

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, January 3, 1967 at 7:00 P. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk; M. T. Thigpen, City Attorney and O. L. Harris, Police Chief.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BILLS ALLOWED

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that bills and allowances be approved for payment as follows:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
SUPERVISION AND FINANCE:				
Commercial Printing Company	207	December account	282.12	33570
City Stationery Company	207	Same	823.43	33571
PROTECTION OF LIFE AND PROPERTY:				
Southern Uniform Co.	215A	Uniforms	303.47	33572
Russell Uniform Company	215A	Inv. 434, 517	121.91	33573
Badger Shirt Company	215A	Inv. MO 1111	243.18	33574
Quinlan Publishing Company, Inc.	215A	One year sub. to Search and Seizure	15.00	33575
Sargent-Sowell, Inc.	215A	Inv. 6549	2.48	33576
Surefire Ammunition Company	215A	Reload Ammo.	26.00	33577
Palmer Chemical & Equipment Co.	216A	Inv. 12542	19.50	33578
Toby's Photo Shop	217	Inv. 5970, 5982	4.63	33579
Commercial Printing Company	217	Inv. 12492	5.00	33580
Charlie's Restaurant	218	Prisoners meals for December	30.75	33581
Motorola Communications	220	Inv. 4-111549	108.72	33582
M. Y. Calvin	223	Volunteer Fireman	20.00	33583
Eastman Frierson	223	Same	30.00	33584
Claiborne Bounds	223	Same	10.00	33585
Kerry Fowler	223	Same	18.00	33586
Albert Hudnall	223	Same	6.00	33587
Herbert Johnston	223	Same	10.00	33588
Eddie Johnston	223	Same	6.00	33647
Buster Fisher	223	Same	5.00	33589
Rudolph Whitney	223	Same	4.00	33590
James Owens	223	Same	6.00	33591
Larry Frierson	223	Same	5.00	33592
Crosby Stores	224	Inv. P8793, C5653	56.96	33593
Lossett's Welding & Machine Wks	224	Inv. 9219	44.81	33594
Delta Supply Company, Inc.	225	Inv. 83545	14.10	33595
Mississippi Power Company	225	McDonald Fire Station	15.98	33596
Southern Uniform Company	225	Uniforms	53.43	33597
National Fire Protection Assn.	225	Training Manuals for Fire Dept.	79.11	33598
Lion Uniform, Inc.	225	Inv. 39634	121.58	33599
CARE & MAINTENANCE OF PUBLIC PROPERTY:				
Stewart Insurance Agency	233	Ins. on Contents at 103 N. Main St.	142.00	33600
Seal & Smith Ins. Agency	223	OL&T Policy Renewal	19.00	33601
Tate Insurance Agency, Inc.	233	Volunteer Fire Dept.-Accident Policy	133.75	33602
Miss. Power Company	234	Acct. 0780 - City Hall	166.76	33603
Southern Bell Tel. & Tel. Co.	234	December accounts	272.96	33604
Gordon Alligood	235	Pest Control Service - City Hall	12.00	33605
Coast Electric Power Assn.	236	Acct. 3-26-0 1/2, Airport	4.06	33606
Miss. Power Company	236	Acct. 0140, 0150	101.42	33607
R. E. Moseley	236	Maint. of Airport	300.00	33608
MAINTENANCE OF STREETS & STRUCTURES:				
Southern Engineering Co.	241B	Materials & Reproduction Costs of Maps	110.25	33609
Minnesota Mining & Mfg. Co.	242	Inv. AT56642	101.50	33610
Crosby Stores	244	December account	516.50	33611
Picayune Veneer & Plywood Co.	244	Same	62.86	33612
Schrock's Western Auto Store	244	December account	270.79	33613
Massey-Magee Clinic	244	Employee Injury-Tillman-Mitchell	17.00	33614
Kelco Supply Company	244	Inv. S62842	31.58	33615
Picayune Concrete Company	244	December account	516.50	33616
Hall Supply and Equipment Co.	244	Inv. 9930, 9945	389.05	33617
Crosby Wood Preserving Co.	244	Inv. 4348	109.60	33618
Roper Supply Company	244	Inv. 02675	69.16	33619
C. A. Hollingshead, M. D.	244	Employee Injury-John L. Brown	14.00	33620
Marine Specialty & Mill Supply	244	Inv. 14116	47.59	33621
John M. Warren	244	Inv. 1584-66	440.00	33622
Tri-State Mill Supply Company	244	Inv. 09610	6.25	33623
Crosby Memorial Hospital	244	Employee Injury-Thalus Mitchell	10.00	33624
Unit Fund CoA 890th Engr Bn	244	Utilities - National Guard	25.00	33625
Allied Equipment, Inc.	244A	Inv. G5141, 5001, 5083, 5189 plus Cr. Memo	396.96	33626
Picayune Concrete Company	244A	December account	1,633.20	33627
Mississippi Power Company	244A	Acct. 0110, Asphalt Plant	186.15	33628
Lossett's Welding & Mch Works	244A	December account	147.18	33629
Chevron Asphalt Company	244A	Same	1,544.76	33630

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Pearl River Farmers Coop.	244A	Inv. B13836	28.54	33631
Allied Equipment, Inc.	244A	Payment on Finisher and Plant	4,279.45	33632
Miss. Power Company	245	December accounts	1,440.88	33633
Coast Electric Power Assn.	245A	Acct. B1, C1, A	199.50	33634
Crosby Stores	246	December account	140.48	33635
Mauldin-Odom Company	246	Inv. 06181, 06231	25.62	33636
Alexander Tractor & Imp. Service	246	Inv. 1455, 1437	27.84	33637
Crosby Stores, Inc.	247	December account	902.98	33638
Trim Oil Company	247	Inv. 4612, 5714	100.85	33639
Standard Oil Company	247	Inv. 049098, 049091	22.00	33640

PUBLIC HEALTH AND SANITATION:

Coast Electric Power Assn.	251C	Incinerator	15.81	33641
Bacon and Smith	251C	Validation of \$40,000 Incinerator Bonds	41.87	33642
Industrial Blow Pipe Company	251C	Bal. due on Contract Price	4,585.00	33643
Pearl River County Health Dept.	253	Monthly appropriation	60.00	33644
Mrs. James Harrison	254A	Water rent for cemetery	24.00	33645

INSTRUCTIONAL AND RECREATIONAL:

St. Regis Paper Company	270	Garbage Bags	16,005.00	33646
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UTILITY OPERATING FUND:

Sanders Plumbing & Elec. Supply	402	December account	26.47	1961
Smith Electric Company	402	December account	407.88	1962
Picayune Housing Authority	402	3 Fire Hydrants less parts & labor	183.54	1963
Tri State Mill Supply Company	402	Inv. 08586	11.94	1964
Wholesale Supply Company, Inc.	402	Inv. P19431	18.00	1965
Hall, Callender and Dantin, Attorneys	402	Mrs. S. B. Whitfield vs City	400.00	1966
Crosby Forest Products Company	402	Inv. 120209	3.90	1967
R. L. Farrell	402	Radio Comm. Maint.	25.00	1968
Miss. Power Company	404	Acct. 0880, 0700, 1280, 1190	365.45	1969
Lossett's Welding & Machine Works	502	Inv. 9082, 9212, 9206	38.25	1970
Schrock's Western Auto Store	502	December account	26.10	1971
Quick and Grice, Inc.	502	Same	124.64	1972
Sanders Plumbing & Electric Supply	502	Inv. 7890	5.80	1973
Griffin Wellpoint Corp.	502	Inv. 12289	78.82	1974
Crosby Forest Products Company	502	Inv. 120317	3.75	1975
Roper Supply Company	502	Inv. 02674	175.70	1976
Tri-State Mill Supply Company	502A	December account	189.05	1977
Mississippi Power Company	502A	Acct. 0145	207.07	1978
W. H. Curtin and Company	502A	Inv. 42873	2.97	1979
Marine Specialty & Mill Supply Co.	502A	Inv. 14417	46.80	1980
Roper Supply Company	502A	Inv. 02676	18.20	1981
Coast Electric Power Assn.	504	Acct. 20, 2, 1, 15, 11	117.67	1982
Milligan Auto Trim Shop	505	Inv. 3241	17.67	1983
Southern Cross Corp.	602	Inv. 6-1995-Detecting Gas Leaks	1,343.00	1984
Park Supply Co., Inc.	602	Inv. 14433	1.25	1985
Bryant Manufacturing Company	602	Inv. 20010	4.70	1986
Lossett's Welding & Machine Works	602	Inv. 9210, 8988, 9024	141.30	1987
The Office Supply Company	605	December account	688.46	1988
Dement Printing Company	605	Inv. 94916	7.50	1989
West Bros., Inc.	605	Inv. 10-037385	6.22	1990
Jack McNeil Chevrolet-Buick, Inc.	606	Inv. 1300	24.72	1991
Spiers Auto Clinic	606	Inv. 2330	36.59	1992
United Gas Pipe Line Co.	607	Gas purchased November, 1966	34,888.08	1993
Harper Foundry and Machine Co.	608A	Inv. F2703	106.33	1994
P. Thompson Tool & Supply Co.	608A	Inv. 73666	330.00	1995
American Meter Company	608A	Inv. 73-3164, 3084, 9-4345	1,346.22	1997
L. B. Foster Company	608A	Inv. M-0753-C, M 0753D	7,552.01	1998
Wholesale Supply Company, Inc.	608A	Inv. P19179, P19107, P19106	764.53	1999
West Bros., Inc.	608A	December account	31.09	2000
Owen Bros. Packing Company, Inc.	610	Employee Xmas Rams	1,479.46	2001
Grant's	610	December account	69.06	2002
IBM Corporation	615	IBM Equip. rental	455.00	2003
Pearl River Farmer's Coop.	Util. Const.	Inv. 22444	9.35	6471
Leon D. McQueen	Util. Const.	Cleaning Canal-Sewage Plant Overflow	6,563.58	6466
Crosby Wood Preserving Co.	Util. Const.	Inv. 4351, 4349, 4357	214.28	6472

BUILDING PERMITS

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that the following building permits be approved:

- To B. B. McMahan for construction of a dwelling on Blanks Avenue for J. P. Johnson.
- To Garry Lee Bounds for construction of an addition to dwelling at 206 S. Abrams Avenue.
- To Lillie Mae Cooper for construction of an addition to dwelling at 1304 Abrams St.
- To Percy Murdock for construction of an addition to dwelling at 1601 W. Jarrell St.

ADDITIONAL STREET LIGHTS

Upon motion of H. H. Pepper, seconded by R. E. Hobgood, and unanimously carried, it is ordered that additional street lights be installed as follows: Three on Ridge Road and One on Haugh Avenue and Highway 602.

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BID ACCEPTED ON SEWER CLEANING ROD

Upon motion of R. E. Hobgood, seconded by H. H. Pepper, and unanimously carried, it is ordered that the bid of Flexible Pipe Tool Company of Dallas, Texas be accepted on a sewer cleaning rod after being demonstrated as per order of the Mayor and Council of December 16, 1966. Bid accepted was as follows: 1 5/16" Sectional Rod 555' - \$3,850.00.

CITY DEPOSITORIES APPOINTED

This being the day and hour to receive sealed bids from banks in the City of Picayune and/or Pearl River County, Mississippi, to keep the City funds of said City according to advertisement published in the Picayune Item and recorded in these minutes, it was determined that proposals from the Bank of Picayune and First National Bank of Picayune had been properly filed, as follows:

First National Bank

Gentlemen:

We hereby submit our bid for the privilege of serving as depository for the City funds during the year 1967, the same as in the past. We also agree to keep sufficient securities pledged to you to cover funds on accounts.

Yours very truly,

P. G. Cooper
President

Bank of Picayune

Gentlemen:

We hereby submit our bid for the privilege of serving as depository for the City funds during the year 1967, the same as in the past. We also agree to keep sufficient securities pledged to you to cover funds on accounts.

Yours very truly,

Louis D. Megehee
President

Upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, and unanimously carried, it is ordered that the above and foregoing proposals are hereby accepted and that said Bank of Picayune and First National Bank be and they are hereby declared to be the official depositories of said City.

BIDS ACCEPTED

This being the day and hour to receive sealed bids for furnishing the City with certain supplies and materials for the calendar year 1967, the following bids were found to be properly filed:

Standard Oil Company - 20.10 on gasoline, 13.17 on kerosene, anti-freeze \$1.50 per gallon in drums, \$1.60 per gallon loose. Motor oil as per price schedule on file.

South Miss. Distributing Co., Inc. - \$20.35 on gasoline, \$22.90 on diesel. Motor oils and grease at posted Tank Wagon Prices.

Crosby Stores .1965 on gasoline, .2350 on diesel

Trim Oil Company .195 on gasoline, .2195 on diesel

Chevron Asphalt Company

Bitumuls AEMC-1 Primer (Miss. EA-1)	Full Tank Truck Lots \$0.1230	Full Tank Car Lots \$0.1264
Bitumuls AERC-2	.1230	.1264
Bitumuls RS-1 (Miss. EA-2)	.1035	.1074
Bitumuls RS-2 (Miss. EA-3)	.1035	.1074
Bitumuls DM-2 (Miss. EA-4)	.1130	.1164
Cationic Bitumuls RS-3K	.1085	.1124
Cationic Bitumuls SM-K	.1230	.1264
RC or MC Cutbacks	.1130	.1164
AC-8 or AC-15 Asphalt	.1035	.1074

Lamar Refining Company - \$0.1035 on all grades of AC Asphalt, \$0.1130 on all grades of RC-MC Asphalt

Picayune Concrete Company - Concrete, delivered \$14.00 per Cu. Yd. 2500 P.S.I., \$15.00 per Cu. Yd. 3000 P.S.I., Washed Gravel 1.40 cu. yd., washed pea gravel .60 cu. yd., concrete sand .60 cu. yd., mason sand .90 cu. yd., Clay Gravel & Pit Run .40 cu. yd. To above prices add 90¢ per cu. yd. for delivery to streets and barn for sand and gravel.

Miss-Lou Asphalt Company - \$7.00 per ton on hot-mix asphalt.

Radcliff Materials, Inc. - \$5.25 per ton f.o.b. our plant, Mobile on Radmix Shell Asphalt Cold Mix. Freight from Mobile to Picayune \$2.45 per net ton.

Quick and Grice, Inc. - Supplies - 10% discount on misc. hardware items such as picks, shovels, nails, and other related supplies. On items such as cement, mortar mix, brick, lumber, and plywood, we quote the price in effect at the time of delivery with no disc. On items such as pipe and pipe fittings we quote you wholesale prices in effect at time of delivery.

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Roper Supply Company - On Chain Saws and Post Hole Diggers, Model WIZ 55, 16 Plunge Bow, \$298.60
Model Super Wiz 66 16 Plunge Bow \$338.60, Model C-51 Post Hole Digger \$275.

