Act; provided, however, the total amount so certified as installments due shall not exceed the approved Federal share of the actual necessary cost of the project as determined at its final completion.

IN WITNESS WHEREOF, THE PARTIES HAVE HEREUNTO AFFIXED THEIR SIGNATURES ON THE DATES INDICATED. (If this application is signed by two or more applicants, the singular shall be read as the plural where appropriate.)

DATE	LEGAL NAME OF APPLICANT	
SIGNATURE OF RESPONSIBLE OFFICER	TITLE OF OFFICER	
TYPED NAME OF RESPONSIBLE OFFICER		
DATE	NAME OF STATE AGENCY	
SIGNATURE OF RESPONSIBLE OFFICER	TITLE OF OFFICER	
DATE	SURGEON GENERAL	BY

SALE OF \$90,000.00 HOSPITAL BOND

The Mayor and Board of Aldermen again took up for consideration the matter of the sale of Ninety Thousand Dollars (\$90,000) of Hospital Bonds of the City of Picayune, Mississippi, pursuant to a resolution adopted by said Mayor and Board of Aldermen on the 3rd day of January, 1950.

The City Clerk of said City reported that, pursuant to the aforesaid resolution, he did cause to be published in The Picayune Item, a newspaper published in the City of Picayune, a notice that sealed proposals for the purchase of the aforesaid bonds would be received by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, at their office in said City, until the hour of 7:30 o'clock P. M. on Tuesday, the 7th day of February, 1950, and that said notice was published in said newspaper on the 5th, 12th, 19th and 26th days of January, 1950; and the City Clerk presented to the Mayor and Board of Aldermen proof of publication of said notice in the aforesaid newspaper.

The hour of 7:30 o'clock P. M. on Tuesday, the 7th day of February, 1950, having arrived, the City Clerk reported that, pursuant to the aforesaid notice of bond sale, there had been filed with him, at or prior to the hour of 7:30 o'clock P. M. on Tuesday, the 7th day of February, 1950, eight (8) sealed proposals for the purchase of the aforesaid Ninety Thousand Dollars (\$90,000) of Hospital Bonds of the City of Picayune, Mississippi, and the City Clerk then and there presented said sealed proposals to the Mayor and Board of Aldermen.

Thereupon it was ordered by the Mayor that the City Clerk proceed to open the said sealed proposals and to read the same aloud in the presence and hearing of the Mayor and Board of Aldermen and of the bidders and other persons assembled. The City Clerk thereupon proceeded to open and read the aforesaid bids, which are summarized as follows:

<u>NAME OF BIDDER</u>	<u>FOR BONDS BEARING INTEREST AT THE RATE OR RATES OF</u>	<u>AMOUNT OF BID</u>
Harrington & Company, Jackson, Miss. and First National Bank, Memphis, Tenn.	2-1/4%	\$90,279.99
White, Hattier & Sanford, New Orleans	2-3/8%	90,033.11
Equitable Securities Corp., Nashville	2-1/2%	91,089.90
Scharff & Jones, Inc., New Orleans) J. S. Love Company, Jackson)	2-1/2%	90,540.70
Southern Bond Company and Leland Speed Company, Jackson	2-1/2%	90,481.00
Max T. Allen Company, Hazlehurst, Lewis & Company and Kingsbury & Alvis, Jackson	2-1/2%	90,442.20
M. A. Saunders & Company, Memphis, J. G. Hickman Company, Vicksburg	2-1/2%	90,222.22
First National Bank, Picayune (for \$40,000 only)	3%	40,000.00

Following the reading of the bids the Mayor and Board of Aldermen proceeded to consider them for the purpose of determining which was the best and most advantageous bid submitted.

After a full consideration of the bids, Alderman G. H. Williams offered and moved the adoption of the following resolution:

A RESOLUTION DIRECTING THE SALE OF NINETY THOUSAND DOLLARS (\$90,000) HOSPITAL BONDS OF THE CITY OF PICAYUNE, MISSISSIPPI

WHEREAS, the Mayor and Board of Aldermen of the City of Picayune, Mississippi, on the 3rd day of January, 1950, did adopt a certain resolution directing that Ninety Thousand Dollars (\$90,000) of Hospital Bonds of said City be offered for sale on sealed bids to be received at the office of the Mayor and Board of Aldermen in the City of Picayune, Mississippi, until the hour of 7:30 o'clock P. M. on Tuesday, the 7th day of February, 1950; and

WHEREAS, as directed by the aforesaid resolution and as required by Chapter 325, Laws of Mississippi, 1946, notice of sale of the said bonds was published in The Picayune Item, a newspaper of general circulation in the City of Picayune, Mississippi; said notice being published in said newspaper at least two times, and the first publication having been made at least ten (10) days preceding the 7th day of February, 1950; all as shown by the proof of publication of said notice filed in the office of the City Clerk; and

WHEREAS, the Mayor and Board of Aldermen did meet at their office in Picayune, Mississippi, at 7:30 o'clock P. M. on Tuesday, the 7th day of February, 1950; and

WHEREAS, at said Time and place eight (8) sealed proposals for the purchase of said bonds were received, examined and considered; and

WHEREAS, the Mayor and Board of Aldermen find and determine that the highest and best bid made for said bonds was made by Harrington & Company of Jackson, Mississippi, and The First National Bank of Memphis, Memphis, Tennessee, jointly, and further find that said offer was accompanied by a certified check, payable to the City of Picayune, Mississippi, for two per centum (2%) of the amount of bonds bid for, issued or certified by a bank located in the State of Mississippi, as a guarantee that said bidders would carry out their contract and purchase the bonds if their bid be accepted:

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, AS FOLLOWS:

SECTION 1. That the Ninety Thousand Dollars (\$90,000) of Hospital Bonds of the City of Picayune, Mississippi, bearing date of March 1, 1950, shall be and the said bonds are hereby awarded and sold to Harrington & Company of Jackson, Mississippi, and The First National Bank of Memphis, Memphis, Tennessee, jointly, in accordance with the offer this day submitted to the Mayor and Board of Aldermen of said City, in words and figures as follows, to-wit:

HARRINGTON & CO.

Investment Securities

JACKSON, MISSISSIPPI

Deposit Guaranty Bank Bldg.

Telephone 2-3684
L.D. 65

February 7, 1950

Honorable Mayor and Board of Aldermen
Picayune, Mississippi

For \$90,000.00 legally issued Hospital bonds of Picayune, Mississippi delivered to us in Jackson, Mississippi at your expense; Picayune, Mississippi at your expenses, dated March 1, 1950, denomination \$1,000 bearing interest at the rate of 2-1/4 per cent per annum, payable semi-annually, both principal and interest payable at (to be mutually agreed upon) First National Bank, in Memphis, Tennessee, and maturing as follows As per advertised:

\$4,000.00 in each of the years 1951, 1953, 1955, 1957, 1959, 1961, 1963, 1965, 1967, 1969.
\$5,000.00 in each of the years 1952, 1954, 1956, 1958, 1960, 1962, 1966, 1968 & 1970.

WE WILL PAY Par and accrued interest to delivery date and a premium of \$279.99. The City of Picayune is to pay all expenses pertaining to this issue. You are to deliver the above issue of bonds to us within 60 days from this date or thereafter at our option.

You agree to furnish us promptly and prior to delivery of said bonds with a full certified transcript of all proceedings requisite to the issuance and delivery of said bonds, evidencing their legality and the taxation provisions relating thereto, to the satisfaction of Charles & Trauernicht, St. Louis, Missouri.

#20992

We enclose our certified check for \$1800.00 to be held by you as evidence of our good faith; same to be returned if said attorney does not approve the bonds or to be forfeited as full liquidated damages if we fail to fulfill the terms of this contract; and said check is to be immediately returned to us if this contract is not accepted.

It is mutually understood and agreed that your acceptance of this contract by resolution shall constitute a contract for the purchase and sale of the bonds herein described.

FIRST NATIONAL BANK
MEMPHIS, TENN.

By F. A. Harrington

Respectfully submitted,

HARRINGTON & CO.

By F. A. Harrington

ACCEPTED for and on behalf of City of Picayune, Miss., by resolution passed this 7th day of February, 1950, and receipt of the above mentioned check acknowledged.

Attest: A. J. Read

City Clerk

(s) C. McDonald
(C. McDonald)

Mayor, City of Picayune, Miss.

(SEAL)

SECTION 2. That the Mayor and City Clerk of said City of Picayune be and they are hereby authorized and directed to endorse upon the aforesaid offer a suitable notation in evidence of the acceptance thereof for and on behalf of the City of Picayune, Mississippi.

SECTION 3. That the good faith checks filed by all unsuccessful bidders forthwith be returned to them upon their respective receipts therefor, and that the good faith check filed by the successful bidders be retained by the Mayor and Board of Aldermen as a guarantee that the bidders will carry out their contract and purchase the bonds. If said successful bidders should fail to purchase the bonds pursuant to the aforesaid bid and contract, the amount of such good faith check shall be retained by the City of Picayune, Mississippi, as liquidated damages for such failure.

SECTION 4. That the Mayor and Board of Aldermen shall hereafter, by proper ordinance, provide for the preparation, execution and delivery of the aforesaid bonds in accordance with the terms of the aforesaid contract.

Alderman H. R. McIntosh seconded the motion to adopt the foregoing resolution and, the question being put to a roll call vote, the result was as follows:

Alderman O. N. Stevenson voted YEA.

Alderman H. R. McIntosh voted YEA.

Alderman C. P. Lisenbee voted YEA.

Alderman A. A. Foster voted YEA.

Alderman G. H. Williams voted YEA.

The motion having received the affirmative vote of all the Aldermen present, the Mayor declared the motion carried and the resolution adopted.

CITY DEPOSITORY

This being the day and hour to receive bids from banks to act as depositories for the City of Picayune during the calendar year 1950, as per advertisement published in The Picayune Item, the following joint bid was found to be on file.

Honorable Mayor and Board of Aldermen,
City of Picayune
Picayune, Mississippi

Gentlemen;

We, the undersigned banking institutions in the City of Picayune, Picayune, Mississippi, do hereby submit our proposal for the privilege of keeping the municipal funds for the calendar year 1950 as in the past. We also agree to pledge sufficient Government securities to cover funds on deposit.

Yours very truly,

Bank of Picayune

By: (Signed) Horatio Stewart, President

First National Bank of Picayune

By: (Signed) P. G. Cooper, Executive
Vice-President & Cashier

Whereupon a motion was made and carried ordering said bid to be accepted.

CITY PRISONERS

Upon motion made and seconded it is hereby ordered that all City prisoners who may be kept in jail as punishment imposed by the City Police Court, shall be required to work on the City streets and shall be allowed as payment to apply upon their respective fines, \$2.00 per day and board. It is further ordered that City prisoners who fail or refuse to work on the streets, shall be continuously kept in jail and be allowed \$1.00 per day to apply on their respective fines.

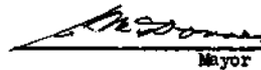
WOOD ON CITY STREETS

Upon motion made and seconded it is hereby ordered that when unopened City Streets are cleared the City Engineer is authorized to sell all wood taken from said streets, at a price of \$3.00 per rank.

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion made and seconded it is ordered that the Mayor and Board of Aldermen of the City of Picayune do hereby recess until 7 o'clock P. M., Tuesday, February 14, 1950.


City Clerk


Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, in said County and State, met in the City Hall Tuesday, February 14th, 1950, at the hour of 7 o'clock P. M. pursuant to adjournment. There were present at the time and place the following members of said board and officers of said City, to-wit:

Claiborne McDonald, Sr., Mayor; O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk; G. B. Keaton, City Attorney, and Weston Lott, Marshal.

The meeting was called to order by the Mayor and the following proceedings were had and entered of record, to-wit:

AMENDMENT OF SCHOOL BUDGET APPROVED

The board of Trustees of Picayune Municipal Separate School District now comes asking for approval of an amendment to the 1949-50 budget of said school district whereby Capital Outlay is increased in the amount of \$14,706.39, explaining that said increase could be effected using funds already available and/or to be available within said 1949-1950 school year.

Whereupon a motion was made and seconded ordering the approval of said amendment.

SURPLUS IN SINKING FUND USED TO PURCHASE 2½% HOSPITAL BONDS OF CITY

Mr. F. A. Harrington of Harrington & Company, Jackson, Mississippi, appeared before the Mayor and Board of Aldermen offering to sell the City of Picayune the following 2½% interest bearing hospital bonds of the said City of Picayune.

One \$1,000.00 bond due 3-1-57	@ \$99.30 per \$100.00	\$ 993.00
Four \$1,000.00 bonds due 3-1-68	@ \$98.54 per \$100.00	<u>\$3,941.60</u>
		\$4,934.60

The Mayor and Board of Aldermen realizing that a \$5,000.00 surplus now exists in the Sinking Fund of the said City of Picayune and that it is to the best interest of said City to invest said Sinking Fund in the above listed bonds, upon motion made and seconded it is hereby ordered that said City of Picayune Hospital Bonds in the amount and for the price above shown be purchased with said Sinking Fund surplus.

ORDER TO ADJOURN

No further business appearing a motion was made and seconded that the Mayor and Board of Aldermen of the City of Picayune, Mississippi, do now adjourn until their next regular meeting.

A. J. Read
City Clerk

F. A. Harrington
Mayor

AAF900

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, in said County and State, met in the City Hall in said City Tuesday, March 7th, 1950, at 7:30 o'clock P. M., it being the time and place for holding said meeting as provided by law. The following members of said board and officers of said City were in attendance: Claiborne McDonald, Sr., Mayor; Ott N. Stevenson, E. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk, G. B. Keaton, City Attorney and Weston Lott, Marshal.

The meeting was opened by proclamation of Weston Lott, Marshal, and the following proceedings were had and entered of record, to-wit.

MINUTES APPROVED

The minutes of all meetings held in February, 1950, were read by the Clerk and upon motion made and carried were approved as read.

BILLS ALLOWED

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

I - ADMINISTRATIVE:

2-A. J. Read	Salary, less \$35.00 Tax	\$ 90.00
2-Patricia Ann Byrd	Salary, less \$10.50 Tax	64.50
4-Lillie Abram	Salary, Janitress	35.00
4-Mississippi Power Company	Lights City Hall	46.32
4-Southern Bell Tel. & Tel. Company	Telephone #5	34.03
4-Natural Gas Division	Heat City Hall	18.91
4-B. A. Wilkes	Ice	4.00
5-Dement Printing Company	1 doz. Pencils	1.30
6-The Picayune Item	Publication	40.32
5-A. J. Read, City Clerk	Postage	10.00

II - JUDICIAL:

1-G. B. Keaton	Salary, less \$2.80 Tax	72.20
2-Ray M. Stewart	Salary, less \$2.80 Tax	72.20

III - PROTECTION OF PERSONS AND PROPERTY:

1-Weston Lott	Salary, less \$11.80 Tax	178.20
1-Sam Russ	Salary	50.00
1-E. R. Tate	Salary	25.00
1-Pay Roll Account	Night Marshal's Pay for February	369.40
1-Pearson Motor Company	Work on Police Car	19.51
1-Williams Oil Co.	Gas & Oil Police Car	69.19
1-Byrd's Service Station	Tire repairs Police Car	1.80
1-Southern Bell Tel. & Tel. Company	Telephone #637	11.55
2-Marshall Calvin	Directing Traffic	12.00
2-J. Mizell Davis	Directing Traffic	6.00
2-J. A. Gipson	Directing Traffic	6.00
2-Lyman Frierson	Directing Traffic	6.00
2-J. H. Bodie	Directing Traffic	6.00
2-Pay Roll Account	Paid Special Officer	6.00
3-Red Fox Cafe	Feeding Prisoners	31.19
3-Bryant's Cleaners	Jail Laundry	2.14
5-Mississippi Power Company	St. Lights, Siren & Signals	519.92
6-Ed L. Cameron	Salary	200.00
6-James Q. Crosby	Salary	190.00
6-Chris Mitchell	Salary	25.00
6-T. J. Hudnall	2 Fires	10.00
6-K. Bridges	1 Fire	5.00
6-W. H. Smith	1 Fire	5.00
6-David Schaller	1 Fire	5.00
6-B. R. McRee	1 Fire	5.00
6-Williams Oil Company	Gas	10.10
6-Pearson Motor Company	4 coils for fire truck	11.55
6-Southern Bell Tel. & Tel. Company	Telephone #123	3.13
6-American LaFrance Foamite Corp.	Fire Hose	646.00
6-Picayune Supply Company	Brooms and mops	7.90
6-Thigpen Hardware Company	Material	2.26
6-Dixie Auto-Lec	Supplies	8.11
6-Zep Mfg. Co.	Balance on liquid soap	9.53
7-E. M. Frierson	Salary	100.00

IV - HEALTH DEPARTMENT:

1-County Health Department	Appropriation	60.00
2-S. T. Russ	Salary, Cemetery Sexton	65.00

Y - STREETS & DITCHES:

1-Kiah Stockstill	Salary & Expense	\$ 300.00
2-Pay Roll Account	Paid Workers February	1,309.85
3-Pay Roll Account	Paid for Supplies	15.32
3-Bean & Wilkes	Gravel	194.30
3-Williams Oil Company	Gas & Oil	278.37
3-Dixie Auto-Lec	Tools	9.50
3-Thigpen Hardware Company	Supplies & Tools	25.88
3-Tourne's Auto Parts	Auto Parts	1.70
3-Dr. G. B. Stewart	Treatment of Varnado	2.00
3-The Southland Company	Asphalt	73.66
3-The Huber Manufacturing Company	Chain links for roller	5.02
3-Mississippi Road Supply Company	Scarifier Teeth	38.25
3-Faulkner Concrete Pipe Company	Invoices 84542 and 84887 less disc.	642.45
3-Stevenson Pontiac Co.	Parts & repairs	144.73

NATURAL GAS:

1-A. J. Read	Salary	100.00
1-B. F. Smith	Salary, less \$12.70 Tax	237.30
1-Patricia Ann Byrd	Salary	50.00
3-P. E. Henley	Salary, less \$16.30 W. H. Tax	258.70
3-Pay Roll Account	Paid Workers February	308.85
4-Williams Oil Company	Gas & Oil	54.27
4-Dixie Auto-Lec	Supplies & Tools	14.07
4-Picayune Supply Company	Shovels	5.00
4-Thigpen Hardware Company	Supplies	2.00
4-Lossett's Welding & Machine Works	Repairing Welder and tool	177.98
4-Mississippi Power Company	Lights Regulator Station	1.00
4-Byrd's Service Station	Greasing jeep & fixing flats	7.70
4-McWane Cast Iron Pipe Company	Pipe Clamps	64.80
4-Dixie Mill Supply Company	Pipe & Fittings	188.01
4-Frank P. Fischer Engineering Company	Control Valve	20.45
4-Whitfield Truck Line	Freight	28.20
5-United Gas Pipe Line Company	Natural Gas for January & February	16,336.69
5-United Gas Pipe Line Company	La. Tax	342.31
6-Crane Company	Pipe & Fittings	192.45
6-Marine Specialty & Mill Supply Company	Pipe	706.91
6-The Sprague Meter Company	25 Combination meters	528.75
6-Rockwell Mfg. Company	50 Meters	767.50
6-Stauss & Haas	Pipe	14.11
6-Primrose Petroleum Co., Inc.	Pipe Paint	165.00
6-A. J. Read, City Clerk	Freight & Express Paid	59.96
4-Stevenson Pontiac Co.	Parts & Repairs on Jeep	20.60

RESOLUTION

WHEREAS the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, have made application through the Mississippi Commission on Hospital Care and to the United States Public Health Service and/or the Surgeon General of the United States for construction in and for said City of a general municipal hospital, and

WHEREAS the Mayor and Board of Aldermen of said City have also employed consulting engineers who have prepared plans and specifications for a sewage and water system to be constructed in and for said City of Picayune which will be submitted at an early date, to the qualified electors of said City, and

WHEREAS it is desired that the application for said general municipal hospital be presented to the Mississippi Commission on Hospital Care immediately, now

THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, that it is hereby definitely agreed that said City will provide for a water supply and sewage disposal system sufficient to meet the requirements of said Mississippi Commission on Hospital Care and the United States Public Health Service and/or the Surgeon General of the United States. Said Mayor and Board of Aldermen agree, that if the proposed water and sewage system is not approved by the electors of said City, then said Mayor and Board of Aldermen will provide water works and a sewage disposal system specifically for said municipal hospital and to meet the requirements of said Mississippi Commission on Hospital Care and the United States Public Health Service and/or the Surgeon General of the United States.

Be it further resolved that this resolution be spread on the official minutes of said Mayor and Board of Aldermen and the City Clerk is hereby authorized and directed to furnish a certified copy of same to the Mississippi Commission on Hospital Care and United States Public Health Service and/or the Surgeon General of the United States.

The foregoing resolution was passed by the Mayor and Board of Aldermen of the City of Picayune at a regular meeting held March 7th, 1950, the vote on its passage being as follows:

Aldermen voting "YEA" - Ott N. Stevenson, F. R. McIntosh, C. P. Lisenbee, A. A. Foster, and G. H. Williams

Aldermen voting "NAY" - None

ORDINANCE #193

AN ORDINANCE DIRECTING THE ISSUANCE OF NINETY THOUSAND DOLLARS (\$90,000) OF HOSPITAL BONDS OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, DATED MARCH 1, 1950; FIXING THE FORM AND DETAILS OF SAID BONDS, DIRECTING THE EXECUTION THEREOF, PROVIDING FOR THE LEVY OF A TAX TO PAY THE SAID BONDS AT MATURITY AND THE INTEREST THEREON AS IT ACCRUES; AND DIRECTING THE VALIDATION OF SAID BONDS UNDER THE PROVISIONS OF CHAPTER 1, TITLE 18 OF THE MISSISSIPPI CODE OF 1942.

WHEREAS, heretofore, to-wit: on the 1st day of November, 1949, the Mayor and Board of Aldermen of the City of Picayune, Mississippi, did adopt a certain resolution entitled "RESOLUTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, DECLARING ITS INTENTION OF ISSUING \$90,000.00 BONDS FOR CONSTRUCTING A GENERAL CITY HOSPITAL THEREIN"; and

WHEREAS, the said resolution did provide that the said Mayor and Board of Aldermen would meet at the City Hall in said City of Picayune at 7:30 o'clock P. M. on the 25th day of November, 1949, for the purpose of taking further action in the matter of the issuance of said bonds; and

WHEREAS, as required by the aforesaid resolution, and as required by law, the full text of the said resolution was published in The Picayune Item, a weekly newspaper printed and of general circulation in said City, on the 3rd, 10th, 17th and 24th days of November, 1949; and

WHEREAS, the said Mayor and Board of Aldermen did meet at the City Hall in said City at the hour of 7:30 o'clock P. M. on said 25th day of November, 1949, when and where there was filed with the said Mayor and Board of Aldermen a petition signed by more than twenty per centum (20%) of the qualified voters of said City of Picayune requesting that an election be called and held on the question of the issuance of the aforesaid bonds; and

WHEREAS, the said Mayor and Board of Aldermen on said 25th day of November, 1949, did adopt a certain resolution entitled "RESOLUTION CALLING ELECTION ON ISSUANCE OF HOSPITAL BONDS", fixing the 27th day of December, 1949, as the date for the holding of said election and making provision for the giving of notice of said election; and

WHEREAS, notice of said election was duly published in The Picayune Item on the 1st, 8th, 15th and 22nd days of December, 1949; and

WHEREAS, the said election was duly and regularly held at the usual voting places in said City of Picayune on said 27th day of December, 1949; and

WHEREAS, the proposition submitted to the qualified voters of said City of Picayune at said special election on said 27th day of December, 1949, was as follows:

"Shall City of Picayune, Pearl River County, Mississippi, issue its bonds in the principal sum of Ninety Thousand Dollars (\$90,000.00) for the purpose of providing funds with which to acquire real estate and thereon establish, erect, build, construct, remodel, add to, furnish, equip, operate and maintain a General Municipal Hospital, Nurses Home and related facilities thereto?"

and

WHEREAS, thereafter, on the 3rd day of January, 1950, the Election Commissioners within and for the City of Picayune did file with the Mayor and Board of Aldermen of said City their report of the aforesaid election; and

WHEREAS, thereafter, on said 3rd day of January, 1950, the Mayor and Board of Aldermen of said City did enter upon the records thereof the full text of the said report of the Election Commissioners and did approve the said report; and

WHEREAS, by and through the aforesaid report of the Election Commissioners the said Mayor and Board of Aldermen did find and do now again find and declare that the aforesaid proposition submitted at the aforesaid election was assented to by more than a majority of the qualified electors of said City voting thereon, there having been four hundred forty-five (445) votes cast for the bond issue and thirteen (13) votes cast against the bond issue and two (2) ballots having been spoiled; and

WHEREAS, the assessed valuation of taxable property within the said City of Picayune, as ascertained by the last completed assessment, is as follows:

Real estate	\$ 2,291,500.00
Personal property	\$ 2,221,035.00
Utilities	\$ 305,772.00
TOTAL	\$ 4,818,307.00

and

WHEREAS, the said City at this time has outstanding the following general obligation indebtedness and none other, to-wit:

Municipal Separate School District 1 $\frac{1}{2}$ % Bonds dated 7-1-45	\$131,000.00
Street Improvement 2 $\frac{1}{2}$ % Bonds dated 5-3-49	\$ 12,000.00
Municipal Separate School District 2 $\frac{1}{2}$ % Bonds dated 6-7-49	\$ 30,000.00
Floating Indebtedness	<u>None</u>
Total General Obligation Bonds Outstanding	\$173,000.00

and

WHEREAS, the amount of bonds now proposed to be issued for hospital purposes, to-wit: Ninety Thousand Dollars (\$90,000), when added to the aforesaid outstanding indebtedness, will not in the aggregate exceed ten per centum (10%) of the aforesaid assessed valuation of taxable property within the said City; and

WHEREAS, the Mayor and Board of Aldermen of the said City of Picayune are now fully authorized and empowered under the Laws of the State of Mississippi to issue the bonds of said City in the amount and for the purposes as hereinabove stated and as hereinafter provided:

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, AS FOLLOWS:

SECTION 1. That, under and pursuant to the Laws of the State of Mississippi, and by the further authority of the special election held in the City of Picayune, Mississippi, on the 27th day of December, 1949, there shall be and there are hereby authorized, ordered and directed to be issued the bonds of said City in the principal amount of Ninety Thousand Dollars (\$90,000), for the purpose of providing funds with which to acquire real estate and thereon establish, erect, build, construct, remodel, add to, furnish, equip, operate and maintain a General Municipal Hospital, Nurses' Home and related facilities thereto. The said bonds shall bear date of March 1, 1950; shall be of the denomination of One Thousand Dollars (\$1,000) each; shall be numbered from One (1) to Ninety (90), both inclusive; and shall bear interest from date thereof at the rate of two and one-fourth per centum (2-1/4%) per annum, payable September 1, 1950, and semi-annually thereafter on March 1 and September 1 in each year until the principal of said bonds, respectively, shall have been fully paid; and said interest accruing on and prior to the respective maturity dates of said bonds, as hereinafter set forth, shall be evidenced by appropriate interest coupons to be attached to each of said bonds. No interest shall be paid on said bonds after the respective maturity dates thereof unless the said bonds be presented for payment at maturity and be not then paid. Both principal of and interest on said bonds shall be payable in lawful money of the United States of America at the office of The First National Bank of Memphis, in the City of Memphis, State of Tennessee; and the said bonds shall mature in the amounts and at the times following, to-wit:

<u>BOND NUMBERS</u>	<u>AMOUNT</u>	<u>MATURITY</u>
1 to 4, incl.	\$ 4,000	March 1, 1951
3 to 9, "	5,000	March 1, 1952
10 to 13, "	4,000	March 1, 1953
14 to 18, "	5,000	March 1, 1954
19 to 22, "	4,000	March 1, 1955
23 to 27, "	5,000	March 1, 1956
28 to 31, "	4,000	March 1, 1957
32 to 36, "	5,000	March 1, 1958
37 to 40, "	4,000	March 1, 1959
41 to 45, "	5,000	March 1, 1960
46 to 49, "	4,000	March 1, 1961
50 to 54, "	5,000	March 1, 1962
55 to 58, "	4,000	March 1, 1963
59 to 63, "	5,000	March 1, 1964
64 to 67, "	4,000	March 1, 1965
68 to 72, "	5,000	March 1, 1966
73 to 76, "	4,000	March 1, 1967
77 to 81, "	5,000	March 1, 1968
82 to 85, "	4,000	March 1, 1969
86 to 90, "	5,000	March 1, 1970

The right is reserved unto the City of Picayune, at its option, to call in, pay and redeem bonds numbered Twenty-Three (23) to Ninety (90), both inclusive, in the inverse order of their numbers, at par and accrued interest, on March 1, 1955, or on any interest payment date thereafter prior to maturity, upon the giving of thirty days' written notice to The First National Bank of Memphis, in the City of Memphis, State of Tennessee.

SECTION 2. That said bonds shall be executed by the manual signature of the Mayor of said City, countersigned by the City Clerk, under the seal of said City, and the interest coupons to be attached to said bonds shall be executed by the facsimile signatures of said officers.

SECTION 3. That the said bonds and the interest coupons to be attached thereto shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA
STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE
2-1/4%
HOSPITAL BOND

The City of Picayune, Pearl River County, Mississippi, acknowledges itself indebted and, for value received, hereby promises to pay to bearer

ONE THOUSAND DOLLARS

(\$1,000.00) on the first day of March, 19___, with interest thereon from date hereof at the rate of two and one-fourth per centum (2-1/4%) per annum, payable September 1, 1950, and semi-annually thereafter on March 1 and September 1 in each year until the principal of this bond shall have been paid. Interest accruing on this bond on and prior to the maturity date hereof shall be payable upon presentation and surrender of the interest coupons hereto annexed as they severally become due, but no interest shall accrue on this bond after the maturity date hereof unless this bond be presented for payment at maturity and be not then paid.

Both the principal of and the interest on this bond are payable in lawful money of the United States of America at the office of The First National Bank of Memphis, in the City of Memphis, State of Tennessee, and for the prompt payment of this bond at maturity and the interest thereon as it accrues, the full faith, credit and resources of the City of Picayune, Mississippi, are hereby irrevocably pledged.

The right is reserved unto the City of Picayune, at its option, to call in, pay and redeem bonds numbered Twenty-three (23) to Ninety (90), both inclusive, of the issue of which this bond is one, in the inverse order of their numbers, at par and accrued interest, on March 1, 1955, or on any interest payment date thereafter prior to maturity, upon the giving of not less than thirty (30) days' written notice to The First National Bank of Memphis, in the City of Memphis, State of Tennessee.

This bond is one of a series of ninety (90) bonds of like date, tenor and effect, except as to date of maturity and provision for redemption prior to maturity as above set forth, numbered from One (1) to Ninety (90), both inclusive, aggregating the principal sum of Ninety Thousand Dollars (\$90,000), issued for the purpose of providing funds with which to acquire real estate and thereon establish, erect, build, construct, remodel, add to, furnish, equip, operate and maintain a General Municipal Hospital, Nurses' Home and related facilities thereto, under authority of and in full compliance with the Constitution and Laws of the State of Mississippi, including, among others, Chapter 412, Laws of Mississippi, 1946, and by the further authority of an election duly called and held in said City on the 27th day of December, 1949, whereat the issuance of this bond and of the issue of which it is one was assented to by more than a majority of the qualified electors of said City voting thereon at said election, and pursuant to proceedings duly had by the Mayor and Board of Aldermen of said City.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, to happen and to be performed, precedent to and in the issuance of this bond, in order to make the same a legal and binding obligation of said City, do exist, have happened and have been performed in regular and due time, form and manner, as required by law; that provision will be made for the collection of an annual tax sufficient to pay the interest on this bond as it falls due and to provide for the payment of the principal hereof at maturity; and that the total indebtedness of said City, including this bond and the issue of which it is one, does not exceed any statutory or constitutional limit.