Concrete Sewer Pipe			Reinforced Concrete Culvert	
Price per Lin. Foot			Price per Lin. Foot	
	Plain	Gasket		
4"	.25	.50	12"	\$1.85
6"	.35	.65	15"	2.50
8"	.55	.86	18"	3.10
10"	.80	1.20	21"	4.20
12"	1.10	1.75	24"	5.00
15"	1.90		27"	6.30
18"	2.70		30"	7.20
21"	4.00		36"	9.70
24"	4.75		42"	12.60
			48"	15.75
			54"	19.20
			60"	23.20
			66"	27.85
			72"	32.55
			84"	43.60

Terms: 2% 20 days, Net 30

Grader Blades

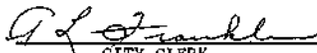
$\frac{1}{2}$ "x6" Standard Steel Blades, less bolts	1.37 per ft.
$\frac{1}{2}$ "x6" Standard Steel Blades, with bolts	1.55 " "
$\frac{1}{2}$ "x6" High Carbon Steel, Tempered, less bolts	1.70 " "
$\frac{1}{2}$ "x6" High Carbon Steel, Tempered with bolts	1.88 " "
$\frac{1}{2}$ "x8" Standard Steel Blades, less bolts	1.88 " "
$\frac{1}{2}$ "x8" Standard Steel Blades, with bolts	2.06 " "
$\frac{1}{2}$ "x8" High Carbon Steel, Tempered, less bolts	2.15 " "
$\frac{1}{2}$ "x8" High Carbon Steel, Tempered with bolts	2.35 " "
$\frac{1}{2}$ "x6" Scarifier Blades, Tempered, with bolts	2.60 " "

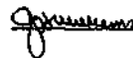
On Johnson Maintenance Products as per schedule on file.

Upon motion of H. H. Pepper, seconded by H. V. Carr, and unanimously carried, it is ordered that the bids of Chevron Asphalt Company and Lamar Refining Company be accepted on Asphalt. Upon motion of R. E. Hobgood, seconded by H. H. Pepper, and unanimously carried, it is ordered that the bid of Picayune Concrete Company on sand and gravel be accepted. Also, upon motion of F. G. Macdonald, Jr., seconded by H. V. Carr, and unanimously carried, it is ordered that the bid of Trim Oil Company be accepted on gasoline at .195 per gallon and on diesel at .2195 per gallon. All other bids were received and placed on file in the office of the City Clerk.

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of F. G. Macdonald, Jr., it is ordered that this Mayor and Council do now rise in adjournment.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, February 7, 1967 at 7:00 P. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk; M. T. Thigpen, City Attorney and O. L. Harris, Police Chief.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BILLS ALLOWED

Upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that bills and allowances be approved for payment as follows:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
SUPERVISION AND FINANCE:				
SCM Corporation	207	Inv. 0113569-Maint. of Calculator	63.00	33695
The Picayune Item	207	Inv. 483, 451	31.85	33685
Pitney-Bowes, Inc.	207	Inv. 114-737695 less tax	22.40	33686
City Stationery Company	207	January account	1,071.17	33687
Commercial Printing Company	207	Inv. 9070, 9017, 8877, 8816	50.31	33688
N. C. Rouse, Chancery Clerk	207	Recording deeds and chancery court costs	17.25	33689
The Picayune Item	208	January account	238.43	33690
Commercial Printing Company	208	Inv. 12590	104.70	33691
Milford A. Kelley, CPA	209	Audit for City-Yr ending 9-30-66	1,100.00	33696
PROTECTION OF LIFE AND PROPERTY:				
Jack McNeil Chevrolet Buick, Inc.	215	Inv. 2105,1436,1371,1372,1567	278.73	33697
Guy's 66 Service Station	215	Account	11.40	33698
Minitman Car Wash	215	Account less tax	36.95	33699
The Clock Truck Stop	215	Inv. 7830, 7814	10.30	33700
F&B Supplies, Inc.	215	Inv. 29743	150.00	33701
Crosby Stores	215	Inv. 2570	1.50	33703
Pearson's Standard Oil Serv.	215	Account	3.75	33703
Malley's Esso Service Station	215	Dec. and January account	20.94	33704
Ray Mitchell Service Station	215	Inv. 9700, 9712, 9711, 9630	5.75	33705
F&B Supplies, Inc.	215A	Inv. 29772	2.38	33706
Farmer's Warehouse of Picayune	216A	Dog Food	9.17	33707
Palmer Chemical & Equip. Co.	216A	Inv. 12660	126.35	33708
Picayune Veneer & Plywood Co.	217	Inv. 28066	55.00	33709
Kety Clinic	217	Employee Injury-Frances Lott	11.00	33710
The Picayune Item	217	Inv. 452, 474	63.75	33711
Charlie's Restaurant	218	Prisoners meals for January	24.00	33712
Robert L. Farrell	220	Parts used in Radio Maintenance	102.88	33713
Eastman Frierson	223	Volunteer Fireman	25.00	33714
Herbert Johnston	223	Same	1.00	33715
M. Y. Calvin	223	Same	10.00	33716
James Owen	223	Same	5.00	33717
Kerry Fowler	223	Same	14.00	33718
Rudolph Whitney	223	Same	1.00	33719
James S. Porter	223	Same	1.00	33720
Bobby Frierson	223	Same	1.00	33721
Lossert's Welding & Mch Wks	224	Inv. 9591	5.00	33722
Thompson Auto Supply Co., Inc.	224	Inv. 39104, 33888, 39461	4.13	33723
City of Picayune-Utilities	225	McDonald Fire Station-Dec. & January	23.95	33724
Mississippi Power Company	225	McDonald Fire Station	17.47	33725
Sanders Plumbing & Elec.	225	Inv. 14030	10.54	33726
Delta Supply Company, Inc.	225	Inv. 84255	229.05	33727
National Fire Protection Assn.	225	Annual Membership Dues	20.00	33728
Lion Uniform, Inc.	225	Inv. 37490	250.60	33729
Southern Uniform Co.	225	Uniforms	10.19	33730
CARE & MAINTENANCE OF PUBLIC PROPERTY:				
Roper Supply Company	232	Janitorial Supplies	17.80	33731
Seal & Smith Ins. Agency	233	Insurance-City Hall Annex	75.50	33732
City of Picayune-Utilities	234	City Hall-Dec. & January	75.25	33733
Mississippi Power Company	234	City Hall	174.45	33734
Southern Bell Tel. & Tel.	234	January accounts	280.54	33735
Alligood Pest Control	235	Pest Control Service-January	28.00	33736
Sanders Plumbing & Elec Supply	235	Inv. 13985	46.30	33737
R. E. Moseley	236	Maint. of Airport	300.00	33738
Mississippi Power Company	236	Airport	94.06	33739
Hawkins Electric Supply Co.	236	Inv. 5507	10.50	33740
MAINTENANCE OF STREETS & STRUCTURES:				
Dietzgen Company	241B	Inv. 61255, 61998	23.06	33741
City Stationery Company	241B	Inv. 20386, 20083, 19903	509.13	33742
L. L. Ridgway Enterprises, Inc.	241B	Inv. R60334	37.05	33743
Rapid Reproductions, Ltd.	241B	Inv. 3130,3161,3128,3158,4153	21.96	33744
Southern Engineering Company	241B	City Maps	418.90	33745
H. C. Sweet Co., Inc.	242	Inv. 2658	5.10	33746
Unit Fund CoA 890th Engr Bn	244	Utilities-National Guard	25.00	33747
City of Picayune-Utilities	244	City Barn account	31.52	33748
Rocket Welding Supply, Inc.	244	Inv. 13382, 13427,13000,12836,12839	69.98	33749
Polk's Firestone Dealer Store	244	Dec. and January accounts	10.86	33750

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Edward Kendrick	244	Cutting Trees	735.00	33684
Edward Kendrick	244	Topping, hauling and trimming trees	745.00	33667
Williams Building Center	244	Inv. 1584, 1430, 1720, 1576	37.17	33751
Picayune Veneer & Plywood Co.	244	Inv. 27573, 27791, 27752, 27985	20.41	33752
Stevens Oil Company	244	Inv. 17611	1.21	33753
West Bros., Inc.	244	Inv. 5-540289	4.00	33754
Quick and Grice, Inc.	244	January account	66.21	33755
Massey-Magee Clinic	244	Employee Injury-Mitchell, Dyle, Tillman	25.00	33756
Dr. C. A. Hollingshead	244	Employee Injury-Comerly	24.00	33757
Crosby Wood Preserving Co.	244	Inv. 4374	6.60	33758
Lloyd Frierson	244	312 Yds gravel	358.80	33664
Thigpen Hardware Company	244	January account	101.73	33759
F. & B. Supplies, Inc.	244	Inv. 36942, 36590	277.22	33760
Lossett's Welding & Machine Works	244	January account	229.60	33761
Hall Supply and Equipment Co.	244	Inv. 160	3.29	33762
Schrock's Western Auto Store	244	January account	184.29	33763
Thompson Auto Supply Co., Inc.	244	Same	139.38	33764
Picayune Concrete Company	244	Same	422.80	33765
Mississippi Power Company	245	Same	1,766.07	33766
Coast Electric Power Assn.	245A	Acct. C1, B1, A	199.50	33767
Pearson Motor Company	246	Inv. 5735	52.07	33768
Crosby Stores	246	January account	244.48	33769
Equipment, Inc.	246	Inv. 48784	454.83	33770
Gilchrist Tractor Company, Inc.	246	Inv. 10077, 40038, 40336, 40452, 40248	125.56	33771
Clint's Auto and Truck Repair	246	January account	660.06	33772
Picayune Auto Parts	246	Inv. 6605, 7753, 6622, 6880, 7251	16.58	33773
Pat Lee's Shop	246	Repairs to equipment	92.00	33673
Standard Oil Company	247	Inv. 049211, 049865	21.86	33774
Trim Oil Company	247	January account	1,153.50	33775
Crosby Stores, Inc.	247	Same	262.24	33776
Allied Equipment, Inc.	250	Payment on Asphalt Plant less cr. memo	4,061.24	33777
City of Picayune-Utilities	250	Asphalt Plant	342.87	33778
Mississippi Power Company	250	Asphalt Plant	200.04	33779
Commercial Printing Company	250	Inv. 8793, 8782	2.40	33780
Picayune Veneer & Plywood Co.	250	Inv. 27994, 28028, 28047	8.51	33781
Allied Equipment, Inc.	250	January account	524.89	33782
Stewart Machine & Engineering Co.	250	Inv. 3642	10.75	33783
Transway, Inc.	250	Freight on asphalt plant parts	3.50	33784
Lamar Refining Company	250	Inv. 729 less credit memo	422.73	33785
Lossett's Welding & Machine Works	250	January account	214.85	33786
Picayune Concrete Company	250	January account	1,411.90	33787
Hotel Dieu	250	Employee Injury-A. C. Mitchell	406.20	33788

PUBLIC HEALTH AND SANITATION:

Coast Electric Power Assn.	256	Incinerator	75.16	33789
Pearl River County Health Dept.	253	Monthly appropriation	60.00	33790
Pearl River County Farmer's Coop.	256	Inv. B23409	11.50	33791
Southeastern Refuse Sacks, Inc.	270	500 Refuse Sacks	45.00	33792

UTILITY OPERATING FUND:

R. L. Farrell	402	Radio Comm. Maint.	25.00	2031
Southern Meter & Supply Co., Inc.	402	Inv. 649	106.41	2032
Wholesale Supply Company, Inc.	402	Inv. P20434	108.30	2033
West Bros., Inc.	402	Inv. 2-760958	4.19	2034
Harper Supply Company	402	Inv. S1156	398.84	2035
Crosby Forest Products Company	402	Inv. 10007	18.31	2036
Park Supply Co., Inc.	402	Inv. 13887, 13554 less discount	18.27	2037
Mississippi Power Company	404	Water Pumps	385.32	2038
Milford R. Kelley, CPA	407	Audit for Utilities Dept.	600.00	2039
Lossett's Welding & Machine Works	502	January account	221.93	2040
Foxboro Company	502	Inv. 7205149-Charts	19.55	2041
W. H. Curtin and Company	502	Inv. N33486	3.65	2042
Little Brown Sales Co.	502	Inv. 1359	28.91	2043
Smith Electric Company	502	Inv. 3721	308.30	2044
Pearl River Farmer's Coop.	502	January account	8.75	2045
Schrock's Western Auto Store	502	Same	20.36	2046
Quick and Grice, Inc.	502	Same	78.88	2047
Tri State Mill Supply Company	502	Inv. 18805	7.45	2048
Crosby Stores	502	Inv. 2175, P7479	14.51	2049
Southern Bell Tel. & Tel. Co.	502A	Acct. 1801-Treatment Plant	43.10	2050
W. H. Curtin and Company	502A	Inv. 156991, 152964	29.52	2051
Thigpen Hardware Company	502A	January account	33.47	2052
Farmer's Warehouse	502A	Account	36.00	2053
West Bros., Inc.	502A	Inv. 1-324296	4.25	2054
Trim Oil Company	502A	Inv. 5879-Trailer	50.00	2055
Picayune Sheet Metal Works	502A	Account	54.65	2056
Tri State Mill Supply Company	502A	Inv. 22376	2.10	2057
Morris Auto Parts	502A	January account	35.65	2058
Picayune Veneer & Plywood Co.	502A	Inv. 28024, 28055	4.33	2059
Commercial Printing Company	502A	Inv. 8688, 8689	16.30	2060
Sanders Plumbing & Elec. Supply	502A	Inv. 14462, 15852, 7541	27.87	2061
Park Supply Company, Inc.	502A	Inv. 13529	44.36	2062
Coast Electric Power Assn.	504	January accounts	118.26	2063
Mississippi Power Company	504	Same	1,241.04	2064
Clint's Auto & Truck Repair	505	Inv. 0223	9.50	2065
Morris Auto Parts	505	Inv. 17284	1.94	2066
Picayune Auto Parts	505	Inv. 5528, 5517, 5718, 5772, 6213, 6389	37.56	2067
Milford R. Kelley, CPA	507	Utilities Audit	600.00	2068
American Meter Company	602	Inv. 73-38, 73-37, 73-2164-1	716.00	2069
American Gas Journal	602	Inv. 289, 4399	45.65	2070
Mississippi Power Company	602	Acct. 0180	1.00	2071
Crosby Forest Products Company	602	Inv. 20018	18.92	2072
Rocket Welding Supply, Inc.	602	Inv. 13381	34.60	2073
Lossett's Welding & Machine Works	602	Inv. 9536, 9448, 9503	28.20	2074
The Sprague Meter Company	602	Inv. B-9173	39.10	2075
Picayune Veneer & Plywood Co.	602	Inv. 27706, 27723, 27793	15.34	2076
Wholesale Supply Company, Inc.	602	Inv. P20616	16.32	2077
Sanders Plumbing & Elec. Supply	602	Inv. 14352	2.62	2078

MUNICIPAL MINUTES, CITY OF PICAYUNE

LEWIS-GRANT-GREENWOOD 72327

Quick and Grice, Inc.	602	January account	84.40	2079
Southern Cross Corp.	602	Inv. 6-2147-Leak Survey	1,368.50	2080
Eagle Motor Lines, Inc.	602	Inv. 226573	4.83	2081
Falcon Manufacturing Co., Inc.	602	Inv. 2=5831	94.50	2082
Rocket Welding Supply, Inc.	602	Inv. 12916,12930,13287,13366	35.90	2083
Thompson Auto Supply Co., Inc.	602	January account	12.28	2084
Momar, Inc.	605	Inv. 01129-less 1.38 discount	136.62	2085
Picayune Tire Service	606	Inv. 2125	9.24	2086
Alexander's Tractor & Imp. Service	606	Inv. 1507, 1499	49.38	2087
Clint's Auto & Truck Repair	606	Inv. 0227, 0204, 0203	69.33	2088
United Gas Pipe Line Company	607	Gas purchased December, 1966	41,295.28	2089
Tri State Mill Supply Company	608A	Inv. 18804	449.00	2090
Southern Cross Corp.	609	Inv. 6-2029	298.70	2091
Milford R. Kelley, CPA	610	Utilities Audit for yr ending 9-30-66	1,200.00	2092
Mississippi's Jr. Miss Pageant	610	Ad in Miss. Jr. Miss Pageant Program	100.00	2093
Tung Broadcasting Company	610	Xmas Program	37.50	2094
Seal and Smith Insurance Agency	612	Insurance - City Hall Annex	75.50	2095
Tate Insurance Agency, Inc.	612	Comprehensive Auto Liab.	2,028.00	2096
IBM Corporation	615	Inv. A309905 less credit memo	332.00	2097
Broadway and Seal	Util.Const.	Calculations on ydage & Supv on Mill Creek	127.50	6556
Roper Supply Company	Util.Const.	Inv. 05881,05880	605.52	6557
Flexible Pipe Tool Division	Util.Const.	Inv. 34-07049,07048,07047	4,092.50	6558

BUILDING PERMITS

Upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that the following building permits be approved:

- To John Lins for construction of shed to be used as fruit and vegetable stand on Highway 11 North.
- To Richard Cowart for construction of an addition to dwelling at 511 Third Street.
- To Alfred Powe for construction of an addition to dwelling at 207 S. Abrams Avenue.
- To L. D. Whitfield for construction of a dwelling at 203 S. Blanks Avenue for Buford Satcher.
- To Wilshar, Inc. for construction of a dwelling on Lot 99, Lakewood Sub.
- To Wilshar, Inc. for construction of a dwelling on Lot 77, Lakewood Sub.

FINAL ACCEPTANCE OF WORK ON ADDITIONS AND ALTERATIONS TO SANITARY SEWER SYSTEM BY ROSS E. COX OF MISSISSIPPI, INC.

WHEREAS, Ross E. Cox of Mississippi, Inc. has finished their work under a contract with the City of Picayune for Additions and Alterations to Sanitary Sewer System - Project B, Sewage Collection System, WPC-Miss-169, and

WHEREAS, said work has been inspected by Barnard and Burk of Miss., Inc., Engineers, representing the City of Picayune, which said engineers recommend that said work be accepted as being complete, and

WHEREAS, A. J. Read, City Manager of said City, reports that said work has been performed satisfactorily and is complete,

NOW, THEREFORE, Be It Resolved that the City of Picayune does hereby finally accept the work of Ross E. Cox of Mississippi, Inc. on Project B pertaining to Additions and Alterations to the Sanitary Sewer System of said City and that final settlement, including retainer monies, be paid to said company according to the final estimates of Barnard and Burk of Miss., Inc., a said final payment on Project B in the amount of \$81,522.49, and it is therefore ordered that checks therefor be issued after the proper advertisement of final payment has been made in a local newspaper for two issues.

The above resolution was adopted upon motion of Councilman H. V. Carr, seconded by Councilman R. E. Hobgood and unanimously carried on this 7th day of February, 1967.

G. L. Stambler
CITY CLERK

J. J. ...
MAYOR

FINAL ACCEPTANCE OF WORK ON ADDITIONS AND ALTERATIONS TO SANITARY SEWER SYSTEM BY VIKING CONSTRUCTION COMPANY

WHEREAS, Viking Construction Company of Houston, Texas has finished their work under a contract with the City of Picayune for Additions and Alterations to Sanitary Sewer System - Project I, Sewage Treatment Plant; also, a similar contract designated as Project II, Sewage Pumping Stations, both WPC-Miss-169, and

WHEREAS, said work has been inspected by Barnard and Burk of Miss., Inc., Engineers, representing the City of Picayune, which said engineers recommend that said work be accepted as being complete, and

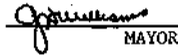
WHEREAS, A. J. Read, City Manager of said City, reports that said work has been performed satisfactorily and is complete,

MUNICIPAL MINUTES, CITY OF PICAYUNE

NOW, THEREFORE, Be It Resolved that the City of Picayune does hereby finally accept the work of Viking Construction Company of Houston, Texas on Project I and Project II pertaining to Additions and Alterations to the Sanitary Sewer System of said City and that final settlement, including retainer monies, be paid to said company according to the final estimates of Barnard and Burk of Miss., Inc., said final payment on Projects I and II in the amount of \$97,661.64, and it is therefore ordered that checks therefor be issued after the proper advertisement of final payment has been made in a local newspaper for two issues.

The above resolution was adopted upon motion of Councilman H. V. Carr, seconded by Councilman R. E. Hobgood and unanimously carried on this 7th day of February, 1967.


CITY CLERK


MAYOR

ORDINANCE NO. 335

ORDINANCE CLOSING THAT PORTION OF MEGEHEE STREET
BETWEEN BLOCKS H AND I IN J. W. SIMMONS SUBDIVI-
SION WHICH LIES SOUTH OF STEVENS STREET

WHEREAS, all of the abutting owners of real property on the East and the West sides of that portion of Megehee Street which lies between Blocks H and I in J. W. Simmons Subdivision in the City of Picayune, Pearl River County, Mississippi, and South of Stevens Street have petitioned the Mayor and Council of the City of Picayune, Mississippi to close that portion of said street, and

WHEREAS, it has been heretofore determined, and is hereby adjudicated by the Mayor and Council of the City of Picayune, Mississippi that the above described street has not been used as a public thoroughfare, and dead ends against property to the South thereof, so that there is no prospective future use of that portion of said street, and further that all abutting land owners on both sides of said street have joined in a petition and request to close same, and that the closing of the said street will be for the benefit and welfare of the City of Picayune,

NOW, THEREFORE, Be It Ordained by the Mayor and Council of the City of Picayune, Mississippi as follows:

I

That, that portion of Megehee Street between Blocks H and I in J. W. Simmons Subdivision in the City of Picayune, Pearl River County, Mississippi which lies South of Stevens Street be, and it is hereby closed and vacated

II

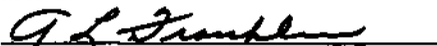
That this Ordinance shall be effective immediately after its passage.

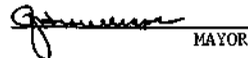
The foregoing ordinance was first reduced to writing, considered and passed section by section, than as a whole with the vote on each section and upon said ordinance as a whole resulting as follows:

Those voting YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, Granville H. Williams

Those voting NAY: None

ATTEST:


CITY CLERK


MAYOR

TRAFFIC SURVEY TO BE MADE AT
RAILROAD CROSSINGS

Upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, and unanimously carried, it is ordered that the City Manager proceed to have an origin and destination traffic count made at each of the four main railroad crossings in the City of Picayune. Said traffic count for the purpose of determining where the most feasible places for additional railroad crossings can be located.

CITY CLERK TO ADVERTISE FOR BIDS

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, it is hereby ordered that A. L. Franklin, City Clerk, be authorized and directed to advertise for bids on disposable garbage bags, said advertisement to be published in the Picayune Item according to law, and to be in the following words and figures, to-wit:

MUNICIPAL MINUTES, CITY OF PICAYUNE

NOTICE FOR BIDS

The Mayor and City Council of the City of Picayune, Pearl River County, Mississippi will receive sealed bids up to 7:00 P. M. on Tuesday, March 7, 1967 at the City Hall in said City for furnishing the City of Picayune with from 250,000 to 300,000 disposable refuse garbage bags in a size capable of holding thirty gallons of garbage. Bags to be made of two layers of strong paper capable of withstanding extremely wet weather and to be in bundles of 50 to the bundle.

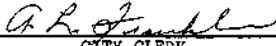
The Mayor and Council reserve the right to reject any and all bids.

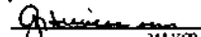
Done by order of the Mayor and Council, passed February 7, 1967.

A. L. Franklin, City Clerk

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. H. Pepper, it is ordered that this Mayor and Council do now rise in adjournment.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, March 7, 1967 at 7:00 P. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk; M. T. Thigpen, City Attorney and O. L. Harris, Police Chief.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BUILDING PERMITS

Upon motion of H. V. Carr, seconded by R. E. Hobgood, and unanimously carried, it is ordered that the following building permits be approved:

- To C. E. Ivey for construction of a dwelling at 904 Third Avenue.
- To Norman J. Stockstill for construction of a dwelling on Second Avenue.
- To Carl Pittman for construction of a dwelling on Sycamore Road.
- To W. C. Winningham for construction of a building at Highway 11 North.
- To First Methodist Church . . . for construction of an educational building on N. Haugh Avenue.
- To Beatrice Latten for construction of an addition to dwelling at 122 Bruce Street.
- To C. R. Brown for construction of an addition to business at 920 Rosa Street.
- To Mary Kellar for construction of an addition to Frostop building at 335 Highway 11 S.
- To R. E. Fleming for construction of a storage area at 420 East Canal Street.
- To Wilshar, Inc. for construction of a dwelling on Lot 76, Lakewood Sub.
- To Mansanto Company for construction of a Lion Oil Service Station at 820 Highway 11 South.
- To James R. Robertson for construction of an addition to dwelling at 506 Taylor Street.

ADDITIONAL STREET LIGHTS

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that additional street lights be installed as follows: One on Loftin Street, One at the corner of Taylor Street and Rosa Street, one on Jerusalem Avenue, one on Adcox Road, and one on Watts Street.

CONTRACT WITH MISSISSIPPI POWER CO.

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, Granville H. Williams, Mayor, is hereby authorized to sign contracts with Mississippi Power Company for the City Hall and City Asphalt Plant.

CEMETERY TRUSTEE APPOINTED

It being known that the term of C. McDonald, Jr. expired in January, 1967, upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that C. McDonald, Jr., be reappointed for a term of five years from January, 1967.

LIBRARY TRUSTEE APPOINTED

It being known that the term of Mrs. Cecil Jones as Library Trustee expired in January, 1967, upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that Mrs. Cecil Jones be reappointed for a term of five years from January, 1967.

BILLS ALLOWED

Upon motion of H. V. Carr, seconded by R. E. Hobgood, and unanimously carried, it is ordered that bills and allowances be approved for payment as follows:

MUNICIPAL MINUTES, CITY OF PICAYUNE

LAWRENCE-GREENWOOD, 74207

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
SUPERVISION AND FINANCE:				
City Stationery Company	206	Inv. 20527, 20330	80.14	33837
Commercial Printing Co.	206	Inv. 9449	2.25	33838
Commercial Printing Co.	207	Inv. 9132, 9116, 9138, 9361, 9373	182.17	33839
Pitney-Bowes, Inc.	207	Inv. 114-498584	1.40	33840
N. C. Rouse, Chancery Clerk	207	Recording Deed	1.00	33841
City Stationery Company	207	Inv. 20660, 20360	7.09	33842
The Picayune Item	208	February account	118.24	33843
PROTECTION OF LIFE AND PROPERTY:				
Bill Ladner	215	Car Wash Expense-Police Cars	11.37	33844
Byrd's Service Station	215	Nov., Dec., Jan. and Feb. accounts	74.00	33845
Crosby Stores	215	Inv. 2673	2.10	33846
Jack McNeil Chev. Buick, Inc.	215	Inv. 1931, 1774, 2271, 2462	35.57	33847
Walker's Body Shop	215	Inv. 5157	542.21	33848
Toby's Photo Shop	215A	Inv. 5990, 5991	2.99	33849
Southern Uniform Co.	215A	Police Uniforms	162.65	33850
Sargent-Sowell, Inc.	215A	Inv. 11542	13.70	33851
Commercial Printing Co.	215A	Inv. 9403	8.00	33852
Dept. of Public Safety	215A	Tuition-Training Academy-3 policemen	540.00	33853
Farmer's Warehouse of Picayune	216A	Dog Food for Pound	13.71	33854
Charlie's Restaurant	218	Meals for prisoners for February	34.65	33855
City Drug Store	218	Account	5.82	33856
Duncan Parking Meter Sales Co.	219	Inv. 7871	85.00	33857
Motorola Comm. & Elec., Inc.	220	Inv. 4-117002, 4-0334-128	863.72	33858
Eastman Frierson	223	Volunteer Fireman	64.00	33859
Herbert Johnston	223	Same	11.00	33860
A. R. Hudnall	223	Same	11.00	33861
Kerry Fowler	223	Same	37.00	33862
W. B. Smith, Jr.	223	Same	13.00	33863
Jimmie Porter	223	Same	6.00	33864
James Owen	223	Same	11.00	33865
Eddie Johnston	223	Same	5.00	33866
John Daniels	223	Same	5.00	33867
M. Y. Calvin	223	Same	6.00	33868
Thompson Auto Supply Co., Inc.	224	Inv. 50629	64.70	33869
Picayune Auto Parts	224	Inv. 8628	11.10	33870
Commercial Printing Co.	225	Inv. 9090	3.00	33871
Everson-Ross Co.	225	Inv. 12811	76.30	33872
Quick and Grice, Inc.	225	Inv. A15599	1.20	33873
Smith Electric Company	225	Parts for installing siren	219.99	33874
Miss. Power Company	225	McDonald Fire Station Account	15.86	33875
City of Picayune-Utilities	225	McDonald Fire Station Account	15.00	33876
Delta Supply Company, Inc.	225	Inv. 84864	28.20	33877
CARE & MAINTENANCE OF PUBLIC PROPERTY:				
Crosby Memorial Hospital	232	Employee Injury-Ruby Cooley	22.00	33878
Crosby Bros. TV & Carpet	232	February account	4.90	33879
Stewart Insurance Agency	233	Insurance Premiums	185.00	33880
Tate Insurance Agency, Inc.	233	Automobile Insurance premiums	126.00	33881
Southern Bell Tel. & Tel. Co.	234	Acct. 4916, 4844, 4841, 3555	48.14	33882
City of Picayune-Utilities	234	City Hall account	57.94	33883
Miss. Power Company	234	City Hall account	162.10	33884
Miller-Sims Construction Co.	235	Installing Siren on City Hall	221.63	33885
Picayune Veneer & Plywood Co.	235	Inv. 26988	4.50	33886
Sanders Plumbing & Elec. Supply	235	Inv. 15373, 15348	28.60	33887
Mitchell Glass and Mirror Co.	235	Glass for City Hall	181.73	33941
Crosby Forest Prod. Co.	235	Inv. 20325	22.70	33888
Gordon Alligood	235	Pest Control Service-City Hall & Annex	20.00	33889
Lossett's Welding & Mch Works	236	Inv. 9732	7.25	33890
Miss. Power Company	236	Airport Lights	91.12	33891
Marine Specialty & Mill Supply	236	Inv. 1389	99.36	33892
Airport Lighting Company	236	Inv. 2279	376.50	33893
R. E. Moseley	236	Maint. of Airport	300.00	33894
MAINTENANCE OF STREETS & STRUCTURES:				
The Picayune Item	241B	Inv. 262 less tax	5.00	33895
Rapid Reproductions, Ltd.	241B	Inv. 4185	14.00	33896
Picayune Veneer & Plywood Co.	241B	Inv. 27215, 27134	8.14	33897
City Stationery Company	241B	Inv. 20581, 20547, 20382	13.58	33898
Crosby Forest Prod. Co.	242	Inv. 20270, 20162	19.80	33940
Minn. Mining & Mfg. Co.	242	Inv. AT06008	52.50	33899
Unit Fund CoA 890th Engr Bn	244	Utilities-National Guard	25.00	38900
Allied Equipment, Inc.	244	Inv. 6229, 6332	184.23	33901
Crosby Memorial Hospital	244	Employee Injury-William Pinkard-A.C. Mitchell	37.00	33902
Dr. D. C. Rudeen	244	Employee Injury-Horace Jenkins	21.00	33903
Crosby Stores	244	February account	29.34	33904
Schrock's Western Auto Stores	244	February account	130.83	33905
Quick and Grice, Inc.	244	Inv. A15444	3.75	33906
Thompson Auto Supply Co., Inc.	244	February account	11.41	33907
City of Picayune-Utilities	244	City Barn Account	21.30	33908
Jack McNeil Chev.-Buick Co.	244	Inv. 1773	10.00	33909
Hall Supply and Equip. Co.	244	Inv. 212	73.39	33910
Crosby Stores	244	Inv. 2180, 3425, 3027, 3427, 9503	15.40	33911
Dr. W. W. Oser	244	Employee Injury-W. Pinkard	95.00	33912
Picayune Concrete Co.	244	February account	245.35	33913
Mauldin-Odom Co.	244	Inv. 06684	13.91	33914
Tri-State Mill Supply Co.	244	Inv. 27148 less .36 discount	17.84	33915
Roper Supply Company	244	Inv. 05329, 05330, 05331	571.08	33916
Lossett's Weld & Mch Works	244	February account	64.55	33917
Miss. Power Company	245	Same	1,467.85	33918
Coast Elec. Power Assn.	245A	Acct. C1, C1, A	199.50	33919
Clint's Auto & Truck Repair	246	February account	970.57	33920
West Bros., Inc.	246	Inv. 9-156366	210.86	33806
Crosby Stores	246	Inv. 6464	31.60	33922
Standard Oil Co.	247	Inv. 049950	7.35	33923