IN TESTIMONY WHEREOF, the City of Picayune, Pearl River County, Mississippi, has executed this bond by causing it to be signed by the Mayor of said City, countersigned by the City Clerk, under the seal of the City, and has caused the annexed interest coupons to be executed by the facsimile signatures of said officers, this first day of March, 1950.

CITY OF PICAYUNE,
PEARL RIVER COUNTY, MISSISSIPPI,

BY [Signature]
Mayor

Countersigned:

City Clerk

(FORM OF COUPONS TO BE ATTACHED
TO BONDS NUMBERED 1 to 22, INCL.)

NO. _____

\$11.25

March,
On the first day of September, 19___, the City of Picayune, Pearl River County, Mississippi, promises to pay to bearer Eleven Dollars and Twenty-Five Cents (\$11.25) in lawful money of the United States of America at the office of The First National Bank of Memphis, in the City of Memphis, State of Tennessee, being interest due that date on its Hospital Bond dated March 1, 1950, and numbered _____.

CITY OF PICAYUNE,
PEARL RIVER COUNTY, MISSISSIPPI,

BY [Signature]
Mayor

Countersigned:

City Clerk

(FORM OF COUPONS TO BE ATTACHED
TO BONDS NUMBERED 23 to 90, INCL.)

NO. _____

\$11.25

March,
On the first day of September, 19___, unless the hereinafter mentioned bond shall then be redeemable and shall theretofore have been called for redemption and provision therefor duly made, the City of Picayune, Pearl River County, Mississippi, promises to pay to bearer Eleven Dollars and Twenty-Five Cents (\$11.25) in lawful money of the United States of America at the office of The First National Bank of Memphis, State of Tennessee, being interest due that date on its Hospital Bond dated March 1, 1950, and numbered _____.

CITY OF PICAYUNE,
PEARL RIVER COUNTY, MISSISSIPPI,

BY G. McDonald
Mayor

Countersigned:

City Clerk

SECTION 4. That the bonds herein directed to be issued shall be submitted to validation under the provisions of Chapter 1, Title 18 of the Mississippi Code of 1942, and to that end the City Clerk is hereby directed to make up a transcript of proceedings and all other documents relating to said bonds and to forward the same to the State's Bond Attorney for the institution of said validation proceedings.

SECTION 5. That when the said bonds shall have been executed and validated as aforesaid they shall be registered in the office of the City Clerk, in a book to be kept for that purpose, and thereupon said Clerk shall endorse upon the reverse side of each bond his certificate in substantially the following form:

(REGISTRATION AND VALIDATION CERTIFICATE)

STATE OF MISSISSIPPI)
) ss.
COUNTY OF PEARL RIVER)

I, A. J. Read, City Clerk within and for the City of Picayune, Pearl River County, Mississippi, do hereby certify that the within bond has been duly registered by me pursuant to law in a book kept in my office for that purpose.

I do further certify that the within bond has been validated and confirmed by decree of the Chancery Court of Pearl River County, Mississippi, rendered on the _____ day of _____, 1950.

City Clerk

SECTION 6. That in order to make provision for the payment of the principal of and the interest on said bonds as the same respectively mature and accrue, there shall be and there is hereby levied a direct continuing annual tax upon all of the taxable property in said City sufficient to produce the sums necessary for said purpose, and provision to meet the requirements of this ordinance shall in due time, manner and season annually be made.

SECTION 7. That the said tax shall be extended upon the tax rolls and shall be collected in the same manner and at the same time as other taxes of the City are collected, and the rate of tax which shall be so extended shall be sufficient in each year fully to produce the sums required for the payment of the principal of and the interest on said bonds, respectively, after due allowance shall have been made for probable delinquencies in the payment of taxes and the customary costs of collection. The proceeds derived from the collection of such tax shall be deposited in a separate fund to be designated "Hospital Bond Interest and Sinking Fund, 1950," and shall be used exclusively for the purpose herein required.

SECTION 8. That when the said bonds shall have been registered as above provided they shall be delivered to the purchasers thereof upon payment of the purchase price therefor in accordance with the terms of sale and award.

SECTION 9. That all ordinances, resolutions or proceedings of this Mayor and Board of Aldermen which may in any manner conflict with the provisions of this ordinance shall be and the same are hereby repealed, rescinded and set aside insofar as they may so conflict.

The foregoing ordinance having been introduced in writing, was read, considered and adopted, paragraph by paragraph, section by section, and then as a whole, without change in the form in which it was introduced, by the following vote:

Alderman O. N. Stevenson voted YEA
Alderman H. R. McIntosh voted YEA
Alderman C. P. Lisenbee voted YEA
Alderman A. A. Foster voted YEA
Alderman G. H. Williams voted YEA

DEED FROM S. G. THIGPEN FOR STREETS

A deed from S. G. Thigpen and S. G. Thigpen, Jr. conveying certain streets in the East half of East half of Section 11, Township 6 South, Range 17 West, having been filed with the City Clerk and coming before the board at this time, upon motion made and seconded it is ordered that said warranty deed be accepted.

TRUSTEES PICAYUNE PUBLIC LIBRARY

For the purpose of establishing a governing board of trustees for Picayune Public Library as provided by law, upon motion made and seconded it is hereby ordered that the following qualified electors and citizens of the said City of Picayune be appointed to serve as trustees of Picayune Public Library for the period of time opposite their respective names:

Mr. A. H. Knight	1 Year
Mrs. Christine Cooper	2 Years
Mrs. Ruth Gates	3 Years
Mrs. Lucilla Tyler	4 Years
Mr. Paris Smith	5 Years

MAYOR AND CITY CLERK AUTHORIZED TO SIGN CONTRACT

Upon motion made and seconded it is ordered that C. McDonald, Sr., Mayor and A. J. Read, City Clerk, be hereby authorized and directed to sign the following contract:

Des Moines, Iowa
February 28, 1950

HON. MAYOR AND BOARD OF ALDERMEN
CITY OF PICAYUNE
PICAYUNE, MISS.

Gentlemen:

In connection with the public improvements consisting of a complete Sanitary Sewer and Sewage Disposal System and a complete Waterworks System to be constructed in your City, and the financial problems resulting therefrom, estimated to aggregate \$1,100,000, for which Water and Sewer Revenue Bonds will be issued, we hereby make you the following proposal:

For and in consideration of a sum equal to \$5.75 per \$1000 Bond of the total amount of bonds which may be necessary to issue to finance such construction, we will perform the services hereinafter set forth, to-wit:

1. We will make a complete financial survey of your City and its present and proposed municipal utilities, in order that we may be able to properly set up a financing plan whereby as much as possible of the total cost may be paid from the proceeds of the sale of revenue bonds to be liquidated from the future net earnings of the facilities constructed. We will co-operate with your City Engineers and Officials in estimating the present and future financial needs of your municipal utilities in order that future expansion may be accomplished and financed on a parity with the present contemplated financing, and will make such recommendations to your Board as will be most advantageous to your City over the future years.

2. We will engage the services of competent recognized bond counsel of your choice, who will prepare and furnish to you all such proceedings as may be necessary for your Board to adopt to authorize the issuance, sale and delivery of the bonds and whose legal opinion will be furnished, without cost, to the ultimate purchaser.

In event no bonds are issued there will be no charge for our services.

3. We will work out all the details in connection with the issuance of the bonds, arranging proper maturities and such optional features as may be advantageous and consistent with the results of our survey and the engineering reports. Consideration will also be given to proper provisions and covenants to be embodied in the Bond Ordinance in order that proper security will be afforded the purchaser and adequate safeguards provided for the City and its utilities.

4. We will prepare and cause to be printed the lithographed bonds together with such official facsimile signatures such as may be required.

Respectfully submitted,

SHAW, McDERMOTT & CO.
Des Moines, Iowa

By (Signed) J. C. Shaw

HARRINGTON & CO.
Jackson, Mississippi

By (Signed) F. A. Harrington

The above and foregoing proposal is hereby accepted by resolution of the Board of Aldermen of the City of Picayune, Mississippi, and the Mayor and City Clerk

are hereby authorized to sign said agreement on behalf of said City, this 7th day of March, 1950.

BOARD OF ALDERMEN, CITY OF
PICAYUNE, MISSISSIPPI

BY (Signed) C. McDonald, Sr., Mayor

Attest: (Signed) A. J. Read, City Clerk

ADDITIONAL STREET LIGHTS

Upon motion made and carried it is ordered that Mississippi Power Company be hereby authorized to put in 12 or 14 additional street lights, under the direction of O. N. Stevenson, Street Commissioner.

ORDER TO ADJOURN

No further business appearing a motion was made and carried that the Mayor and Board of Aldermen do now adjourn until their next regular meeting.

A. J. Read
City Clerk

C. McDonald, Sr.
Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, in said County and State, met in the City Hall in said City Tuesday, April 4th, 1950, at 7:30 o'clock P. M., it being the time and place for holding said meeting as provided by law. The following members of said board and officers of said City were in attendance: Claiborne McDonald, Sr., Mayor; Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk, G. B. Keaton, City Attorney and Weston Lott, Marshal.

The meeting was opened by proclamation of Weston Lott, Marshal, and the following proceedings were had and entered of record, to-wit.

MINUTES APPROVED

The minutes of all meetings held in March, 1950, were read by the Clerk and upon motion made and carried were approved as read.

BILLS ALLOWED

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

I - ADMINISTRATIVE:

2-A. J. Read	Salary, less \$35.00 Tax	\$ 90.00
2-Patricia Ann Byrd	Salary, less \$10.50 Tax	64.50
4-Lillie Abram	Salary	35.00
4-Mississippi Power Company	Lights, City Hall	43.12
4-Southern Bell Tel. & Tel. Company	Telephone #5	17.90
4-Natural Gas Division	Heat, City Hall	31.72
4-B. A. Wilkes	Ice	4.00
4-Dixie Auto-Lec	Lawn Mower & Grass Blades	22.45
5-Dement Printing Company	Minute Book	47.00
5-A. J. Read, City Clerk	Express Paid	1.10

II - JUDICIAL:

1-G. E. Keaton	Salary, less \$2.80 Tax	72.20
2-Ray M. Stewart	Salary, less \$2.80 Tax	72.20

III - PROTECTION OF PERSONS & PROPERTY:

1-Weston Lott	Salary, less \$11.80 Tax	178.20
1-S. T. Russ	Salary,	50.00
1-E. R. Tate	Salary	25.00
1-Pay Roll Account	Paid Night Marshals March	372.15
1-Byrd's Service Station	3 Qts. Oil	1.05
1-Pearson Motor Company	Repairs & Parts, Police Car	19.51
1-Stevenson Pontiac Company	Repairs & Parts, Police Car	78.99
1-Southern Bell Tel. & Tel. Company	Telephone #637	8.55
1-Wadlington Radio Service	Firing Radio's Police Cars	72.75
3-Red Fox Cafe	Feeding Prisoners	60.52
5-Mississippi Power Company	St. Lights, Siren, Signals & Pump	\$20.15
6-Rd L. Cameron	Salary	200.00
6-James Q. Crosby	Salary	190.00
6-Chris Mitchell	Salary	25.00
6-T. J. Hudnall	2 Fires	10.00
6-Herbert Johnston	1 Fire	5.00
6-Edward Johnston	1 Fire	5.00
6-F. E. Eastin	2 Fires	10.00
6-W. H. Smith	2 Fires	10.00
6-David Schaller	2 Fires	10.00
6-K. Bridges	2 Fires	10.00
6-E. E. Williamson	2 Fires	10.00
6-Thigpen Hardware Company	Material	33.31
6-Dixie Auto-Lec	Supplies	2.13
6-Southern Bell Tel. & Tel. Company	Telephone No. 123	3.13
7-E. M. Frierson	Salary	100.00

IV - HEALTH & WELFARE:

1-County Health Department	Appropriation	60.00
2-S. T. Russ	Salary	60.00
2-Picayune Supply Company	Roofing & Material	149.75
2-Dixie Auto-Lec	Power Mower & Blades	175.10

V - STREETS & DITCHES:

1-Kiah Stockstill	Salary & Expense	300.00
2-Pay Roll Account	Paid Workers in March	1,518.95
3-Pay Roll Account	Paid for Material	17.85
3-Crosby Stores	Truck Part	3.45
3-Stockstill Motor Company	Wrecker Service	2.00
3-Picayune Supply Company	Bolts	1.68
3-Stevenson Pontiac Company	Repairs & Parts	519.41

3-Thigpen Hardware Company	Supplies & Material	\$ 54.71
3-Tourne's Auto Parts	Parts	26.15
3-Stewart Machine Works	Repairs	2.02
3-Faulkner Concrete Pipe Company	Concrete Pipe Company	1,433.39
3-Watkins-Aldridge Equipment Company	Chain & Yoke for Distributor	11.91
3-Bean & Wilkes	Gravel	278.15

NATURAL GAS:

1-A. J. Read	Salary	100.00
1-B. F. Smith	Salary	250.00
1-Patrician Ann Byrd	Salary	50.00
2-Burroughs Adding Machine Company	Adding Machine	148.80
3-P. E. Henley	Salary, less \$16.30 Tax	258.70
3-Pay Roll Account	Paid Workers in March	329.95
4-Byrd's Service Station	Greasing	2.50
4-Mississippi Power Company	Lights	1.00
4-Thigpen Hardware Company	Supplies	2.40
4-Picayune Motor Company	Repairs to Truck	3.75
4-Stevenson Pontiac Co.	Repairs to Welder & Jeep	16.75
4-Stauss & Haas	Difference in Pipe	3.28
4-A. J. Read, City Clerk	Freight Paid	3.33
4-Auburn Machine Works	Shear Pins for Jeep	3.31
5-United Gas Pipe Line Company	La. Tax on Industrial Gas	193.94
6-Murray-Baker-Frederic, Inc.	Pipe - Invoice of 3-11-50 to Williams Y. P. Co.	47.41
6-Crane Company	Pipe & Valves	216.29

ORDINANCE #194

AN ORDINANCE REGULATING THE OPERATION OF TAXIS, BUSES, VEHICLES OR OTHER CONVEYANCES FOR THE CARRYING OF PERSONS FOR HIRE WITHIN THE CORPORATE LIMITS OF PICAYUNE, MISSISSIPPI, REQUIRING LIABILITY INSURANCE AND BOND AND PERMIT OF ALL OPERATORS AND DRIVERS OF SUCH TAXIS, BUSES, VEHICLES OR OTHER CONVEYANCES, AND POWERS OF THE MAYOR AND BOARD OF ALDERMEN TO REVOKE SAID PERMIT OF ANY OPERATOR OR ANY TAXIS, BUSES, VEHICLES OR OTHER CONVEYANCES AND PROVIDING PENALTIES FOR THE VIOLATION OF ANY PROVISIONS OF SAID ORDINANCE.

SECTION 1. That the business of operating motor vehicles or taxicabs for hire within the corporate limits of the City of Picayune, shall be deemed to be any person, firm corporation, or partnership who conveys or transports, or who offers to convey or transport, any person or persons for hire, from place to place within the corporate limits, or from a place within the corporate limits to a place not exceeding 4 miles beyond the corporate limits. This shall not include common carriers as defined by the state and federal laws, hearses, ambulances or school busses as same are usually operated.

SECTION 2. It shall be unlawful for any person, firm or corporation or partnership as defined in Section 1 hereof to run, operate or drive a taxicab or bus or motor vehicle or other conveyances for hire without first applying for and obtaining a permit so to do from the Mayor and Board of Aldermen of the City of Picayune, Mississippi. In the event any person, firm or corporation or partnership desires to operate more than one of said vehicles for hire, the application shall so state together with the name of the driver of each vehicle.

SECTION 3. Any person, firm, corporation or partnership shall make application for a permit to operate a taxi, bus or motor vehicle or other conveyances for hire in the City of Picayune in writing to the Mayor and Board of Aldermen and the application shall contain the following information to-wit:

The name and age and nationality of the applicant.

The name and age of the driver.

If more than one vehicle being operated under the permit.

The manufacturers make, number, model and description and serial number of the vehicle or vehicles to be used in the operation for hire and a certificate from a duly and regularly licensed operating garage in the City of Picayune that a detailed inspection of the said vehicles or vehicles sought to be used is in good and sufficient mechanical repair.

State experience, if any, the driver has had in the operation of a motor vehicle or other conveyance sought to be used.

Whether or not the applicant or driver of such vehicle or vehicles drink intoxicating liquor.

Whether or not the applicant or driver or drivers have ever been convicted of the violation of any law, and if so, what crime or misdemeanor, giving the date and court where the said case was tried.

Whether or not the applicant or the driver or drivers do now or ever have been engaged in the transportation of the unlawful whiskey traffic.

Whether or not the taxi, bus or motor vehicle or other conveyance covered by this application will be used for carrying persons to or from places where whiskey is kept or sold.

Said application shall be sworn to by the applicant and by the driver or drivers and in addition thereto, shall be vouched for and sworn to by two disinterested reputable citizens of the City of Picayune.

Said application is also to be accompanied by an indemnity bond of the applicant with some liability insurance company authorized to do business in the State of Mississippi, filed with the said application, or by a good and solvent personal bond to be approved by the Mayor and Board of Aldermen in the sum of \$500.00 for the condition for the faithful performance of such operations and a true observation of all the ordinances of the City of Picayune and the laws of the State of Mississippi. In lieu of such bond the applicant may under the same conditions make his own bond and deposit as security thereon and deposit therefore with the City Clerk of the City of Picayune, \$500.00 in cash for the faithful performance of

said bond. If said permit is granted the applicant shall cause to be issued and carried on each motor vehicle that he operates insurance with an insurance carrier authorized to do business in the State of Mississippi, both public liability and property damage in the minimum of \$5,000.00 property damage and a \$5,000.00 and \$10,000.00 policy covering personal or bodily injuries (that is, \$5,000.00 one accident or person and \$10,000.00 more than one person) and such policy shall be deposited with the City Clerk of the City of Picayune.

The bond aforesaid and the insurance policy shall be carried in the amount stated on each vehicle operated and same shall be filed with the City Clerk before said operation begins.

No application will be granted by the Mayor and Board of Aldermen to any operator of any bus or vehicle if the automobile listed in the application is shown to be or known to the Mayor and Board of Aldermen to be more than 4 years old, that is, a motor vehicle more than 4 years old at the date of said application.

SECTION 4. In the event that said application be approved the Mayor and Board of Aldermen shall order the issuance of a permit to the applicant to engage in such business. The applicant shall be required to pay a fee of \$5.00 to cover the costs and expenses incidental to such proceedings for each vehicle and he is thereupon to receive from the City Clerk a metal badge or permit to so engage in such business, and such badge shall be stamped or printed thereon the following: Taxi permit # _____, Picayune, Mississippi. The said operator shall at all times when engaged in such business wear and prominently display such badge or his permit. If vehicle used as a taxi or carrier for hire, there shall be prominently painted and displayed in bold letters, on both sides and in rear of such vehicle, bus or automobile so used, the name of applicant or owner and the number of that particular vehicle if he operates more than one taxi or bus or conveyance for hire. Said lettering and numbers to be of a minimum of 4 inch blocks - painted.

SECTION 5. In addition to the causes provided by law, the Mayor and Board of Aldermen of the City of Picayune may revoke and cancel any permit for the following reasons or causes.

For the violation of any provisions of this ordinance.

For the violation of any traffic laws of the state of Mississippi or the City of Picayune, Mississippi.

The insolvency of any surety or person executing the bond aforesaid and the failure to furnish the insurance policies in force at all times.

The neglect or refusal of the driver to display the badge on his person and to properly letter and number the automobile as provided in Section 4.

For transporting whiskey or people in an intoxicated condition.

While driving while under the influence of intoxicating liquors.

Or for any reason or causes satisfactory to the Mayor and Board of Aldermen with or without proof being introduced or heard.

SECTION 6. Any person, firm, corporation or partnership violating the provisions of this ordinance or any part thereof, shall upon conviction, be fined not less than \$10.00 nor more than \$100.00 or imprisoned in the City jail not more than 30 days, or both such fine and imprisonment.

SECTION 7. All ordinances or parts of ordinances in conflict with any of the provision herein are hereby repealed. All permits heretofore issued by the Mayor and Board of Aldermen in the City of Picayune for the operation of taxis, busses or motor vehicles or other conveyances for hire are hereby cancelled.

SECTION 8. That for a good cause shown and being known to the Mayor and Board of Aldermen this ordinance shall take effect and be in force from and after the date of its passage.

This ordinance was reduced to writing, considered by the Mayor and Board of Aldermen, section by section and each member of the board voted Yea, on each section of the ordinance and on the ordinance as a whole, which resulted as follows:

Aldermen voting "YEA": U. N. Stevenson, H. R. McIntosh, G. H. Williams, C. P. Lisenbee and A. A. Foster.

Aldermen voting "NAY": None

Adopted and passed on this the 4th day of April, 1950.

CITY CLERK TO ADVERTISE FOR BIDS

Upon motion made and seconded it is hereby ordered that A. J. Read, City Clerk be hereby authorized and directed to advertise for bids to purchase or rent one rubber tired tractor with 3/4 yard front end loader bucket, commonly known as a "Scoop-Mobile". Said advertisement to be published in the Picayune Item, according to law and to be in the following words and figures, to-wit:

NOTICE

Notice is hereby given that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, will receive sealed bids up to 7:30 o'clock P. M., May 2nd, 1950, from suppliers or dealers to furnish said City with one rubber tired tractor with 3/4 yard front end loader bucket, vehicle to be propelled with a gasoline motor of not less than 100 horse power rating, to be equipped with 8.25 x 20 ground grip tires on front and 9.00 x 16 ground grip tire or tires on rear.

The Mayor and Board of Aldermen reserves the right to reject any and all bids.

(Signed) A. J. Read, City Clerk

LIBRARY APPROPRIATION

Upon motion made and seconded it is ordered that the annual appropriation for Picayune Public Library in the amount of \$1,500.00 be hereby approved for payment.

DONATION FOR FOOTBALL STADIUM

The City Clerk presented a check in the amount of \$70,782.00 as filed with him by the Crosby Chemicals, Inc., Picayune, Mississippi, representing a donation to Picayune Municipal Separate School District, for the purpose of constructing a football stadium in the City of Picayune for said school district; whereupon a motion was made and carried accepting said donation and authorizing the City Clerk to deposit said money in the Picayune Memorial High School Stadium Fund.

CONDEMNATION PROCEEDINGS FOR STREET

WHEREAS Picayune Municipal Separate School District is constructing an athletic field and high school football stadium, and as a matter of convenience and safety to the general public and usual school activities, it is a public necessity that a street be constructed and opened along the West margin of said athletic grounds which will be the continuation of "L" Street from its present north end to third Avenue, and

WHEREAS said Mayor and Board of Aldermen, through Mayor C. McDonald, Sr. and A. J. Read, City Clerk, have negotiated with the owner of the land where said proposed street must go, namely Mrs. Nell W. Stam; but have failed to reach an agreement as to the consideration to be paid for said land, and

WHEREAS said Mayor and Board of Aldermen deems it to the best interest of the City of Picayune and does hereby declare it necessary for public purposes and public use that said street should be obtained, constructed and opened as a matter of safety convenience and necessity to the general public of said City, now, therefore,

BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, that Mr. G. B. Keaton, City Attorney be hereby authorized to immediately begin condemnation proceedings, according to law, specifically section 3420 of the Mississippi Code of 1942, whereby the City of Picayune may obtain that certain property described as;

the West 58.05 feet of lot 8, Block 24 of the Williams Goodyear Addition to the town, now City of Picayune, according to the official plat of said addition now on file in the office of the Chancery Clerk of Pearl River County in said State,

ALSO

a parcel of land described as commencing at the South East Corner of lot 3, Section 10, Township 6 South, Range 17 West, thence run West 339 feet for a place of beginning; thence run North 27 degrees and 21 minutes East 262 feet; thence run North 62 degrees and 39 minutes West 70 feet; thence run South 27 degrees and 21 minutes West 324 feet; thence run East 92.5 feet to the place of beginning, said parcel of land being part of lot 3, Section 10, Township 6 South, Range 17 West. The property herein described being the continuation of "L" Street abutting school property,

The foregoing resolution was passed by the Mayor and Board of Aldermen of the said City of Picayune on this the 4th day of April, 1950, with the vote on its passage resulting as follows:

Aldermen voting "YEA": Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams

Aldermen voting "NAY": None

ORDER TO ADJOURN

No further business appearing a motion was made and carried that the Mayor and Board of Aldermen do now adjourn until their next regular meeting.

A. J. Read
CITY CLERK

C. McDonald
MAYOR

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, in said County and State, met in the City Hall in said City Tuesday, May 2nd, 1950, at 7:30 o'clock P. M., it being the time and place for holding said meeting as provided by law. The following members of said board and officers of said City were in attendance; Claiborne McDonald, Sr., Mayor; Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk, G. B. Keaton, City Attorney and Weston Lott, Marshal.

The meeting was opened by proclamation of Weston Lott, Marshal, and the following proceedings were had and entered of record, to-wit.

MINUTES APPROVED

The minutes of the April, 1950, meeting were read by the Clerk and upon motion made and carried were approved as read.

BILLS ALLOWED

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

I - ADMINISTRATIVE:

2-A. J. Read	Salary, less \$35.00 Tax	\$ 90.00
2-Patricia Ann Byrd	Salary, less \$10.50 Tax	64.50
4-Sallie Abram	Salary	35.00
4-Natural Gas Division	Heat	21.25
4-Mississippi Power Company	Lights	45.84
4-B. A. Wilkes	Ice	4.00
4-Southern Bell Tel. & Tel. Company	Telephone #5	26.90
5-The Picayune Item	Supplies	2.90
6-The Picayune Item	Publishing February & March Proceedings	50.00

II - JUDICIAL:

1-G. B. Keaton	Salary, City Attorney Less \$2.80 Tax	\$ 72.20
2-Ray M. Stewart	Salary, less \$2.80 Tax	72.20

III - PROTECTION OF PERSONS & PROPERTY:

1-Weston Lott	Salary, less \$11.80 Tax	\$ 178.20
1-S. T. Russ	Salary	50.00
1-E. K. Tate	Salary	25.00
1-Payroll Account	Paid Marshalls in April	369.40
2-Payroll Account	Paid Emergency Policemen	27.00
1-Southern Bell Tel. & Tel. Company	Telephone #637	8.00
1-Stevenson Pontiac Company	Repairs & Parts Police Car	34.86
1-Bilbo's Service Station	Tire Repair	1.00
1-Williams Oil Company	Gasoline March & April	73.16
3-Byrd's Cafe	Feeding Prisoners	12.90
3-B. E. Puyper	Plumbing Repairs	5.00
5-Mississippi Power Company	St. Lights, Siren, Signals & Pump	467.91
6-Ed L. Cameron	Salary	200.00
6-James Q. Crosby	Salary	190.00
6-Chris Mitchell	Salary	25.00
6-F. E. Eastin	1 Fire	5.00
6-W. H. Smith	2 Fires	10.00
6-David Schaller	2 Fires	10.00
6-B. R. McRoe	3 Fires	15.00
6-K. Bridges	1 Fire	5.00
6-E. Bridges	1 Fire	5.00
6-E. E. Williamson	1 Fire	5.00
6-Jack Jennin	2 Fires	10.00
6-B. E. Puyper	1 Fire	5.00
6-O. C. Furr	1 Fire	5.00
6-Williams Oil Company	Gasoline 2 Months	21.88
6-Dixie Auto-ec	Supplies	6.28
6-Lossett's Welding & Mfg. Company	Work on Water Tank	33.12
6-Southern Bell Tel. & Tel. Company	Telephone #123	3.13
6-Approved Fire Protection Service	Siren Ed Cameron's Car	18.77
7-E. M. Frierson	Salary	100.00
6-Stevenson Pontiac Company	New Fuel Pump on Fire Truck	91.12

IV - HEALTH & WELFARE:

1-County Health Department	Appropriation	\$ 60.00
2-S. T. Russ	Salary Cemetery Sexton	60.00
2-Williams Oil Company	Gas & Oil Cemetery	5.95

V - STREETS & DITCHES:

1-Kiah Stockstill	Salary & Expense	\$ 300.00
2-Payroll Account	Paid Workers in April	1,460.65
3-Atlas Electrical & Supply Company	Supplies	23.95
3-Bean & Wilkes	Gravel	174.05
3-Williams Oil Company	Gas & Oil for 2 Months	332.03

3-Goodyear Yellow Pine Company	6 Treated Piling	\$ 59.40
3-Stauss & Haas	Street Paint	75.05
3-Stevenson Pontiac Company	Repairs & Parts	213.56
3-Tourne's Auto Parts	Parts	1.89
3-Whitfield Truck Line	Freight	3.10
3-Fletcher Equipment Company	Broom Core	70.00

NATURAL GAS:

1-A. J. Read	Salary	100.00
1-B. F. Smith	Salary	250.00
1-Patricia Ann Byrd	Salary	50.00
3-P. E. Henley	Salary, less \$16.30 Tax	258.70
3-Pay Roll account	Paid Workers in April	341.00
4-Williams Oil Company	Gas & oil, 2 months	57.36
4-Stockstill Motor Company	Governor for Jeep	36.50
4-Picayune Supply Company	fittings & Supplies	4.92
4-Byrd's Service Station	Greasing Jeep	2.15
4-Stevenson Pontiac Company	Tire & Tube	23.59
4-Dixie Auto-Rec	Supplies	33.01
4-Mississippi Power Company	Lights	1.00
4-Eutectic Welding Alloys Corp.	Bal. of Account	11.50
5-United Gas Pipe Line Company	Natural Gas for March	9,997.84
5-United Gas Pipe Line Company	La. Tax	210.78
6-Grane Company	Pipe & fittings	431.79

NEW HOSPITAL:

Pearson - Walker	Engineers Fees	\$ 500.00
Tucker Printing House	Printing Hospital Bonds	83.43
The Picayune Item	Publishing Bond Ordinance	221.76
Charles and Trauernicht	Professional service and opinion Hospital Bonds	250.00
G. H. Williams	Money paid Jake Stockstill unfinished house Hospital Site	2,379.78
Pay Roll account	State's Bond Attorney Fee Paid	90.00

BID ACCEPTED

This being the day and hour to receive sealed bids from suppliers or dealers on furnishing the City with one rubber tired tractor with 3/4 yard front end loader bucket, vehicle to be propelled with a gasoline motor of not less than 100 horse power rating, to be equipped with 8.25 x 20 ground grip tires on front and 9.00 x 16 ground grip tire or tires on rear; all according to advertisement recorded in these minutes on page 11 and as published in the Picayune Item according to law; it was found that one bid was on file, as follows;

Watkins-Aldridge Equipment Company, Inc. Jackson, Mississippi, offering a scoop-mobile or vehicle as per advertisement for the sum of \$4,950.00.

This being the only bid filed and found to be satisfactory, upon motion made and seconded it is ordered that same be accepted.

ORDER FOR DOGS TO BE VACCINATED

It being known to the Mayor and Board of Aldermen that it is to the best interest of the people of Picayune and surrounding communities that all dogs should be vaccinated against rabies each year as a measure of safety, and it being further known that the laws of the State of Mississippi make it unlawful for any person to keep a dog or dogs without having same vaccinated against rabies each year; it is therefore ordered by the Mayor and Board of Aldermen that all people who have dogs are hereby requested to have each and every one vaccinated at some time during the month of May, 1950.

REQUEST TO SCHOOL TRUSTEES

Upon motion made and seconded it is hereby ordered that the board of trustees of Picayune Municipal Separate School District be requested to withhold the issuance of a work order on repairs to the East Side and West Side Grammar School buildings until such time as this Mayor and Board of Aldermen can arrange for a financing plan whereby the cost of said repairs can be paid.

ORDINANCE #195

AN ORDINANCE CLOSING, VACATING AND ANNULING ALL OF THAT PORTION OF "L" STREET BETWEEN BLOCKS 68 & 69 OF WILLIAMS GOODYEAR ADDITION TO THE (TOWN) NOW CITY OF PICAYUNE, RUNNING NORTHERLY FROM 6TH STREET, A DISTANCE OF 300 FEET TO GOODYEAR BOULEVARD IN SAID WILLIAMS GOODYEAR ADDITION TO THE CITY OF PICAYUNE AS SHOWN BY THE OFFICIAL PLAT OF RECORD NOW ON FILE IN THE OFFICE OF THE CHANCERY CLERK OF PEARL RIVER COUNTY, MISSISSIPPI.

BE IT ORDAINED by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, as follows, to-wit:

SECTION 1. That all that portion of "L" Street lying between blocks number 68 & 69 of the Williams-Goodyear Addition to the (town) now city of Picayune running northerly from 6th Street, a distance of 300 feet to Goodyear Boulevard as shown by the official plat of record now on file in the Office of the Chancery Clerk of Pearl River County, Mississippi, be and the same is hereby closed, vacated and annulled as a public street and thoroughfare of the City of Picayune, Mississippi.

SECTION 2. That it is hereby found and adjudicated that the City of Picayune is the owner of the land adjacent to that portion of said street which is closed and the said City of Picayune by it's Mayor and Board of Aldermen has agreed and consented that same be closed, vacated and annulled and has waived any claims for damages for the closing of same. It is further adjudicated that no person will be damaged by the closing of said portion of said street and that no damages shall be paid to any person on account thereof.

SECTION 3. That this Ordinance take effect and be in force as provided by law, passed, adopted and approved on this the 2nd day of May, 1950, at an open and regular meeting of the Mayor and Board of Aldermen of the City of Picayune, Mississippi.

(Signed) C. McDonald, Mayor

THE FOREGOING ORDINANCE, having been first reduced to writing, was introduced by Alderman G. H. Williams who moved the adoption thereof, which motion was seconded by Alderman H. R. McIntosh. Thereupon said ordinance was voted upon and passed, adopted and approved Section by Section and as a whole as follows, to-wit: Those voting in favor of Section 1 of said ordinance: Aldermen Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams. Those voting against Section 1 of said ordinance: None.

Those voting in favor of Section 2 of said Ordinance: Aldermen Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams. Those voting against Section 2 of said Ordinance: None.

Those voting in favor of Section 3 of said Ordinance: Aldermen Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams. Those voting against Section 3 of said Ordinance: None.

Those voting in favor of the adoption and passage of said ordinance as a whole: Aldermen Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams. Those voting against the adoption and passage of said ordinance as a whole: None.

RESOLUTION TO CLOSE STREET

WHEREAS the Mayor and Board of Aldermen of the City of Picayune have been requested by all abutting property owners to close that certain street known as "I" Street between Blocks 53 and 54 of the Williams Goodyear Addition to the town, now City of Picayune, said "I" Street to be closed between said block 53 and 54 running southerly from 5th Avenue a distance of 300 feet to Goodyear Boulevard, and

WHEREAS it is known to the Mayor and Board of Aldermen that the Catholic Diocese of Mississippi owns said blocks 53 and 54 and plan, through its local Catholic authorities, to erect a church and school upon said blocks and the Mayor and Board of Aldermen deeming it to the best interest of said City and the inhabitants thereof that said portion of said street should be closed as a matter of safety, convenience and necessity, and

WHEREAS said Catholic Diocese of Mississippi owns all the property abutting on both sides of that portion of said "I" Street to be closed and the closing of said portion of said street will not deprive any person or property owner from reasonable access from any property, or to and from other streets, now

THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, that the portion of "I" Street running southerly from 5th Avenue a distance of 300 feet to Goodyear Boulevard between blocks 53 and 54 of the Williams Goodyear Addition to the town, now City of Picayune according to the official plat of said addition now on file in the office of the Chancery Clerk of Pearl River County, Mississippi, be and the same is hereby declared vacated and closed as an act to provide necessary safety to said proposed church and school and to the general public of said City and as a convenience and necessity.

The foregoing resolution was adopted by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, on this the 3rd day of May, 1950, by the following vote:

Aldermen voting "YEA": Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams

Aldermen voting "NAY": None

CITY CLERK TO ADVERTISE FOR SUPPLIES

Upon motion made and seconded it is ordered that A. J. Read, City Clerk be hereby authorized and directed to ^{advertise for bids to} furnish the City of Picayune with the following supplies and/or material until December 31st, 1950, said advertisement to be published in the Picayune Item for 3 successive weeks and to be in the following words and figures to-wit:

NOTICE FOR BIDS

The Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, will receive sealed bids up to 7:30 P. M. Tuesday June 6th, 1950, to furnish said City with the following supplies and/or material.

1. Wash gravel, Pea Gravel and Clay Gravel to be furnished as and when needed, prices desired on said gravel loaded in City trucks at the pit and/or delivered on City streets at places specified by the street commissioners.
2. To furnish said City with gasoline delivered at some designated service station, also to furnish motor oil in cans and bulk, also kerosene in bulk.

The Mayor and Board of Aldermen reserve the right to reject any and all bids.

Done by order of the Mayor and Board of Aldermen, passed May 2nd, 1950.

(Signed) A. J. Read, City Clerk

ORDER TO RECESS

Further business appearing before the next regular meeting a motion was made and carried that the Mayor and Board of Aldermen of said City do now arise in recess until Friday, May 12th, 1950, at the hour of 7 o'clock P. M..


City Clerk


Mayor

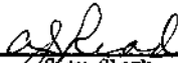
STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

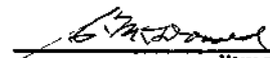
Be it remembered that the Mayor and Board of Aldermen met in the City hall in said City, May 12th, 1950, at the hour of 7 o'clock P. M., pursuant to adjournment. The following officials were in attendance. C. McDonald, Sr., Mayor, Ott. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster, G. H. Williams, Aldermen, A. J. Read, City Clerk, Weston Lott, Marshal and G. B. Keaton, City Attorney.

Mayor C. McDonald called the meeting to order and an open discussion was had concerning the proposed sewage and water works but no official business, orders or resolution were adopted.

ORDER TO ADJOURN

No further business appearing a motion was made and carried that the Mayor and Board of Aldermen do now adjourn until their next regular meeting.


City Clerk


Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, in said County and State, met in the City Hall in said City Tuesday, June 6th, 1950, at 7:30 o'clock P. M., it being the time and place for holding said meeting as provided by law. The following members of said board and officers of said City were in attendance; Claiborne McDonald, Sr., Mayor; Ott N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk, G. B. Keaton, City Attorney and Weston Lott, Marshal.

The meeting was opened by proclamation of Weston Lott, Marshal, and the following proceedings were had and entered of record, to-wit.

MINUTES APPROVED

The minutes of the May, 1950, meetings were read by the Clerk and upon motion made and carried were approved as read.

BILLS ALLOWED

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

I ADMINISTRATIVE:

2-A. J. Read	Salary, less \$35.00 Tax	\$ 90.00
2-Patricia A. Byrd	Salary, less \$10.50 Tax	64.50
4-Lillie Abram	Salary	35.00
4-Natural Gas Division	City Hall	3.69
4-Mississippi Power Company	Lights City Hall	37.80
4-Southern Bell Tel. & Tel. Co.	Telephone #5	33.80
4-Dooley's Laboratories	20 gals. ant poison	32.00
5-Southern Kibbon & Carbon Co.	Carbon Paper	4.00
5-Underwood Corporation	Typewriter Overhaul	50.00
6-The Picayune Item	Publications	118.58

II JUDICIAL:

1-G. B. Keaton	Salary, less \$2.80 Tax	72.20
2-Ray M. Stewart	Salary, less \$2.80 Tax	72.20
3-Ed Smith's Stencil Works	Taxi Badges	18.29

III-PROTECTION OF PERSONS & PROPERTY:

1-Weston Lott	Salary, less \$11.80 Tax	178.20
1-S. T. Russ	Salary	50.00
1-E. R. TATE	Salary	25.00
1-Payroll Account	Paid night marshals May	369.40
1-Frierson's Pure Oil Station	Wash, grease, change oil	48.09
1-Southern Bell Tel. & Tel. Co.	Telephone Basement	6.00
1-Williams Oil Co.	Gasoline	2.88
3-Picayune Laundry	Jail Laundry	6.22
3-Bryant's Cleaners & Laundry	Jail Laundry	5.18
3-City Drug Store	Drugs for fumigating	7.40
5-Mississippi Power Co.	St. Lights, Siren & Signals	476.06
6-Ed L. Cameron	Salary	200.00
6-James Q. Crosby	Salary	190.00
6-Chris Mitchell	Salary	25.00
6-T. J. Hudnall	One Fire	5.00
6-F. E. Eastin	One Fire	5.00
6-W. H. Smith	One Fire	5.00
6-B. R. McRee	One Fire	5.00
6-E. E. Williamsen	One Fire	5.00
6-O. C. Furr	One Fire	5.00
6-Thigpen Hardware Co.	Bolts	2.08
6-Loosetts Welding & Mfg. Co.	Repairing Fire Plug Wrench	2.00
6-Whitfield Truck Line	Freight on Fire Ext.	3.10
6-Delta Fire & Safety Equipment Co.	Refilling CO2	3.57
6-Southern Bell Tel. & Tel. Co.	Telephone #123	3.13
6-E. B. Wilkes	Floor mat Fire Dept.	4.09
6-Williams Oil Co.	Gas & Oil	9.33
7-E. M. Frierson	Salary	100.00

IV - HEALTH & WELFARE:

1-County Health Department	Appropriation	\$ 60.00
2-S. T. Russ	Salary Cemetery Sexton	60.00
2-Williams Oil Co.	Gasoline	.92
2-Stevenson Pontiac Co.	Lawn Mower Repairs	4.50

V - STREETS & DITCHES:

1-Kiah Stockstill	Salary & Car Expense	300.00
2-Pay Roll Account	Paid Workers in May	1,974.70
3-Tourne's Auto Parts	Parts	3.98
3-Lossett's Welding & Machine Works	Repairs	25.25
3-Bean & Wilkes	Gravel & Sand	144.95
3-Stevenson Pontiac Co.	Repairs	145.05
3-Stewart Machine Works	Repairs	13.28
3-Thigpen Hardware Co.	Sup. & Material	16.92
3-Crosby Stores	Sup. & Material	13.58
3-The Picayune Item	Publishing Notice	6.60
3-Williams Oil Co.	Gas & Oil	160.04
3-Stewart Tractor Co.	Repairs & Parts	24.22
3-A. J. Head, City Clerk	Freight Paid	11.63
3-Fletcher Equipment & Supplies	Room for St. Sweeper	70.00
3-Atlas Electrical & Sup. Co.	Sup. & Material	20.35
3-Faulkner Concrete Pipe Co.	Concrete Pipe	398.10
3-The Southland Co.	Asphalt	469.50

NATURAL GAS:

1-A. J. Head	Salary	100.00
1-B. F. Smith	Salary	250.00
1-Patricia A. Byrd	Salary	50.00
3-F. E. Henley	Salary, less \$16.30 Tax	258.70
3-Pay Roll Account	Paid workers May	398.55
4-Picayune Supply Co.	Supplies	8.05
4-Williams Oil Co.	Gas & Oil	27.04
4-Thigpen Hardware Co.	Fittings	.95
4-Stevenson Pontiac Co.	Repairs & Greasing	11.65
4-Mississippi Power Co.	Lights	1.00
4-A. J. Head, City Clerk	Freight Paid	9.05
4-Tourne's Auto Parts	Supplies	3.25
4-Lossett's Welding & Meh. Works	Overhauling ditcher	188.75
4-Auburn Machine Works	Parts for Ditcher	24.10
5-United Gas Pipe Line Co.	Gas for April	6,117.39
5-United Gas Pipe Line Co.	La. Tax April Gas	145.37
6-Crane Company	Pipe & Fittings	194.09
6-Rockwell Manufacturing Co.	Regulators	132.90

BID ACCEPTED ON GRAVEL

This being the day and hour to receive sealed bids on furnishing the City with gravel for the year 1950 the following bids were on hand.

Picayune, Mississippi
June 6, 1950

Hon. Mayor and Board of Aldermen
Picayune, Mississippi

Gentlemen;

We wish to submit this bid to furnish the City of Picayune with gravel.

Loaded on City trucks at pit:

Wash gravel (screened over a $\frac{1}{2}$ " screen)-----	\$.85 Cu. Yd.
Wash pea gravel (screened over $\frac{3}{8}$ " screen)-----	\$.60 Cu. Yd.
Clay gravel (red sand clay and gravel)-----	\$.25 Cu. Yd.
Delivered on City streets in our trucks;	
Wash gravel-----	\$1.60 Cu. Yd.
Wash Pea Gravel-----	\$1.40 Cu. Yd.
Clay Gravel-----	\$.75 Cu. Yd.

Yours truly,
(Signed) Bert Wilkes
BEAN & WILKES
Box 249
Picayune, Mississippi

Picayune, Mississippi
June 6, 1950

City of Picayune
Picayune, Mississippi

Gentlemen;

Our bid to furnish the following material at our pit which is located four miles from Picayune is:

Washed gravel 3/8" to 2"-----	\$.84 per Yd.
Washed pea gravel 3/8" to 0-----	\$.50 per Yd.
Concrete sand-----	\$.50 per Yd.
Clay gravel-----	\$.35 per Yd.

Same material delivered on streets of Picayune, add 65¢ per yd.

Washed gravel-----	\$1.49
Pea Gravel-----	\$1.15
Sand-----	\$.90
Clay Gravel-----	\$1.00

Thanking you in advance, we remain:

Yours for service,
(Signed) Neil Lumpkin
LUMPKIN & STOCKSTILL GRAVEL CO.
Carriere, Mississippi

Upon examining said bids it was found that Bean & Wilkes were low on the particular kind of gravel the City uses most, therefore upon motion made and seconded it is ordered that the bid of Bean & Wilkes be hereby accepted.

BID ACCEPTED ON GASOLINE AND OIL

This being the day and hour to receive sealed bids to furnish the City with gasoline, oil & kerosene for the year 1950 the following bids were on hand.

Bid by Williams Oil Company for Gas & Oil;

Gasoline at the pump-----	23 $\frac{1}{2}$ ¢ per gal.
Oil, best Mid Continent-----	65¢ per gal.
Coal Oil, greases at posted wholesale prices	

WILLIAMS OIL COMPANY
(Signed) R. J. Williams

Jackson, Mississippi
June 5, 1950

The Honorable Mayor and Board of Aldermen
City of Picayune, Mississippi

Gentlemen;

Pursuant to your request for bids on Kerosene in bulk and on Motor Oils in bulk and in cans, bids to be received Tuesday, June 6, 1950, we are pleased to quote you as follows:

Fireproof brand Kerosene: For tankwagon deliveries of this product, we quote you our tankwagon price in effect date of delivery. Our current price for tankwagon delivery of Kerosene in the City of Picayune is 14.20¢ per gallon, including $\frac{1}{2}$ ¢ per gallon State Excise Tax.

Motor Oils and Greases: See schedule of applicable prices attached. These prices are subject to change with our markets and it is understood that our regular policy with regard to container deposit charge and credit for return will apply.

We trust that our proposal may prove attractive to you and that we may have the pleasure of serving your needs thereunder.

Yours truly,
E. J. Reynolds,
DIVISION MANAGER
By: (Signed) M. J. Miller

(Prices on sheet attached to above letter)

<u>MOTOR OILS</u>	<u>Ret. IB.</u>
Essolube Motor Oil	57¢ gal.
Mobilcoils - All Grades	80¢ "
Esso Extra Motor Oil - All Grades	80¢ "
Kysco Motor Oil	40¢ "

The bid of Williams Oil Company being the lowest and best bid, upon motion made and seconded it is ordered that said bid be accepted.

BUILDING PERMITS

The following request for building permits, having been filed with the City Clerk and found to be in line with City Ordinance, upon motion made and seconded, were approved and permission granted to proceed with construction.

Picayune Supply Company to erect a building for Mrs. Ethel Harper along the South margin of Canal Street between Auto Sales Company and Graves 5 & 10¢ store.

T. R. Pearson, Jr. requesting permission to erect a home on Stovall Avenue.

E. H. Stevens, Jr. requesting permission to build a home on lots 10 x 11 of Block 34 of the Williams Goodyear Addition.

TRANSFER FROM SCHOOL FUND TO BOND OR BUILDING FUND

Upon motion made and seconded it is hereby ordered that A. J. Read, City Clerk be authorized and directed to explain the transfer of \$12,000 on the date of May 20, 1949, from the School Fund to the Bond Fund or Building Fund, stating that said transfer was simply a loan which loan was to have been paid prior to June 30, 1949, and was actually paid July 18, 1949. The cause of delay being beyond the control of the Mayor and Board of Aldermen who had sent in \$25,000 series "G" United States Government Bonds for redemption on June 1st, 1949, and did not actually receive the check for said bonds until July 18, 1949.

This transfer of \$12,000 was simply a loan and not an expenditure and would have been paid prior to June 30, 1949, if collection of the money anticipated had not been delayed.

It is further ordered that a copy hereof be furnished Mr. H. P. Taylor, Chief, Homestead Exemption Division, State Tax Commission, Jackson, Mississippi.

ORDER FOR CITY CLERK TO ADVERTISE FOR PIPE

Upon motion made and seconded it is hereby ordered that A. J. Read, City Clerk, be authorized and directed to advertise for a car load of pipe. Said advertisement to be published in the Picayune Item according to law and to be in the following words and figures to-wit:

NOTICE FOR BIDS

The Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, will receive sealed bids up to 7:30 o'clock P. M., July 5th, 1950, for prices on steel pipe in sizes and quantity listed below.

5,000 ft. 2" black steel pipe plain end, belveled for welding	
2,000 ft. 1½" Ditto	
2,000 ft. 1¼" Ditto	
4,000 ft. 1" Ditto	
4,000 ft. ¾" Ditto	
1,000 ft. ¾" galvanized steel pipe threaded and coupled	
1,000 ft. ½" black steel pipe threaded and coupled	

Above pipe to be shipped in one car to Goodyear, Mississippi.

The Mayor and Board of Aldermen reserve the right to reject any any all bids.

Done by order of the Mayor and Board of Aldermen.

(Signed) A. J. Read, City Clerk

SURPLUS IN GAS FUND USED TO RETIRE BONDS

Upon motion made and seconded it is hereby ordered that the sum of \$29,000 representing a surplus accumulated in the Natural Gas Fund, be used to call in and pay an equal amount of City of Picayune Natural Gas System Refunding Revenue Bonds, Series of 1946. Said bonds to be called in and paid on July 1st, 1950, and to be paid in the inverse order thereof, namely, bonds numbered 122 to 150 both inclusive. Payment of said bonds shall be in addition to the regular maturities, in the amount of \$6,000 due July 1st, 1950, numbered 16 to 21 both inclusive.

ORDER TO ADJOURN

No further business appearing a motion was made and carried that the Mayor and Board of Aldermen do now adjourn until their next regular meeting.


City Clerk


Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

BE it remembered, that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, met in regular monthly session at the City Hall in said City, at the hour of 7:30 o'clock P. M., on Tuesday, the 4th day of July, 1950, at which time and place there were present the following: C. McDonald, Sr., Mayor, O. N. Stevenson, H. R. McIntosh, A. A. Foster and G. H. Williams, Aldermen, A. J. Read, City Clerk and Weston Lott, City Marshal. Absent: C. P. Lisenbee, Alderman and G. B. Keaton, City attorney.

This being the 4th day of July and a national holiday, the Mayor announced that the regular meeting of the Board would be recessed until the hour of 7:30 O'clock P. M. on Wednesday, the 5th day of July, 1950. There being no objections, the meeting stood recessed until the aforesaid time.

A. J. Read
City Clerk

C. McDonald
Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

BE IT REMEMBERED that, pursuant to recess taken on the 4th day of July, 1950, the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, met at the City Hall in said City, at the hour of 7:30 o'clock P. M., on Wednesday, the 5th day of July, 1950, at which time and place there were present the following: C. McDonald, Sr., Mayor, O. N. Stevenson, C. P. Lisenbee, H. R. McIntosh, and A. A. Foster, Aldermen, A. J. Read, City Clerk, G. B. Keaton, City Attorney and Weston Lott, Marshal. Absent: G. H. Williams, Alderman.

The meeting was opened by proclamation of the Marshal.

A quorum being present, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

The Mayor and Board of Aldermen took up for consideration the matter of calling a special election for the purpose of submitting to the qualified electors of the City of Picayune a proposal to issue and sell revenue bonds of said City to provide funds for the construction of a combined waterworks and sewer system for said City and, following a discussion of the matter, Alderman O. N. Stevenson offered and moved the adoption of the following resolution:

A RESOLUTION DECLARING THE INTENTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, TO ISSUE THE REVENUE BONDS OF SAID CITY IN THE AMOUNT OF ONE MILLION, TWO HUNDRED FIFTY THOUSAND DOLLARS (\$1,250,000) TO PROVIDE FUNDS TO CONSTRUCT A COMBINED WATERWORKS AND SEWER SYSTEM FOR SAID CITY, AND PROVIDING FOR THE HOLDING OF AN ELECTION THEREON.

WHEREAS, the Mayor and Board of Aldermen of the City of Picayune, Mississippi, do now find and determine that it is advisable and in the best interest of said City and of the inhabitants thereof to construct in and for said City a waterworks system and a sewer system; and

WHEREAS, the said Mayor and Board of Aldermen do now further find and determine that it is advisable that the said systems be operated as one and as the combined waterworks and sewer system of the City of Picayune; and

WHEREAS, the said Mayor and Board of Aldermen have caused to be made an estimate of the cost of constructing such combined waterworks and sewer system and do now find and determine that the cost thereof is estimated to be One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000); and

WHEREAS, the said City of Picayune is authorized, under the Laws of the State of Mississippi, to issue and sell revenue bonds of said City to provide all or such part, as the Mayor and Board of Aldermen of said City shall determine, of the funds required for the aforesaid purpose; and

WHEREAS, the said Mayor and Board of Aldermen do now find and determine that it is necessary to provide the entire cost of construction of said combined waterworks and sewer system by and through the issuance of revenue bonds of said City, which said bonds shall be payable, both as to principal and interest, from the revenues of said combined waterworks and sewer system and from the revenues of the gas system of said City, provided, however, that the pledge of the revenues of said gas system shall not become effective until such time as the outstanding gas system revenue bonds of said City shall have been paid in full, both as to principal and interest, or until such time as provision for the payment of said outstanding gas system revenue bonds, both as to principal and interest, shall have been properly made; and

WHEREAS, under the Laws of the State of Mississippi, the said revenue bonds to provide funds for the construction of such combined waterworks and sewer system may be issued upon the assent of a majority of the qualified electors of said City who vote on such proposition at an election to be held for that purpose;

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, AS FOLLOWS:

SECTION 1. That the Mayor and Board of Aldermen of the City of Picayune, Mississippi, do hereby declare their intention to issue the revenue bonds of said City in the amount of One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000) to provide funds for the purpose of constructing a combined waterworks and sewer system for said City.

SECTION 2. That a special election shall be and the same is hereby called and ordered to be held within the City of Picayune, Mississippi, on Tuesday, the 1st day of August, 1950, between the hours of 8 o'clock A. M. and 6 o'clock P. M., for the purpose of submitting to the qualified electors of said City the following proposition:

PROPOSITION

Shall the City of Picayune, Mississippi, issue its combined waterworks and sewer system revenue bonds in the maximum amount of One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000) to provide funds for the purpose of constructing a combined waterworks and sewer system for said City?

SECTION 3. That the said special election shall be held at the following polling places in said City, to-wit:

East Picayune Precinct: At East Side Grammar School;

West Picayune Precinct: at West Side Grammar School;

and all qualified electors who are properly registered will be entitled to vote in the said election.

SECTION 4. That the City Clerk and the Election Commissioners hereinafter designated shall give not less than three (3) weeks' notice of said election by publication in the Picayune Item, a newspaper published in said City and qualified under Chapter 427, Laws of Mississippi, 1948. The said notice shall be published once a week for at least three (3) consecutive weeks next preceding the date of said election, the first of which publications shall be made not less than twenty-one (21) days prior to the date of said

election and the last of which publications shall be made not more than seven (7) days prior to the date of said election. The said notice shall be in substantially the following form, to-wit:

NOTICE OF SPECIAL BOND ELECTION
CITY OF PICAYUNE, MISSISSIPPI

Notice is hereby given to the qualified electors of the City of Picayune, Mississippi, that a special election will be held in said City on

Tuesday, the 1st day of August, 1950,

for the purpose of submitting to the qualified electors of said City the following proposition:

PROPOSITION

Shall the City of Picayune, Mississippi, issue its combined waterworks and sewer system revenue bonds in the maximum amount of One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000) to provide funds for the purpose of constructing a combined waterworks and sewer system for said City?

The said election will be held at the following polling places within said City:

- East Picayune Precinct: At East Side Grammar School.
- West Picayune Precinct: At West Side Grammar School.

The polls of said election will be opened at the hour of 8 o'clock in the morning and will be kept open until the hour of 6 o'clock in the evening on the aforesaid date, and said election will be held and conducted, as far as practicable, in accordance with the laws regulating general elections in the State of Mississippi and in the City of Picayune.

All qualified electors of said City who are properly registered will be entitled to vote in the said election.

By order of the Mayor and Board of Aldermen of the City of Picayune, Mississippi, this 5th day of July, 1950.

- (Signed) A. J. Read, City Clerk
- (Signed) B. N. Smith, Election Commissioner
- (Signed) W. W. Seal, Election Commissioner
- (Signed) H. L. Carr, Election Commissioner

SECTION 5. That B. N. Smith, W. W. Seal and H. L. Carr be and they are hereby appointed Election Commissioners to hold said election and to revise the poll books and discharge such duties as may be required of them by law, and that W. W. Seal, one of the said Election Commissioners, shall be and he is hereby designated and appointed to have the ballots prepared and printed for use in holding said election. The said election shall be held and conducted by the said Election Commissioners, as far as practicable, in accordance with the laws regulating general elections in the State of Mississippi and in the City of Picayune. When the Election Commissioners shall have received the returns of said election and shall have ascertained the result thereof, they shall, after having canvassed the same, forthwith make return thereof to the Mayor and Board of Aldermen of the City of Picayune by filing with the Mayor and Board of Aldermen a certificate stating the number of votes cast in favor of said proposition and the number of votes cast against the same.

SECTION 6. That the ballots to be used at said special election shall be in substantially the following form:

OFFICIAL BALLOT

SPECIAL BOND ELECTION

CITY OF PICAYUNE, MISSISSIPPI

Tuesday, the 1st day of August, 1950

PROPOSITION

Shall the City of Picayune, Mississippi, issue its combined water-

works and sewer system revenue bonds in the maximum amount of One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000) to provide funds for the purpose of constructing a combined water-works and sewer system for said City?

FOR THE BOND ISSUE

□
□
□

AGAINST THE BOND ISSUE

□
□
□

(Place a cross (x) or a check mark (v) in the square opposite your choice on the proposition)

On the reverse of each ballot there shall be printed substantially the following:

OFFICIAL BALLOT

SPECIAL BOND ELECTION

CITY OF PICAYUNE, MISSISSIPPI

Tuesday, the 1st day of August, 1950.

_____ Precinct.

SECTION 7. That the City Clerk be and he is hereby authorized and directed to prepare a true and correct copy of this resolution and to certify the same to the Election Commissioners herein named, as and for their warrant and authority for the holding of said election herein provided for and as required by the Laws of the State of Mississippi.

Alderman C. P. Lisenbee seconded the motion to adopt the foregoing resolution and, the question being put to a roll call vote, the result was as follows:

The following Aldermen voted "Yes": O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee and A. A. Foster

The following Aldermen voted "No": None

Absent not voting: Alderman G. N. Williams

The motion having received the affirmative vote of all the Aldermen present, the Mayor declared the motion carried and the resolution adopted.