MUNICIPAL MINUTES, CITY OF PICAYUNE

Trim Oil Company	247	February account	947.43	33924
Allied Equipment, Inc.	248	Paymt on Asphalt Plant and Finisher	4,279.45	33925
Miss. Power Co.	250	Asphalt Plant	205.31	33926
Lamar Refining Co.	250	Inv. 768	460.37	33927
Lossett's Weld. & Mch Works	250	Inv. 9557	12.50	33928
Chevron Asphalt Company	250	Inv. 230671	459.75	33929
City of Picayune-Utilities	250	Asphalt Plant account	447.18	33930
Crosby Stores	250	Inv. L5002	6.50	33931
Lossett's Welding & Mch Works	250	Inv. 9612, 9621, 9657, 9659	220.10	33932
Allied Equipment, Inc.	250	February account	223.45	33933
Picayune Concrete Co.	250	Same	1,334.50	33934

PUBLIC HEALTH AND SANITATION:

Quick and Grice, Inc.	251	Inv. A15191	17.85	33935
A. P. Lindsey, Inc.	251	Inv. 55556, 55557	77.20	33936
Pearl River Co. Health Dept.	253	Monthly appropriation	60.00	33937
Picayune Concrete Co.	254A	Inv. 5872	15.00	33938
Coast Electric Power Assn.	256	Incinerator account	73.10	33939

UTILITY OPERATING FUND:

Harper Supply Company	402	Inv. S2257, 2917	30.69	2113
R. L. Farrell	402	Radio Comm. Maint.	25.00	2114
Miss. Power Company	404	Acct. 0700, 1280-0, 1190	366.22	2115
Wholesale Supply Company, Inc.	406	Inv. P21142, 21381	191.19	2116
Smith Electric Co.	502	Pump and Repairs	110.10	2117
Lossett's Welding & Mch Works	502	Inv. 9645,9815,9816,9817,9818,9819	131.40	2118
Picayune Veneer & Plywood Co.	502	February account	11.83	2119
Picayune Auto Parts	502	Inv. 8706,8629,8394,8367	10.75	2120
Industrial Valve & Inst. Div.	502	Charts	6.48	2122
Schrock's Western Auto Store	502	February account	12.77	2123
Quick and Grice, Inc.	502	Inv. A15333	1.36	2124
Morris Auto Parts	502A	Inv. 16686	.99	2125
Sanfax Corporation	502A	Inv. 0201739	154.75	2126
Sanders Plumbing & Elec. Supply	502A	Inv. 16245,16101,15411,7837	22.47	2127
Wholesale Supply Company	502A	Inv. P21257	84.83	2128
Crosby Forest Products Co.	502A	Inv. 20089	6.49	2129
Tri State Mill Supply Co.	502A	Inv. 17619	1.50	2130
Stewart Dura Van Inc.	502A	Inv. 5394	10.40	2131
MarineSpec. & Mill Supply Co.	502A	Inv. 1709	29.16	2132
Miss. Power Company	504	February accounts	776.42	2133
Coast Electric Power Assn.	504	Same	91.76	2134
Milligan Auto Trim Shop	505	Inv. 3319	22.50	2135
Jack McNeil Chev-Buick, Inc.	505	Inv. 2387, 1955, 1946	22.53	2136
Clint's Auto & Truck Repair	505	Inv. 0264,0254,0234,0241	76.98	2137
Southern Cross Corp	602	Gas leakage survey	1,751.00	2138
Miss. Power Company	602	Acct. 0180	1.00	2139
Sanders Plumbing & Elec. Supply	602	Inv. 15864, 15913	77.38	2140
Crosby Stores	602	Inv. 2199, 3179	30.48	2141
Quick and Grice, Inc.	602	February account	68.07	2142
Commercial Printing Company	605	Same	20.95	2143
Burroughs Corporation	605	Maint. Agreement	82.45	2144
Picayune Veneer & Plywood Co.	602	Inv. 26989	7.40	2145
Thompson Auto Supply Co., Inc.	602	Feb. account	26.77	2146
Kety Clinic	602	Employee Injury-Ruby Cooley	5.00	2147
Mueller Company	602	Inv. 12841	160.00	2160
American Meter Company	602	Inv. 11-21291	7.45	2148
Harper Supply Company	602	Inv. S-2954	23.62	2149
Wholesale Supply Company, Inc.	602	Inv. P21318	77.18	2150
Eagle Motor Lines, Inc.	605	Inv. 228683	3.68	2151
Office Supply Company	605	Inv. S11972	8.00	2152
Ennis Auto & Truck Repair	606	Inv. 0257, 0253, 0247, 0248	406.30	2154
United Gas Pipe Line Co.	607	Gas Purchased January, 1967	41,860.85	2155
Tri State Mill Supply Co.	608A	February account	241.01	2101
L. B. Foster Company	608A	Inv. M-0753E, M-0753-F less disc.	7,819.01	2156
American Public Gas Assn.	610	Annual Dues-American Public Gas Assn.	146.00	2157
Pearl River Valley Develop. Assn.	610	Membership Dues	25.00	2158
IBM Corporation	615	Inv. A311309	455.00	2159

RESOLUTION

WHEREAS, the City of Picayune was requested by the Mississippi State Board of Health and the United States Department of Health, Education and Welfare to cease dumping raw sewage in East Pearl River, and

WHEREAS, said City of Picayune voted its approval of bonds to be issued for the purpose of complying with the above stated request and to further improve the sanitary conditions of said City by making available sanitary sewer service to practically all of the inhabitants in said City, and

WHEREAS, all of said work, including the construction of a modern Sewage Treatment Plant and the installation of additional sewage collection lines, has now been completed and is ready for use,

NOW, THEREFORE, Be It Resolved that all citizens who are not connected to the sanitary sewer lines are hereby requested to proceed with the work of connecting thereto so that our filthy ditches can be eliminated and our sanitary conditions improved. Be it further resolved that it is the desire of this Mayor and Council that all such citizens be connected to the sanitary sewer system on or before June 30, 1967.

The above resolution was adopted upon motion of Councilman H. V. Carr, seconded by H. H. Pepper, and unanimously carried on this 7th day of March, 1967.

G. J. Franklin
CITY CLERK

H. H. Pepper
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

CITY CLERK TO ADVERTISE FOR BIDS

Upon motion of H. H. Pepper, seconded by H. V. Carr, and unanimously carried, it is hereby ordered that A. L. Franklin, City Clerk, be authorized and directed to advertise for bids on a fire station, fire hose, fire truck, fire hydrants, pipe, garbage bags, and mower, said advertisements to be published in the Picayune Item according to law, and to be in the following words and figures, to-wit:

ADVERTISEMENT FOR BIDS

Sealed proposals in duplicate for the construction of a Fire Station at Picayune Mississippi, will be received by the Mayor and City Council of Picayune, Mississippi until 7:00 P. M. CST, on April 4, 1967, at the City Hall Building, Picayune, Mississippi, at which time and place they will be publicly opened and read.

Plans and Specifications are on file at the office of the City Clerk and copies thereof may be obtained from John C. Suffling, AIA Architect, P. O. Box 669, Picayune, Mississippi.

Work involved in this project is the construction of a Fire Station and shall include the following work:

GENERAL CONSTRUCTION
PLUMBING, HEATING, VENTILATING AND AIR CONDITIONING.

Proposals must be submitted in the form as shown in the Specifications and must be accompanied by a Bid Guarantee of at least five per cent (5%) of bid, all in accordance with the General Conditions or Modifications thereof bound with the Specifications.

Performance and Payment Bonds in the full amount of the Contract will be required for Contract security.

No bid may be withdrawn within thirty days after the scheduled closing time for the receipt thereof.

The contract will be awarded to the lowest bidder except that the Mayor and City Council reserve the right to waive any formalities in, or to reject any and all bids.

MAYOR AND CITY COUNCIL
PICAYUNE, MISSISSIPPI

Granville H. Williams
MAYOR

INVITATION FOR BIDS

Notice is hereby given that sealed bids will be received by the Mayor and City Council of the City of Picayune, Mississippi on Tuesday, April 4, 1967, up to 7:00 P. M. at the Office of the City Clerk in the City Hall building for the purchase of the following:

1. Two thousand (2,000) feet of two and one-half (2½) inch fire hose.

Detailed specifications are on file and can be obtained at the office of the City Clerk, and all bids must meet these specifications in order to be considered.

Delivery must be made F.O.B. Picayune, Mississippi and bids must state date delivery can be made.

Envelopes containing bids must be plainly marked "Bid on Fire Hose".

2. One (1) 1,000 GPM Pumper Fire Truck. Specifications are to be in strict accordance with the requirements of the Mississippi State Rating Bureau and must meet all the performance requirements of N.F.P.A. #19.

Other detailed specifications are on file in the office of the City Clerk in the City Hall in Picayune, Mississippi.

Envelopes containing bids must be plainly marked "Bid on Fire Truck".

3. Approximately seventy five hundred (7,500) feet of Twelve (12) inch cast iron water pipe and the following cast iron water pipe fittings:

5	12" 90° ells
6	12" 45° ells
2	12" tees
2	12x6" tees
2	12x8" tees
2	12x8" reducing couplings
4	12" valves with non-rising stems.

Separate prices are requested on mechanical joint, fastite, bell-tite or tyton pipe and fittings. All pipe and fittings shall conform to detailed specifications now on file in the office of the City Clerk of said City.

Envelopes containing bids must be plainly marked "Bid on Pipe".

4. Fifteen (15) two-way improved AWWA type Fire Hydrants to be self oiling and to have the safety flange protection, valve opening to be 5½", each hydrant to have two 2½" hose nozzles with national standard threads. Connections to be mechanical joint and each hydrant to be furnished with rings, gaskets and bolts, depth of bury to be 36". These fire hydrants are to be similar and equal to or better than Mueller's improved AWWA type.

MUNICIPAL MINUTES, CITY OF PICAYUNE

Delivery must be made F.O.B. Picayune, Mississippi and bids must state date delivery can be made.

Envelopes containing bids must be plainly marked "Bid on Fire Hydrants".

5. 250,000 Disposable Paper Garbage Bags made of two-ply paper, each ply 50 lbs. wet strength extensible to be 15"x12"x43", capable of holding 35 gallons with sewn open mouth, sewn bottom with tape over stitch.

Bidders shall include 2,800 garbage bag holders with round top 53" in circumference, lid to be hinged. Bidders will be expected to furnish stands and animal guards on consignment. Successful bidder will be expected to hold interviews with homeowners and furnish each full instruction and background material on refuse sack system. Also to furnish at least two experienced refuse sack personnel to supervise and help with complete installation including professional refuse consultant to re-route city collection for best efficiency.

Delivery must be made F.O.B. Picayune, Mississippi and bids must state date delivery can be made.

Envelopes containing bids must be plainly marked "Bid on Garbage Bags".

6. One (1) self propelled riding mower equipped with gasoline engine of not less than 8 H.P. and with blade capable of cutting not less than a 40" swath. Motor to be equipped with self starter. Tractor must have wheels with good traction having a tread of not less than 6" with between rear tires not less than 28½". Bidders are requested to fully describe each vehicle upon which they bid.

Delivery must be made F.O.B. Picayune, Mississippi and bids must state date delivery can be made.

Envelopes containing bids must be plainly marked "Bid on Mower."

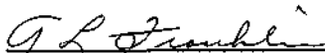
The City may accept the lowest and/or best bid but reserves the right to reject any and all bids.

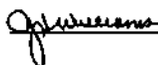
CITY OF PICAYUNE, MISSISSIPPI

A. L. Franklin, City Clerk

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. V. Carr, seconded by H. H. Pepper, it is ordered that this Mayor and Council do now rise in adjournment.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, April 4, 1967 at 7:00 P. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper; Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk; M. T. Thigpen, City Attorney and O. L. Harris, Police Chief.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BILLS ALLOWED

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that bills and allowances be approved for payment as follows:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
SUPERVISION AND FINANCE:				
The Appraisal Journal	206	Year's subscription to appraisal journal	8.00	33972
The Office Supply Co.	207	Inv. 812186	173.75	33973
Commercial Printing Company	207	Inv. 9787,9588,12919	37.48	33974
The Picayune Item	208	Inv. 32283,32284,32445,32475,32593,32612 32660,32750,32688	103.78	33975
PROTECTION OF LIFE AND PROPERTY:				
Malley's Esso Station	215	Tire repair	1.25	33976
Jack McNeil Chevrolet-Buick, Inc.	215	March account	32.56	33977
Polk's Firestone Dealer Store	215A	Inv. 408-27	39.16	33978
Southern Uniform Co.	215A	Police Uniforms	612.95	33979
Toby's Photo Shop	215A	Inv. 6068	6.24	33980
Roper Supply Company	215A	Inv. 05227	132.70	33981
J. Monroe Spiers, Circuit Clerk	217	Court Costs-Tate & Patch vs City	51.95	33982
Charlie's Restaurant	218	Meals for prisoners for March	22.50	33983
Eastman Frierson	223	Volunteer Fireman	57.00	33984
M. Y. Calvin	223	Same	10.00	33985
William B. Smith, Jr.	223	Same	36.00	33986
Kerry Fowler	223	Same	7.00	33987
Jimmie Porter	223	Same	30.00	33988
James Owen	223	Same	10.00	33989
Homer Parris	223	Same	21.00	33990
Gill Nelson	223	Same	2.00	33991
Herbert Johnston	223	Same	12.00	33992
A. R. Hudnall, Jr.	223	Same	6.00	33993
Eddie Johnston	223	Same	5.00	33994
M. Faust	223	Same	5.00	33995
James Crosby	223	Same	5.00	33996
A. P. Lee	223	Same	10.00	33997
Thompson Auto Supply Co., Inc.	224	Inv. 51832, 51865	14.63	33998
Clint's Auto & Truck Repair	224	Inv. 0285	16.10	33999
Picayune Auto Parts	225	Inv. 9580	.67	34000
Thigpen Hardware Company	225	Inv. 04173, 02049	3.76	34001
Delta Supply Company, Inc.	225	Inv. 85388, 85387	59.40	34002
Lion Uniform, Inc.	225	Inv. 44408	62.19	34003
Sanders Plumbing & Elec. Supply	225	Inv. 16624, 16647	8.07	34004
City of Picayune-Utilities	225	Utilities-McDonald Fire Station	12.95	34005
Mississippi Power Company	225	McDonald Fire Station	17.17	34006
CARE & MAINTENANCE OF PUBLIC PROPERTY:				
Gulfport Paper Company	232	Inv. 4-2722, 4-3284	44.15	34007
Roper Supply Co.	232	Cleaning Supplies	8.80	34008
Southern Bell Tel. & Tel. Co.	234	March accounts	173.71	34009
City of Picayune-Utilities	234	City Hall	45.74	34010
Miss. Power Company	234	City Hall	159.14	34011
Picayune Veneer & Plywood Co.	235	Inv. 26905	11.95	34012
Crosby Forest Products Co.	235	Inv. 30149,30282,30068,30314	46.80	34013
Handley Furniture Company	235	Cleaning supplies	3.69	34014
Gordon Alligood	235	Pest Control Service-City Hall	20.00	34015
Miss. Power Company	236	Airport Lights	95.08	34016
Roper Supply Company	236	Inv. 05228	157.05	34017
R. E. Moseley	236	Maint. of Airport	300.00	34018
MAINTENANCE OF STREETS AND STRUCTURES:				
City Stationery Company	241B	March account	6.74	34019
Mitchell Glass & Mirror Co.	241B	Glass	15.00	34020
Surveys, Inc.	241B	Inv. D357	60.00	34021
Exakta Camera Company	241B	Inv. E35829	17.15	34022
Miss. Society of Professional Eng.	241B	1967 Dues for Frank Dunaway, City Engineer	28.00	34023
Commercial Printing Company	241B	Inv. 9656	15.30	34024
Crosby Forest Products Co.	242	Inv. 30164, 30315	115.20	34025
Picayune Concrete Company	244	March account	56.50	34026
The Clock Truck Stop	244	Inv. 7502	3.80	34027
Lossett's Welding & Machine Works	244	Inv. 9969, 10015	12.50	34028
Tri State Mill Supply Co.	244	Inv. 34629	6.93	34029
Roper Supply Company	244	Inv. 05226	159.54	34030
Alexander's Tractor & Imp Service	244	Inv. 1582	17.00	34031
Mauldin Odom Co.	244	Inv. 07622	143.86	34032
Pearl River Farmer's Coop.	244	Inv. B27057	18.50	34033
Gilchrist Tractor Company, Inc.	244	Inv. 41002,40914,40940,40947	165.16	34034
Allied Equipment Co.	244	Inv. M2155	197.00	34035