BILLS ALLOWED

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

I - ADMINISTRATIVE:

2-A. J. Read	Salary, less \$35.00 Tax	\$ 90.00
2-Patricia Ann Byrd	Salary, less \$10.50 Tax	64.50
4-Lillie Abram	Salary	35.00
4-Natural Gas Division	Gas City Hall	4.59
4-Mississippi Power Co.	Lights	41.34
4-Southern Bell Tel. & Tel. Co.	Tel. #5	14.70
4-B. N. Wilkes	Ice	6.00
5-The Picayune Item	Office Supplies	10.95
6-The Picayune Item	Publication	37.50

II - JUDICIAL:

1-G. E. Keaton	Salary, less \$2.60 Tax	72.20
2-Ray E. Stewart	Salary, less \$2.60 Tax	72.20
3-J. R. Furr	Appeal Bonds	12.50

III - PROTECTION OF PERSONS & PROPERTY:

1-Weston Lott	Salary, less \$11.80 Tax	178.20
1-S. T. Russ	Salary	50.00
1-E. R. Tate	Salary	25.00
1-Pay Roll Account	Paid Night Marshalls June	369.40
1-Thigpen Hardware Co.	Jail Keys	1.65
1-Stevenson Pontiac Co.	Repairs to Police Car	207.50
1-Southern Bell Tel. & Tel. Co.	Telephone #637	8.95
5-Mississippi Power Co.	St. Lights, Siren & Signals	476.59
6-Ed L. Cameron	Salary	200.00
6-James J. Crosby	Salary	190.00

6-Chris Mitchell	Salary	\$ 25.00
6-Whitfield Truck Line	Freight	3.10
6-Delta Fire & Safety Equipment Co.	Recharging Oxygen Cylinder	7.14
6-Southern Bell Tel. & Tel. Co.	Telephone #123	3.13
6-Crosby Stores	Truck Part	2.40
6-Dixie Auto-Lec	Sup. & Material	13.62
6-H. Johnston	1 Fire	5.00
6-E. Johnston	2 Fires	10.00
6-W. H. Smith	2 Fires	10.00
6-David Schaller	1 Fire	5.00
6-B. R. McRee	2 Fires	10.00
6-L. Williamson	2 Fires	10.00
6-C. Crocker	1 Fire	5.00
6-Geo. Dozier	1 Fire	5.00
7-E. M. Frierson	Salary	100.00
7-Southern Bell Tel. & Tel. Co.	Telephone #375-J	9.60

IV - HEALTH & WELFARE:

1-County Health Dept.	Appropriation	60.00
2-S. T. Russ	Salary	60.00

V - STREETS & DITCHES:

1-Kiah Stockstill	Salary & Car Expense	300.00
2-Payroll account	Paid workers in June	1,740.90
3-Mean & Wilkes	Gravel	516.73
3-Thigpen hardware Co.	Supplies	20.80
3-Auto Sales Co.	Using Wrecker	4.08
3-Atlas Electrical & Sup. Co.	Supplies	8.10
3-Picayune Supply Co.	Supplies	1.25
3-Stewart Tractor Co.	Repairs	44.97
3-Crosby Stores	Parts	4.80
3-Stockstill Motor Co.	Repairs	9.75
3-Stevenson Pontiac Co.	Repairs & Parts	429.99
3-Fletcher Equipment & Supplies Inc.	Balance on Broom	20.00
3-The Southland Co.	Inv. Nos. 21359s, 21322s, 21372s, 21597s, 21983s	1,459.02
3-Watkins-Aldridge Equipment Co.	Flow Belts	6.76
3-Faulkner Concrete Pipe Co.	Tile	271.66

NATURAL GAS:

1-A. J. Read	Salary	100.00
1-B. F. Smith	Salary	250.00
1-Patricia Ann Byrd	Salary	50.00
2-The Picayune Item	Publishing Advertisement	4.50
2-Burroughs Adding Machine Co.	Servicing adding machines to 7-15-51	13.50
3-P. E. Henley	Salary, less \$16.30 Tax	258.70
3-Pay Roll Account	Paid workers in June	324.40
4-Picayune Chamber of Commerce	1950 Dues	100.00
4-Wick & Grice	Gas Burner Valve	3.06
4-Thigpen Hardware Co.	Pipe Fittings	1.70
4-Bourne's Auto Parts	Supplies	12.51
4-Stevenson Pontiac Co.	Servicing & New Tire	31.36
4-Mississippi Power Co.	Lights Regulator Station	1.00
4-Dixie auto-Lec	Tire & Tube	19.05
4-A. J. Read, City Clerk	Freight & Express	37.95
5-United Gas Pipe Line Co.	Natural Gas for May 1950	3,699.87
5-United Gas Pipe Line Co.	La. Tax on Industrial Sales	81.72
6-Crane Co.	Pipe & Fittings	1,060.30
6-United States Pipe & Foundry Co.	Bolts, Gaskets & Nuts	81.00

NEW HOSPITAL FUND:

Pay Roll Account	Expense Paid Validating Bonds	59.04
------------------	-------------------------------	-------

AGREEMENT WITH NO & NE RAILROAD COMPANY

Upon motion made and seconded it is ordered that C. McDonald, Sr., Mayor and A. J. Read, City Clerk, be hereby authorized and directed to sign, on behalf of the City of Picayune, an agreement to purchase the old railroad water tank and 6 inch cast iron pipe running from said water tank northerly to Hobolochitto Creek, said agreement being in the following words and figures to-wit:

THIS AGREEMENT, made and entered into this 5th day of July, 1950, by and between

NEW ORLEANS AND NORTHEASTERN RAILROAD COMPANY, a corporation of the State of Louisiana, hereinafter for convenience styled the Vendor, party of the first party; and

CITY OF PICAYUNE, a municipal corporation of the State of Mississippi, hereinafter for convenience styled the Vendee, party of the seconded party;

W I T N E S S E T H:

THAT the VENDOR, for and in consideration of the price or sum of ONE THOUSAND SIX HUNDRED FIFTY and 00/100 DOLLARS (\$1,650.00) to it in hand paid by the Vendee, the receipt of which is hereby acknowledged, has bargained, sell, assign, transfer and set over unto the Vendee, without representation as to quantity or quality, all and singular the estate, right, title and interest of the Vendor in and to the facilities or property of the Vendor

situate at PICAYUNE, in the State of Mississippi, described as a 75,000 gallon steel tank and the existing portions of the original 6-inch discharge pipe line which as constructed extends from a connection with said steel tank in a northerly direction upon the right of way of the Vendor to a valve near Hobolochitto Creek, the location of said tank and the original 6-inch pipe line being substantially as shown in yellow upon the blueprint map of Drawing No 27638, dated May 19, 1950, hereto annexed and made a part of this agreement.

AND the VENDEE, in consideration of the aforesaid sale and transfer by the Vendor to the Vendee, hereby covenants and agrees unto and with the Vendor as follows:

1. That the Vendee will, at its own cost and expense and on or before the expiration of four (4) months from the date of this agreement, take up and remove from the property of the Vendor the 6-inch pipe, together with the valves and fittings attached thereto, and on or before the expiration of twelve (12) months from the date hereof dismantle and remove said steel tank from the property of the Vendor. Upon the completion of the work of removal the Vendee shall restore the property of the Vendor to a condition satisfactory and acceptable to the duly authorized representative of the Vendor.

2. That said tank and pipe shall remain upon the present sites thereof pending or during the dismantling and removal of same by the Vendee, as aforesaid, at the sole risk of the Vendee, and the Vendee shall and hereby agrees to indemnify and save harmless the Vendor from and against any claims or demands for loss of or damage to said tank and pipe, or either of them, howsoever caused or resulting, and from and against any and all claims, demands, suits, judgments, fines or sums of money accruing, or claimed to accrue to any person, corporation, municipality, firm or company, against the Vendor, for loss of life, or injury or damage to person or property, or violation of any municipal law or regulation, howsoever resulting, growing out of or claimed to grow out of any act, or omission of, or method pursued by, the Vendee, or any agent, servant or employee of the Vendee, in or about the work of dismantling and removing said tank and pipe, or either of them, from, and restoring the condition of, said property of the Vendor, as aforesaid, herein undertaken to be done by the Vendee, or any work or operations of the Vendee hereunder.

3. That in the event the Vendee shall fail or refuse for any reason to remove said tank and pipe from the property of the Vendor, as hereinbefore provided, on or before the expiration of the periods above mentioned, then and in such event the Vendor may, if it elects so to do, perform said work and charge the cost and expense thereof to the Vendee; the Vendee hereby agreeing to pay such cost or expense to the Vendor promptly upon bill rendered therefor.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed and their seals to be hereunto affixed and attested by their respective officers thereunto duly authorized, as of the day and year first above written. Done in duplicate, each part being an original.

(L. S.)
ATTEST:

Assistant Secretary

(L. S.)
ATTEST:

Clerk

NEW ORLEANS AND NORTHEASTERN
RAILROAD COMPANY,
By

Vice President

CITY OF PICAYUNE
By

W. A. Edwards

Mayor

ACCEPTANCE OF CHARGE BACKS BY HOMESTEAD EXEMPTION DIVISION

Upon motion made and seconded it is ordered that a charge back of \$2,616.95 as made by the Homestead Division of the State Tax Commission because of money spent out of the School maintenance fund for permanent improvements during the fiscal year beginning July 1st, 1948 and ending June 30th, 1949, be and the same is hereby accepted. Said amount to be deducted from the next remittance on Homestead Exemption claims to Picayune Municipal Separate School District.

BID ACCEPTED ON PIPE

This being the day and hour to receive sealed bids to furnish the City with a car load of pipe as per advertisement published in the Picayune Item according to law, the following bid was found to be on hand:

June 12, 1950

City of Picayune
Picayune, Mississippi

Att: Mr. Jack Reed,
City Clerk

Gentlemen: Per your advertisement in the paper, we are pleased to quote as follows on a carload of steel pipe:

	<u>NET HD. FT.</u>
5,000 ft. - 2" Standard black buttweld steel pipe, plain end	\$ 22.14
2,000 ft. - 1-1/2" Ditto	16.61
2,000 ft. - 1-1/4" "	13.99
4,000 ft. - 1" "	10.44
4,000 ft. - 3/4" "	7.34
1,000 ft. - 3/4" Standard galv. buttweld steel pipe, threaded and coupled	9.47

F. O. B. Goodyear, Mississippi
TERMS: 2% 10th proximo

DELIVERY: Approximate October delivery.

We hope to have the pleasure of further serving you.

Yours truly,

C R A N E C O.

By (Signed) Philip J. Seeber,
Industrial Sales Dept.

FJS: MCL

This being the only bid on file and being satisfactory upon motion made and seconded it is ordered that same be accepted.

RESOLUTION TO BORROW MONEY FOR CURRENT EXPENSE

At this a regular recessed meeting of the Mayor and Board of Aldermen of the City of Picayune, Mississippi, for July, 1950, there came on for consideration the question of said City borrowing money for current expenses pending the collection of taxes for the present year, as is authorized by Chapter 320 of the laws of 1934, and any amendments thereto, of the State of Mississippi, and the Mayor and Board of Aldermen having examined into the question of the right of said municipality to borrow the sum of \$21,068.00 for the purpose of paying current expenses, pending the collection of 1950 taxes levied and/or assessed by the City for said year, finds that it is necessary for the said City of Picayune to borrow the said amount for the purpose of paying current expenses, pending the collection of taxes for the present current year.

The Mayor and Board of Aldermen further find that the debt incurred by making such borrow will not increase the municipal indebtedness in excess of that sum which will be collected on the tax levy for the current year, and further, that the said amount will be borrowed under the provisions of the aforesaid act authorizing the City to make such borrow and will not exceed 75% of the anticipated revenue to be collected for the City of Picayune by February 1st, 1951; That the said borrow should be made and should be represented by the promissory note or notes, or certificates of the City of Picayune, to become due on or before April 1st, 1951; said note, or notes, to bear interest at a rate not in excess of 6% per annum.

On motion duly made, seconded and unanimously adopted, it is hereby resolved by the Mayor and Board of Aldermen of the City of Picayune, that the said City of Picayune be and is hereby authorized to borrow the sum of \$21,068.00 for the purpose of paying the current expenses of said municipality and to this end C. McDonald, Sr., Mayor and A. J. Head, City Clerk, are hereby authorized, empowered and directed to

negotiate such borrow and to execute and deliver the note or notes in the aggregate of \$21,068.00. Said indebtedness to become due and payable on or before April 1st, 1951, and to bear interest at a rate not in excess of 6% per annum.

It is further ordered that the City Clerk be and he is hereby authorized and directed to furnish certified copies of this order or resolution to the persons, or firms or corporations from whom said funds are borrowed.

BUILDING PERMITS

Now comes the written request of W. M. Miller and S. G. Whigpen, Jr., for permission to build a residence for Dr. James E. Howell in Block 16 of the Williams Goodyear Addition and another residence for John R. Cameron on Lot 9, Block 41 of the Williams Goodyear Addition, whereupon after determining that said buildings will conform to City Ordinance, upon motion made and seconded permission is hereby granted to construct a residence on each of the above described lots.

DEAD ANIMALS

Upon motion made and seconded it is ordered that the removal of dead animals within the City of Picayune shall be a part of the duties of the City poundkeeper.

TERRITORY ADDED TO FIRE ZONE ORDINANCE

Upon motion made and seconded it is ordered that the following described territory along Canal Street be and the same is hereby included as part of fire zone Ordinance #170 and said territory described below shall come under the provisions of said Ordinance #170.

The South $\frac{1}{2}$ of Blocks 6 & 7 of R. J. Williams Sub-Division to Picayune

TERRITORY ADDED TO RESIDENTIAL ZONING ORDINANCE

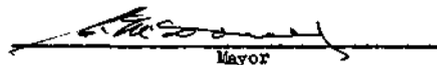
Upon motion made and seconded it is hereby ordered that the following described territory be included in residential ordinance #187 which restricts buildings therein to those for residential use only, and said territory described below shall be governed by the conditions and provisions contained in said Ordinance #187.

The North $\frac{1}{2}$ of Blocks 3, 4, 5, 6 & 7 of R. J. Williams Sub-Division to Picayune.

ORDER TO RECESS.

Further business appearing before the next regular meeting the Mayor asked that this meeting be recessed until the hour of 7:30 o'clock P. M. on Tuesday the 11th day of July, 1950. There being no objections, upon motion made and seconded it is ordered that the meeting shall stand recessed until the aforesaid time.


City Clerk


Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that pursuant to recess taken on the 5th day of July, 1950, the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, met at the City Hall in said City at the hour of 7:30 o'clock P. M. on Tuesday the 11th day of July, 1950, at which time and place there were present the following: C. McDonald, Sr., Mayor, C. P. Lisenbee, H. R. McIntosh, A. A. Foster and G. H. Williams, Aldermen, A. J. Read, City Clerk and G. B. Keaton, City Attorney, Absent: Alderman O. N. Stevenson and Weston Lott, Marshal.

A quorum being present the meeting was called to order by the Mayor and the following proceedings were had.

PETITION FOR BEER ELECTION

Now comes qualified electors of the City of Picayune with a petition requesting this Mayor and Board of Aldermen to cause an election to be held in the City of Picayune, Mississippi, under the provisions of House Bill No. 445, Laws of 1950 of the State of Mississippi, to determine whether or not the sale, receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than 4 per centum (4%) by weight, shall be permitted in the said City of Picayune. Said petition being in the following words and figures to-wit:

PETITION

TO THE HONORABLE MAYOR AND BOARD OF ALDERMEN OF THE
CITY OF PICAYUNE, MISSISSIPPI:

We, the undersigned, being more than twenty percentum (20%) of the qualified electors of the City of Picayune, Mississippi, hereby respectfully petition your Honorable Board to call an election on the question of whether the City of Picayune, Mississippi, shall permit the sale and the receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than four per centum (4%) by weight, all in accordance with house Bill No. 445, Laws of 1950 of the State of Mississippi, and other pertinent laws of the State of Mississippi.

Respectfully Submitted,

(Signatures)

whereupon a motion was made and seconded ordering that said petition be received and the City Clerk and election commissioners are hereby authorized and directed to examine each and every name contained in said petitions so as to determine whether or not 20 per centum (20%) of the qualified electors in the City of Picayune have signed said petition requesting said election, making a written report of their findings at the next regular meeting.

ORDER TO ADJOURN

No further business appearing a motion was made and carried that the Mayor and Board of Aldermen do now adjourn until their next regular meeting.



City Clerk



Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered, that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, met in regular monthly session at the City Hall in said City, at the hour of 7:30 o'clock P. M., on Tuesday, the 1st day of August, 1950, at which time and place there were present the following: C. McDonald, Sr., Mayor, O. N. Stevenson, H. R. McIntosh, A. A. Foster and G. H. Williams, Aldermen, A. J. Read, City Clerk, Weston Lott, City Marshal and G. B. Keaton, City Attorney. Absent: C. P. Lisenbee.

The meeting was opened by proclamation of the Marshal.

A quorum being present, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

MINUTES APPROVED

The minutes of the June, 1950, meetings were read by the Clerk and upon motion made and carried were approved as read.

RESOLUTION ACCEPTING ELECTION COMMISSIONERS REPORT ON SPECIAL BOND ELECTION

Now, on this 1st day of August, 1950, the Mayor and Board of Aldermen took up for consideration the report of the Election Commissioners within and for the City of Picayune concerning the special bond election held in said City on Tuesday, the 1st day of August, 1950, and, upon motion of Alderman G. H. Williams, seconded by Alderman O. N. Stevenson and unanimously carried, it was ordered that said report of the Election Commissioners be spread at length upon the records of this Board, in words and figures as follows:

REPORT OF ELECTION COMMISSIONERS

Picayune, Mississippi,
August 1st, 1950.

To the Honorable
The Mayor and Board of Aldermen of the
City of Picayune, Mississippi:

We, the undersigned Election Commissioners within and for the City of Picayune, Pearl River County, Mississippi, do hereby certify as follows:

1. That, acting under and pursuant to a certain resolution adopted by you on the 5th day of July, 1950, entitled:

"A RESOLUTION DECLARING THE INTENTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, TO ISSUE THE REVENUE BONDS OF SAID CITY IN THE AMOUNT OF ONE MILLION, TWO HUNDRED FIFTY THOUSAND DOLLARS (\$1,250,000) TO PROVIDE FUNDS TO CONSTRUCT A COMBINED WATERWORKS AND SEWER SYSTEM FOR SAID CITY, AND PROVIDING FOR THE HOLDING OF AN ELECTION THEREON,"

notice of said election was published in the Picayune Item, a newspaper published in the City of Picayune, Pearl River County, Mississippi; said notice having been published in said newspaper on July 6th, 13th, 20th and 27th, 1950, all as shown by the publisher's affidavit, with clipping attached, which is annexed to this report and marked Exhibit "A".

2. That, as required by Section 3239 of the Mississippi Code of 1942, we, the undersigned, did meet at the office of the Registrar in Picayune, Mississippi, on Wednesday, the 26th day of July, 1950, being five days before the date of the aforesaid election, and did carefully revise the registration books and the poll books of said City, and did erase therefrom the names of all persons erroneously thereon, or who had died, removed, or become disqualified as electors from any cause; and did register the names of all persons who had duly applied to be registered and who had been illegally denied registration, and did find that there are 1082 qualified voters in said City.

3. That said election was duly held on Tuesday, the 1st day of August, 1950, at the polling places designated in the aforesaid resolution; said polls being opened at 8 o'clock A. M. and being closed at 6 o'clock P. M.

4. That the official ballot supplied for and used at the aforesaid special election was in the form as prescribed in the aforesaid resolution of your Board, and a printed counterpart of the said official ballot is attached to this report and marked Exhibit "B".

5. That on the 1st day of August, 1950, we did meet and receive the returns of said election, as certified by the officers who conducted the same, and thereupon did canvass said returns and did then find and do now find and declare that the number of votes cast for and against the proposition submitted at said election was as follows:

<u>POLLING PLACE</u>	<u>FOR THE BOND ISSUE</u>	<u>AGAINST THE BOND ISSUE</u>	<u>TOTAL</u>
East Side Grammar School	183	157	340
West Side Grammar School	<u>276</u>	<u>114</u>	<u>390</u>
TOTALS	459	271	730

6. That the following proposition voted upon at said election, to-wit:

PROPOSITION

"Shall the City of Picayune, Mississippi, issue its combined waterworks and sewer system revenue bonds in the maximum amount of One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000) to provide funds for the purpose of constructing a combined waterworks and sewer system for said City?"

was assented to by more than a majority of the qualified electors of the city of Picayune, Mississippi, voting thereon at said election.

Respectfully submitted, this 1st day of August, 1950.

(Signed) B. N. Smith

(Signed) W. W. Seal

(Signed) H. L. Carr

Election Commissioners within and for the City of Picayune, Pearl River County, Mississippi.

The Mayor and Board of Aldermen having seen, read and considered the report of the Election Commissioners, Alderman G. H. Williams offered and moved the adoption of the following resolution:

A RESOLUTION APPROVING THE REPORT OF THE ELECTION COMMISSIONERS WITHIN AND FOR THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, IN RELATION TO A SPECIAL ELECTION HELD IN SAID CITY ON AUGUST 1, 1950, AND DECLARING THE RESULT OF SAID ELECTION.

WHEREAS, heretofore, to-wit: on the 5th day of July, 1950, this Mayor and Board of Aldermen did adopt a certain resolution entitled: "A RESOLUTION DECLARING THE INTENTION OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, TO ISSUE THE REVENUE BONDS OF SAID CITY IN THE AMOUNT OF ONE MILLION, TWO HUNDRED FIFTY THOUSAND DOLLARS (\$1,250,000) TO PROVIDE FUNDS TO CONSTRUCT A COMBINED WATERWORKS AND SEWER SYSTEM FOR SAID CITY, AND PROVIDING FOR THE HOLDING OF AN ELECTION THEREON"; and

WHEREAS, pursuant to the said resolution, notice of said special election was given and said election was held in accordance with and as required by the Laws of the State of Mississippi, and by the aforesaid resolution of this Mayor and Board of Aldermen; and

WHEREAS, THE Election Commissioners of said City did meet at the office of the Registrar in Picayune, Mississippi, on Wednesday, the 26th day of July, 1950, and did revise the registration books of said City as required by Section 3239 of the Mississippi Code of 1942; and

WHEREAS, the said Election Commissioners have filed with this Mayor and Board of Aldermen their report concerning the holding of said election wherein it is shown that the proposition voted upon at said election was as follows:

PROPOSITION

"Shall the City of Picayune, Mississippi, issue its combined waterworks and sewer system revenue bonds in the maximum amount of One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000) to provide funds for the purpose of constructing a combined waterworks and sewer system for said City?"

and

WHEREAS, the number of votes cast for and against the aforesaid proposition, as shown by the aforesaid report of the Election Commissioners, is as follows:

<u>POLLING PLACE</u>	<u>FOR THE BOND ISSUE</u>	<u>AGAINST THE BOND ISSUE</u>	<u>TOTAL</u>
East Side Grammar School	183	157	340
West Side Grammar School	<u>276</u>	<u>114</u>	<u>390</u>
TOTALS	459	271	730

and

WHEREAS, it appears that the aforesaid proposition was assented to by a majority of the qualified electors of the City of Picayune voting thereon at said election:

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI AS FOLLOWS:

SECTION 1. That the aforesaid report of the Election Commissioners within and for the City of Picayune, Mississippi, relating to the special election held in said City on Tuesday, the 1st day of August, 1950, shall be and the said report is hereby approved and confirmed.

SECTION 2. That the following proposition submitted to the qualified electors of said City at the aforesaid special election, to-wit:

"Shall the City of Picayune, Mississippi, issue its combined waterworks and sewer system revenue bonds in the maximum amount of One Million, Two Hundred Fifty Thousand Dollars (\$1,250,000) to provide funds for the purpose of constructing a combined waterworks and sewer system for said City?"

was assented to by a majority of the qualified electors of the City of Picayune voting thereon at said election.

Alderman O. N. Stevenson seconded the motion to adopt the foregoing resolution and, the question being put to a roll call vote, the result was as follows:

The following Aldermen voted "Yes": O. N. Stevenson, H. R. McIntosh, A. A. Foster and G. H. Williams

The following Aldermen voted "No": None

The motion having received the affirmative vote of all the Aldermen present, the Mayor declared the motion carried and the resolution adopted.

ORDINANCE NO. 196

AN ORDINANCE REGULATING THE RESTRICTING THE CONSTRUCTION OF FENCES WITHIN THE AREA COMMONLY KNOWN AND DESIGNATED AS THE FIRE ZONE OF PICAYUNE

WHEREAS, the Mayor and Board of Aldermen of the City of Picayune have maturely considered the matter of the construction, establishment and maintenance of fences surrounding or partly surrounding property located within the area of said City hereinafter described, and

WHEREAS, the said Mayor and Board of Aldermen of said City have found that it will promote the general welfare of said City as a whole to restrict the construction of fences within the area hereinafter described, so that any such fences to be constructed shall be in conformity herewith,

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE:

SECTION 1. That unless a permit to construct same shall first be obtained from the Mayor and Board of Aldermen of said City no fence shall be constructed within the area of said City, described as follows, to-wit:

Beginning at the Northwest corner of Lot 7, Block A of the Original Plat of the City of Picayune, Pearl River County, Mississippi, thence run North 12 degrees 30 minutes East 340 feet, thence run North 77 degrees 30 minutes West 400 feet more or less to the center of the main line of the N. O. & N. E. Railroad right of way, thence run South 12 degrees 30 minutes West along said main line of said railroad to a point which is due North 77 degrees 30 minutes West from the Southwest corner of Block 8 in E. F. Tate's First Addition to the City of Picayune, thence run South 77 degrees 30 minutes East to the Southeast corner of Lot 9, Block 8, E. F. Tate's First

Addition to the City of Picayune, thence run North 12 degrees 30 minutes East 940 feet to the Southeast corner of Block L in said E. F. Tate's First Addition, thence run South 77 degrees 30 minutes East along North margin of Tate Street to the Southeast corner of Block 2 in said E. F. Tate's First Addition, thence run North 12 degrees 30 minutes East to the South line of the NW $\frac{1}{4}$ of Section 14, Township 6 South, Range 17 West, thence run West on said line to the West margin of Gray Avenue, thence run North 12 degrees 30 minutes East along said West margin of Gray Avenue to the Northeast corner of Lot 10, Block N of the original plat of the City of Picayune, thence run North 77 degrees 30 minutes West to the Northwest corner of Lot 10 in Block C of said Original Plat of said City, thence run North 12 degrees 30 minutes East to the Northwest corner of Lot 7, Block A of said original plat of the said City of Picayune, the place of beginning. Also: The South Half of R. J. Williams' Subdivision No. 1 in the said City of Picayune, the North 150 feet of J. W. Simmons' Subdivision in said City of Picayune, and Block 74 and lots 1 and 16, in Block 45, of Williams-Goodyear Addition to the said City of Picayune.

SECTION 2. No permit to construct such a fence shall be granted unless said fence shall be constructed of masonry or other fire-proof material. No such fence shall be constructed wholly or partially of wooden posts or any other inflammable material. No such fence shall be constructed of barbed wire, except that any such fence shall, when constructed of the above described materials, be allowed to have strands of barbed wire at the top, provided that such fence, exclusive of said barbed wire, shall reach a height of at least six feet from the level of the ground.

SECTION 3. All fences constructed within said area and bordering on First Street, Canal Street, or Harvey Avenue shall be constructed of masonry, shall be set back a minimum of three (3) feet from the nearest sidewalk (or if there be no sidewalk, then it shall be set back three feet from the general line of the front of the buildings fronting on the said street), and shall be placed a minimum of three (3) feet from the nearest walls of adjoining buildings.

SECTION 4. Any violation of the provisions of this ordinance by any person, firm or corporation shall be a misdemeanor and shall be punishable by a fine not to exceed One Hundred (\$100.00) Dollars, and each day's continuation of the violation of the provisions of this ordinance shall be considered a separate offense and punishable as such.

SECTION 5. For good and sufficient cause, this ordinance shall take effect and be in force from and after its passage.

This ordinance was reduced to writing, considered by the Mayor and Board of Aldermen, section by section and each member of the board voted yea, both a YEA and NAY on each section of the ordinance and on the ordinance as a whole, which resulted as follows:

Aldermen voting YEA: O. N. Stevenson, H. R. McIntosh, A. ^{W.} Foster and C. H. ^{W.} Williams

Aldermen voting NAY: None

Adopted and passed on this the 1st day of August, 1950.

ORDINANCE NO. 197

AN ORDINANCE REGULATING THE DELIVERY AND STORAGE OF GASOLINE WITHIN THE CORPORATE LIMITS OF THE CITY OF PICAYUNE, MISSISSIPPI, AND PROVIDING PENALTY FOR ITS VIOLATION.

WHEREAS, gasoline is a dangerous instrumentality and substance; and,

WHEREAS, the City of Picayune, Mississippi, is a municipality which is closely built-up and the handling, distribution and storage of gasoline within the corporate limits of said City are matters which, unless regulated, are inimical and dangerous to the welfare, health and safety of the inhabitants of said City, and,

WHEREAS, the fire and police facilities of the City of Picayune, Mississippi, cannot be increased and enlarged to efficiently and adequately care for fires and explosions from large quantities of gasoline.

NOW THEREFORE BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, AS FOLLOWS, TO-WIT:

SECTION 1. Unless the context otherwise requires, the words defined in this section shall have the following meaning when found in this ordinance;

(a) Bulk storage plants shall mean a place or enclosed area in which gasoline is stored or contained solely for re-sale to retail or consumer filling stations.

(b) Retail filling stations shall mean those places of business where gasoline is offered for sale to the general public.

(c) Consumer filling stations shall mean those places or areas where gasoline is stored or contained solely for the use of the owner thereof and not for re-sale.

SECTION 2. Any person, firm or corporation desiring hereafter to construct, improve or remodel or re-equip, in whole or in part a retail or consumers filling station for the sale of gasoline within the corporate limits of the City of Picayune, Mississippi, wherein or whereby gasoline will be stored in quantities of more than eleven hundred (1100) gallons per tank, shall first secure a permit therefor in the following manner. The plans and specifications therefor shall first be submitted to the Chief of the Fire Department of the City of Picayune who shall review the same and thereupon either approve or disapprove said plans and specifications as to the hazards of fire and explosions therefrom. In the event of disapproval, the said Chief of the Fire Department shall make such a list of recommended changes therein as will eliminate such hazards, as far as is possible and shall attach such list to the plans and specifications as submitted, whereupon, such person, firm or corporation shall file such plans and specifications with such approval or disapproval, together with a list of recommended changes, as the case may be, together with a registration of all gasoline pumps, storage tanks and their capacity and strength to be installed, with the Mayor of the City of Picayune for the issuance or denial of such a permit therefor.

SECTION 3. No person, firm or corporation shall, after the effective date hereof, install or permit to be installed at any retail or consumer filling station within the corporate limits of the City of Picayune, Mississippi, gasoline storage tanks with a capacity of more than eleven hundred (1100) gallons each, provided, that is more than one such gasoline storage tank is installed, a distance of not less than ten (10) feet shall separate all such tanks, and, provided further, that where more than one such storage tank is installed, each particular storage tank shall be entirely separate and independent of all of the others and shall in no way be connected with the others or any one of them.

SECTION 4. Any person, firm or corporation violating any of the provisions hereof shall be guilty of a misdemeanor and, upon conviction, shall be fined One Hundred Dollars (\$100.00) or imprisoned in the City jail for thirty (30) days or both, and in case of any continuous violation hereof, each day's violation shall constitute a separate offense hereunder. Nothing herein is intended, however, to deny to the said City of Picayune such civil and/or injunctive rights which it may be entitled to exercise in the enforcement of this ordinance.

SECTION 5. This ordinance is cumulative and is not intended to repeal any other regulatory ordinance of the City of Picayune, Mississippi, dealing with handling of inflammatory substances, unless such ordinance, or portions of same, are in conflict herewith and if in conflict, are repealed only to the extent to which they conflict.

SECTION 6. If any section, subdivision, paragraph, sentence, clause or words of this ordinance be held to be unconstitutional, the remaining portions, nevertheless, shall be valid and it is declared that the remaining portions would have been included in this ordinance although the unconstitutional portion had been omitted.

SECTION 7. The public health, safety and welfare requiring it, this ordinance shall take effect and be in force thirty days after its passage.

This ordinance was reduced to writing, considered by the Mayor and Board of Aldermen, section by section and each member of the board voted Yea, both a YEA and NAY on each section of the ordinance

and on the ordinance as a whole, which resulted as follows:

YEA: A. A. Foster, O. N. Stevenson, H. R. McIntosh and G. H. Williams

NAY: None

Adopted and passed on this the 1st day of August, 1950.

RESOLUTION ACCEPTING ELECTION COMMISSIONERS REPORT ON FORGING PETITIONS FOR BEER ELECTION

Now comes up for consideration the report of the City Election Commissioners of the City of Picayune concerning the petitions filed with the Mayor and Board of Aldermen asking that an election be called to determine whether or not beer could be legally sold in said City, and upon motion made and seconded and unanimously carried it was ordered that said report of the Election Commissioners be hereby accepted and spread at length upon the minutes of this Board, in words and figures as follows:

To the Honorable Mayor and Board of Aldermen
Picayune, Mississippi

Gentlemen;

Pursuant to your resolution passed July 11, 1950, recorded in Minute Book 9, Page 30, which said resolution is in the following words and figures to-wit:

PETITION FOR BEER ELECTION

Now comes qualified electors of the City of Picayune with a petition requesting this Mayor and Board of Aldermen to cause an election to be held in the City of Picayune, Mississippi, under the provisions of House Bill No. 445, Laws of 1950 of the State of Mississippi, to determine whether or not the sale, receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than 4 per centum (4%) by weight, shall be permitted in the said City of Picayune, Said petition being in the following words and figures to-wit:

PETITION

TO THE HONORABLE MAYOR AND BOARD OF ALDERMEN OF THE
CITY OF PICAYUNE, MISSISSIPPI:

We, the undersigned, being more than twenty per centum (20%) of the qualified electors of the City of Picayune, Mississippi, hereby respectfully petition your Honorable Board to call an election on the question of whether the City of Picayune, Mississippi, shall permit the sale and the receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than four per centum (4%) by weight, all in accordance with House Bill No. 445, Laws of 1950 of the State of Mississippi, and other pertinent laws of the State of Mississippi.

Respectfully Submitted,

(Signatures)

Whereupon a motion was made and seconded ordering that said petition be received and the City Clerk and election commissioners are hereby authorized and directed to examine each and every name contained in said petitions so as to determine whether or not 20 per centum (20%) of the qualified electors in the City of Picayune have signed said petition requesting said election, making a written report of their findings at the next regular meeting.

We proceeded to check the poll books of the City of Picayune to determine the number of qualified electors therein and did determine and found that there were and are as of this date 1982 qualified electors duly registered and qualified to vote in said City.

We further certify that pursuant to said resolution we checked the signers on said petition or petitions and found that there were 356 names thereon of which 267 were qualified electors in said City.

We therefore report as per your request in said resolution that said petition or petitions does contain more than 20% of the qualified electors in the City of Picayune, Pearl River County, Mississippi.

Respectfully submitted this the 1st day of August, 1950.

(Signed) B. N. Smith, Election Commissioner

(Signed) W. W. Seal, Election Commissioner

(Signed) H. L. Carr, Election Commissioner

Attest: (Signed) A. J. Read, City Clerk

RESOLUTION

DIRECTING THE HOLDING OF AN ELECTION IN THE CITY OF PICAYUNE, MISSISSIPPI, TO DETERMINE WHETHER THE CITY OF PICAYUNE, MISSISSIPPI, SHALL PERMIT THE SALE, AND THE RECEIPT, STORAGE AND TRANSPORTATION FOR THE PURPOSE OF SALE, OF BEER OF AN ALCOHOLIC CONTENT OF NOT MORE THAN FOUR PER CENTUM BY WEIGHT, AS PROVIDED BY HOUSE BILL NO. 445, REGULAR 1950 SESSION OF THE LEGISLATURE OF THE STATE OF MISSISSIPPI, AND OTHER PERTINENT LAWS OF THE STATE OF MISSISSIPPI.

There came on for hearing and consideration by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, the petition of qualified electors of said City, petitioning the Mayor and Board of Aldermen to call an election to determine whether the City of Picayune, Mississippi, shall permit the sale, and the receipt, storage and transportation, for the purpose of sale, of beer of an alcoholic content of not more than four per centum by weight, in accordance with House Bill No. 445, of the regular 1950 Session of the Mississippi State Legislators, said petition, omitting signatures thereto affixed, being in words and figures, as follows, to-wit:

PETITION

To the Honorable Mayor and Board of Aldermen of the City of Picayune, Mississippi

We, the undersigned, being more than twenty per centum (20%) of the qualified electors of the City of Picayune, Mississippi, hereby respectfully petition your Honorable Board to call an election on the question of whether the City of Picayune, Mississippi, shall permit the sale and receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than four per centum (4%) by weight, all in accordance with House Bill No. 445, Laws of 1950 of the State of Mississippi, and other pertinent laws of the State of Mississippi.

Respectfully submitted,

Said petitions after being filed and received by the Mayor and Board of Aldermen on July 11th, 1950, was, by order of said Mayor and Board of Aldermen, referred to the City Election Commissioners who were directed to purge same; and we now find said Election Commissioners have filed their written report which has been received and entered upon these minutes in the next proceeding order and which is in the following words and figures, to-wit:

To the Honorable Mayor and Board of Aldermen
Picayune, Mississippi

Gentlemen;

Pursuant to your resolution passed July 11, 1950, recorded in Minute Book 9, Page 30, which said resolution is in the following words and figures to-wit:

PETITION FOR BEER ELECTION

Now comes qualified electors of the City of Picayune with a petition requesting, this Mayor and Board of Aldermen to cause an election to be held in the City of Picayune, Mississippi, under the provisions of House Bill No. 445, Laws of 1950 of the State of Mississippi, to determine whether or not the sale, receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than 4 per centum (4%) by weight, shall be permitted in the said City of Picayune. Said petition being in the following words and figures to-wit:

PETITION

TO THE HONORABLE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI

We, the undersigned, being more than twenty per centum (20%) of the qualified electors of the City of Picayune, Mississippi, hereby respectfully petition your Honorable Board to call an election on the question of whether the City of Picayune, Mississippi, shall permit the sale and the receipt, storage and

transportation for the purpose of sale of beer of and alcoholic content of not more than four per centum (4%) by weight, all in accordance with House Bill No. 445, Laws of 1950 of the State of Mississippi, and other pertinent laws of the State of Mississippi.

Respectfully Submitted,

(Signatures)

Whereupon a motion was made and seconded ordering that said petition be received and the City Clerk and election commissioners are hereby authorized and directed to examine each and every name contained in said petitions so as to determine whether or not 20 per centum (20%) of the qualified electors in the City of Picayune have signed said petition requesting said election, making a written report of their findings at the next regular meeting.

We proceeded to check the poll books of the City of Picayune to determine the number of qualified electors therein and did determine and found that there were and are as of this date 1082 qualified electors duly registered and qualified to vote in said City.

We further certify that pursuant to said resolution we checked the signers on said petition or petitions and found that there were 356 names thereon of which 267 were qualified electors in said City.

We therefore report as per your request in said resolution that said petition or petitions does contain more than 20% of the qualified electors in the City of Picayune, Pearl River County, Mississippi.

Respectfully submitted this the 1st day of August, 1950.

(Signed) B. N. Smith, Election Commissioner

(Signed) W. W. Seal, Election Commissioner

(Signed) H. L. Carr, Election Commissioner

Attest: (Signed) A. J. Read, City Clerk

And the Mayor and Board of Aldermen now finds and judicially determines, from evidence presented to it, that said Petition contains the names of 267 qualified electors of the City of Picayune, Mississippi, and that the said qualified electors contained therein are and constitute more than 20 per cent of the qualified electors of the City of Picayune, Mississippi.

The said Mayor and Board of Aldermen further find and judicially determine that the City of Picayune, Mississippi, has a population of more than two thousand, five hundred, according to the latest Federal census, and, therefore, under the provisions of said House Bill No. 445, regular 1950 Session of the Mississippi State Legislature, it is mandatory that election therein provided for shall be called by this Mayor and Board of Aldermen.

Now, therefore, it is resolved by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, that:

SECTION 1. An election is called and shall be held on Tuesday, the 5th day of September, 1950, at the two usual voting precincts of the City of Picayune, Mississippi, namely the East Side Precinct at East Side Grammar School and West Side Precinct at West Side Grammar School, whereat shall be submitted to and decided by the qualified electors of the City of Picayune, Mississippi, the question of whether the sale, and the receipt, storage, and transportation for the purpose of sale, of beer of an alcoholic content of not more than four per centum shall be permitted by the City of Picayune, Mississippi, provided by House Bill No. 445, regular 1950 Session of the Mississippi State Legislature and other pertinent laws of the State of Mississippi. The City Clerk and the Election Commissioners of the City of Picayune, Mississippi, are directed to give not less than thirty days' notice of said election to be held on said proposition, which notice shall be given by publication thereof in a newspaper published in and having a general circulation in said City, once a week for at least thirty days immediately prior to the date of

said Election, and to be substantially in the following words and figures, to-wit:

NOTICE OF SPECIAL ELECTION ON THE QUESTION OF SALE AND STORAGE OF BEER
CITY OF PICAYUNE, MISSISSIPPI

Notice is hereby given to the qualified electors of the City of Picayune, Pearl River County, Mississippi, that a special election will be held in said City on

Tuesday the 5th day of September, 1950

for the purpose of submitting to the qualified electors of said City the following question or proposition:

QUESTION OR PROPOSITION:

Shall the City of Picayune, Mississippi, permit the sale and receipts, storage and transportation for the purpose of the sale of beer of an alcoholic content of not more than 4 per centum by weight, all in accordance with House Bill #445, Laws of 1950 of the State of Mississippi, and other pertinent laws of said State of Mississippi?

The said election will be held at the following polling places within said City:

East Side Precinct: At East Side Grammar School

West Side Precinct: At West Side Grammar School

The polls of said election will be opened at the hour of 8 o'clock in the morning and will be kept open until the hour of 6 o'clock in the evening on the aforesaid date, and said election will be held and conducted, as far as practicable, in accordance with the laws regulating general elections in the State of Mississippi and in the City of Picayune.

All qualified electors of said City who are properly registered will be entitled to vote in said election.

By order of the Mayor and Board of Aldermen of the City of Picayune, Mississippi, this the 1st day of August, 1950.

(Signed) A. J. Read, City Clerk
(Signed) B. N. Smith, Election Commissioner
(Signed) W. W. Seal, Election Commissioner
(Signed) H. L. Carr, Election Commissioner

At said election, all the qualified electors of said City may vote, and the said Election Commissioners shall prepare ballots for said election in accordance with the law, which said ballots shall have printed thereon substantially the following:

For the legal sale of beer of an alcoholic content of not more than four per centum (4%) by weight. ()

Against the legal sale of beer of an alcoholic content of not more than four per cent (4%) by weight. ()

(In making up his ticket the voter shall make a cross (X) opposite the words of his choice.)

SECTION 2. Said election commissioners shall make all necessary preparations, for, and cause to be held, said election as the law directs and in accordance with this Resolution, and the said Election Commissioners shall forthwith, after the holding of said election, prepare and file with the City Clerk of the City of Picayune, Mississippi, report and certificate showing result of said election.

SECTION 3. The City Clerk shall furnish a certified copy of this Resolution to the City Election Commissioners as their commission and for their guidance in calling and holding said election.

SECTION 4. For good cause shown - such good cause being the legal necessity that election be called and held as herein provided - this Resolution to take effect and be in force from and after its adoption.

The above and foregoing Resolution, having been first reduced to writing and read, was adopted, first, section by section. The vote on each section separately being as follows:

Aldermen voting "YEA" - O. N. Stevenson, H. R. McIntosh, A. A. Foster and G. H. Williams

Aldermen voting "NAY" - None

The vote on the Resolution as a whole being as follows:

Aldermen voting "YEA" - O. N. Stevenson, H. R. McIntosh, A. A. Foster and
G. H. Williams

Aldermen voting "NAY" - None

Approved this the 1st day of August, 1950.

(Signed) Claiborne McDonald, Sr., Mayor

(Signed) A. J. Read, City Clerk

PORK BARREL MONEY

The City Clerk reported having received a treasurer's warrant in the amount of \$10,258.00, representing approximately 80% of the "PORK BARREL" allowance to this City by the 1950 Mississippi legislature. Whereupon a motion was made and carried ordering that said money be deposited into the General Fund of the City of Picaune.

TRANSFER

Upon motion made and seconded it is ordered that the sum of \$11,000.00 be transferred from the General Fund to the School Fund as a temporary loan.

BILLS ALLOWED

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

I - ADMINISTRATIVE:

2- A. J. Read	Salary, less \$35.00 Tax	\$ 90.00
2- Patricia Ann Byrd	Salary, less \$10.50 Tax	84.50
4- Lillie Abram	Salary, 1	35.00
4- Pay Roll Account	Paid for yard work	38.35
4- Mississippi Power Co.	Lights City Hall & Jail	32.20
4- Natural Gas Division	Gas City Hall	4.50
4- Southern Bell Tel. & Tel. Co.	Telephone #5	29.95
4- Consolidated Drug Co.	Toilet Tissue	6.50
4- A. J. Read, City Clerk	Freight Paid	1.55
5- Pay Roll Account	Postage	5.00
5- Dement Printing Co.	Office Supplies	21.04

II - JUDICIAL:

1- G. B. Keaton	Salary, less \$2.80 Tax	72.20
2- Ray M. Stewart	Salary, less \$2.80 Tax	72.20
4- Thigpen Hardware Co.	Material for voting booths	10.69
4- Pay Roll Account	Labor rebuilding voting booths	40.00

III - PROTECTION OF PERSONS & PROPERTY:

1- Weston Lott	Salary, less \$11.80 Tax	178.20
1- S. T. Russ	Salary	50.00
1- E. R. Tate	Salary	25.00
1- Pay Roll Account	Paid night marshals in July	369.40
1- Elbert E. Mitchell	Gasoline using own car	8.67
1- Williams Oil Co.	Gasoline Police Car	9.45
1- Orgill Brothers Hardware Co.	Ammunition for officers	45.71
1- Southern Bell Tel. & Tel. Co.	Telephone #637	8.15
1- Pearson Motor Co.	Repairs Police Car	1.50
1- Gates Gulf Service Station	Charging Battery	.75
1- Stevenson Pontiac Co.	Repairs Police Car	54.20
3- Red Fox Cafe	Feeding Prisoners	8.99
3- Byrd's Service Station	Feeding Prisoners	6.74
5- Mississippi Power Co.	St. Lights, Siren & Signals	475.62
6- Ed L. Cameron	Salary	200.00
6- James Q. Crosby	Salary	190.00
6- Chris Mitchell	Salary	25.00
6- Southern Bell Tel. & Tel. Co.	Telephone #123	3.13
6- Williams Oil Co.	Gasoline Fire Dept.	5.25
6- T. J. Hudnall	1 fire	5.00
6- Herbert Johnston	3 fires	15.00
6- Edward Johnston	2 fires	10.00
6- W. H. Smith	1 fire	5.00
6- David Schaller	2 fires	10.00
6- B. R. McRee	1 fire	5.00
6- K. Bridges	1 fire	5.00
6- Earl Williamson	4 fires	20.00
6- George Dozier	1 fire	5.00
7- E. M. Frierson	Salary	100.00
7- Souther Bell Tel. & Tel. Co.	Telephone #375-J	5.25
7- Pay Roll Account	pound pen refund	4.00

IV - HEALTH & WELFARE:

1- County Health Dept.	Appropriation	60.00
2- S. T. Kuss	Salary	60.00
2- Williams Oil Co.	Gasoline	2.35

V - STREETS & DITCHES:

1- Kiah Stockstill	Salary & Car Expense	300.00
2- Pay Roll Account	Paid workers in June	1,539.65
3- Williams Oil Co.	Gasoline for June & July	369.19
3- Bean & Wilkes	Gravel	351.90
3- Lossett's Welding & Machine Wk. Repairs		32.39
3- V. O. Burge, Sheriff & Tax. Col.	Tax on City property acquired in 1950	49.54
3- B. A. Wilkes	Ice	10.00
3- Thigpen Hardware Co.	Supplies	4.55
3- Stevenson Pontiac Co.	Repairs & Parts	401.20
3- Fletcher Equipment Co.	Parts	5.00
3- The Southland Co.	RC-2 Asphalt	390.42
3- Watkins-Aldridge Equipment Co.	Schoop mobile & parts	4,971.50
3- Faulkner Concrete Pipe Co.	Concrete Pipe	339.86
3- The Huber Manufacturing Co.	Parts for Roller	95.21
3- New Orleans Blue Print & Sup. Co.	Tracing paper	7.68

NATURAL GAS:

1- A. J. Read	Salary	100.00
1- B. F. Smith	Salary	250.00
1- Patricia Ann Byrd	Salary	50.00
2- Pay Roll Account	Postage	25.00
3- P. E. Henley	Salary, less \$16.30 Tax	258.70
3- Pay Roll Account	Paid workers	510.40
4- Williams Oil Co.	Gasoline for June & July	53.90
4- Stevenson Pontiac Co.	Oiling & Greasing Jeep	6.01
4- Thigpen Hardware Co.	Supplies	7.10
4- Mueller Co.	Meter Seals	92.47
4- Mississippi Power Co.	Lights, Regulator Station	1.00
5- United Gas Pipe Line Co.	Natural Gas for June	4,157.62
5- United Gas Pipe Line Co.	La. Tax June Gas	106.44
6- Crane Co.	Pipe & Fittings	256.88
6- Orgill Brothers Hardware Co.	Pipe	826.84
2- The New Orleans Item	Publishing call for bonds	41.40

RECESSING ORDER

Further business appearing before the next regular meeting a motion was made and carried that the Mayor and Board of Aldermen do now recess until Tuesday, August 15th, 1950, at 7:30 O'Clock P. M.

A. J. Read
CITY CLERK

G. M. ...
MAYOR

The Mayor and Board of Aldermen met at the City Hall, Picayune, Mississippi, on the date of August 15th, 1950, at 7:30 o'clock P. M. in accordance with their recessing order from the last regular meeting, and with the same in attendance as of said last regular meeting,

There being no business or discussions requiring any orders or resolutions, the Mayor and Board of Aldermen adjourned until the next regular meeting.

A. J. Read
CITY CLERK

G. M. ...
MAYOR

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered, that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, met in regular monthly session at the City Hall in said City, at the hour of 7:30 o'clock P. M., on Tuesday, the 5th day of September, 1950, at which time and place there were present the following: C. McDonald, Sr., Mayor, O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen, A. J. Read, City Clerk, Weston Lott, City Marshal and G. B. Keaton, City Attorney. Absent; none.

The meeting was opened by proclamation of the Marshal.

A quorum being present, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

MINUTES APPROVED

The minutes of the August, 1950, meetings were read by the Clerk and upon motion made and carried were approved as read.

BILLS ALLOWED

I - ADMINISTRATIVE:

1-C. McDonald	Salary Mayor, one year	\$ 120.00
2-A. J. Read	Salary, Less \$35.00 Tax	90.00
2-Patricia A. Byrd	Salary, less \$10.50 Tax	64.50
3-O. N. Stevenson	Salary, One year	54.00
3-H. R. McIntosh	Salary, one Year	54.00
3-C. P. Lisenbee	Salary, one year	54.00
3-A. A. Foster	Salary, one year	54.00
3-G. H. Williams	Salary One year	54.00
4-Lillie Abram	Salary for July	35.00
4-Mississippi Power Co.	Lights City Hall	36.58
4-Southern Bell Tel. & Tel. Co.	Telephone No. 5	13.30
4-Natural Gas Division	Natural gas City Hall	4.68
4-B. A. Wilkes	Ice	6.00
4-Bell Chemical Co.	Supplies & Stair treads	117.78
5-The Picayune Item	Office Supplies	22.50
5-Pay Roll Account	Postage	10.00
6-The Picayune Item	Publications	144.68

II - JUDICIAL:

1-Grayson B. Keaton	Salary, less \$2.80 Tax	72.20
2-Ray M. Stewart	Salary, less \$2.80 Tax	72.20
4-Pay Roll account	Paid Election Managers	5.00
4-The Picayune Item	Ballots	59.75
4-J. M. Mitchell	Ducking for election booths	15.81

III - PROTECTION OF PERSONS & PROPERTY:

1-Weston Lott	Salary, less \$11.80	178.20
1-S. T. Russ	Salary	50.00
1-E. R. Tate	Salary	25.00
1-Pay Roll Account	Paid Marshalls in Aug.	419.40
1-Southern Bell Tel. & Tel. Co.	Telephone #637	8.50
1-Stevenson Pontiac Co.	Repairs Police Car	3.67
1-Orgill Brothers & Co.	Pistol Holster	2.10
1-Pearson Motor Co.	Greasing Police Car	1.35
2-J. C. Pitts	Emergency Policing	60.00
3-Byrd's Service Station	Feeding Prisoners	4.70
4-B. Whitfield Ins. Agency	Premium	317.12
5-Mississippi Power Co.	St. Lights, Siren & Signals	476.28
6-Ed L. Cameron	Salary	200.00
6-James C. Crosby	Salary	190.00
6-Chris Mitchell	Salary	25.00
6-Aubrey Baxter	1 Fire	5.00
6-T. J. Hudnall	2 fires	10.00
6-Herbert Johnson	1 fire	5.00
6-F. A. Eastin	1 fire	5.00
6-E. E. Williamson	2 fires	10.00
6-Williams Oil Co.	gasoline	8.27
6-C. Crocker	1 fire	5.00
6-Geo. Dozier	2 fires	10.00
6-Jack Jennings	1 Fire	5.00
6-Edward Johnston	1 fire	5.00
6-W. H. Smith	1 fire	5.00
6-A. Spiers	Labor & Material for sound horn	10.00
6-Southern Bell Tel. & Tel. Co.	Telephone #123	3.13
7-E. L. Frierson	Salary	100.00
7-Southern Bell Tel. & Tel. Co.	Telephone #325-J	5.30

1-Williams Oil Co.	Gasoline	\$ 24.77
IV - HEALTH & WELFARE:		
1-County Health Dept.	Appropriation	60.00
2-S. T. Russ	Sal. Cemetery Sexton	60.00
2-Williams Oil Co.	Gasoline	1.41
V - STREETS & DITCHES:		
1-Kiah Stockstill	Salary & Expense	300.00
2-Pay Roll Account	Paid workers in Aug.	2,119.45
3-Williams Oil Co.	Gas & Oil	358.03
3-Thigpen Hardware Co.	Supplies	24.18
3-Stewart Machine Works	Repairs	3.75
3-Bean & Wilkes	Gravel	128.85
3-J. R. Furr	Pay Roll Vouchers	64.50
3-Atlas Electricial & Sup. Co.	Supplies	19.30
3-Stewart Tractor Co.	Repairs	78.46
3-Lossetts Welding & Machine Works	Repairs	4.00
3-E. L. Robbins	139 yds. clay gravel	13.90
3-Stockstill Motor Co.	Repairs	4.20
3-Stevenson Pontiac Co.	Repairs	371.96
3-Faulkner Concrete Pipe Co.	Concrete Pipe	277.84
3-The Southland Co.	asphalt	157.50
3-Bell Chemical Co.	St. Signs	148.55
NATURAL GAS		
1-A. J. Read	Salary	100.00
1-B. F. Smith	Salary, less \$5.40 W. H. Tax	244.60
1-Patricia A. Byrd	Salary	50.00
2-J. R. Furr	Office Supplies	17.00
2-The National Cash Register Co.	Cash Reg. Paper	16.91
2-Whitney National Bank of New O.	Fee Paying agent	37.53
2-A. J. Read, City Clerk	Express	.98
3-F. E. Henley	Salary, less \$16.30 Tax	2581.70
3-Pay Roll Acct.	Paid workers in August	1,034.70
4-Mississippi Power Co.	Lights	1.00
4-Dixie Auto-Lec	Batteries & Supplies	78.27
4-Williams Oil Co.	Gasoline & Oil	36.43
4-Thigpen Hardware Co.	Pipe & Supplies	488.23
4-Whitfield Truck Line	Freight	5.47
4-Green Truck Line	Freight	4.61
4-Dixie Mill Supply Co.	Tapping, Grease & Tools	45.48
4-Woodward, Wight & Co.	Welding Rods	19.50
4-Stevenson Pontiac Co.	Repairs & Recap Tire	16.85
5-United Gas Pipe Line Co.	Natural Gas for July	3,335.85
5-United Gas Pipe Line Co.	La. Tax Industrial Gas	55.74
6-Crane Co.	Vales & Fittings & Pipe	299.42
6-Marine Specialty & Mill Sup. Co.	Pipe	222.82
6-Paine Supply Co.	Pump, tank & pipe	577.86
6-Murray, Baker, Frederic, Inc.	Pipe	258.09
HOSPITAL BUILDING:		
First National Bank of Memphis	Fee as paying agent on bonds	4.50

BUILDINGS ER. COND. PERMIT

Upon motion made and seconded it is hereby ordered that Mr. G. B. Keaton, City Attorney, be hereby authorized and directed to prepare the necessary papers and to take legal action in the proper court against all those who have erected or added to building in the City of Picayune without having the proper permits so to do.

ORDER TO ADJ. URN

No further business appearing a motion was made and carried that the Mayor and Board of Aldermen do now adjourn until their next regular meeting.

A. J. Read
CITY CLERK

G. B. Keaton
MAYOR

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered, that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, met in regular monthly session at the City Hall in said City, at the hour of 7:30 o'clock P. M., on Tuesday, the 3rd day of October, 1950, at which time and place there were present the following: C. McDonald, Sr.; Mayor; O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk; Weston Lott, City Marshal and G. D. Keaton, City Attorney. Absent; none.

The meeting was opened by proclamation of the Marshal.

A quorum being present, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

MINUTES APPROVED

The Minutes of the September, 1950, meeting was read by the Clerk and upon motion made and carried was approved as read.

BILLS CALLED

Upon motion made and seconded it is ordered that the following bills and allowances be paid:

I - ADMINISTRATIVE:

2-A. J. Read	Salary, less \$40.00 Tax	\$ 85.00
2-Patricia A. Byrd	Salary, less \$12.70 Tax	62.30
4-Lillie Abram	Salary	35.00
4-Mississippi Power Company	Lights, City Hall	34.64
4-Southern Bell Tel. & Tel. Company	Telephone #5	24.15
4-Natural Gas Division	Natural gas City hall	4.59
4-B. A. Wilkes	Ice	6.00
5-Denent Printing Company	Office Supplies	2.57
5-N. C. House, Chancery Clerk	Cost Validating bonds	28.63

II - JUDICIAL:

1-G. D. Keaton	Salary, less \$3.30 Tax	71.70
2-Ray A. Stewart	Salary, less \$3.30 Tax	71.70
3-The American Law Book Company	Municipal Law Books	54.40
4-Pay Roll Account	Paid Election Officials	136.24

III - PROTECTION OF PERSON & PROPERTY:

1-Weston Lott	Salary, less \$14.20 Tax	175.80
1-S. T. Huss	Salary	50.00
1-E. M. Tate	Salary	25.00
1-Pay Roll Account	Paid Marshals in September	369.40
1-Southern Bell Tel. & Tel. Company	Telephone #637	7.20
1-Gates Gulf Service Station	Tire repair	.75
1-Stevenson Pontiac Company	Repairs to Police Car	21.75
1-Byrd's Service Station	Gasoline	1.00
2-E. W. Hollingsworth	3 nights at \$6.00	18.00
3-Byrd's Service Station	Feeding Prisoners	15.70
3-Red Fox Cafe	Feeding Prisoners	8.57
5-Mississippi Power Company	St. Lights, Siren & Signals	475.28
6-Ed L. Cameron	Salary	200.00
6-Chris Mitchell	Salary	25.00
6-W. H. Smith	4 fires	20.00
6-David Schaller	1 fire	5.00
6-E. Williamson	4 fires	20.00
6-K. Bridges	2 fires	10.00
6-T. J. mudnall	1 fire	5.00
6-Southern Bell Tel. & Tel. Co.	Telephone #123	3.13
6-Stevenson Pontiac Company	Oiling & Greasing Fire Truck	13.20
7-E. W. Friererson	Salary	100.00
7-Southern Bell Tel. & Tel. Company	Telephone #375-J	5.25
6-George Dozier	Salary	190.00

IV - HEALTH & WELFARE:

1-County Health Department	Appropriation	60.00
2-S. T. Huss	Salary cemetery sexton	60.00
2-Thigpen hardware Company	File	.75
2-Stevenson Pontiac Company	Lawn Mower Repairs	8.40

V - STREETS & DITCHES:

1-Kiah Stockstill	Salary & Expense	300.00
2-Pay Roll Account	paid workers in Sept.	1,823.15
3-Pay Roll Account	Tags for Vehicles	4.00
3-Stewart Tractor Company	Repairs & Parts	14.08
3-Thigpen Hardware Company	Supplies & Material	137.82

3-Atlas Electrical & Sup. Company	Supplies & Material	\$ 10.15
3-Loosett's Welding & Mfg. Company	$\frac{1}{2}$ on cattle guard & other repairs	145.97
3-Stevenson Pontiac Company	Repairs & Parts	182.00
3-Mean & Wilkes	Gravel	200.25
3-E. L. Robbins	382 yds. clay gravel	38.20
3-Crosby Stores	Supplies	1.25
3-Crosby Chemicals	320 Sacks Cement	375.36
3-Friehon & Belsom	20 stop signs	71.32
3-Faulkner Concrete Pipe Company	Concrete Tile	163.46

NATURAL GAS:

1-A. J. Read	Salary	100.00
1-B. F. Smith	Salary, less \$5.40 W. H. Tax	244.60
1-Patricia A. Myrd	Salary	50.00
3-P. A. Henley	Salary, less \$19.70 W. H. Tax	255.30
3-Pay Roll Account	Paid workers in September	406.60
4-Pay Roll Account	Paid for tags	3.00
4-Thigpen Hardware Company	Supplies	4.20
4-Whitfield Truck Line	Freight	26.56
4-A. J. Read, City Clerk	Paid for Freight	50.25
4-Mississippi Power Company	Lights Reg. Station	1.00
4-Stevenson Pontiac Company	Repairs to Jeep & Truck	102.17
4-Auburn Machine Works	Repairs for Jeep	22.69
4-Crane Company	Pipe & Tools	55.80
5-United Gas Pipe Line Company	Aug. Gas - \$2,792.29 less credit on July gas \$171.96 ---	2,620.33
5-United Gas Pipe Line Company	Tax Aug. gas	69.97
6-Marine Specialty & Mill Supply Company	Pipe	15.83
6-Rockwell Manufacturing Company	Meters & Regulators	1,281.54

BUILDING PERMIT

Mr. R. V. Miller now appears before the Mayor and Board of Aldermen asking for permission to construct an addition to the building now situated, facing Canal Street, on Lot 22, less North 50 feet, in Block 7 of R. J. Williams Sub-Division to Picayune. Whereupon the Board after ascertaining that said addition would be constructed of hollow tile, would have a concrete floor and asbestos roof, thereby conforming to the provisions of the City's building code, upon motion made and seconded it is ordered that said permit be granted.

ENGINEERS, SEWAGE AND WATER WORKS

Now comes up for discussion the question of plans and specifications for the City of Picayune proposed sewage and water works, for which the voters of said City authorized the issuance of one million two hundred and fifty thousand dollars (\$1,250,000.00) in revenue bonds at an election held on the 1st day of August, 1950. This Mayor and Board of Aldermen, having desired to proceed immediately after said election with the advertisement for bids from contractors, and having so instructed Bernard & Burk, consulting engineers with whom said City has a contract relative to said proposed sewage and water works now feels that said engineers are causing undue delay in presenting their detailed plans and specifications. Now, this Mayor and Board of Aldermen having repeatedly requested said engineers to expedite the completion of said plans and so far having failed to get any satisfactory response or explanation from said engineers, deems it necessary to take further steps relative to carrying out the wishes of the people of said City of Picayune as expressed by them in their vote of August 1st. Therefore upon motion made, seconded, and unanimously carried it is ordered that Mr. Grayson B. Keaton, City Attorney, is hereby authorized and directed to examine fully the contract said City of Picayune has with said Bernard and Burk, so as to ascertain the advisability of filing legal procedure for failure of performance of said engineers.

RESOLUTION EMPLOYING COUNSEL TO PROSECUTE SUITS

BE AND IT IS HEREBY RESOLVED BY THE MAYOR AND BOARD OF ALDERMEN of the City of Picayune, that proper suit be filed in the name of, for and on behalf of the City of Picayune to cancel the purported franchise of the Mississippi Power Company purported to have been granted by franchise ordinance of date May 13, 1947, and to this end, G. B. Keaton and H. H. Parker are hereby employed for the purpose of preparing, filing and prosecuting to final termination any suit, or suits, necessary or required to cancel and hold for naught the said purported franchise ordinance of date May 13, 1947, and the said attorneys are hereby fully and completely authorized and empowered to file and prosecute to final termination for and in the

name of City of Picayune any and all suits necessary to obtain judicial cancellation of said purported ordinance and for such services the Mayor and Board of Aldermen of the said City of Picayune will at the proper time, and at the conclusion of such litigation determine such reasonable fee as may be necessary and in keeping with the services rendered in this connection.

To the end that such suit, or suits, may be properly instituted and prosecuted, C. McDonald, Mayor of the City of Picayune and A. J. Read, Clerk of the City of Picayune are hereby authorized and empowered to sign any and all bills, or other documents, for and in the name of the said City of Picayune and to do any and all things necessary or required from time to time to finally terminate such litigation.