MUNICIPAL MINUTES, CITY OF PICAYUNE

Weber Surgical Appliances	244	Employee Injury-Joe Stubbs	35.00	34036
Tri State Mill Supply Co.	244	Inv. 29258	117.17	33957
Alton Frierson	244	Dirt Haul to Fairground Ball Park	298.80	33949
Lloyd Frierson	244	Same	280.80	33950
W. E. Moody	244	Same	624.24	33951
Thompson Auto Supply Co., Inc.	244	Inv. 51659,51664,51960	25.66	34037
Marine Specialty & Mill Supply Co.	244	Inv. 2849	265.20	34038
Crosby Memorial Hospital	244	Employee Injury-Charles W. Adams	14.50	34039
Rocket Welding Supply, Inc.	244	Inv. 13813, 14139	86.71	34040
City of Picayune-Utilities	244	City Barn	15.84	34041
Hall Supply and Equipment Co.	244	Inv. 327	62.52	34042
West Bros., Inc.	244	Inv. 10-068982	4.00	34043
Crosby Stores	244	March account	212.29	34044
Unit Fund Co.A 890th Engr Bn	244	Utilities - National Guard	25.00	34045
Schrock's Western Auto Store	244	March account	187.98	34046
Miss. Power Company	245	Same	1,458.16	34047
Coast Electric Power Assn.	245A	Inv. Cl-, Bl, A	199.50	34048
Clint's Auto & Truck Repair	246	March account	1,221.30	34049
Trim Oil Company	247	Same	1,244.39	34050
Crosby Stores, Inc.	247	Inv. 532	47.55	34051
Allied Equipment, Inc.	247	Payment on Asphalt Plant & Finisher	4,279.45	34052
Miss. Power Company	250	Acct. 0110-Asphalt Plant	167.12	34053
City of Picayune-Utilities	250	Asphalt Plant	107.21	34054
Lossett's Welding & Mch Works	250	March account	100.87	34055
Rosco Manufacturing Co.	250	Inv. 20974	22.10	34056
Picayune Veneer & Plywood Co.	250	March account	54.08	34057
Electrical Wholesalers, Inc.	250	Inv. 36944 less tax	221.72	34058
Woodward, Wight & Co.	250	Inv. 041329	1.90	34059
Sanders Plumbing & Elec. Supply	250	Inv. 10760	3.80	34060
Chevron Asphalt Company	250	Inv. 231831 - Asphalt	476.41	34061
Allied Equipment, Inc.	250	Inv. 6566	448.43	34062
Picayune Concrete Company	250	Inv. 14324	50.00	34063
PUBLIC HEALTH AND SANITATION:				
Crosby Memorial Hospital	251	Employee Injury-Oliver Wilson, Jr.	188.70	34064
Pearl River County Health Dept.	253	Monthly appropriation	60.00	34065
Thigpen Hardware Co.	254A	Inv. 27768, 27046, 25388	43.30	34066
Russ Phillip's 66 Service Sta.	254A	March Account	21.87	34067
Polk's Firestone Dealer Store	254A	March account	247.91	34068
Picayune Concrete Company	254A	Inv. 5840	13.80	34069
Eagle Motor Lines, Inc.	256	Inv. 228764	3.68	34070
Crosby Stores	256	Inv. 4230, 4586, 4606	11.78	34071
Industrial Bearings, Inc.	256	Inv. 55540, 56379	55.57	34072
Oweson and Co., Inc.	256	Inv. 65161	70.93	34073
Coast Electric Power Assn.	256	Acct. B63-13-6Z - Incinerator	85.06	34074
Lossett's Welding & Mch Works	257	Inv. 9927	53.35	34075
UTILITY OPERATING FUND:				
R. L. Farrell	402	Radio Comm. Maint.	25.00	3174
Miss. Air & Water Pollution Control	402	Annual Inspection Fee thru 6-30-67	100.00	2175
Miss. Power Company	404	Acct. 0700, 1190, 1280-0	359.98	2187
Picayune Concrete Company	502	Inv. 14418	16.25	2188
Picayune Auto Parts	502	Inv. 9867	3.95	2189
Pearl River Farmer's Cooperative	502	Inv. E28249	26.75	2190
Interstate Electric Supply	502	Inv. NOE-16271,16272,16273	228.33	2191
Lossett's Welding & Machine Works	502	March account	89.50	2192
Sanfax Corporation	502	Inv. 0304430	185.70	2193
Sanders Plumbing & Elec. Supply	502	March account	52.50	2194
Crosby Stores	502	Inv. 4464	24.90	2195
Park Supply Co., Inc.	502	Inv. 14089 less discount	13.26	2196
Leon Supply Company	502	Inv. 960	363.83	2197
Crosby Forest Products Co.	502	Inv. 30449	36.01	2198
Thigpen Hardware Co.	502	Inv. 00357,04470,09662,09969	15.84	2199
Schrock's Western Auto Store	502	March account	38.94	2200
Kety Clinic	502A	Employee Injury-Charles Adams	115.00	2201
Lossett's Welding & Machine Works	502A	Inv. 9963	55.25	2203
Wilson's Pharmacy	502A	Employee Injury - Charles Adams	5.97	2204
Miss. Power Company	504	March account	781.52	2205
Coast Electric Power Assn.	504	Same	239.79	2206
Wholesale Supply Company, Inc.	602	Inv. P22512, 22216	189.14	2207
Miss. Power Company	602	Acct. 0180	1.00	2208
R. J. Broome	602	Labor on line broken by gas trencher	10.60	2209
Thigpen Hardware Co.	602	March account	9.94	2210
Eagle Motor Lines, Inc.	602	Inv. 228913	21.68	2211
Picayune Veneer & Plywood Co.	602	Inv. 30581, 26915	12.08	2212
Picayune Concrete Co.	602	March account	123.50	2213
Williams Building Center	602	Inv. 2016, 2136	3.50	2214
Thompson Auto Supply Co., Inc.	602	March account	27.10	2215
Nat'l Warm Air Heating & Air Cond.	602	Inv. 22600	6.52	2216
Industrial Valve & Instrument Div.	602	Inv. 27687F less tax	7.78	2217
Southern Cross Corp.	602	Inv. S6-8-Gas leakage survey	1,343.00	2218
Miller Sims Const. Co.	605	Table for office	25.00	2219
The Office Supply Company	605	Inv. S11972	8.00	2220
Clint's Auto & Truck Repair	606	Inv. 0281, 0268	29.89	2221
United Gas Pipe Line Co.	607	Gas purchased Feb., 1967	37,617.78	2222
L. B. Foster Company	608A	Inv. M-753-G less 83.03 discount	4,068.40	2182
Rocket Welding Supply, Inc.	608A	Inv. 14123, 13926	8.10	2223
Mississippi Monitor	610	Advertisement in Coast Area Miss. Monitor	450.00	2224
IBM Corporation	615	Inv. A333958	455.00	2225
Griffin Wellpoint Corporation	Sewer Const	Inv. 12587	373.90	2231
Roper Supply Co.	Sewer Const	Inv. 05232	1,561.92	2232

BUILDING PERMITS

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that the following building permits be approved:

MUNICIPAL MINUTES, CITY OF PICAYUNE

- To First Picayune Corp. for construction of an office building at the corner of Kirkwood and Sixth Avenue.
- To John W. Lenoir for construction of a utility building at 1621 Weems Street.
- To W. E. Winterstein for construction of a tool room at 712 Idlewild Lane.
- To Earl Turner for construction of a garage and storage room at 603 Cecile St.
- To Midas Spiers for construction of an addition to dwelling at Rt. 4, Box 285.
- To Anthony Haralson for construction of an addition to dwelling at 820 Boler Street.
- To Kenneth Magee for construction of an addition to dwelling at 820 Richard St.
- To Willie Johnson for construction of an addition to dwelling at 303 Bruce Street.
- To Lee McWilliams for construction of an addition to dwelling at 219 Weems Street.
- To James E. Trott for construction of an open shed for Curb Market on Beech Street.
- To Masco Chemical Company for construction of a commercial building on Highway 11 South.
- To St. Paul's Lutheran Church for construction of a church on Highway 11 South.
- To Central Service & Supply Co. . . . for construction of a dwelling for Hattie Minter at 213 Jarrell St.

BID ACCEPTED ON GARBAGE BAGS

This being the day and hour to receive sealed bids for furnishing the City with garbage bags according to advertisement published in the Picayune Item and recorded in these minutes, the following bid was found to be properly filed:

ST. REGIS PAPER COMPANY
New York, N.Y.

The following is St. Regis Paper Company's bid for 250,000 paper garbage bags and 2,800 garbage bag holders to be supplied to the City of Picayune in accordance with specifications and services outlined in published advertisement to be accepted April 4, 1967 up to 7 PM.

Paper Refuse Sacks

Specifications

- (1) Quantity - 250,000
- (2) Size - 15 x 12 x 43
- (3) Capacity - 35 gallons
- (4) Construction - 2plys of Wet Strength Extensible paper, each ply 50 lbs., with sewn open mouth and sewn bottom with tape over stitch.

Refuse Sack Holders

- (1) Construction - Wallmount holders, 53" in circumference with hinged lid.

Services

- (1) Interviews will be conducted with homeowners.
- (2) Each homeowner will be provided with full instructions and background material on the refuse sack system.
- (3) Two experienced refuse sack personnel will be on hand to supervise and help with complete installation.
- (4) A professional refuse consultant, Mr. Richard Gibbs of Southeastern Refuse Sacks, Inc., will be on hand to reroute city collections for best efficiency.

Delivery - Immediately FOB Picayune, Mississippi

Price

- (1) 250,000 refuse sacks (250M x \$100/M) - \$25,000
- (2) 2,800 refuse sack holders supplied at no charge.
- (3) 250 stands and 15 animal guards will be furnished on consignment.

Total Cost of Bid - \$25,000.

Brian A. O'Leary, National Sales Manager
Refuse Sack System

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that the above bid of St. Regis Paper Company be hereby accepted.

BID ACCEPTED ON LAWN MOWER

This being the day and hour to receive sealed bids for furnishing the City with one lawn mower according to advertisement published in the Picayune Item and recorded in these minutes, the following bids were found to be properly filed:

POLK'S FIRESTONE DEALER STORE - 1 YR60 Yazoo Mower, 60" cut, 12.5 HP Wisconsin engine, electric starter	\$1,149.95
Same mower with rope starter	999.95

This price includes servicing and delivering to your plant, and instructions for operation.

MUNICIPAL MINUTES, CITY OF PICAYUNE

CROSBY STORES - 1 Cub Cadet mower 102 with electric starter and 12 volt ignition, 10 HP Kohler air cooled engine completely gear driven, 16x6.50x8 front tires, 23x8.50x12 rear high rotation tires with maximum traction, center mounted mower, three spindles having 42" cut. 985.00

We also quote on our Cub Cadet, Model 122 having electric starter and other following specifications:

12 Volt ignition, 12 HP Kohler air cooled engine, 16x6.50x8 front tires, 23x8.50x12 rear high flotation tires with maximum traction, center mounted rotary mower with 48" cut or swath. 1,050.00

CROSBY FOREST PRODUCTS CO. - 1 Snapper Mower, Model 418XS, Riding, 41" cut, 8 HP Wisconsin Engine, electric starter 757.00

MAULDIN-ODOM COMPANY - 1 T-100 Ford Garden Tractor with 10 HP Engine
1 42" Ford Mower 787.90
Exception to your specifications is width between rear tires being 16 $\frac{1}{2}$ ".

POLK'S FIRESTONE DEALER STORE - 1 Wheel Horse tractor, Model 1057, 10HP motor with electric starter 810.00
1 RL 426 mower, 42" cut 160.00
1 PT6 Attachment 30.00
Less 25% discount 250.00
Net Price \$750.00

1 YR 42 Yazoo Mower, 42" Cut, 9.2 HP Wisconsin engine with electric starter 919.95
Same mower as described above except with rope starter 849.95

1 YR 48 Yazoo Mower, 48" cut, 9.2 HP Wisconsin engine with electric starter 949.95
Same as above described mower except with rope starter 859.95

Upon motion of H. H. Pepper, seconded by R. E. Hobgood, and unanimously carried, it is ordered that the bid of Polk Firestone Dealer Store on the Yazoo Mower be accepted in the amount of \$1,149.95.

BID ACCEPTED ON FIRE STATION

This being the day and hour to receive sealed bids for constructing a fire station according to advertisement published in the Picayune Item and recorded in these minutes, the following bids were found to be properly filed:

HUGHES, INC. - Fire station in accordance with plans and specifications as prepared by John Suffling 18,767.62
MILLER-SIMS CONST. CO. - Fire Station in accordance with plans and specifications as prepared by John Suffling 14,485.00

Upon motion of R. E. Hobgood, seconded by H. V. Carr, and unanimously carried, it is ordered that the bid of Miller-Sims Construction Company on the fire station be accepted in the amount of \$14,485.00.