BE AND IT IS HEREBY FURTHER RESOLVED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, that proper suit be filed in the name of, for and on behalf of the City of Picayune against Mrs. Jennie D'Antoni for the purpose of obtaining an injunction, or restraining order against the said Mrs. Jennie D'Antoni and forcing her to cease maintaining the building owned and operated by her located on the E₂ of E₁ of Lots 7 & 8 of Square D of the Original Plat of the City of Picayune, Mississippi, as per plat thereof now on file in the office of the Chancery Clerk of Pearl River County, Mississippi, and to force her to abide by the zoning ordinance of the City of Picayune of date July 10, 1945 and being described as Fire Limits of the City of Picayune, and to this end G. B. Keaton and M. H. Parker are hereby employed as counsel to prosecute for and in the name of and on behalf of the City of Picayune, any and all suits necessary to properly, legally and effectively prosecute and cause the said Mrs. Jennie D'Antoni to cease violating said ordinance and to remove the fire hazards being maintained by her, and for such services the said Mayor and Board of Aldermen of this City will at the proper time, after the termination and final disposition of such suit, or suits, determine such reasonable fee to be paid for said legal services rendered to said attorneys, taking into consideration the services rendered and the results obtained.

To the end that such suit, or suits, may be properly filed and prosecuted, C. McDonald, Mayor of and A. J. Read, Clerk of the City of Picayune, are hereby authorized, and empowered to sign any and all necessary bills of complaint, or other documents to legally file and prosecute said suits, and to do any and all things necessary or required to prosecute such suit or suits to final termination.

APPLICATION FOR TELEPHONE FRANCHISE

Now comes W. L. Loseley of Loseley Brothers with a written application for a franchise to construct, maintain and operate a system of telephone communication within the City of Picayune. Whereupon a motion was made and seconded ordering said written application to be received and filed with the City Clerk as provided by law, with action to be taken at a later date.

ADDITIONAL TIME GRANTED TAX ASSESSOR

A. J. Read, Tax Assessor for the City of Picayune explained that he, because of an emergency, had not completed the tax assessment rolls for the taxable year 1950 and requested that he be granted an additional 30 days. Upon motion made and carried it is ordered that said extension be hereby granted to said tax assessor.

BUILDING PERMIT REQUIRED EVERYWHERE IN THE CITY

WHEREAS the City of Picayune now has restrictions as to building new structures only in certain described parts of said City, and

WHEREAS the Mayor and Board of Aldermen deems it to the best interest of said City that before any new buildings are constructed and old buildings repaired or moved from one location to another, that applications for permits shall be filed with the City Clerk, now

THEREFORE BE IT RESOLVED by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, that hereafter any person, firm or corporation desiring to erect a new building,

repair, remodel or move an old building from one location to another, shall before commencing make application in writing, fully describing their intentions, to the Mayor and Board of Aldermen. Said application shall be filed with the City Clerk at least seven (7) days before commencing to build, repair, remodel or move a building from one location to another.

Be it further resolved that all permits granted under this resolution shall, as a matter of safety to the public, take into consideration the material to be used, the distance from streets and sidewalks, the alignment with surrounding property and the comparisons of structure as to surrounding property.

The above resolution was unanimously passed by the Mayor and Board of Aldermen on this the 3rd day of October, 1950.

ORDER TO RECESS

Further business appearing before the next regular meeting a motion was made and carried that the Mayor and Board of Aldermen do now recess until Tuesday, October 10, 1950, at 7:30 o'clock P. M.

A. J. Read
City Clerk

C. McDonald
Mayor

MINUTES OF A SPECIAL MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF CITY OF PICAYUNE

Be it known that the Mayor and Board of Aldermen of the City of Picayune met in the City Hall in said City, November 2nd, 1950, at the hour of two o'clock P. M., pursuant to a written call which said written call was in the following words and figures, to-wit:

NOTICE AND CALL FOR SPECIAL MEETING OF THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, TO BE HELD AT 2 O'CLOCK P. M., ON THE 2ND DAY OF NOVEMBER, 1950, AT THE MAYOR'S OFFICE IN THE CITY OF PICAYUNE, MISSISSIPPI.

The undersigned C. McDonald, Sr., Mayor of the City of Picayune, Mississippi and O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, and being all of the Aldermen of the City of Picayune, Mississippi, hereby call a special meeting of the Mayor and Board of Aldermen of said City of Picayune, Mississippi, to be held at two o'clock P. M., on the 2nd day of November, 1950, at the Mayor's office in the City of Picayune, Mississippi, for the purpose of considering, voting upon, adopting and finally approving the following matters of important business;

1. The purpose of said meeting due to the illness of A. J. Read, City Clerk, and same being an emergency and it being necessary for the appointment of a temporary deputy clerk.

This notice and call for a special meeting has been personally signed by the Mayor and each of the undersigned Aldermen of the City of Picayune, Mississippi.

WITNESS the signature of the undersigned parties, all personally signed before two o'clock P. M., on this 2nd day of November, 1950.

(Signed) C. McDonald, Mayor

(Signed) O. N. Stevenson

(Signed) H. R. McIntosh

(Signed) C. P. Lisenbee

(Signed) A. A. Foster

There were present at the time and place all of the above named officials together with G. B. Keaton, City Attorney.

RESOLUTION

The following Resolution was introduced by Aldermen O. N. Stevenson, who moved its adoption, and seconded by Aldermen H. R. McIntosh.

"THAT DUE TO THE EXISTING EMERGENCY CAUSED BY THE ILLNESS OF A. J. READ, CITY

CLERK OF THE CITY OF PICAYUNE, MISSISSIPPI, THAT B. F. SMITH BE APPOINTED DEPUTY CLERK TO SERVE AS DEPUTY CLERK, WHO SHALL HAVE POWER TO SIGN ALL NECESSARY WARRANTS AND OFFICIAL DOCUMENTS OF THE SAID CITY OF PICAYUNE, MISSISSIPPI, UNTIL FURTHER ORDERED BY THIS BOARD."

NOW, THEREFORE, BE IT ORDERED AND RESOLVED, that; B. F. Smith, be and is hereby appointed deputy clerk of the city of Picayune, Mississippi, who shall have power to sign all warrants and legal documents on behalf of the City of Picayune until further ordered by this board.

That for cause, which the Mayor and Board of Aldermen adjudicate to be sufficient, this resolution shall take effect immediately upon its passage.

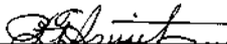
The foregoing resolution, having previously been reduced to writing, was read and considered at a public special meeting and a vote on its final passage was taken by "Yeas" and "Nays", after motion duly made and seconded, and the same was unanimously adopted as follows:

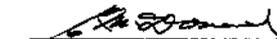
YEAS: O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster

NAYS: None

Absent: G. H. Williams

There being no further business to come before the meeting, on motion, the same adjourned.


Deputy City Clerk


Mayor

STATE OF MISSISSIPPI,
COUNTY OF PEARL RIVER.

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, in said County and State, met at the City Hall in said City on Tuesday October 10th, 1950, pursuant to a recessing order from the last regular meeting. The following City officials were present: C. McDonald, Sr.; Mayor; H. R. McIntosh, A. A. Foster, G. H. Williams and O. N. Stevenson, Aldermen; A. J. Read, City Clerk; G. B. Keaton, City Attorney; and Weston Lott, Marshal.

A quorum being present, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

PERMIT TO C. R. SMITH

Upon motion made and seconded it is ordered that Mr. C. R. Smith be hereby granted a permit for one year to operate a curb market or fruit stand on U. S. Highway 11 in the City of Picayune where said Highway intersects 5th Street.

ORDINANCE NO. 198

AN ORDINANCE MAKING ALL OF THE OFFICERS OF THE MUNICIPALITY OF THE CITY OF PICAYUNE, SAVE AND EXCEPT THE MAYOR AND BOARD OF ALDERMEN, APPOINTIVE AS AUTHORIZED AND PROVIDED BY SECTION 35 OF THE LAWS OF THE STATE OF MISSISSIPPI OF 1950 OR HOUSE BILL NUMBER 71 OF THE LAWS OF 1950, PROVIDING FOR THE APPOINTMENT OF SAID OFFICERS OF SAID CITY OF PICAYUNE, MISSISSIPPI, BY THE MAYOR AND BOARD OF ALDERMEN OF SAID CITY OF PICAYUNE AND FIXING THE EFFECTIVE DATE OF THIS ORDINANCE.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, that the Mayor and Board of Aldermen of the City of Picayune shall be elective and all other officers of the City of Picayune, Mississippi, from and after the effective date of this ordinance, shall be and they are hereby made appointive and they shall be appointed by the said governing authorities of the City of Picayune, that is, the Mayor and Board of Aldermen of said City, under the provisions of Section 35 of House Bill number 71 of the Mississippi laws of 1950.

SECTION 2. This ordinance shall not effect any elective officer of the City of Picayune during his present term of office, which said present term of office expires on the first monday of July, 1953. In the event any elective officer shall, for any reason, vacate his office prior to the expiration of his present term this ordinance shall be effective and the Mayor and Board of Aldermen shall have the right to appoint his successor. In any event, this ordinance shall be in full force and effect from and after the first monday in July, 1953.

SECTION 3. This ordinance shall become valid and effective from and after it's approval, adoption and publication as provided by law.

The above and foregoing ordinance was reduced to writing, considered section by section and each member of the Board of Aldermen voted Yea on each section thereof and then on the ordinance as a whole, the vote on its passage being as follows: Aldermen voting YEA: O. N. Stevenson, H. R. McIntosh, A. A. Foster, G. H. Williams

Aldermen voting NAY: None

ORDER FOR CITY CLERK TO ADVERTISE FOR BIDS

Upon motion made and seconded, it is ordered that A. J. Read, City Clerk, be hereby authorized and directed to advertise for bids from contractors to construct a Municipal Water System and a Sewage Collection and Disposal System for the City of Picayune, said bids to be received at Two O'Clock P. M., on November 6th, 1950, and said advertisements therefor to be published as required by law, in the Picayune Item, a local newspaper having a general circulation in said City. Said advertisements to be in the following words and figures, to-wit:

ADVERTISEMENT FOR BIDS

Sealed proposals will be received at the City Hall by the Mayor and Board of Aldermen of Picayune, Mississippi, for the construction of a Municipal Water System for the City of Picayune, Mississippi, until 2 O'Clock P. M., on November 6th, 1950, at which time proposals will be publicly opened and read aloud. Any bid received after closing time will be returned unopened.

Proposals may be submitted separately as follows:

PROPOSAL A: WATER DISTRIBUTION SYSTEM

PROPOSAL B: WATER WELLS

PROPOSAL C: ELEVATED WATER TANK

Copies of Plans, Specifications and other proposed Contract Documents are on file in the office of Bernard and Burk, Consulting Engineers, 314 Triad Building, Baton Rouge, Louisiana, and in the office of the Mayor, City Hall Building, Picayune, Mississippi, and are open for public inspection. A set of such documents may be obtained from the Engineers by contractors who are licensed under the latest Mississippi state law regulating the licensing of Contractors upon deposit of fifty (\$50.00) Dollars. The entire deposit will be refunded to each actual bidder upon return of such documents in good condition within ten (10) days after receipt of bids. For each additional set and for those not submitting bids, the refund will be Thirty-Five (\$35.00) Dollars.

The character and amount of security to be furnished by each bidder is as stated in the above mentioned documents.

No bid may be withdrawn for atleast thirty (30) days after the scheduled closing time for the receipt of bids

The City of Picayune reserves the right to reject any and all bids and to waive informalities.

CITY OF PICAYUNE, MISSISSIPPI
A. J. Read, City Clerk.

ADVERTISEMENT FOR BIDS

Sealed proposals will be received at the City Hall by the Mayor and Board of Aldermen of Picayune, Mississippi, for the construction of a Sewage Collection and Disposal System for the City of Picayune, Mississippi, until Two (2) O'Clock P. M., on November 6th, 1950, at which time proposals will be publicly opened and read aloud. Any bid received after closing time will be returned unopened.

Proposals may be submitted separately as follows:

PROPOSAL A: SEWAGE COLLECTION SYSTEM

PROPOSAL B: FOUR SEWAGE PUMPING STATIONS

PROPOSAL C: SEWAGE OUTFALL PERCE LINE

Copies of Plans, Specifications and other proposed Contract Documents are on file in the office of Bernard and Burk, Consulting Engineers, 314 Triad Building, Baton Rouge, Louisiana, and in the office of the Mayor, City of Picayune, Mississippi, and are open for public inspection. A set of such documents may be obtained from the Engineers by contractors who are licensed under the latest Mississippi State laws regulating the licensing of Contractors upon deposit of Fifty (\$50.00) Dollars. The entire deposit will be refunded to each actual bidder upon return of such documents in good condition within ten (10) days after receipt of bids. For each additional set and for those not submitting bids, the refund will be Thirty-Five (\$35.00) Dollars.

The character and amount of security to be furnished by each bidder is as stated in the above mentioned documents.

No bid may be withdrawn for at least thirty (30) days after the scheduled closing time for the receipt of bids.

The City of Picayune reserves the right to reject any and all bids and to waive informalities.

CITY OF PICAYUNE, MISSISSIPPI
A. J. Read, City Clerk

ORDER TO RECESS

A. J. Read, City Assessor, advised the Mayor and Board of Aldermen that the Real Estate and Personal Tax Rolls for the taxable year 1950 would be ready for their inspection and equalization by October 24th, 1950, and also that the necessary figures for the adoption of the Budget of said City for the next fiscal year would be available for the Board's consideration at said date, whereupon upon motion made and seconded, it is ordered that the Mayor and Board of Aldermen of the City of Picayune, Miss., do now rise in recess until October 24th, 1950, at the hour of 7 O'Clock P. M.

A. J. Read
City Clerk

B. R. Bernard
Mayor

STATE OF MISSISSIPPI,
COUNTY OF PEARL RIVER.

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Miss., met in recessed session at the City Hall in said City, at the hour of 7:00 O'Clock P. M., on Tuesday, October 24th, 1950, at which time and place there were present the following City officials: C. McDonald, Mayor; O. N. Stevenson, H. R. McIntosh, C. P. Lisambea, A. A. Foster and G. H. Williams, Aldermen; A. J. Reed, City Clerk; G. B. Keaton, City Attorney and Weston Lott, Marshal. Absent, None

A quorum being present, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

TAXI PERMIT

Bunyon Keith presented an application to operate a taxi in said City and the Mayor and Board of Aldermen after ascertaining that said application was in order, granted said permit upon condition that the said Bunyon Keith would comply with all provisions as set out by state law and by City Ordinance.

BUDGET OF PICAYUNE MUNICIPAL HOSPITAL

The trustees of Picayune Municipal Hospital presented their budget of expenditures for said hospital for the fiscal year beginning October 1st, 1950, and ending September 30, 1951, whereupon a motion was made and carried approving said budget, which is in the following words and figures, to-wit:

REVENUES:

Income from Patients	\$70,992.38	
Amount to be raised from tax levy	<u>17,588.30</u>	
Total Estimated Revenues		\$88,550.68

EXPENDITURES:

Salaries and Wages	\$48,661.50	
Supplies and Expense	32,853.18	
Maintenance and Operation	<u>7,036.00</u>	
Total Estimated Expenditures		\$88,550.68

WORK ON TAX ROLLS

A. J. Reed, City Tax Assessor, presented the Real Estate and Personal Tax Rolls of said City, for the Taxable year 1950, and the Mayor and Board of Aldermen proceeded with examining said Tax Rolls and the assessments therein contained, now finds that their work of examining and equalizing said Tax Rolls is not complete, does now rise in recess until October 25th, 1950, at 2:00 O'Clock P. M., to proceed further with said work of examination and equalization. It is so ordered.

A. J. Reed
City Clerk

C. McDonald
Mayor

STATE OF MISSISSIPPI,
COUNTY OF PEARL RIVER.

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Miss., met in recessed session at the City Hall in said City, at the hour of 2:00 O'Clock P. M., on Wednesday, October 25th, 1950, at which time and place there were present the following City Officials: C. McDonald, Sr., Mayor, H. R. McIntosh, O. N. Stevenson, G. H. Williams and A. A. Foster, Aldermen; A. J. Reed, City Clerk and G. B. Keaton, City Attorney.

A quorum being present, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

The Mayor and Board of Aldermen proceeded to examine the City Tax Rolls to ascertain that all values therein contained are equal and that said Rolls are complete; now find their work of examining and equalizing is complete, upon motion made and seconded, the following resolution was unanimously adopted:

RESOLUTION APPROVING REAL ESTATE AND PERSONAL ASSESSMENT ROLLS FOR 1950

WHEREAS, the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, have examined the real estate and personal Tax Assessment Rolls of the City of Picayune and the Picayune Municipal Separate School District, both inside and outside the City limits, for the taxable year 1950, and

WHEREAS, the Mayor and Board of Aldermen of said City now find that the Land Roll of said City embraces all the land in said City and Municipal Separate School District, that all of said lands are correctly represented as being property of individuals or the State or United States, according to the fact, and taxable or not tax-

able according to law, that all is correctly described so as to be identified with certainty, that there are no double assessments, that all land which has been improperly omitted from the said Rolls has been added thereto by the said Mayor and Board of Aldermen, that all land incorrectly or insufficiently described has been properly described, that all land has been properly classified and valued, that the said Mayor and Board of Aldermen have caused all corrections to be made in the said Real Estate and Personal Tax Assessment Rolls, that the said Assessment Rolls and the Assessments therein contained, in the opinion of the said Mayor and Board of Aldermen, are uniform in value, and said rolls were filed according to law with the City Clerk, by the City Tax Assessor, on October 24th, 1950, with statutory affidavit of the City Tax Assessor; now

THEREFORE, the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, do hereby order and declare that said Real Estate and Personal Tax Assessment Rolls and the assessments therein contained, as filed by the City Tax Assessor for the taxable year 1950 and as changed, corrected, revised and equalized by the said Mayor and Board of Aldermen, shall be and they are hereby approved in the following amounts and grand total, subject to the right of parties in interest to be heard on objections which they may have to the said Rolls or to any assessments therein contained. The amounts and grand total being as follows:

Real Estate Property within the City Limits	\$2,469, 480.00
Personal Property within the City Limits	2,642, 405.00
Real Estate Property outside the City Limits	64, 600.00
Personal Property Outside the City Limits	16, 180.00
GRAND TOTAL VALUATION	5,192, 665.00

and said Real Estate and Personal Tax Rolls are hereby approved in the above amounts and Grand Total, subject to final adoption after the Mayor and Board of Aldermen have heard and determined all objections thereto and made all proper corrections.

The above and foregoing resolution was adopted by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, on this the 25th day of October, 1950, by the following vote:

Aldermen voting "YEA" - O.N. Stevenson, H. R. McIntosh, A. A. Foster, and G. H. Williams

Aldermen voting "NAY" - None

ORDER SETTING TIME TO HEAR OBJECTIONS

Complying with City Ordinance No. 172, and Division 17, Title 16, of the Mississippi Code of 1942, and all other laws of the State of Mississippi relative thereto, it is ordered that this Mayor and Board of Aldermen shall meet in the City Hall in said City of Picayune, on Tuesday, Nov. 7th, 1950, at the hour of Seven Thirty O'clock P.M., to hear objections, if any there be, to the Real Estate and Personal Tax Rolls and the assessments therein contained, for the taxable year 1950, as approved in the next preceding order. Said Mayor and Board of Aldermen shall hear and determine all objections and shall sit from day to day until the same shall have been disposed of and all proper corrections made. It is further ordered that notice be given to the Citizens and Taxpayers and/or property owners of the City of Picayune and Picayune Municipal Separate School District of said meeting by publishing a notice thereof in the Picayune Item, a newspaper published in said City and having a general circulation therein for more than a year prior hereto, said notice to be in the following words and figures, to-wit:

TO MUNICIPAL TAXPAYERS, LEGAL NOTICE

Public notice is hereby given to Citizens and Property Owners of the City of Picayune and Picayune Municipal Separate School District, that the Mayor and Board of Aldermen of said City, have completed their work of revision, correction and equalization of the Real Estate and Personal Tax rolls of said City and the assessments therein contained upon which the collection of municipal taxes and Municipal Separate School District taxes, shall be made for the taxable year 1950. The said rolls so equalized are ready for inspection and examination.

The Mayor and Board of Aldermen will meet at the City Hall in said City at the hour of 7:30 o'clock P.M. on Tuesday, Nov. 7th, 1950, to hear objections, if any there be, to the Real Estate and Personal Tax Rolls as above defined and the assessments therein contained. Said Mayor and Board of Aldermen shall hear and determine all objections, and shall sit from day to day until the same shall have been disposed of and all proper corrections made.

This the 25th day of October, 1950.


City Clerk


Mayor

The above order was adopted by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, on this the 25th day of October, 1950, by the following vote:

Aldermen voting "YEA" - O.N. Stevenson, H. R. McIntosh, A. A. Foster, and G. H. Williams

Aldermen voting "NAY" - None

ORDER ADOPTING BUDGET FOR FISCAL YEAR
BEGINNING OCTOBER 1ST, 1950 and ENDING SEPTEMBER 30TH, 1951

On motion duly made and carried it is ordered that the following Budget be and the same is hereby approved and adopted as the "Official Budget of Expenditures" of the City of Picayune, for the fiscal year beginning October 1st, 1950 and ending September 30, 1951:

I - SUPERVISION & FINANCE:		\$ 120.00	
201 - Mayor's Salary			
201 A 5-Aldermen Salaries		270.00	
201 B Clerk's Salary		1,500.00	
201 C Clerk's Assistant - Salary		900.00	
201 D Auditors		300.00	
202 - Tax Assessor		600.00	
202 A Office Expense & Supplies		700.00	
202 B Printing & Publication		600.00	
202 C City Election Expense		100.00	
TOTAL SUPERVISION & FINANCE			\$ 5,090.00
II - PROTECTION OF LIFE & PROPERTY:			
211 - City Attorney - Salary		\$ 900.00	
211 A Police Justice - Salary		900.00	
211 B 3 Marshall's - Salaries		10,000.00	
211 C 2 Part time officers - Salaries		600.00	
211 C Emergency Police - Wages		400.00	
211 D Pound Keeper - Salary		1,200.00	
212 A Automobile Expense & Maintenance		1,440.00	
212 B Office Expense - Court Supplies		100.00	
212 C Subsistence of Prisoners & Jail Expense		250.00	
221 - Fire Chief Salary		2,240.00	
221 - Fire Man Salary		2,280.00	
221 A Volunteer Fireman - Wages		700.00	
221 B Pumper's Salary		300.00	
222 - Operation & Maintenance of Auto Equipment		600.00	
222 A Supplies & Expense		500.00	
TOTAL PROTECTION OF LIFE & PROPERTY			\$ 22,570.00
III - CARE & MAINTENANCE OF PUBLIC PROPERTY:			
231 - Janitress Salary		\$ 420.00	
232 A Janitress Supplies		300.00	
232 B Insurance		750.00	
232 C Telephone, Lights & Fuel		900.00	
232 D Repair & Maintenance of Buildings		200.00	
TOTAL CARE & MAINTENANCE			2,570.00
IV - MAINTENANCE OF STREETS & STRUCTURES:			
241 - City Engineer Salary		\$ 2,700.00	
241 A City Engineer Expense		900.00	
241 B Wages of Street Maintenance Crew		20,000.00	
242 A Material & Supplies		50,000.00	
242 B Street Lights & Signals		7,000.00	
243 C Equipment		10,000.00	
TOTAL MAINTENANCE OF STREETS & STRUCTURES			\$ 90,600.00
V - PUBLIC HEALTH & WELFARE:			
251 - Salary 2 Garbage Removers		\$ 6,000.00	
251 A Wages Street Sweepers		2,000.00	
252 - Appropriation County Health Department		720.00	
251 - Library Appropriation		1,500.00	
252 - City Cemetery Maintenance & Expense		1,200.00	
TOTAL PUBLIC HEALTH & WELFARE			\$ 11,420.00
TOTAL GENERAL FUND			\$ 132,250.00
VI - BOND & INTEREST RETIREMENT FUND:			
701 - Street Improvement Bonds Due May 3rd		\$ 4,000.00	
701 A Hospital Bonds Due		4,000.00	
702 - Interest On Street Improvement Bonds		200.00	
702 A Interest on Hospital Bonds		2,025.00	
711 - Memorial High School Bonds Due July 1st		12,000.00	
711 A Colored High School Bonds Due June 7th		6,000.00	
712 - Interest on Memorial High School Bonds		1,500.00	
712 A Interest on Colored High School Bonds		600.00	
TOTAL BON. & INTEREST FUND			\$ 30,325.00
GRAND TOTAL ESTIMATE OF EXPENDITURES FOR CITY			\$ 162,575.00

The foregoing budget of expenditures of the said City of Picayune for the fiscal year beginning October 1st, 1950, and ending September 30th 1951, was officially adopted by the Mayor and Board of Aldermen of said City on this the 25th day of October, 1950, by the following vote:

Aldermen voting "AYE": Ott N. Stevenson, H. R. McIntosh, A. A. Foster, and G. H. Williams

Aldermen voting "NAY": None

LEVY FOR 1950 TAXES

The assessment of property having been made for the taxable year 1950, the assessment of Public Utilities being approximated at \$250,000.00 the budget of expenditures of Picayune Municipal Separate School District for the current fiscal year having been filed by the Board of Trustees of said School District, the current fiscal budget of Picayune Municipal Hospital having been filed by the trustees of said hospital and the budget of expenditures of the city of Picayune for the fiscal year beginning October 1, 1950, and ending September 30, 1951, having been adopted as shown in these minutes in the next preceeding order and adjudged by this Mayor and Board of Aldermen that the Tax Levy for the taxable year 1950, for the City of Picayune and Picayune Municipal Separate School District be, and the same is hereby, fixed and determined at Forty Six and One Half (46½) Mills on the Dollar, and that said Forty Six and One Half (46½) Mills shall apply to the various funds, as follows:

General Fund	15 Mills
School Fund	20 Mills
School Repair Fund	3 Mills
Hospital Fund	2 Mills
Street and Hospital Bonds	1 Mills
Interest Street and Hospital Bonds	1 Mill
School Bonds	3 Mills
Interest School Bonds	1 Mill

It is further ordered that the tax levy for the territory outside the limits of the City should be Twenty seven (27) Mills on the Dollar applying to the following funds:

School Funds	20 Mills
School Repair Fund	3 Mills
School Bonds	3 Mills
Interest School Bonds	1 Mill

It is further ordered that Fifteen (15) Mills of the Twenty (20) Mills levied for School Maintenance, shall be that part exempted on all homesteads for which application has been properly filed and approved by this Mayor and Board of Aldermen, it being known that Fifteen (15) Mills is the maximum amount of School Maintenance levy that can be exempted according to law.

Done in open and public session by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, on this the 25th day of October, 1950.

ORDER TO RECESS

It being known that the Mayor and Board of Aldermen of the City of Picayune, Mississippi have published an advertisement as provided by law to receive sealed bids until 2 O'clock P. M. on November 6, 1950, said order authorizing said advertisement being contained in these minutes on pages 49 and 50; upon motion made, seconded, and unanimously carried, it is ordered that said Mayor and Board of Aldermen do now rise in recess until 2 O'clock P. M. on November 6, 1950, for the purpose of receiving sealed proposals on a Municipal Sewage System and Water Distribution System.

aghead
City Clerk

[Signature]
Mayor

STATE OF MISSISSIPPI,
COUNTY OF PEARL RIVER.

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Miss., met in recessed session at the City Hall in said City, at the hour of 2:00 O'clock P. M. ^{November 6th, 1950,} Pursuant to prior action of said Mayor and Board of Aldermen, for the purpose of receiving bids for the construction of a sewage system and water distribution system in and for said city. The following officials were present: C. Mc Donald, Sr., Mayor; O. N. Stevenson, H. R. Mc Intosh, C. P. Lisenbee, A. A. Foster, and G. H. Williams, Aldermen; B. F. Smith, Deputy City Clerk; G. B. Keaton, City Attorney; Weston Lott, Marshall. There was also present Mr. Jack Burk representing the City as Consultant Engineer from the firm of Bernard & Burk, Baton Rouge, Louisiana.

A quorum being present the Mayor called the meeting to order, stated the purpose thereof and instructed the consulting Engineer and Deputy Clerk to publicly open and read aloud the bids which properly filed on the sewage and water works. Bids from the following contractors and/or concerns were found to be properly filed and on hand:

M. T. Reed Construction Company, Jackson, Miss.
Sullivan, Long and Hagerty, Bessemer, Alabama.
Viking Construction Company, Houston, Texas.
Coastal Water Well Corporation, Welsh, La.
Chicago Bridge and Iron Company, Birmingham, Ala.
Eunice Iron Works, Eunice, La.
Farnsworth and Chambers, Houston, Texas
M. and W. Construction Company, Jackson, Miss.
Barnet Brezner, Alexander, La.
M. and W. Construction Company, Tupelo, Miss.
W. H. O'Toole, Pensacola, Florida
C. T. Switzer, Gulfport, Miss.
W. and S. Construction Company, Jackson, Miss.
E. N. Marry, Buena Vista, Ga.
Sullivan, Long and Hagerty, Bessemer, Ala.
R. D. Cole Construction Company, Newman, Ga.
Layne Central Company, Jackson, Miss.
Carlos Well Supply Company, Memphis, Tennessee
Darby Steel Products Company, Kansas City, Kansas

It being known that considerable time must be taken in order to examine each and every bid, it was moved by alderman G. H. Williams and seconded by alderman H. R. McIntosh that all bids be retained by the city of Picayune and referred to Mr. Jack Burk, Consulting Engineer acting for said City and that he shall have said bids tabulated and to present his report to the Mayor and Board of Aldermen on November 14, 1950, at 7:30 P. M. at which time the formal award of the contracts will be made. Bid Bonds of each bidder shall be retained until said contracts are awarded. The Mayor put the motion up for adoption resulting in all Aldermen voting in the affirmative, he therefore declared same duly carried.

ORDER TO AJOURN

No further business being anticipated by this Mayor and Board of Alderman before their next regular meeting, upon motion made and carried it is ordered that they do now rise in journalment.

B. F. Smith
City Clerk

W. Lott
Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered, that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Miss., met in regular monthly session at the City Hall in said City, at the hour of 7:30 o'clock P. M., on Tuesday, the 7th day of November, 1950, at which time and place there were present the following: C. McDonald, Sr.; O. N. Stevenson, H. R. Mcintosh, C. P. Lisenbee, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk; Weston Lott, City Marshal and G. B. Keaton, City Attorney. Absent; none.

The meeting was opened by proclamation of the Marshal after which the Mayor ascertained that a quorum was present and announced the board to be in session for the transaction of business.