BIDS RECEIVED

This being the day and hour to receive sealed bids on fire hydrants, fire hose, gate valves, cast iron pipe and a fire truck according to advertisement published in the Picayune Item and recorded in these minutes, the following bids were found to be properly filed:

FIRE HYDRANTS

Consolidated Pipe and Supply Co.	2,175.56
Wholesale Supply Company	2,184.75
Viking Supply Company	2,017.50
Paine Supply Company	1,815.00
James B. Clow	2,327.01
P. Thompson Tool & Supply Co.	2,292.00
Southern Meter & Supply Co.	2,584.00
Southern Meter & Supply Co.	2,284.50

FIRE HOSE

Tri State Mill Supply Co.	1.11 per foot
American LaFrance	1.63 per foot
Wholesale Supply Company	1.11 per foot (400 lb. test)
Jack Cocke & Co., Inc.	1.14 per foot
Chester T. Sharp	1.45 per foot
Moosa Equipment Co.	1.29 per foot

GATE VALVES

Viking Supply Company	780.00
Paine Supply Company	543.92
Southern Meter & Supply Co.	836.00
Wholesale Supply Company	772.00
Consolidated Pipe & Supply Co.	768.32
James B. Clow	785.18
P. Thompson Tool & Supply Co.	860.80

7500' CAST IRON PIPE

Paine Supply Company	4.114 per foot
Southern Meter & Supply Co.	4.243 per foot
James B. Clow	4.105 per foot
P. Thompson Tool & Supply Co.	4.115 per foot
U. S. Pipe and Foundry Co.	4.210 per foot

MUNICIPAL MINUTES, CITY OF PICAYUNE

FIRE TRUCK

W. T. HINTON, REPRESENTATIVE - One 1,000 GPM Custom Built Fire Truck by American LaFrance exactly as per your specifications	\$24,750.00
MOOSA EQUIPMENT COMPANY - One new Mack "R" 120 GPM Pumper Truck as per advertisement	23,000.00
Bid #1	
Bid #2 - One R608F Mack 1000 GPM Pumper Truck as per advertisement	25,146.00
Bid #3 - One International Custom Cab with Hale Pump	23,946.00
Bid #4 - One C95F 1000 GPM Pumper Truck by Mack	26,932.00

Upon motion of R. E. Hobgood, seconded by H. V. Carr, and unanimously carried, it is ordered that the above bids be received and taken under advisement until a later date.

ORDINANCE NO. 336

AN ORDINANCE LAYING OUT AND EXTENDING THIRD AVENUE FROM ITS INTERSECTION WITH RAILROAD AVENUE, SOMETIMES DESIGNATED AS MAIN STREET, EASTERLY TO THE EASTERN BOUNDARY OF THE PROPERTY OF THE NEW ORLEANS AND NORTHEASTERN RAILROAD COMPANY SO AS TO JOIN UP WITH, AND CONNECT TO, SIXTH STREET

WHEREAS, the City of Picayune, is divided by the tracks of the New Orleans and Northeastern Railroad with insufficient crossings across said railroad, South of the Hobolochitto River, so that the traffic of said City is bottlenecked, creating a serious traffic problem, and

WHEREAS, the Mayor and Council of the Said City of Picayune have adjudicated and do hereby adjudicate affirmatively that the public necessity and general welfare of the City of Picayune requires that Third Avenue in said City be extended Easterly from its Eastern end to the East boundary of the right of way of New Orleans and Northeastern Railroad so as to connect up with Sixth Street,

NOW, THEREFORE, Be It Ordained by the Mayor and Council of the City of Picayune as follows, to-wit:

SECTION 1. That Third Avenue within said City be, and it is hereby extended from its Eastern end at its intersection with Railroad Avenue, (sometimes known as Main Street) Easterly across the property or right of way of the New Orleans and Northeastern Railroad to connect up with Sixth Street in said City.

SECTION 2. That in lieu of, and to serve as notice to the owners of the property to be taken for said Street, a copy of this Ordinance shall be furnished to the owners of said property, they being the New Orleans and Northeastern Railroad, and Mrs. Minnie Woodward, Mrs. Lena Mae Napier, Mrs. Myrna Hennington, Paul Allen Tate, Eugene F. Tate, W. E. Tate, and Mrs. Nina L. Tate.

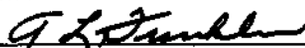
SECTION 3. That this Ordinance being for the immediate the temporary preservation of the public peace, health, and safety, shall be in effect from and after its passage.

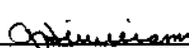
The foregoing ordinance was first reduced to writing, considered and passed section by section, then as a whole with the vote on each section and upon said ordinance as a whole resulting as follows:

Those voting YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, and G. H. Williams

Those voting NAY: None

ATTEST:


CITY CLERK


MAYOR

ORDINANCE NO. 337

AN ORDINANCE LAYING OUT AND EXTENDING ELIZABETH STREET EASTERLY TO UNITED STATES MISSISSIPPI HIGHWAY NUMBER 11

WHEREAS, the City of Picayune is divided by the tracks of the New Orleans and Northeastern Railroad with insufficient crossings across said railroad, so that the traffic of said City is bottlenecked, creating a serious traffic problem, and

WHEREAS, the Mayor and Council of the said City of Picayune have adjudicated and do hereby adjudicate affirmatively that the public necessity and general welfare of the City of Picayune requires that Elizabeth Street within said City be extended Easterly from its Eastern end to United States Mississippi Highway 11,

NOW, THEREFORE, Be It Ordained by the Mayor and Council of the City of Picayune as follows, to-wit:

MUNICIPAL MINUTES, CITY OF PICAYUNE

SECTION 1. That Elizabeth Street in said City be, and it is hereby extended from its Eastern end at its intersection with Railroad Avenue Easterly across the property or right of way of the New Orleans and Northeastern Railroad to the Western margin of United States Mississippi Highway Number 11, at a point immediately West of and opposite Tate Street, so that the center line of Elizabeth Street shall connect with an extension of the center line of Tate St.

SECTION 2. That in lieu of and to serve as notice to the owners of the property to be taken for said street, a copy of this Ordinance shall be furnished to the said owner of said property, the New Orleans and Northeastern Railroad.

SECTION 3. That this Ordinance, being for the immediate and temporary preservation of the public peace, health, and safety, shall be in effect from and after its passage.

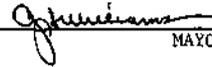
The foregoing ordinance was first reduced to writing, considered and passed section by section, then as a whole with the vote on each section and upon said ordinance as a whole resulting as follows:

Those voting YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, Granville H. Williams

Those voting NAY: None

ATTEST:


CITY CLERK


MAYOR

RESOLUTION OF THE MAYOR AND COUNCIL DECLARING THEIR INTENTION OF ISSUING FIFTY THOUSAND DOLLARS NEGOTIABLE BONDS FOR PURPOSE OF FINANCING THE PURCHASE OF FIRE FIGHTING EQUIPMENT AND APPARATUS AND PROVIDING HOUSING FOR SAME

WHEREAS, it has been determined and is hereby adjudicated by the Mayor and Council of the City of Picayune, Mississippi that there is a definite need for the purchase of fire fighting equipment and apparatus and housing for same, and that, in order to finance same, it is necessary that negotiable bonds of said City be issued in an amount not exceeding Fifty Thousand (\$50,000.00) Dollars, and

WHEREAS, the said governing authorities of said City have found and do hereby find and adjudicate that the total assessment for ad valorem tax purposes of all taxable property in said City according to the last completed assessment rolls of said City is the sum of \$15,465,900.00, exclusive of motor vehicles. That the present outstanding full faith and credit bonded indebtedness of said City is the sum of \$108,000.00, that the bonds proposed to be issued, together with all other indebtedness of said City do not exceed ten percent of the assessed valuation of said City do not exceed ten percent of the assessed valuation of said City or any other statutory limits of indebtedness applicable to said City or to its bonds and other indebtedness, and

WHEREAS, in accordance with the constitution and applicable statutes of the State of Mississippi, including the provisions of Division 10, Title 16 of the Mississippi Code of 1942, as amended by Chapter 493 of the Laws of the State of Mississippi of 1950, and subsequent amendments, including Chapter 13 of the Laws of 1957, Chapter 556 of the Laws of 1962, and Chapter 599 of the Laws of 1966, the said governing authorities of said City are authorized fully to issue said bonds of said City for said purposes in said amount as herein set forth,

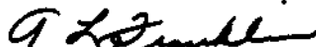
NOW, THEREFORE, Be It Resolved that the Mayor and Council of the City of Picayune, Mississippi do hereby declare their intention and purpose at a meeting of said Mayor and Council of said City to be held at 7:00 P. M. on Tuesday, May 16, 1967, at the City Hall in said City, to issue negotiable bonds of said City for a sum not in excess of Fifty Thousand (\$50,000.00) Dollars, the proceeds of the sale of such bonds to be used for the purpose of financing the purchase of fire fighting equipment and apparatus and providing housing for same, and for no other purposes, the said bonds to be dated June 1, 1967, to be in denominations of One Thousand (\$1,000.00) Dollars each, and numbered consecutively beginning with number 1, said bonds to bear interest from date at a rate not to exceed six percentum per annum, payable annually, and to mature at the rate of Five Thousand (\$5,000.00) Dollars annually over a period of not exceeding ten (10) years,

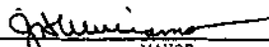
Be It Further Resolved that this resolution shall be published in a legal newspaper having a general circulation in said City in accordance with the provisions of Chapter 599 of the General Laws of the State of Mississippi of 1966, and other applicable statutes, and that if ten percentum or more of the qualified electors of said City, or One Thousand Five Hundred (1,500), whichever is the lesser, shall file a petition requesting an election in accordance with law on the question of incurring said indebtedness and issuing said bonds,

MUNICIPAL MINUTES, CITY OF PICAYUNE

then an election shall be called on such question as provided by law; but that if such petition shall not be presented on or before the 16th day of May, 1967 at 7:00 P. M. as aforesaid, then said bonds shall be issued as herein provided.

BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi this 4th day of April, 1967.


CITY CLERK


MAYOR

ADVERTISE FOR SALE \$50,000 BONDS FOR
PURPOSE OF FINANCING THE PURCHASE OF
FIRE FIGHTING EQUIPMENT AND PROVIDE
HOUSING FOR SAME

WHEREAS, it is proposed by the Mayor and Council of the City of Picayune, Mississippi that bonds be issued in an amount not to exceed Fifty Thousand (\$50,000.00) Dollars for the purpose of financing the purchase of fire fighting equipment and apparatus and providing housing for same in said City, to be dated June 1, 1967, in denominations of One Thousand (\$1,000.00) Dollars each, bearing interest at a rate not exceeding six percentum per annum from date, payable annually, said bonds to mature at the rate of Five Thousand (\$5,000.00) Dollars annually over a period of not exceeding ten years, the sale of such bonds to be advertised according to law,

NOW, THEREFORE, On motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, and unanimously carried, it is hereby ordered that A. L. Franklin as City Clerk of said City be, and he is hereby, authorized and directed to advertise the sale of Fifty Thousand (\$50,000.00) Dollars "1967 Fire Station Bonds", such notice of sale to be published according to law in the PICAYUNE ITEM, a newspaper published in, and having a general circulation in, the City of Picayune, Mississippi for more than twelve months prior to the date of said resolution, for three (3) times consecutively, weekly, said notice to be in substantially the following words and figures, to-wit:

NOTICE OF SALE OF NEGOTIABLE BONDS
\$40,000.00
1967 FIRE STATION BONDS

Sealed proposals will be received by the Mayor and Council of the City of Picayune Pearl River County, Mississippi at their office in the City Hall in said City until 7:00 P. M. on Tuesday, May 16, 1967, at which time said bids will be publicly opened, for the purchase, at not less than par and accrued interest, of the negotiable bonds of said City in the sum of not to exceed Fifty Thousand (\$50,000.00) Dollars to be used for the purpose of financing the purchase of fire fighting equipment and apparatus and providing housing for same, and for no other purposes.

Said negotiable bonds are to be dated June 1, 1967, are to be in denominations of One Thousand (\$1,000.00) Dollars each, shall bear interest at a rate to be determined pursuant to sale of said bonds, and payable annually, the principal and interest on said negotiable bonds to be payable at the City Depository of said City in accordance with the respective maturities thereof as follows:

BOND NUMBERS	AMOUNT	MATURITY DATE
1, 2, 3, 4, 5,	\$1,000.00 each	January 1, 1968
6, 7, 8, 9, 10	1,000.00 each	January 1, 1969
11, 12, 13, 14, 15	1,000.00 each	January 1, 1969
16, 17, 18, 19, 20	1,000.00 each	January 1, 1970
21, 22, 23, 24, 25	1,000.00 each	January 1, 1971
26, 27, 28, 29, 30	1,000.00 each	January 1, 1972
31, 32, 33, 34, 35	1,000.00 each	January 1, 1973
36, 37, 38, 39, 40	1,000.00 each	January 1, 1974
41, 42, 43, 44, 45	1,000.00 each	January 1, 1975
46, 47, 48, 49, 50	1,000.00 each	January 1, 1976

Bidders are requested to designate the price they will pay for the negotiable bonds bearing interest at rate to be designated in the bid; however, all said bonds shall bear interest at the same rate, which shall be an even multiple of one eighth of one percentum.

Proposals shall be addressed to the Mayor and Council of the City of Picayune, Mississippi and filed with the Clerk of said City on or prior to date and hour above named. Each bid must be accompanied by certified or cashiers check payable to the City of Picayune in the amount of Five Hundred (\$500.00) Dollars to evidence good faith.

Proposals by mail should be addressed to the City Clerk of said City and plainly marked "1967 Fire Station Bonds".

Right is reserved to reject any and all bids.

Said City will pay for printing of said bonds (callable at par after one year), State Bond Attorney fee and cost of validation. Said bonds will be delivered to purchaser or purchasers in said City without extra cost to purchaser. Delivery elsewhere will be made at expense of purchaser.

BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi on this 4th day of April, 1967.

/s/ A. L. Franklin
CITY CLERK OF THE CITY OF PICAYUNE,
MISSISSIPPI

MUNICIPAL MINUTES, CITY OF PICAYUNE

RESOLUTION

WHEREAS, the City of Picayune is the owner of the real property in the City of Picayune, Pearl River County, Mississippi more particularly described as:

Commencing at the Southeast corner of the NE $\frac{1}{4}$ of NE $\frac{1}{4}$ of Section 11, Township 6 South, Range 17 West in Pearl River County, Mississippi, thence run West 620 feet, thence run North 1320 feet to the North line of Section 11, thence run West along North line of said Section 414 feet more or less to the East line of land described in deed dated August 10, 1949, recorded in Book 79, page 224, thence run South 617 feet to the Southeast corner of said tract described in Book 79, page 224 to a place of beginning, thence run South 30 minutes East 450 feet along East line of land described in deed dated July 30, 1937, recorded in Book 44, page 123 to a point 254 feet North of the South line of NE $\frac{1}{4}$ of NE $\frac{1}{4}$ of Section 11, thence run East 48 feet more or less to a point 975 feet West of the East line of said Section 11, thence run North 67 $\frac{1}{2}$ feet, thence run East 46 feet, thence run North 198 feet more or less, thence run North 21 degrees 50 minutes West 107.7 feet to the place of beginning, and being part of the NE $\frac{1}{4}$ of NE $\frac{1}{4}$ of Section 11, Township 6 South, Range 17 West in Pearl River County, Mississippi, and

WHEREAS, there are certain parties claiming title to the said land, and who claim now to be in possession thereof, and

WHEREAS, it is necessary that action be taken to remove and cancel any adverse claims to ownership of the said real property,

NOW, THEREFORE, Be It Hereby Resolved by the Mayor and Council of the City of Picayune, Mississippi that Tate Thigpen, as the Attorney for said City, be, and he is hereby, authorized, empowered, and directed to ascertain the identity of the parties claiming title to the above described land, and depriving the City of the possession thereof, and that he bring appropriate legal action against said parties to evict them from the said real property and to cancel any claims that such parties may have to the title to the said real property.

The above resolution was adopted upon motion of Councilman H. H. Pepper, seconded by R. E. Hobgood, and unanimously carried on this 4th day of April, 1967.

A. L. Franklin
CITY CLERK

James H. Williams
MAYOR

RESOLUTION AUTHORIZING CENSUS

WHEREAS, it has been determined and is hereby adjudicated by the Mayor and Council of the City of Picayune, Mississippi that a special census of the population of the said City at this time is for the best interest and welfare of said City, to be conducted by the United States Bureau of the Census as provided in Section 8 (b) of Title 13 United States Code,

NOW, THEREFORE, Be It Resolved by the Mayor and Council of the City of Picayune, Mississippi that the Mayor and City Clerk of said City be, and they are hereby authorized to make application to the United States Bureau of the Census for a special census of the population of said City, and to agree on behalf of said City to pay all necessary expenses thereof, to provide suitable office space equipped with furniture, telephone, typewriter, and other equipment necessary for the successful completion of the census, and to have available qualified, mature persons who are able and willing to work as enumerated in the special census so that the same may be interviewed by the special census supervisor provided by the United States Bureau of the Census, and shall be available for selection by the said Supervisor at his discretion.

BE IT FURTHER RESOLVED that the said Mayor and Clerk of said City be, and they are hereby, authorized, empowered, and directed to enter into any agreements which may be required by the United States Bureau of the Census in order to carry out and complete the taking of the said special census and to pay for same.

The above resolution was adopted upon motion of Councilman H. V. Carr, seconded by F. G. Macdonald, Jr. and unanimously carried on this 4th day of April, 1967.

A. L. Franklin
CITY CLERK

James H. Williams
MAYOR

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, it is ordered that this Mayor and Council do now rise in recess until Friday, April 7, 1967 at 2:00 P. M.

A. L. Franklin
CITY CLERK

James H. Williams
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, met in the City Hall in said City on Friday, April 7, 1967 at 2:00 P. M. pursuant to their recessing order of April 4, 1967 with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilman; A. J. Read, City Manager, and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor proclaimed the meeting open and the following proceedings were had and done:

RESOLUTION

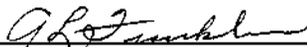
WHEREAS, the City of Picayune, because of its proximity to the Mississippi Test Site of the "National Aeronautics and Space Administration", has recently and is still experiencing unusual growth, having already found it necessary to extend the city limits doubling the area of said City and having experienced almost explosive growth in population causing unusual problems in the handling of motor vehicular traffic, and

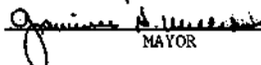
WHEREAS, the City of Picayune's Long Range Planning Program suggests an access to Interstate Highway 59 in the northernmost part of said City at Sycamore Road, and

WHEREAS, it is know that our State Highway Department is considering the relocation of State Highway 43 where same will not pass through a school zone and will not pass through heavily congested traffic areas, and so as to connect same in the northern part of the City with Sycamore Road, including an interchange where Sycamore Road overpasses Interstate 59, said relocation to include a separated grade crossing over or under the Southern Railway; and this Mayor and City Council, deeming said project to be of great importance to the citizens in and around Picayune and necessary for the convenience and safety of the traveling public,

NOW, THEREFORE, Be It Resolved that this Mayor and Council do hereby endorse the proposed re-routing of State Highway 43 so that same will connect with Sycamore Road in said City and will effect the construction of an access to Interstate Highway 59 where said Sycamore Road overpasses same.

The above resolution was adopted upon motion of Councilman F. G. Macdonald, Jr., seconded by R. E. Hobgood, and unanimously carried on this 7th day of April, 1967.


 CITY CLERK


 MAYOR

BIDS ACCEPTED

It being know that bids were received on fire hydrants, fire hose, gate valves, fire truck and cast iron pipe on April 4, 1967 for study, upon motion of H. H. Pepper, seconded by R. E. Hobgood, and unanimously carried it is ordered that the bid of James B. Clow on cast iron pipe in the amount of 4.105 per foot be accepted; the bid of Moosa Equipment Company on fire truck in the amount of \$23,000.00 be accepted; the bid of Tri State Mill Supply Company on fire hose in the amount of 1.11 per foot be accpeted; the bid of Paine Supply Company on gate valves in the amount of \$543.92; the bid of Paine Supply Company on fire hydrants in the amount of \$1,815.00 be accepted, and Paine Supply Company on fittings be accepted.

ADJUST TAX ASSESSMENT ON THIGPEN HARDWARE COMPANY

Upon motion of H. V. Carr, seconded by H. H. Pepper, and unanimously carried, it is ordered that the assessment of Thigpen Hardware Company for the years 1965 and 1966 be adjusted from \$101,000 to \$69,000 for tax purposes.

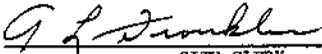
FINAL PAYMENT TO VIKING CONSTRUCTION COMPANY AUTHORIZED

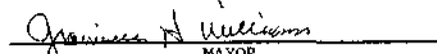
The City of Picayune, having previously approved payment as recorded in these minutes on page 491, it is hereby ordered that a check be issued in the amount of \$97,661.64 in final settlement for work on the Sewage Treatment Plant and Sewage Pumping Stations according to contract, upon motion of H. H. Pepper, seconded by R. E. Hobgood, and unanimously carried.

MUNICIPAL MINUTES, CITY OF PICAYUNE

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of R. E. Hobgood, seconded by H. H. Pepper, it is ordered that this Mayor and Council do now rise in adjournment.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, May 2, 1967 at 7:00 P. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk; M. T. Thigpen, City Attorney and O. L. Harris, Police Chief.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BUILDING PERMITS

Upon motion of H. V. Carr, seconded by H. H. Pepper, and unanimously carried, it is ordered that the following building permits be approved:

- To Sunray Oil Company for construction of a service station at Space Flight Shopping Center.
- To Garroway Oil Company for construction of a car wash on Highway 11 South.
- To C. R. Avery for construction of an addition to present dwelling at 216 Beech St.
- To Johnny Jackson for construction of an addition to dwelling on Trotter & Neal Road.
- To Mattie Lewis for construction of an addition to dwelling at 912 Richard Street.
- To August Lett for construction of an addition to dwelling at 616 Beech Street.
- To O. R. Terry for construction of an addition to dwelling at 311 Williams Avenue.
- To Clyde Magee for construction of an addition to dwelling at 609 Rosa Street
- To James C. Lee for construction of an addition to dwelling at 1900 Adcox Road.
- To Lewis McGrew for construction of a dwelling on Rosa Street.
- To Wilshar, Inc. for construction of a dwelling on Lot 100, Lakewood Subdivision.
- To J. B. Harrelson for construction of a dwelling at corner of Neal Road & Palestine Rd.
- To Charles L. Marquez for construction of a dwelling at 725 Stovall Avenue.

ADDITIONAL STREET LIGHTS

Upon motion of H. V. Carr, seconded by H. H. Pepper, and unanimously carried, it is ordered that additional street lights be installed as follows: One on Carroll Street and one on Stenwood Drive.

CONTRACT WITH MISSISSIPPI POWER CO.

Upon motion of F. G. Macdonald, Jr., seconded by R. E. Hobgood, and unanimously carried, it is ordered that Granville H. Williams, Mayor, is hereby authorized to sign contract with Mississippi Power Company for the Roseland Park Playground.

ORDINANCE NO. 338
AN ORDINANCE FIXING THE TIME OF MEETING OF THE MAYOR AND COUNCIL OF THE CITY OF PICAYUNE

SECTION 1. Be It Ordained by the Mayor and Council of the City of Picayune, Mississippi, that hereafter the Mayor and Council of said City shall hold their meetings, with the regular meetings of each month coming on the 1st Tuesday thereof, at the hour of Nine O'Clock A. M. in the City Hall Building located on Block 74 of R. J. Williams Goodyear Addition.

SECTION 2. Be It Further Ordained that any and all other Ordinances in conflict with the provisions hereof are hereby repealed with special reference to Ordinance No. 149.

SECTION 3. Be It Further Ordained that for good cause shown, this Ordinance shall be in force from and after the date of its passage.

The foregoing ordinance was first reduced to writing, read and considered by sections at a regular meeting of the Mayor and Council of the City of Picayune, Mississippi, held on the 2nd day of May, 1967, and was duly passed by the following vote:

Councilmen voting YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, G. H. Williams
Councilmen voting NAY: None

MUNICIPAL MINUTES, CITY OF PICAYUNE

BILLS ALLOWED

Upon motion of H. V. Carr, seconded by H. H. Pepper, and unanimously carried, it is ordered that bills

and allowances be approved for payment as follows:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
SUPERVISION AND FINANCE:				
Rapid Reproductions, Ltd.	206	Inv. 4239	2.88	34120
City Stationery Company	206	Inv. 21385, 21299	62.90	34121
City Stationery Company	207	Inv. 21539, 21531, 21483, 21261, 21162	66.65	34122
Name Brands Ball Pen Co.	207	Inv. B1205	31.00	34123
The Lawyers Cooperative Publishing Co.	207	Miss. Code 1966 Sup.	37.50	34124
The Picayune Item	208	April account	163.66	34125
PROTECTION OF LIFE AND PROPERTY:				
Malley's Enco Service Station	215	Tire Repair	1.00	34126
Space Flight Enco Station	215	Car Wash-Police Cars	4.00	34127
Jack McNeil Chevrolet-Buick, Inc.	215	Inv. 3900, 4112, 3874	11.26	34128
Modern Cleaners	215A	Inv. 18484, 9714	2.45	34129
Int. Assn. of Chiefs of Police	215A	Inv. B0498-Training Manuals	24.00	34130
Southern Uniform Co.	215A	Police Uniforms	149.14	34131
Farmer's Warehouse of Picayune	216A	March account	10.34	34132
Sargent-Sowell, Inc.	216A	Inv. 16308	13.50	34133
Palmer Chemical & Equipment Co.	216A	Inv. 13278	121.73	34134
City Stationery Company	217	Inv. 21429, 21253	7.55	34135
Charlie's Restaurant	218	Meals for prisoners for April	21.00	34136
William Smith, Jr.	223	Volunteer Fireman	21.00	34137
M. Y. Calvin	223	Same	5.00	34138
James Owen	223	Same	25.00	34139
Homer Parris	223	Same	6.00	34140
Herbert Johnston	223	Same	5.00	34141
Edward Johnston	223	Same	5.00	34142
A. P. Lee	223	Same	25.00	34143
James E. Wilson	223	Same	5.00	34144
Kenneth Daniels	223	Same	5.00	34145
Miss. Power Company	225	McDonald Fire Station-Acct. 1260	21.92	34146
Southern Uniform Co.	225	Firemen's Uniforms	65.95	34147
Lion Uniform, Inc.	225	Firemen's Uniforms	334.72	34148
Delta Supply Company, Inc.	225	Inv. 86595	147.00	34077
CARE & MAINTENANCE OF PUBLIC PROPERTY:				
Gulfport Paper Company	232	April account	79.65	34149
Pearl River Farmer's Coop.	232	Inv. B31112	1.50	34150
Dale Insurance Agency	233	Policy #F-1454343	328.00	34152
Tate Insurance Agency, Inc.	233	Comp. Auto Liability Insurance	44.00	34153
Burge Insurance & Real Estate Agency	233	Bond - A. L. Franklin	130.00	34154
Stewart Insurance Agency	233	City Hall Annex Coverage less ret. prem.	4.00	34155
Southern Bell Tel. & Tel. Co.	234	April accounts	175.47	34156
Mississippi Power Company	234	City Hall - Acct. 0780	175.77	34157
City of Picayune-Utilities	234	City Hall	81.78	34158
Farmer's Warehouse of Picayune	235	March account	33.11	34159
Alligood Pest Control	235	Pest Control Service	44.00	34160
Sanders Plumb. & Elec. Supply	235	Inv. 16537	5.55	34161
Acme Refrigeration Supplies, Inc.	235	Inv. 13748	16.25	34162
R. E. Moseley	236	Maint. of Airport	300.00	34163
Miss. Power Company	236	Airport lights	99.08	34164
Coast Electric Power Assn.	236	Airport	2.15	34165
Hawkins Electric Supply Co., Inc.	236	Inv. 7464	37.57	34166
MAINTENANCE OF STREETS AND STRUCTURES:				
Rapid Reproductions, Ltd.	241B	Inv. 4229, 4203, 4196, 4231, 4182	17.44	34167
City Stationery Co.	241B	Inv. 21501, 21289, 21197	8.92	34168
Sanders Plumbing & Elec. Supply	241B	Inv. 16344, 16717, 16721	24.78	34169
Roper Supply Company	242	Inv. 05446	191.04	34170
Auto Lec Associate Store	242	Inv. 44, 43	2.70	34171
Unit Fund CoA(-Const)890th Engr Bn	244	Utilities-National Guard	25.00	34173
Picayune Veneer & Plywood Co.	244	April account	28.26	34174
Picayune Concrete Company	244	Same	213.50	34175
City of Picayune-Utilities	244	City Barn	14.13	34176
Schrock's Western Auto Store	244	April account	187.55	34177
Williams Building Center	244	April account	85.79	34178
Crosby Stores	244	Same	216.67	34179
Hall Supply and Equipment Co.	244	Inv. 467	69.13	34180
Gilchrist Tractor Company, Inc.	244	Inv. 41303, 41480	393.30	34181
Marine Specialty & Mill Supply Co.	244	Inv. 3513, 3606	309.12	34182
F & B Supplies, Inc.	244	Inv. 37712	47.90	34183
Eagle Motor Lines, Inc.	244	Inv. 229105	17.47	34184
Tourne Auto Parts	244	Inv. 19293, 19352	5.04	34185
Sanders Plumbing & Elec. Supply	244	Inv. 16750	6.80	34186
Allied Equipment, Inc.	244	Inv. 6778	16.18	34187
Thompson Auto Supply Co.	244	April account	45.88	34188
Roper Supply Company	244	Inv. 05447	458.80	34189
Quick and Grice, Inc.	244	Inv. A16432, 16315	16.35	34190
Pearl River Farmers Cooperative	244	Inv. B31193, 32744	42.30	34191
Miss. Power Company	245	April accounts	1,478.36	34192
Coast Electric Power Assn.	245A	Acct. A, C1, B1	199.50	34193
Picayune Sinclair Service	246	April account	1.75	34194
Clint's Auto & Truck Repair	246	April account	418.07	34195
Jack McNeil Chevrolet Buick, Inc.	246	Inv. 3353, 3803	14.45	34196
Jake's Motor Service	246	Inv. 8075	2.50	34197
Trim Oil Company	247	April account	1,049.30	34198
Standard Oil Company	247	Inv. 072434	12.24	34199
Allied Equipment, Inc.	248	Payment on Asphalt Plant	4,279.45	34200
Quick and Grice, Inc.	250	Inv. A16434	19.85	34201
City of Picayune-Utilities	250	Asphalt Plant	48.77	34202
Miss. Power Company	250	Acct. 0110-Asphalt Plant	90.55	34203