ALLOWANCES

Upon motion made and seconded, it is ordered that the following salaries, bills and allowances be approved for payment;

Name	Acct. No.	For	Amount
A. J. Read	201	Salary, less \$40.00 W. H. Tax	\$85.00
Patricia A. Byrd	201	Salary, less \$17.00 W. H. Tax	58.00
Dement Printing Company	203	Office Supplies	105.27
The Picayune Item	203	Office Supplies, \$3.20	
	204	Printing & Publication \$50.00	
	223	Fire Dept. Supplies, \$1.33	54.53
The Picayune Item	204	Publishing Delinquent Tax Sales	791.80
Southern Bell Tel. & Tel. Company	203	Telephone #5 - Office, \$37.90	
	213	Telephone #637 - Police, \$13.50	
	273	Fire Department #1-3, \$4.36	56.76
United States Pencil Co., Inc.	203	Office Supplies	11.56
B. A. Wilkes	203	Ice	6.00
E. M. Frierson	211-C	Salary	100.00
Weston Lott	211-B	Salary, less \$14.20 W. H. Tax	175.80
Grayson B. Keaton	211-A	Salary, less \$3.30 W. H. Tax	71.70
Ray M. Stewart	211-A	Salary, less \$3.30 W. H. Tax	71.70
S. T. Russ	211-B	Salary	50.00
E. R. Tate	211-B	Salary	25.00
Ed. L. Cameron	221	Salary	200.00
George Dozier	221	Salary	190.00
Chris Mitchell	221	Salary	25.00
E. Williamson	221	5 grass fires, 1 other	10.00
W. H. Smith	221	2 grass fires, 1 other	7.00
C. Furr	221	2 fires	10.00
T. J. Hufnall	221	1 grass fire, 1 other	6.00
K. Bridges	221	2 grass fires	2.00
D. Schaller	221	1 grass fire	1.00
H. Johnston	221	1 fire	5.00
E. Johnston	221	1 fire	5.00
G. Graeber	221	1 fire	5.00
Byrd's Service Station	214	Food for prisoners	2.70
American Law Book Company	213	Balance due office supplies	2.00
City Drug Store	215	Drug Supplies	1.02
Dixie Auto-Lec	223	Fire Dept. Supplies	4.37
Gates Gulf Service Station	212	Police Supplies	3.00
Lossett's Welding & Machine Works	223	Supplies & Repairs, \$2.04	
	244	Supplies & Repairs, \$28.70	30.74
W. S. Darley & Co.	223	Fireman's Cap	4.39
The Pants Store Co.	223	Fireman's Pants	11.20
Picayune Supply Company	223	Brooms - Fire Dept.	3.00
Pearson Motor Company	212	Expenses - Police Car	4.75
Red Fox Cafe	214	Food for prisoners	3.00
Southern Service Station	212	Tire Repairs	.50
Western Auto Associate Store	223	Fire Dept. Supplies, \$136	
	244	Street Supplies, \$29.59	30.95
Williams Oil Company	212	Gas & Oil-Police Car Sept. & Oct. \$51.25	
	222	Fire Department-Sept.&Oct., \$18.55	
	262	Cemetery Sept., \$1.41	
	244	Street Department-Sept.&Oct., \$319.24	319.45
Stevenson Pontiac Company	222	Fire Department, \$2.90	
	212	Police car expenses, \$48.86	51.76
Elah Stockstill	241	Salary, \$225.00	
	242	Expense, \$75.00	300.00
Concrete Pipe Company, Inc.	244	Street Supplies	265.60
Tourne's Auto Parts	247	Auto Supplies	19.04
Lifferidge Robbins	244	Clay Gravel	49.10
Pearson Motor Company	247	Auto Supplies	7.20
Thigpen Hardware Company	244	Street Supplies	41.03
Stewart Tractor Company	247	Heavy duty blade	8.15
Crosby Forest Products Co., Inc.	244	Posts for street signs	9.00
Crosby Stores	244	Supplies	8.06
New Orleans Blue Print & Supply Company, Inc.	244	Supplies	.99
Stevenson Pontiac Company	247	Supplies & Repairs	862.61
Bean & Wilkes	244	Gravel	96.05
Atlas Electrical & Supply Company	244	Shovels	12.00
County Health Department	252	Appropriation	60.00
Lillie Abram	231	Salary	35.00
Bird Fire & Safety Service	235	Fire Department Supplies	10.67
City of Picayune, Natural Gas Division	234	Gas, City Hall	3.60

Mississippi Power Company	234	Building lights, etc., \$44.84	
	245	Street lights & signals, \$461.25	\$506.09
B. Whitfield Insurance Agency	233	Insurance	242.91
Southern Specialty Sales Co.	262	Supplies	6.31
B. T. Rusa	262	Salary	60.00
Thigpen Hardware Company	262	Supplies	3.60
Pay Roll Account	206	Election Expense, \$5.00	
	211-B	Salaries-Marshalls, \$392.00	
	223	Fire Dept. Supplies & Exp. \$12.80	
	243	Wages of Street Main. Crew \$1357.85	
	242	Expense - City Engineer, \$14.40	
	251-A	Salaries-Garbage Removers, \$350.00	
	251-B	Wages-Street Sweeper, \$156.25	
		Less \$19.15 W. H. Tax	2268.15
Lossett's Welding & Machine Wks.	243	Final payment on Cattle Guard	100.00
A. J. Read	604	Salary	100.00
B. F. Smith	604	Salary, less \$9.70 W. H. Tax	265.30
P. E. Henley	603	Salary, less \$19.70 W. H. Tax	255.30
Patricia A. Byrd	604	Salary	75.00
The Picayune Item	605	Gas meter sheets	6.12
American Meter Company	605	Charts	9.63
Addressograph Multigrapher Corp.	605	Black Ribbon	1.28
Lossett's Welding & Mach. Wks.	602-B	Repairs on jeep	16.00
Dixie Auto-Lec	602-B	Supplies	5.70
Crane Company	602-B	Supplies	770.82
Dixie Mill Supply Co., Inc.	602-B	Supplies	252.41
Green Truck Lines, Inc.	602-B	Express	8.01
Marine Spec. & Mill Supply Co.	602-A	Pipe	242.41
Mississippi Power Co.	602-B	Lights	9.22
Nat'l Cash Register Co.	605	Paper supplies	3.35
Rockwell Mfg. Co.	615	Equipment	2060.50
Southern Service Station	602-B	Oil & Grease	3.00
Thigpen Hardware Co.	602-B	Supplies	3.50
Tourne's Auto Parts	602-B	Supplies	15.27
Whitfield Truck Line	602-A	Freight	17.68
Stevenson Pontiac Co.	602-B	Oil & Tire Repair	3.65
Williams Oil Company	602-B	Gas & Oil	63.76
United Gas Pipe Line Co.	611	Natural gas for September	2856.75
United Gas Pipe Line Co.	611	Tax September gas	50.16
A. J. Read	615	Paid for freight	102.50
Pay Roll Account	601	Labor	795.30

GAS FUND

ORDER ADOPTING ASSESSMENT ROLLS

WHEREAS, the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, at a regular meeting on the 24th day of October, 1950, did receive the assessment rolls of real estate and personal property in the City of Picayune and Picayune Municipal Separate School District for the taxable year 1950, and did at meetings held October 24th and October 25th, 1950, proceed to change, correct, revise and equalize said assessment rolls until the said work of equalization was fully completed, and

WHEREAS, the said Mayor and Board of Aldermen, on the 25th day of October, 1950, did adopt an order, according to law, approving the said assessment rolls and the assessments therein contained, subject to the right of parties in interest to be heard on objections, and

WHEREAS, on the 25th day of October, 1950, in compliance with the provisions of Division 17, Title 16, of the Mississippi Code of 1942, and all other laws of the State of Mississippi relative thereto, the Mayor and Board of Aldermen of said City of Picayune did adopt an order providing that the said Mayor and Board of Aldermen of said City should meet in the City Hall of said City on Tuesday, November 7th, 1950, at 7:30 P. M., for the purpose of hearing any objections there might be to the said real estate and personal tax assessment rolls for the taxable year 1950, and to the assessments therein contained, that at such meeting the said Mayor and Board of Aldermen should hear and determine all such objections which should be presented, and should sit from day to day until the same shall have been disposed of and all proper corrections made, and that notice be given to the taxpayers and/or property owners of said City and Separate School District of said meeting by publishing said notice, as set out in said order, in the Picayune Item, a newspaper published in said City for more than a year prior to the date of said meeting and having a general circulation therein, proof of said publication being filed by the Editor of said paper with the City Clerk of said City, made a part of these minutes, being pasted hereto and set out as follows:

and,

WHEREAS, the Mayor and Board of Aldermen of said City, pursuant to the foregoing orders, did meet on the said date of November 7th, 1950, at 7:30 P. M., for the said purpose of hearing objections to the said Real Estate and personal tax assessment rolls of the City of Picayune and Picayune Municipal Separate School District and the assessments therein contained for the taxable year 1950 and, after first determining that public notice of said meeting, for the purpose of hearing objections to the said assessment rolls and to the assessments therein contained, had been properly published in the Picayune Item, a paper of general circulation in said City, according to law, and having examined the proof of publication which was properly filed with the City Clerk and which has been made a part of these minutes, did hear and determine all objections, both written and oral, to the said assessment rolls, and did meet from day to day until all of said objections were disposed of and all proper corrections made, now

THEREFORE, be it finally determined and adjudicated by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, that the real estate and personal tax assessment rolls of the City of Picayune and of the Picayune Municipal Separate School District for the taxable year 1950, and the assessments therein contained as revised, corrected and equalized have been legally and validly made up, corrected, equalized and passed upon, according to the laws of the State of Mississippi, that the said rolls and the assessments therein contained, constitute a legal, valid, correct and fair assessment of all real estate and personal property within said City and Municipal Separate School District as of the 1st day of January, 1950, that the true, correct and complete totals of said rolls are as follows:

MUNICIPAL AND SEPARATE SCHOOL DISTRICT INSIDE CITY LIMITS:

Total assessed value of Personal Property	\$2,642,405.00
Total assessed value of Real Estate property not subject to homestead exemption	\$1,502,860
Total assessed value of 988 homes exempt from school maintenance tax	<u>966,620</u>
Total assessed value of all Real Property	<u>2,469,480.00</u>
Total assessed value of all property inside the City Limits	5,111,925.00

SEPARATE SCHOOL DISTRICT OUTSIDE CITY LIMITS:

Total assessed value of personal property	16,180.00
Total assessed value of real estate property not subject to homestead exemption	22,160
Total assessed value of 49 homes exempt from school maintenance tax	<u>42,440</u>
Total assessed value of all Real Estate Property	<u>64,600.00</u>
Total assessed value of all property outside the City limits	80,780.00

TOTAL FOR MUNICIPALITY AND SEPARATE SCHOOL DISTRICT INSIDE AND OUTSIDE CITY LIMITS:

Total assessed value of Personal Property	3,658,585.00
Total assessed value of Real Estate Property not subject to homestead exemption	1,525,020
Total assessed value of 1037 homes exempt from school maintenance tax	<u>1,009,060</u>
Total assessed value of all Real Estate Property	<u>2,534,080.00</u>
TOTAL ASSESSED VALUE OF ALL PROPERTY AS OF JANUARY 1ST, 1950	5,192,665.00

that therefore

BE IT RESOLVED AND ORDERED BY the Mayor and Board of Aldermen of the said City of Picayune, Pearl River County, Mississippi, that the said Real Estate and Personal Property Tax Assessment Rolls of the City of Picayune and of the Picayune Municipal Separate School District and the assessments therein contained, as revised, corrected and equalized, be and they are hereby finally approved and adopted, and upon which the City Tax Collector shall be charged with the collection of taxes for the taxable year 1950.

The above and foregoing resolution was passed by the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, on this the 7th day of November, 1950, with the vote on its passage being as follows: Aldermen voting "AYE": Ott N. Stevenson, H.R. McIntosh, A. Al Foster, and G. H. Williams
Aldermen voting "NAY": None

ORDINANCE NO. 199

AN ORDINANCE TO PROHIBIT THE SALE, POSSESSION OR USE OF FIREWORKS, FIRE CRACKERS, ROMAN CANDLES, TORPEDOES, SKY ROCKETS, AND ANY AND ALL EXPLOSIVES COMMONLY KNOWN AND REFERRED TO AS FIREWORKS; BY ANY PERSON, FIRM, PARTNERSHIP OR CORPORATION WITHIN THE CORPORATE LIMITS OF THE CITY OF PICAYUNE, MISSISSIPPI AS PROVIDED BY SENATE BILL #150; AN ACT TO AMEND SECTION 3411, MISSISSIPPI CODE OF 1942 TO INCLUDE THE PROHIBITION OR REGULATION OR SALE OF FIREWORKS IN MUNICIPALITIES OF THE STATE, PROVIDING FOR THE ADOPTION OF ORDINANCES PROHIBITING WITHIN THE CORPORATE LIMITS THE SALE OR POSSESSION OR USE OF FIRE CRACKERS, ROMAN CANDLES, TORPEDOES, SKY ROCKETS, AND ANY AND ALL EXPLOSIVES COMMONLY KNOWN AND REFERRED TO AS FIREWORKS.

SECTION 1: That it shall be unlawful within the municipal limits of the City of Picayune, Mississippi, to sell, or offer for sale, possess or use or house or store or use of fire crackers, roman candles, torpedoes, sky rockets, and any and all explosives commonly known and referred to as fireworks in any place of business or on the streets or alleys or any other place within the municipal limits of the City of Picayune, Mississippi.

SECTION 2. Any violation of Section 1 of this ordinance under Senate Bill #150, An Act to Amend Section 3411, Mississippi Code of 1942 to include the provision or regulation of the sale of fireworks in a municipality of the State, shall be a misdemeanor and subject to all fines and penalties or regulations under said Section.

SECTION 3. The term "fireworks" under this ordinance shall not include toy pistols, toy guns, toy cakes or other devices in which paper caps manufactured in accordance with United States Interstate Commerce Commission, regulations for packing and shipping of toy paper caps are used, and toy pistol paper caps and toy pistol caps manufactured as provided herein, the sale and use of which shall be permitted at all times.

SECTION 4. Any violation of this ordinance, any offender shall be fined not less than \$10.00 or more than \$100.00 as provided by law.

SECTION 5. And for the good causes shown and for the preservation of good order and peace and safety this ordinance shall take effect and be in force from and after its passage.

SECTION 6. This ordinance shall not effect or repeal any existing ordinance now in force and effect in the municipality of the City of Picayune, Mississippi which includes fireworks or the use, shooting, firing or handling of same.

This ordinance was reduced to writing, considered by the Mayor and Board of Aldermen, Section by Section and each member of the Board voted YEA or NAY on each Section of the ordinance and then on the ordinance as a whole, which resulted as follows: Those voting YEA: O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster, G. H. Williams

Those voting NAY: None

Adopted and passed on at this a regular meeting of the Mayor and Board of Aldermen of the City of Picayune on this the 7th day of November, 1950.


CITY CLERK


MAYOR

BUILDING PERMITS

Upon motion made and seconded, it is ordered that the following building and/or repair permits be granted;

Mr. B. E. Puyper to construct a service station on the west side of U. S. Highway #11 where said highway intersects with Fifth Street.

To Mr. W. G. Adams for permission to build a residence on Fifth Avenue, Lot 10 Block 36 of the Williams Goodyear Addition.

To Mr. A. C. Hyde to repair and remodel the old Picayune Coca Cola Bottling Company building situated on Canal Street

The above permits are granted upon condition that all work done will be in accordance with City Ordinance regulating same.

PERMIT GRANTED FOR LOUD SPEAKER

Mr. E. E. Lee appeared before the board asking permission to use a loud speaker for religious purposes in said City between the hours of 8:30 and 9:00 O'Clock each Sunday morning, stating that said loud speaker is situated in his front yard on South Curr n Avenue. Whereupon, a motion was made and carried granting said permit as requested.

The following resolution was introduced by Mr. G. H. Williams, who moved its adoption:

A RESOLUTION DECLARING THE NEED FOR A HOUSING AUTHORITY IN THE CITY OF PICAYUNE, MISSISSIPPI
BE IT RESOLVED BY THE BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI.

THAT the Board of Aldermen of the City of Picayune, Mississippi, hereby determines, finds and declares, in pursuance of the "Housing Authorities Act" of the State of Mississippi, that:

1. Insanitary and unsafe inhabited dwelling accommodations exist in the City of Picayune, Mississippi; and
2. There is a shortage of safe and sanitary dwelling accommodations in the City of Picayune, Mississippi, available to families of low income at rentals they can afford; and
3. There is need for a Housing Authority in the City of Picayune, Mississippi.

The motion to adopt said resolution was seconded by Mr. O. N. Stevenson, and upon roll call the following voted Yea: A. A. Foster, G. H. Williams, O. N. Stevenson, H. R. McIntosh

Nay: None

Thereupon the Mayor declared said resolution duly adopted and passed and approved and signed same in open meeting.

RESOLUTION APPOINTING HOUSING AUTHORITY COMMISSIONERS

Whereas, the Board of Aldermen of the City of Picayune, Mississippi has duly adopted a resolution declaring the need for a Housing Authority in the City of Picayune, Mississippi; and

WHEREAS, the Board of Aldermen of the City of Picayune, Mississippi under the laws of the State of Mississippi are required to appoint the Commissioners of said Authority;

THEREFORE, BE IT RESOLVED:

THAT pursuant to the provisions of the Housing Authority Act of the State of Mississippi, as amended, there is appointed the five persons hereinafter named, none of whom are employees or officers of said City, to serve as the Commissioners of the Housing Authority of the City of Picayune, Mississippi, to serve for the number of years appearing after their respective names, from the 7th day of November, 1950.

Mr. P. I. Graves, One Year,
Mr. Ocie L. Harris, Two Years,
Mrs. Wilma Johnston, Three Years,
Mr. Jeff L. Hancock, Four Years,
Mr. L. N. Formby, Five Years,
Chairman for one year.

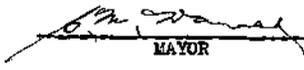
Mr. G. H. Williams moved the appointment of said Commissioners as stated above and Mr. O. N. Stevenson seconded said motion.

Upon roll call the following voted Yea: G. H. Williams, O. N. Stevenson, A. A. Foster, H. R. McIntosh.

Nay: None

Thereupon the Mayor declared said resolution appointing the Commissioners of the Housing Authority of the City of Picayune, Mississippi, duly adopted and passed and approved and signed in open meeting.


CITY CLERK


MAYOR

ORDINANCE NO. 200

AN ORDINANCE GRANTING TO W. L. MOSELEY AND R. E. MOSELEY, THEIR SUCCESSORS OR ASSIGNS, THE RIGHT, AUTHORITY, EASEMENT, PRIVILEGE AND FRANCHISE TO CONSTRUCT AND OPERATE A DIAL TELEPHONE SYSTEM IN THE CITY OF PICAYUNE, MISSISSIPPI, AND FIXING THE TERMS OF SUCH GRANT OR FRANCHISE.

BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, That:

SECTION I. The right, authority, easement, privilege and franchise is hereby granted to W. L. Moseley and R. E. Moseley, doing business as Moseley Brothers, their successors or assigns, for a period of twenty-five (25) years from and after the effective date of this ordinance to construct, erect, install, renew, repair, maintain, operate and conduct in the City of Picayune, Mississippi a plant or plants and distribution system for the establishment and maintenance of a system of telephone communication within the said City. The said W. L. Moseley and R. E. Moseley, doing business as Moseley Brothers shall have this first right or preference to renew the privilege granted under this ordinance after the expiration date of said franchise or privilege, upon their having met any competitive offers or bids from any other person, firm or corporation.

SECTION II. The Grantees herein shall have five (5) years from and after the granting of this franchise to complete the installation and establishment of the system and service herein provided, it being understood, that said system shall be served principally by dial-type telephones.

SECTION III. The consideration for the granting of this franchise is the benefit that will accrue to the City of Picayune, and to the inhabitants thereof from the operation of a dial telephone system and the further payment by the Grantees to the City of a sum of money equal to three per centum (3%) per year of the total revenue of the Grantees from the sales of telephone service within said City, excepting therefrom sales for resale, sales for interchange of service with others, and service sold to subscribers located without the corporate limits of said city, said sum of money to be payable at the end of each calendar year during such period as the Grantees operate said telephone communication system within said City.

SECTION IV. Grantees are granted the right to construct, erect, install, renew, repair, maintain, operate and conduct in the city a system of poles, conduits, cables, conductors, fittings and all appliances or appurtenances necessary or desirable to the transmission, distribution, or sale of telephone communication for all purposes whatsoever, in, over, under, along, upon and across all streets, avenues, alleys, ways, bridges and public places in the city as they now exist or may hereafter be laid out or extended, to furnish and supply such communication to the City and to the inhabitants and corporations both within and beyond the limits thereof. All poles, cables, conductors, fittings, appliances and appurtenances shall be so constructed as not unreasonably to interfere with the property of others now with the proper use of the streets, avenues, alleys, ways, bridges, and public places in the City and shall be maintained in a reasonably good condition and state of repair.

SECTION V. Grantees shall hold the City harmless from any and all liability or damages which may result from any negligence or Grantees in the construction, maintenance or operation of their poles, wires, cables, conductors, fittings, appliances, appurtenances, or other operation of any kind whatsoever, in connection with the telephone communication system proposed to be established by Grantees.

SECTION VI. Grantees shall have the right to make and enforce reasonable rules and regulations as conditions for the sale and distribution of telephone communication service to any person, firm or corporation.

SECTION VII. In the event communication service sold and furnished by Grantees shall be interrupted from any cause whatsoever, Grantees shall restore the service within a reasonable time and such interruption shall not constitute a breach of this franchise, nor shall the Grantees be liable for damages by reason of such interruption or failure.

SECTION VIII. The Provisions of this franchise shall inure to the benefit of any successor or assign of the City or of the Grantees.

SECTION IX. The rights hereby granted shall become effective immediately, according to law, and shall continue for a period of twenty-five (25) years after such effective date.

SECTION X. If any provision of this franchise shall be declared illegal or of no force and effect for any reason whatsoever, all the remaining provisions thereof shall, nevertheless, remain in full force and effect.

SECTION XI. This franchise is subject, in all respects, to the rules and regulations of the Mississippi Public Service Commission and of the Federal Communications Commission of the United States of America which may be applicable to the Communication System to be installed by Grantees, and is also subject to the statutes and laws of the State of Mississippi and of the United States of America.

SECTION XII. This franchise shall become null and void and of no effect whatsoever if, within a period of five (5) years, from and after the date hereof, the Grantees shall not have furnished dial-type telephone communication service to the majority of applicants therefor in said City.

The foregoing ordinance was first reduced to writing, was read and considered by section, and adopted by the following vote:

Aldermen voting "YEA": H. R. McIntosh, O. N. Stevenson, G. H. Williams, A. A. Foster, C. P. Lisenbee

Aldermen voting "NAY": None

Attest:

A. J. Read
City Clerk

[Signature]
Mayor

ORDER TO RECESS

It being known that it will be necessary for the Mayor and Board of Aldermen to reassemble for the purpose of formally awarding contracts on the construction of a Municipal Sewage System and Water Distribution System, according to their order passed November 6, 1950, and recorded in these minutes on Page 55; upon motion made, seconded and unanimously carried it is ordered that the Mayor and Board of Aldermen of the City of Picayune, Mississippi, do now rise in recess until Tuesday, November 14, 1950, at the hour of 7:30 O'Clock P. M.

A. J. Read
City Clerk

[Signature]
Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune met in the City Hall in said city Tuesday, November 14, 1950, at the hour of 7:30 O'Clock P. M. pursuant to their recessing order from the last regular meeting and for the purpose of formally accepting bids on a municipal water distribution system and a sewage collection and disposal system. The following City Officials were present: C. McDonald, Mayor; O. N. Stevenson, H. R. McIntosh, C. P. Lisenbee, A. A. Foster, and G. H. Williams, Aldermen; B. F. Smith, Deputy City Clerk and Grayson B. Keaton, City Attorney. Also present and representing the city was Jack Burk, Consulting Engineer.

A quorum being present, the Mayor called the meeting to order and stated the board was ready for the transaction of business.

REPORT OF CONSULTING ENGINEER

Pursuant to a request contained in an order passed by this Mayor and Board of Aldermen on November 6, 1950, Mr. Jack Burk, Consulting Engineer, acting for said City, reports that he has tabulated the bids on the proposed City of Picayune sewage collection and disposal system and City of Picayune water distribution system with his findings as follows:

M. T. Reed Construction Company, Jackson, Miss.	Sewage Distribution	\$338,876.75
Sullivan, Long and Hagerty, Bessemer, Ala.	Sewage Outfall	107,465.00
Viking Construction Company, Houston, Texas	Sewage Pumping Station	53,150.00
Coastal Water Well Corp., Welsh, La.	Water Wells	50,374.20
Chicago Bridge and Iron Company, Birmingham, Ala.	Elevated Water Tank	28,000.00
Viking Construction Co., Houston, Texas	Water Distribution System	432,194.50
Bunice Iron Works, Bunice, La.	Water Wells	47,181.00
Farnsworth and Chambers, Houston, Texas	Water and Sewer	811,953.50
M. and W. Construction Co., Tupelo, Miss.	Sewage Outfall	121,285.00
Barnet Brezner, Shreveport, La.	Sewage Distribution	436,790.00
M. and W. Construction Co., Tupelo, Miss.	Water Distribution	453,269.90
W. H. O'Toole, Pensacola, Florida	Sewer and Water	847,282.00
C. T. Switzer, Gulfport, Miss.	Water Wells	67,100.00
W. and S. Construction Co., Jackson, Miss.	Water Distribution	534,142.00
E. N. Murray, Buena Vista, Georgia	Water Distribution	472,327.50
Sullivan, Long and Hagerty, Bessemer, Ala.	Water Distribution	486,665.75
R. D. Cole Construction Co., Newman, Georgia	Elevated Tanks	22,880.00
Layne Central Company, Jackson, Miss.	Water Wells	65,809.50
Carlson Well Supply Company, Memphis, Tenn.	Water Wells	61,400.00
Darby Steel Products Co., Kansas City, Kansas	Elevated Tank	29,545.00

IRREGULAR BIDS DISQUALIFIED

Upon motion made by G. H. Williams and seconded by H. R. McIntosh, it is unanimously ordered that all contractors who have filed irregular bids shall be disqualified and their bids not considered. Whereupon, it was found that the following bidders had failed to obtain Mississippi license prior to filing their proposals: Barnet Brezner of Shreveport, La., W. H. O'Toole of Pensacola, Fla., Farnsworth & Chambers of Houston, Texas, Bunice Iron Works of Bunice, La., and the Darby Corp. of Kansas City, Kansas.

Accordingly said named bidders are hereby disqualified and their proposals are not taken into consideration.

FORMAL AWARDING OF CONTRACTS

After examining the report of Mr. Jack Burk, Consulting Engineer for the City of Picayune, as to his tabulation of all bids, the Mayor and Board of Aldermen now find that they are ready to formally accept the lowest and best bids. Whereupon, the following action was taken:

It is moved by G. H. Williams, seconded by O. N. Stevenson, and unanimously carried that the bid of Viking Construction Company of Houston, Texas, in the amount of \$432,194.50 for the installation of the Water Distribution be accepted and the Mayor is hereby authorized to enter into a contract with said Viking Construction Company in said amount for said purpose.

It is moved by G. H. Williams, seconded by A. A. Foster, and unanimously carried that the bid of Viking Construction Company of Houston, Texas, in the amount of \$53,150.00 for the installation of the sewage pumping stations be accepted and the Mayor is hereby authorized to enter into a contract with said Viking Construction Company in said amount for said purpose.

It is moved by G. H. Williams, seconded by O. N. Stevenson, and unanimously carried that the bid of Chicago Bridge and Iron Works of Birmingham, Alabama, in the amount of \$28,000 for the installation of the 100,000 gallon water tank be accepted and the Mayor is hereby authorized to enter into a contract with said Chicago Bridge and Iron Works in said amount for said purpose.

It is moved by G. H. Williams, seconded by O. N. Stevenson, and unanimously carried that the bid of M. T. Reed Construction Company of Jackson, Miss., in the amount of \$338,876.75 for the installation of the sewage distribution system be accepted and the Mayor is hereby authorized to enter into a contract with said M. T. Reed Construction Company in said amount for said purpose.

It is moved by G. H. Williams, seconded by H. R. McIntosh, and unanimously carried that the bid of Sullivan, Long and Hegerty of Bessemer, Ala., in the amount of \$107,465.00 for the installation of the sewage force line be accepted and the Mayor is hereby authorized to enter into a contract with said Sullivan, Long and Hegerty in said amount for said purpose.

It is moved by G. H. Williams, seconded by H. R. McIntosh, and unanimously carried that the bid of Coastal Water Wells Corp., of Welsh, La., in the amount of \$50,374.20 for the installation of the water wells be accepted and the Mayor is hereby authorized to enter into a contract with said Coastal Water Wells Corp. in said amount for said purpose.

Upon motion made by G. H. Williams, seconded by H. R. McIntosh, and unanimously carried, it is hereby ordered that all of the above bids are accepted and contracts are awarded in strict compliance with the plans and specifications therefor as compiled by Bernard and Burk Consulting Engineers of Baton Rouge, Louisiana.

Upon motion of G. H. Williams, seconded by A. A. Foster, and unanimously carried, it is hereby ordered that all of the above contracts are awarded subject to the sale of the proposed issue of City of Picayune sewage and water works Revenue Bonds and with the understanding that the contractors will not begin work until receipt of a work order issued by the City of Picayune through its consulting engineers.

ORDER TO RECESS

For the purpose of negotiating with the individual well owners who are licensed to sell water in the City of Picayune, to the end that the city may purchase the wells and pipe lines of said well owners, it is hereby ordered that the Mayor and Board of Aldermen do now rise and recess until November 21, 1950, at the hour of 7:30 O'Clock P. M.


CITY CLERK


MAYOR

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune met in the City Hall in said city November 21, 1950, at 7:30 O'Clock P. M. with the following officials present: C. McDonald, Sr., Mayor; O. N. Stevenson, H. R. McIntosh, G. H. Williams and A. A. Foster, Aldermen; B. F. Smith, Deputy City Clerk.

A quorum being present, the Mayor called the meeting to order and announced that the Board was ready for the transaction of business.

ORDER TO PURCHASE WATER WELLS

Upon motion made and seconded, it is hereby ordered that the City of Picayune shall purchase the water works, including artesian wells and pipe lines, of the following individuals who are licensed to sell water in the City of Picayune:

R. E. & B. E. Puyper	\$15,000
H. E. Jordan	13,000
J. R. Stockstill	12,000
Guy E. Wheat	5,000
Robert Baylous	7,500

It is further ordered that said wells and/or water systems shall become property of the City of Picayune January 1, 1951, but that payment therefor to the respective owners shall come from the City out of the proceeds of the sale of revenue bonds on or about April 1, 1951.

ORDER TO RECESS

It being known that it is necessary for this Mayor and Board of Aldermen to reassemble before the next regular meeting for the purpose of advertising the sale of City of Picayune sewage and water works revenue bonds, upon motion made and seconded it is hereby ordered that said Mayor and Board of Aldermen do now rise in recess until November 28, 1950, at 7:30 O'Clock P. M.


CITY CLERK


MAYOR

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune in said county and state met in the City Hall in said city November 28, 1950, at the hour of 7:30 O'Clock P. M. with the following officials present: C. McDonald, Sr., Mayor; O. N. Stevenson, H. R. McIntosh, A. A. Foster, and G. H. Williams, Alderman; A. J. Read, City Clerk; and G. B. Keaton, City Attorney. Absent: C. P. Lisenbea

A quorum being present the Mayor called the meeting to order and announced the Board was in session for the transaction of business.

The Mayor and Board of Aldermen then took up for consideration the matter of the sale of One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) Combined Waterworks and Sewer System Revenue Bonds of the City of Picayune, Mississippi, as authorized at an election held in said City on the 1st day of August, 1950, and, following a discussion of the subject, Alderman G. H. Williams offered and moved the adoption of the following resolution:

RESOLUTION TO DIRECT THE SALE OF ONE MILLION TWO HUNDRED FIFTY THOUSAND DOLLARS (\$1,250,000) COMBINED WATERWORKS AND SEWER SYSTEM REVENUE BONDS OF THE CITY OF PICAYUNE, MISSISSIPPI

BE IT RESOLVED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI, AS FOLLOWS:

SECTION 1. That the One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) of Combined Waterworks and Sewer System Revenue Bonds of the City of Picayune, Mississippi, authorized at a special election held in said City on the 1st day of August, 1950, be offered for sale to the highest bidder therefor on Tuesday, the 12th day of December, 1950.

SECTION 2. That said bonds shall be sold on sealed bids to be filed with the City Clerk of the City of Picayune, Mississippi, at the office of the City Clerk in the City Hall in said City, at or before the hour

of 2:30 O'Clock P. M. on the aforesaid date; each bid to be accompanied by a cashier's check, certified check or exchange, issued or certified by a bank located in the State of Mississippi, payable to the City of Picayune, Mississippi, in the amount of Twenty-five Thousand Dollars (\$25,000), as a guarantee that the bidder will carry out his contract and purchase the bonds if his bid be accepted. If the successful bidder fails to purchase the bonds pursuant to his bid and contract, the amount of such good faith check shall be retained by the Mayor and Board of Aldermen and covered into the general funds of the City of Picayune as liquidated damages for such failure. The Mayor and Board of Aldermen reserve the right to reject any or all bids submitted, and if all bids are rejected, to sell said bonds at private sale at any time within sixty days after the date advertised for the receipt of bids, at a price not less than the highest bid which shall have been received at the advertised sale.

SECTION 3. That bidders for said bonds be requested to designate in their bids the price they will pay for bonds bearing interest at a rate or rates likewise to be designated in their bids, and, subject to the approval of the Mayor and Board of Aldermen, to designate the place of payment of said bonds and the interest coupons pertaining thereto.

SECTION 4. That, as provided by Chapter 325, Laws of Mississippi, 1946, the City Clerk shall be and is hereby authorized and directed to give notice of the sale of said bonds by publication at least two times in the Picayune Item, a newspaper published in the City of Picayune, Mississippi, the first publication to be made at least ten (10) days preceding the date set for the receipt of bids, and such notice shall be in substantially the following form:

NOTICE OF BOND SALE

\$1,250,000
CITY OF PICAYUNE, MISSISSIPPI

COMBINED WATERWORKS AND SEWER SYSTEM REVENUE BONDS

Sealed proposals will be received by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, at the office of the City Clerk in the City Hall in said City, until the hour of 2:30 O'Clock P. M., on Tuesday, the 12th day of December, 1950, at which time said bids will be publicly opened for the purchase, at not less than par and accrued interest, of the above bonds of said City.

Said bonds are to bear date of April 1, 1951, are to be of the denomination of \$1,000 each, and shall bear interest at a rate or rates to be determined pursuant to sale of said bonds, payable semi-annually on October 1 and April 1 in each year. Both principal of and interest on said bonds will be payable at a bank to be designated by the purchaser, subject to the approval of the Mayor and Board of Aldermen, and said bonds shall mature on April 1 in each of the years as follows:

\$15,000 in each of the years 1954 through 1956
\$20,000 in each of the years 1957 through 1959
\$25,000 in each of the years 1960 through 1962
\$30,000 in each of the years 1963 and 1964
\$35,000 in each of the years 1965 and 1966
\$40,000 in each of the years 1967 and 1968
\$45,000 in each of the years 1969 and 1970
\$55,000 in each of the years 1971 and 1972
\$65,000 in the year 1973
\$70,000 in the year 1974
\$75,000 in the year 1975
\$80,000 in the year 1976
\$85,000 in the year 1977
\$90,000 in the year 1978
\$95,000 in the year 1979
\$100,000 in the year 1980

The right is reserved unto the City, at its option, to call in, pay and redeem the said revenue bonds maturing in the years 1962 and thereafter, in the inverse order of their numbers, at par and accrued interest, on April 1, 1961, or on any interest payment date thereafter.

The said bonds will be payable, both as to principal and interest, from the revenues of the combined waterworks and sewer system of said City and from the revenues of the gas system of said City; provided, however, that the pledge of the revenues of the gas system shall not become effective until such time as the now outstanding Gas System Revenue Bonds of said City shall be paid in full, both as to principal and interest, or until such time as provision for the payment of said outstanding Gas System Revenue Bonds, both as to principal and interest, shall have been properly made.

Bidders are requested to designate in their bids the price they will pay for bonds bearing interest at a rate or rates likewise to be designated in their bids; provided, however, that all bonds of the same maturity shall bear interest at the same rate, which shall be an even multiple of one-fourth of one per centum (1/4th of 1%).

It is the intention of the Mayor and Board of Aldermen to decide which of the bids submitted is the highest, on the basis of the total interest cost over the life of the issue, less the premium specified in the bid.

Proposals should be addressed to the Mayor and Board of Aldermen and should be filed with the City Clerk on or prior to the date and hour hereinabove named. Each bid must be accompanied by a cashier's check, certified check, or exchange issued or certified by a bank located in the State of Mississippi, payable to the City of Picayune, Mississippi, in the amount of Twenty-five Thousand Dollars (\$25,000), as a guarantee that the bidder will carry out his contract and purchase the bonds if his bid be accepted. If the successful bidder fails to purchase the bonds pursuant to his bid and contract, the amount of such good faith check shall be retained by the Mayor and Board of Aldermen and covered into the general funds of the City of Picayune as liquidated damages for such failure.

Proposals tendered by mail should be addressed to the Mayor and Board of Aldermen, City Hall, Picayune, Mississippi, and should plainly be marked "Proposal for Revenue Bonds."

The Mayor and Board of Aldermen reserves the right to reject any or all bids submitted, and all bids must be made on the form supplied by the undersigned.

These bonds are offered subject to the unqualified approval of the legality thereof by the law firm of Charles and Treuernicht of St. Louis, Missouri. The City will pay all legal fees and will pay for the printing of the bonds and the cost of validation of said bonds. Delivery of the bonds will be made to the purchaser on or before April 10, 1951, in the City of Picayune, Mississippi, without cost to the purchaser. Delivery elsewhere will be made at the expense of the purchaser.

By order of the Mayor and Board of Aldermen, this 28th day of November, 1950.

City Clerk of the City
of Picayune, Mississippi.

SECTION 5. That the City Clerk be and is hereby further authorized and directed to give notice of the sale of said bonds by mailing to all interested banks and bond houses and investment bankers in the State of Mississippi or elsewhere, a printed copy of the aforesaid notice, to which there shall be attached: (1) a financial statement showing the gross earnings and projected earnings of the combined waterworks and sewer system of said City, and of the gas system of said City, the operation and maintenance expense, and the net income thereof, and such other information as prospective bidders may desire; and (2) a bidding form to be used in bidding for the aforesaid bonds, which form shall be substantially as follows:

PROPOSAL FOR THE PURCHASE
OF
\$1,250,000
COMBINED WATERWORKS AND SEWER SYSTEM REVENUE BONDS
OF THE
CITY OF PICAYUNE, MISSISSIPPI

_____, 1950

To the Mayor and Board of Aldermen
of the City of Picayune, Mississippi.

Gentlemen:

For One Million Two Hundred Fifty Thousand Dollars (\$1,250,000), per value, Combined Waterworks and Sewer System Revenue Bonds of the City of Picayune, Mississippi, bearing interest at the rate or rates specified below, we will pay you _____

(\$ _____) and accrued interest to the date of delivery of said bonds to us.

Bonds maturing in the years _____ to _____ shall bear interest at _____% per annum.

Bonds maturing in the Years _____ to _____ shall bear interest at _____% per annum.

Bonds maturing in the years _____ to _____ shall bear interest at _____% per annum.

Bonds maturing in the years _____ to _____ shall bear interest at _____% per annum.

Bonds maturing in the years _____ to _____ shall bear interest at _____% per annum.

It is hereby represented that the gross interest cost, computed upon the above specified rate or rates of interest, will be \$ _____, and that the net interest cost (deducting premium, if any), will be \$ _____.

It is understood and agreed by the undersigned that if there be any discrepancy as between the actual interest cost computed upon the rate or rates of interest above specified and the interest cost figures hereinabove set forth, the interest rate or rates above specified and the actual interest cost computed upon said rate or rates shall prevail.

This proposal is subject to all of the terms and conditions of the notice of sale, a copy of which is hereto annexed and made a part hereof.

A _____ in the amount of Twenty-five Thousand Dollars (\$25,000), payable to the City of Picayune, Mississippi, accompanies this proposal as an evidence of good faith, and said check shall be returned to the undersigned if this bid be not accepted, or if the City should fail to deliver said bonds to the undersigned in accordance with the terms of this bid, otherwise said check shall be held by the City and shall be applied as and when the bonds are delivered and paid for under the terms of this bid, as part payment therefor, or be applied as and for liquidated damages in the event that the undersigned fails to take up and pay for said bonds.

This bid is for immediate acceptance.

(Note: No addition or alteration in this proposal is to be made, and any erasure may cause a rejection of the bid. Bids must be filed with the City Clerk, sealed, at or prior to 2:30 o'clock P.M., on Tuesday, the 12th day of December, 1950.)

ACCEPTANCE

The above proposal accepted by resolution of the Mayor and Board of Aldermen of the City of Picayune, Mississippi, and receipt of the within mentioned check is hereby acknowledged, this _____ day of December, 1950.


Mayor

Attest:


City Clerk

SECTION 6. That the City Clerk shall obtain from the publisher of the aforesaid newspaper the customary publisher's affidavit proving publication of the aforesaid notice for the time and in the manner required by law; and such proof of publication shall be filed in the Clerk's office.

SECTION 7. That at the time of the sale of said bonds or at some appropriate time thereafter, the Mayor and Board of Aldermen shall take such further action as may be necessary to provide for the preparation, execution, issuance and delivery of the said bonds.

Alderman O. N. Stevenson seconded the motion to adopt the foregoing resolution and, the question being put to a roll call vote, the result was as follows:

Alderman O. N. Stevenson voted YEA
Alderman H. R. McIntosh voted YEA
Alderman A. A. Foster voted YEA
Alderman G. H. Williams voted YEA
Alderman C. P. Lisenbee was absent.

The motion having received the affirmative vote of all the members of the Board present, the Mayor declared the motion carried and the resolution adopted.

HOUSING AUTHORITY APPLICATION APPROVED

WHEREAS, the Housing Authority of the City of Picayune, Mississippi, is applying to the Public Housing Administration in accordance with the provisions of the United States Housing Act of 1937, as amended, for a Preliminary Loan in the amount of \$91,000.00 to cover the costs of surveys and planning in connection with the development of not to exceed approximately 270 dwelling units of low-rent public housing; and

WHEREAS, there exists in the City of Picayune, Mississippi, a need for such low-rent public housing at rents within the means of low-income families, especially families of living or deceased veterans and servicemen, which need is not being met by private enterprise; and

WHEREAS, such a condition constitutes a menace to the health, safety, morals and welfare of the inhabitants of the City;

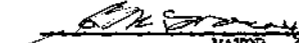
NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, MISSISSIPPI:

That the Board of Aldermen of the City of Picayune, Mississippi, does hereby approve the Application of the Housing Authority of the City of Picayune, Mississippi, to the Public Housing Administration for a preliminary loan in an amount not to exceed \$91,000.00, to cover the costs of surveys and planning in connection with the development of not to exceed approximately 270 dwelling units of low-rent public housing in the City of Picayune, Mississippi, and does hereby declare its intent to enter hereafter into an agreement with said Housing Authority for the local cooperation by the City in the provision of said low-rent public housing which may be required by the Public Housing Administration pursuant to the United States Housing Act of 1937, as amended.

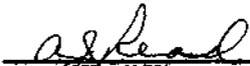
Upon roll call the following voted Yea: H. R. McIntosh, A. A. Foster, O. N. Stevenson, and G. H. Williams.

Nay: None

Thereupon the Mayor declared said resolution appointing the Commissioners of the Housing Authority of the City of Picayune, Mississippi, duly adopted and passed and approved and signed in open meeting.


MAYOR

ATTEST:


CITY CLERK

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion made and seconded, it is ordered that the Mayor and Board of Aldermen of the City of Picayune, Mississippi, do now rise in adjournment.


City Clerk


Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune met in the City Hall in said City ^{Tuesday} December 5, 1950, at 7:30 O'Clock ^{P. M.} with the following officials present: C. McDonald, Sr., Mayor; O. N. Stevenson, C. P. Lisenbea, A. A. Foster and G. H. Williams, Aldermen; A. J. Read, City Clerk; G. B. Keaton, City Attorney and Weston Lott, Marshal. Absent, H. R. McIntosh.

The meeting was opened by proclamation of the Marshal and called to order by the Mayor who stated that the Board was ready for the transaction of business, after which the following proceedings were had and entered of record, to-wit;

ALLOWANCES

Upon motion made and seconded, it is ordered that the following salaries, bills and allowances be approved for payment;

<u>Name</u>	<u>Acct. No.</u>	<u>For</u>	<u>Amount</u>
A. J. Read	201	Salary, less \$40.00 W. H. Tax	\$ 85.00
Patricia A. Byrd	201	Salary, less \$17.00 W. H. Tax	58.00
A. J. Read	202	Expense making tax roll	300.00
Pay Roll Account	202	Postage	45.80
Dement Printing Company	202	Office Supplies	18.48
The Picayune Item	202	Office Supplies	52.28
The Picayune Item	202-A	Printing & Publication	225.96
Pay Roll Account	202-B	Cost Roseland Park Election	27.00
G. B. Keaton	211	Salary, less \$3.30 W. H. Tax	71.70
Ray M. Stewart	211-A	Salary, less \$3.30 W. H. Tax	71.70
Weston Lott	211-B	Salary, less \$14.20 W. H. Tax	175.80
Pay Roll Account	211-B	November Salary Night Police	369.40
Pay Roll Account	211-C	Salary emergency police	17.50
S. T. Russ	211-C	Salary	50.00
E. R. Tate	211-C	Salary	25.00
E. M. Frierson	211-D	Salary	100.00
Pay Roll Account	212	November gas allowance 2 police	120.00
Red Fox Cafe	212	Feeding prisoners	6.36
Wadlington Radio Service	212	Old Account - Radio repairs	32.90
Ed. L. Cameron	221	Salary	200.000
George Dozier	221	Salary	190.00
Chris Mitchell	221	Salary	25.00
W. H. Smith	221-A	2 grass fires - 3 house fires	17.00
E. Williamson	221-A	12 grass fires - 3 house fires	27.00
E. Hanley	221-A	1 house fire	5.00
H. Johnston	221-A	1 house fire	5.00
E. Johnston	221-A	1 house fire	5.00
J. Crosby	221-A	1 grass fire - 2 house fires	11.00
C. Furr	221-A	1 grass fire - 1 house fire	6.00
A. Baxter	221-A	1 grass fire - 2 house fires	11.00
K. Bridges	221-A	1 house fire	5.00
D. Schaller	221-A	5 grass fires - 1 house fire	10.00
F. Bastin	221-A	1 grass fire	1.00
Williams Oil Company	222	Gasoline & mosquito spray	25.58
Delta Fire & Safety Equipment Co.	222	5 extinguishers recharged	17.85
Whitfield Truck Line	222	Freight on extinguishers	3.10
Bird Fire & Safety Service	222	Recharging 2 CO2	6.00
Lillie Abram	231	Salary Janitress	35.00
Picayune Insurance Agency	232	Insurance premium	67.50
Tate Insurance Agency, Inc.	232	Bond premium	25.00
Southern Bell Tel. & Tel. Co.	232	Telephone #5, #637, #123, #375-J	37.8
City of Picayune Natural Gas Division	232	Gas, City Hall	23.30
Mississippi Power Company	232	Electric Current	49.25
Eiah Stockstill	241	Salary	225.00
Pay Roll Account	241-A	Automobile & other expense	75.00
Pearson - Walker	241-B	Wages paid street crew in November	1,342.20
Stevenson Pontiac Company	241-B	Balance on site survey	175.00
Tourne' Auto Parts	242-A	Parts & Repairs	244.08
Crosby Stores	242-A	Parts	18.20
Williams Oil Company	242-A	Parts	2.76
Thigpen Hardware Company	242-A	Gasoline, Motor Oil & Kerosene	182.98
Bean & Wilkes	242-A	Supplies & Material	9.13
Byrd's Service Station	242-A	Gravel & Sand	178.95
Dr. G. B. Stewart	242-A	Tire repairs	4.70
B. A. Wilkes	242-A	Medical Attention - Johnny Welsh	6.00
Stockstill Motor Company	242-A	Ice	4.00
Watkins-Aldridge Equip. Co., Inc.	242-A	Repairs	7.26
New Orleans Blue Print & Supply Co., Inc.	242-A	12 grader blades	110.93
Faulkner Concrete Pipe Company	242-A	Supplies	17.39
Mississippi Power Company	242-A	Concrete sewer pipe	308.65
Pay Roll Account	242-B	Street lights, siren & signal	474.12
Pay Roll Account	251	Paid garbage remover for November	350.00
County Health Department	251-A	Paid Street sweeper for November	146.25
S. T. Russ	252	Appropriation for November	60.00
Bank of Picayune as Paying Agent	262	Salary cemetery sextion	60.00
Pay Roll Account	712	Interest due 12-7-50 Col. Sch. Bonds	300000
Mississippi Power Company	601	Wages gas drew for November	374.65
A. J. Read, City Clerk	602-A	Lights regulator station	1.00
Dixie Auto-Lec Store	602-B	Freight paid on pipe fittings	1.47
	602-B	Supplies	3.47

Thigpen Hardware Company	602-B	Supplies	\$ 8.70
Maxwell Bros. Supply Company	602-B	1 4" 90' Elbow	1.73
Mueller Company	602-B	Weldings, fittings & drills	96.19
P. E. Henley	603	Salary, less \$19.70 W. H. Tax	255.30
A. J. Read	604	Salary	100.00
B. F. Smith	604	Salary, less \$9.70 W. H. Tax	265.30
Patricia A. Byrd	604	Salary	75.00
Pay Roll Account	605	Postage	34.72
Addressograph-Multigraph Corporation	605	Ribbon	1.28
Whitney National Bank of New Orleans	608	Interest due 1-1-51 on Bonds	750.00
Stevenson Pontiac Company	609	Anti-freeze for trucks	14.00
Williams Oil Company	609	Gasoline & Oil	33.47
United Gas Pipe Line Company	611	Natural Gas for October	3,447.38
Marine Specialty & Mill Supply Co.	615	525 ft. 2" Black pipe	171.47
Crane Company	615	130' 3/4" lock wing valves	246.65
Crane Company	615	504 ft. 1/2" black pipe	37.45

**THE CITY CLERK TO ADVERTISE FOR EQUIPMENT,
MATERIAL AND SUPPLIES**

Upon motion made and seconded, it is hereby ordered that A. J. Read, City Clerk, be authorized and directed to advertise for bids or prices from suppliers and/or dealers to furnish the City of Picayune with certain equipment, supplies and material for the year 1951. Said advertisement to be published in the Picayune Item according to law and to be in the following words and figures, to-wit:

NOTICE FOR BIDS

Notice is hereby given that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, will receive sealed bids up to 7:30 O'Clock P. M. Monday, January 15, 1951, from suppliers and/or dealers to furnish the City with supplies as listed below for the year 1951. and also for the equipment listed below:

1. Prices on gravel, sand, and dirt delivered as and when needed, also prices of sand and gravel delivered in City trucks at the pit.
 2. For usual City supplies such as hardware, tile, shovels, cement and other miscellaneous supplies.
 3. For ordinary office supplies such as letter heads, envelopes, paper clips, adding machine paper, and any other supplies common to the office of City Clerk.
 4. For pipe and pipe fittings in sizes of 1/2 inch to 2 inch, both black and galvanized.
 5. For prices to furnish the City with a signal control light having green, amber, and red lights on four sides, to be equipped with regular dependable control switch, all for the purpose of controlling traffic at the intersection of Canal Street and West Railroad Street.
 6. To furnish the City with 300 lineal feet of 4 inch steel concrete forms for curb and gutter work.
 7. To furnish the City with one used dump truck with 4 yard water level body, booster brakes, double reduction rear axle, 825 x 20 dual rear tires and 750 x 20 front tires. Truck must be in A-1 condition.
 8. To furnish the City with gasoline, kerosene, motor oil, and grease. Gasoline to be delivered from a regular service station to City trucks and vehicles as and when needed. All other to be delivered to the City barn or job site as and when specified by the City.
 9. To furnish the City with asphalt, both prime and heavier grades commonly used in the construction of black-top streets and roads. Said asphalt to be delivered in carload lots or via transport as and when needed by the City of Picayune.
- Bidders are requested to bid separately on each of the above mentioned items.
The Mayor and Board of Aldermen reserves the right to reject any and all bids.
Done by order of the Mayor and Board of Aldermen passed at a regular meeting, January 2, 1951.

A. J. Read, City Clerk

CITY CLERK TO ADVERTISE SALE OF POLICE CAR

Upon motion made and seconded, it is hereby ordered that A. J. Read, City Clerk, be authorized and directed to advertise the sale of the 1949, Ford Fordor Sedan of said City formerly used as the police car. Said notice of sale to be published in the Picayune Item according to law and to be in the following words and figures, to-wit:

NOTICE OF SALE

Notice is hereby given that the Mayor and Board of Aldermen of the City of Picayune, Pearl River County, Mississippi, is offering for sale the 1949 Ford, 4-door sedan formerly used as the Police Car of said City. Bids thereon will be received at the City Clerk's office up to 7:30 P. M., January 15, 1951. Those interested may examine said car where same is stored at Stevenson Pontiac in the City of Picayune.
The Mayor and Board of Aldermen reserve the right to reject any and all bids.
Done by order of the Mayor and Board of Aldermen, passed at a regular meeting, January 2, 1951.

A. J. Read, City Clerk

ORDER TO RECESS

It being known that it will be necessary for the Mayor and Board of Aldermen to reassemble on December 12, 1950, at 2:30 O'Clock P. M. for the purpose of receiving sealed bids from bondsbuyers according to an advertisement published in the Picayune Item according to law, upon motion made by G. H. Williams and seconded by A. A. Foster and unanimously carried, it is hereby ordered that the Mayor and Board of Aldermen of said City do now rise in recess until Tuesday, December 12, 1950 at the hour of 2:30 O'Clock P. M. Mayor

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER.

Be it remembered that the Mayor and Board of Aldermen of the City of Picayune in said County and State met in the City Hall in said City Tuesday, December 12, 1950, at the hour of 2:30 O'Clock P. M. pursuant to their recessing order from the last regular meeting. The following officials were in attendance: C. McDonald, Sr., Mayor; G. N. Stevenson, A. A. Foster, G. E. Williams, and H. R. McIntosh, Aldermen; A. J. Read, City Clerk; G. B. Keaton, City Attorney and Weston Lott, Marshal. Absent: C. P. Lisenbee.

A quorum being present, the Mayor declared the meeting opened and stated the Board was ready for the transaction of business.

→ TITLE OF \$1,250,000 COMBINED WATER WORKS AND SEWER
SYSTEM REVENUE BONDS

The Mayor and Board of Aldermen again took up for consideration the matter of the sale of One Million Two Hundred Fifty Thousand (\$1,250,000) Dollars of combined water works and sewer system revenue bonds of the City of Picayune, Mississippi, pursuant to the resolution adopted by said Mayor and Board of Aldermen on the 28th day of November, 1950.

The City Clerk of said City reported that, pursuant to the aforesaid resolution, he did cause to be published in the Picayune Item, a newspaper published in the City of Picayune, a notice that sealed proposals for the purchase of the aforesaid bonds would be received by the Mayor and Board of Aldermen of the City of Picayune, Mississippi, at their office in said City until the hour of 2:30 O'Clock P. M. on Tuesday, the 12th day of December, 1950, and that said notice was published in said newspaper on the 30th day of November, 1950 and the 7th day of December, 1950, and the City Clerk presented to the Mayor and Board of Aldermen proof of publication of said notice in the aforesaid newspaper.

The hour of 2:30 O'Clock P. M. on Tuesday, the 12th day of December, 1950, having arrived, the City Clerk reported that, pursuant to the aforesaid notice of bond sale there had been filed with him, at or prior to the hour of 2:30 O'Clock P. M. on Tuesday, the 28th day of December, 1950, two (2) sealed proposals for the purchase of the aforesaid One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) combined water works and sewer system revenue bonds of the City of Picayune, Mississippi, and the City Clerk then and there presented said sealed proposals to the Mayor and Board of Aldermen;

Thereupon it was ordered by the Mayor that the City Clerk proceed to open the said sealed proposals and to read the same aloud in the presence and hearing of the Mayor and Board of Aldermen and of the bidders and other persons assembled. The City Clerk thereupon proceeded to open and read the aforesaid bids, which are summarized as follows:

<u>NAME OF BIDDER</u>	<u>FOR BONDS BEARING INTEREST AT THE RATE OR RATES OF</u>	<u>AMOUNT OF BID</u>
Harrington & Company, Jackson, Miss. and Shaw McDermott & Co., Des Moines, Iowa	3%	\$1,255,000.00
M. A. Sanders & Co., Memphis, Tenn; Scharff & Jones, Inc., New Orleans, La. White, Hattier & Sanford, New Orleans, La. Kingsbury & Alvis, Jackson, Miss. and Associates	3½%	1,250,222.22

Following the reading of the bids the Mayor and Board of Aldermen proceeded to consider them for the purpose of determining which was the best and most advantageous bid submitted.

After a full consideration of the bids, Alderman G. H. Williams offered and moved the adoption of the following resolution:

RESOLUTION DIRECTING THE SALE OF ONE MILLION TWO HUNDRED FIFTY THOUSAND
DOLLARS (\$1,250,000) COMBINED WATER WORKS AND SEWER SYSTEM REVENUE BONDS
OF THE CITY OF PICAYUNE, MISSISSIPPI

WHEREAS, the Mayor and Board of Aldermen of the City of Picayune, Mississippi, on the 28th day of November, 1950, did adopt a certain resolution directing that One Million Two Hundred Fifty Thousand (\$1,250,000) of combined water works and sewer system revenue bonds of said City be offered for sale on sealed bids to be received at the office of the Mayor and Board of Aldermen in the City of Picayune, Mississippi, until the hour of 2:30 O'Clock P. M. on Tuesday, the 12th day of December, 1950; and

WHEREAS, as directed by the aforesaid resolution and as required by Chapter 325, Laws of Mississippi, 1946, notice of sale of the said bonds was published in the Picayune Item, a newspaper of general circulation in the City of Picayune, Mississippi, said notice being published in said newspaper at least two (2) times and the first publication having been made at least 10 days preceeding the 12th day of December, 1950; all as shown by the proof of publication of said notice filed in the office of the City Clerk; and

WHEREAS, the Mayor and Board of Aldermen did meet at their office in Picayune, Mississippi, at 2:30 O'Clock P. M. on Tuesday, the 12th day of December, 1950; and

WHEREAS, at said time and place two (2) sealed proposals for the purchase of said bonds were received, examined, and considered; and

WHEREAS, the Mayor and Board of Aldermen find and determine that the highest and best bid made was made by Harrington and Company of Jackson, Mississippi, and Shaw McDermott and Company of Des Moines, Iowa, jointly, and further find that said offer was accompanied by a certified check payable to the City of Picayune, Miss., in the amount of Twenty Five Thousand Dollars (\$25,000) issued or certified by a bank located in the State of Mississippi as a guarantee that said bidders would carry out their contract and purchase the bonds if their bid be accepted:

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND BOARD OF ALDERMEN OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, AS FOLLOWS:

SECTION 1. That the One Million Two Hundred Fifty Thousand Dollars (\$1,250,000) Combined Water Works and Sewer System Revenue Bonds of the City of Picayune, Mississippi, bearing date of April 1, 1951, shall be and the said bonds are hereby awarded and sold to Harrington and Company of Jackson, Mississippi, and Shaw, McDermott and Company of Des Moines, Iowa, jointly, in accordance with the offer this day submitted to the Mayor and Board of Aldermen of said City in words and figures as follows to-wit:

PROPOSAL FOR THE PURCHASE
OF \$1,250,000
COMBINED WATERWORKS AND SEWER SYSTEM REVENUE BONDS
OF THE
CITY OF PICAYUNE, MISSISSIPPI

December 12, 1950.

To the Mayor and Board of Aldermen
of the City of Picayune, Mississippi.

Gentlemen:

For One Million Two Hundred Fifty Thousand Dollars (\$1,250,000), par value, Combined Waterworks and Sewer System Revenue Bonds of the City of Picayune, Mississippi, bearing interest at the rate or rates specified below, we will pay you One Million Two Hundred and Fifty Five Thousand (\$1,255,000) and accrued interest to the date of delivery of said bonds to us.

Bonds maturing in the years 1954 to 1980 shall bear interest at 3% per annum.

It is hereby represented that the gross interest cost, computed upon the above specified rate or rates of interest, will be \$762,000.00, and that the net interest cost (deducting premium, if any), will be \$757,000.00.

It is understood and agreed by the undersigned that if there be any discrepancy as between the actual interest cost computed upon the rate or rates of interest above specified and the interest cost figures hereinabove set forth, the interest rate or rates above specified and the actual interest cost computed upon said rate or rates shall prevail.

This proposal is subject to all of the terms and conditions of the notice of sale, a copy of which is hereto annexed and made an part hereof.

A cashier's check in the amount of Twenty-five Thousand Dollars (\$25,000), payable to the City of Picayune, Mississippi, accompanies this proposal as an evidence of good faith, and said check shall be returned to the undersigned if this bid be not accepted or if the City should fail to deliver said bonds to the undersigned in accordance with the terms of this bid, otherwise said check shall be held by the City and shall be applied as and when the bonds are delivered and paid for under the terms of this bid, as part payment therefor, or be applied as and for liquidated damages in the event that the undersigned fails to take up and pay for said bonds.

This bid is for immediate acceptance.

SHAW, McDERMOTT & COMPANY

HARRINGTON AND COMPANY

BY (SIGNED) F. C. Shaw

BY (SIGNED) Fuller A. Harrington

ACCEPTANCE

The above proposal accepted by resolution of the Mayor and Board of Aldermen of the City of Picayune, Mississippi, and receipt of the within mentioned check is hereby acknowledged, this 12th day of December, 1950.

Attest:

(SIGNED) C. McDonald
Mayor

(SIGNED) A. J. Read, City Clerk

SECTION 2. That the Mayor and City Clerk of said City of Picayune be and they are hereby authorized and directed to endorse upon the aforesaid offer a suitable notation in evidence of the acceptance thereof for and on behalf of the City of Picayune, Mississippi.

SECTION 3. That the good faith checks filed by all unsuccessful bidders forthwith be returned to them upon their respective receipts therefor, and that the good faith check filed by the successful bidders be retained by the Mayor and Board of Aldermen as a guarantee that the bidders will carry out their contract and purchase the bonds. If said successful bidders should fail to purchase the bonds pursuant to the aforesaid bid and contract, the amount of such good faith check shall be retained by the City of Picayune, Mississippi, as liquidated damages for such failure.

SECTION 4. That the Mayor and Board of Aldermen shall hereafter, by proper ordinance, provide for the preparation, execution and delivery of the aforesaid bonds in accordance with the terms of the aforesaid contract.

Alderman H. R. McIntosh seconded the motion to adopt the foregoing resolution and, the question being put to a roll call vote, the result was as follows:

Alderman G. H. Williams voted YEA.

Alderman H. R. McIntosh voted YEA.

Alderman A. A. Foster voted YEA.

Alderman O. N. Stevenson voted YEA.

The motion having received the affirmative vote of all the Aldermen present, the Mayor declared the motion carried and the resolution adopted.

→ ADJOURNING ORDER

No further business appearing before the next regular meeting, upon motion made and seconded it is ordered that the Mayor and Board of Aldermen do now adjourn.

A. J. Read
City Clerk

C. McDonald
Mayor