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Choctaw, Inc.	250	Inv. 67479	27.85	34204
Morris Auto Parts	250	Inv. 19225	16.98	34205
Auto Lec Associate Store	250	Inv. 176	12.00	34206
Electrical Wholesalers, Inc.	250	Inv. 37134	78.74	34076
Emery Equipment Company, Inc.	250	Inv. 595	118.90	34207
Allied Equipment, Inc.	250	Inv. G6066	12.15	34208
PUBLIC HEALTH AND SANITATION:				
Pearl River County Health Dept.	253	Monthly appropriation	60.00	34209
Polks Firestone Dealer Store	254A	Inv. 474-65, 417-41	17.00	34210
Industrial Blow Pipe Company	256	Inv. 11524	34.16	34211
West Bros., Inc.	256	Inv. 10-073040	4.21	34212
Sanders Plumbing & Elec. Supply	256	Inv. 16781	11.27	34222
Coast Electric Power Assn.	256	Inv. B63-132	75.71	34213
Sanders Plumbing & Elec. Supply	257	Inv. 16374	23.42	34214
INSTRUCTIONAL AND RECREATIONAL:				
Hawkins Electric Supply Co., Inc.	262	Inv. 8577, 8639, 8576	513.04	34215
Picayune Veneer & Plywood Co.	262	April account	115.00	34216
Quick and Grice, Inc.	262	Inv. A16308	15.62	34217
Crosby Forest Products Co.	262	Inv. 40417, 40480	40.41	34218
Miss. Power Company	262	Acct. 0085	4.11	34219
Roper Supply Company	262	Inv. 05448	69.54	34220
Picayune Concrete Company	262	Inv. 14925, 14789	29.50	34221
UTILITY OPERATING FUND:				
R. L. Farrell	402	Radio Comm. Maint.	25.00	2252
Wholesale Supply Company, Inc.	402	Inv. P22984	160.64	2253
Picayune Fence Co.	402	3 rolls 5x11 wire	52.50	2237
American Meter Company	402	Inv. 11-24392	41.74	2254
Park Supply Co., Inc.	402	Inv. 15127	81.21	2255
Mississippi Power Company	404	Acct. 1280, 1190	132.53	2256
Wholesale Supply Company, Inc.	406A	Inv. P23540	342.47	2257
Schrock's Western Auto Store	502	April account	6.49	2258
Sanders Plumbing & Elec. Supply	502	April account	16.68	2259
Smith Electric Company	502	Inv. 459742	200.00	2260
Morris Auto Parts	502	April account	38.62	2261
Tri State Mill Supply Co.	502	Inv. 36565	5.01	2262
Quick and Grice, Inc.	502A	Inv. A16550	24.42	2263
Dr. Anthony Faila	502A	Employee Injury - A.C. Mitchell	500.00	2264
Tri State Mill Supply Co.	502A	Inv. 41287	2.10	2265
W. H. Curtin & Co.	502A	Inv. N00282	5.00	2266
Miss. Power Company	504	April accounts	826.81	2267
Coast Electric Power Assn.	504	Same	42.30	2268
Clint's Auto & Truck Repair	505	Inv. 0318, 0307	48.75	2269
Quick and Grice, Inc.	506A	April account	467.73	2270
Miss. Power Company	602	Inv. 0180	1.00	2271
Picayune Veneer & Plywood Co.	602	Inv. 30895, 30757, 30747	10.39	2272
Quick and Grice, Inc.	602	April account	235.69	2273
Mrs. D. T. Reynolds	602	One used electric ice maker	500.00	2236
West Bros., Inc.	602	Inv. 1-355599	4.15	2274
G. K. Patterson & L. G. Lowery	602	Testing & Calibrating meters	100.00	2275
Sprague Meter Company	602	April account	69.75	2276
IBM Corporation	605	Inv. LE53149, L016672	230.48	2277
City Stationery Company	605	Inv. 21508, 21270	10.05	2278
The Office Supply Company	605	Inv. S13323	15.00	2279
Pitney-Bowes, Inc.	605	Inv. 114-734259	24.00	2280
Byrd's Service Station	606	March and April account	38.00	2281
The Picayune Item	605	Inv. 576	33.90	2282
Jack McNeil Chevrolet Buick, Inc.	606	Inv. 3179 less tax	8.80	2283
Clint's Auto & Truck Repair	606	Inv. 0305, 0311	285.12	2284
United Gas Pipe Line Co.	607	Gas purchased March, 1967	35,021.44	2285
Picayune Chamber of Commerce	610	Membership Dues 1967	600.00	2286
IEM Corporation	615	Machine Rental	455.00	2287
Paine Supply Company	Util.Const	Water Extension-Roseland Park Well	543.92	6568
Polk's Firestone Dealer Store	Util.Const	Inv. 403-48-Mower for Treatment Plant	1,149.95	6569

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, it is ordered that this Mayor and Council do now rise in recess until Tuesday, May 16, 1967 at 7:00 P. M.

A. L. Franklin
CITY CLERK

James H. Williams
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune, in Pearl River County, Mississippi, met in the City Hall in said City on Tuesday, May 16, 1967 at 7:00 P. M. pursuant to their recessing order of May 2, 1967 with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk; M. T. Thigpen, City Attorney.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

CITY CLERK TO ADVERTISE FOR BIDS

Upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., and unanimously carried, it is hereby ordered that A. L. Franklin, City Clerk, be authorized and directed to advertise for bids on a new or used tractor, 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 City Council of the City of Picayune will receive sealed bids on June 6, 1967 until 9:00 A. M. at the City Hall for one new or used tractor capable of handling a 60" Mohawk Bush Hog. Tractor must have live PTO, weighted front wheels and in a size that can be easily maneuvered in close places. Bidders are requested to fully describe vehicle which they offer. Demonstration required on used tractor.

The Mayor and City Council reserve the right to reject any and all bids.

Done by order of the Mayor and Council, passed May 16, 1967.

A. L. Franklin
 City Clerk

ORDINANCE NO. 339
 ORDINANCE CONTRACTING THE BOUNDARIES OF THE CITY OF
 PICAYUNE, DEFINING THE TERRITORY TO BE EXCLUDED, AND
 SETTING FORTH THE PROPOSED BOUNDARIES OF SAID CITY

WHEREAS, by Ordinance Number 302 of said City, certain territory described therein was added to the corporate limits of the City of Picayune at a time when a housing development and other improvements were proposed for this territory, and

WHEREAS, the proposed development and improvement of the said territory has not materialized, and

WHEREAS, the property owners owning land in said proposed territory have requested that this territory be taken from the City Limits of the City of Picayune, Mississippi, and

WHEREAS, it is for the best interest and welfare of the City of Picayune and the property owners in the area to be excluded that the boundaries of said City be contracted and reduced so as to eliminate the area herein-after described within said City, it being hereby adjudicated that, without the development which had been originally proposed, it is not economical for the City of Picayune to furnish any services in said area at this time,

NOW, THEREFORE, Be It Ordained by the Mayor and Council of the City of Picayune, Mississippi as follows, to-wit:

SECTION 1. That in accordance with the provisions of Chapter 491 of the Laws of the State of Mississippi for the year 1950, as amended, and other applicable statutes, and subject to the provisions thereof, the boundaries of the City of Picayune, Pearl River County, Mississippi shall be, and are hereby, contracted so as to exclude the following described territory now within said City, to-wit:

Beginning at a point on the half section line in Section 1, Township 6 South, Range 17 West, which point is 560 feet North of the Southeast corner of SW $\frac{1}{4}$ of said Section 1, thence run West 75 feet, thence run North 1 mile more or less to the North line of the said Section 1, thence run West along said Section line a distance of $\frac{7}{8}$ mile more or less, to a point which is 660 feet East of the Northwest corner of said Section 1, thence run South 330 feet, thence run West 660 feet to the West line of said Section 1, thence run North along Section line $\frac{3}{8}$ mile more or less to the center of the stream bed of Mill Creek, thence follow the meanderings of said stream bed of said Mill Creek Easterly 1 mile more or less to the Range line between Range 16 and 17, thence run South $\frac{1}{8}$ mile more or less to the Northwest corner of SW $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 31, Township 5 South, Range 16 West, thence run East $\frac{1}{4}$ mile to the Northeast corner of SW $\frac{1}{4}$ of SW $\frac{1}{4}$ of said Section 31, thence run South $\frac{1}{4}$ mile to the South line of said Section 31, thence run West along section line $\frac{3}{4}$ mile, more or less, to the Northeast corner of NW $\frac{1}{4}$ of Section 1, Township 6 South, Range 17 West, thence run South 1 mile more or less to the place of beginning, said land being also described as the East 75 feet of the West Half of Section 1, less the South 560 feet thereof; and North 330 feet of the West 660 feet of Section 1, all in Township 6 South, Range 17 West; and the SW $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 31, Township 5 South, Range 16 West; and that part of the S $\frac{1}{2}$ of Section 36, Township 5 South, Range 17 West which lies South of Mill Creek,

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and it is hereby adjudicated that the contraction and reduction of the boundaries of said City, so as to exclude the above described property is reasonable and the public convenience and necessity requires that it be done. It is further hereby adjudicated that the said property does not lie within three miles of any other municipality.

SECTION 2. That, including the property described in Section 1, hereof, the new boundaries of the City of Picayune are hereby defined and described as follows, to-wit:

Beginning at the Southwest corner of the SE $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 21, Township 6 South, Range 17 West in Pearl River County, Mississippi, thence run East along the South line of Sections 21, 22, 23 and 24 in said Township and Range, a distance of 3 $\frac{3}{4}$ miles to the Southeast corner of said Section 24, thence run North along East line of Sections 24, 13 and 12 in said Township and Range 3 miles to the Northeast corner of said Section 12, thence run West along the North line of said Section 12 in said Township and Range 1/2 mile to the Southeast corner of SW $\frac{1}{4}$ of Section 1, Township 6 South, Range 17 West, thence run North 560 feet, thence run North 89 degrees 52 minutes West 191.10 feet, thence run North 66 degrees 11 minutes 57 seconds West 138.91 feet, thence run North 52 degrees 46 minutes West 482.15 feet, thence run South 72 degrees 8 minutes West 299.94 feet, thence run North 88 degrees 39 minutes 21 seconds West 442.72 feet, thence run South 0 degrees 35 minutes 11 seconds East 398.72 feet to the centerline of a Mississippi Power Company easement (as secured and constructed in 1962), thence Westerly along centerline of said Mississippi Power Company easement on a bearing of South 89 degrees 28 minutes 15 seconds West 205 feet, thence run South 80 feet more or less to intersection of said power company easement with the center line of an additional Mississippi Power Company easement which runs West, thence run South 89 degrees 28 minutes 15 seconds West along the centerline of that power company easement 1985 feet, thence run South 17 degrees 53 minutes 50 seconds West 148.72 feet, thence run North 72 degrees 6 minutes 10 seconds West 300 feet, thence run South 17 degrees 53 minutes 50 seconds West 296.53 feet to the North line of Section 11, Township 6 South, Range 17 West at a point 1483.25 feet West of the Southwest corner of Section 1, Township 6 South, Range 17 West, thence run West along the North line of said Section 11, $\frac{3}{4}$ mile, more or less, to Northwest corner of said Section 11, thence run South $\frac{1}{2}$ mile, more or less, to North bank of Hoblochitta River, thence follow the meandering of said River in a Westerly direction to where the West line of the East- $\frac{3}{4}$ of Section 9 in said Township and Range (Township 6 South, Range 17 West) intersect same, thence run South along the West line of the East $\frac{3}{4}$ of Sections 9, 16 and 21 in said Township and Range, 2 $\frac{1}{8}$ miles to the Northeast corner of S $\frac{1}{4}$ of NW $\frac{1}{4}$ of NW $\frac{1}{4}$ of Section 21, Township 6 South, Range 17 West, thence run West $\frac{1}{4}$ mile to the West line of said Section 21, thence run South $\frac{5}{8}$ mile to the Southwest corner of NW $\frac{1}{4}$ of SW $\frac{1}{4}$ of said Section 21, thence run East $\frac{1}{4}$ mile to the Southeast corner of NW $\frac{1}{4}$ of SW $\frac{1}{4}$ of said Section 21, thence run South $\frac{1}{4}$ mile to the place of beginning.

SECTION 3. That no improvements are proposed by said City in this territory, and that all services which may have been heretofore rendered will be discontinued upon the effective date of this ordinance.

SECTION 4. That the attorney for the City of Picayune shall be, and he is hereby, ordered to file a petition in the Chancery Court of Pearl River County, Mississippi, which petition shall recite the fact of the adoption of this ordinance, and shall pray that the contraction of the municipal boundaries of the City of Picayune as herein set out shall be ratified and approved by said Court, attaching to said petition, as exhibits thereto, a certified copy of this Ordinance and a map or plat of the municipal boundaries as they will exist in accordance with this Ordinance.

SECTION 5. That this Ordinance shall be effective as provided by law, and that effective upon expiration of ten days from and after the final ratification, approval and confirmation of this Ordinance by the Chancery Court of Pearl River County, Mississippi in accordance with the terms and provisions of Chapter 491 of the Laws of Mississippi for the year 1952, as amended, and other statutes applicable thereto, all ordinances and parts of ordinances in conflict herewith are hereby repealed.

The foregoing Ordinance was first reduced to writing, considered and passed section by section, then as a whole with the vote on each section and upon said Ordinance as a whole resulting as follows:

Those voting YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, Granville H. Williams

Those voting NAY: None

ATTEST:

A. L. Franklin
CITY CLERK

APPROVED:

Granville H. Williams
MAYOR

RESOLUTION DIRECTING THE SALE OF \$40,000.00 NEGOTIABLE
BONDS FOR THE PURPOSE OF CONSTRUCTION OF FIRE STATION
IN THE CITY OF PICAYUNE, MISSISSIPPI

WHEREAS, the Mayor and Council of the City of Picayune, Mississippi on the 4th day of April, 1967, adopted a resolution directing that \$40,000.00 of 1967 negotiable bonds of the City of Picayune, for the purpose of financing the purchase of fire fighting equipment and apparatus and providing housing for same in the said City of Picayune, be offered for sale on sealed bids to be received at the office of the Mayor and Council of the City of Picayune until the hour of 7:00 P. M. on Tuesday, May 16, 1967, and

WHEREAS, as directed by said resolution and as required by law, notice of sale of said bonds was published in the Enterprise, a newspaper of general circulation in the said City for more than one year next

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preceding the first publication of such notice, at least three times, all as shown by proof of publication of said notice filed in the office of the City Clerk of said City, and

WHEREAS, the said Mayor and Council met at their office in Picayune, Mississippi at said hour on said date, at which time all sealed proposals for the purchase of said bonds were received, examined and considered, and

WHEREAS, the Mayor and Council of said City hereby find and determine that the highest and best bid was made by First National Bank of Picayune and Bank of Picayune, and such offers were accompanied by certified check in sum as required by said notice of sale as a guarantee that the said bidders would carry out the contract to purchase the bonds if the said bids were accepted,

NOW, THEREFORE, Be It Resolved by the Mayor and Council of the City of Picayune, Mississippi as follows:

SECTION 1. That the \$40,000.00 1967 Negotiable Bonds of the City of Picayune for the purpose of financing the purchase of fire fighting equipment, and apparatus, and providing housing for same in said City bearing date of June 1, 1967 shall be, and the said bonds are hereby awarded and sold to First National Bank of Picayune and Bank of Picayune in accordance with offer this day submitted to the Mayor and Council of said City in words and figures as follows; to-wit:

May 3rd, 1967

HON. Mayor and Council of City of Picayune
Picayune, Mississippi

Gentlemen: Bid on Bonds

Your notice of sale of \$50,000.00 of Negotiable Bonds, being 1967 Fire Station Bonds, due 5,000.00 yearly from 1968 to 1976, has been received.

We wish to make the following proposal, or offer on the subject bonds:

"We agree to buy the subject bonds at price to yield 4½% interest."

Thanking you for your consideration given our proposal, we are

Yours very truly,

BANK OF PICAYUNE
By L. D. Megehee, President

FIRST NATIONAL BANK OF PICAYUNE
By F. G. Cooper, President

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 and evidence of the acceptance thereof for and on behalf of the City of Picayune.

SECTION 3. That the Mayor and Council of said City shall hereafter, by proper ordinance or resolution, provide for the preparation, execution, and delivery of the said bonds in accordance with the terms of the aforesaid contract.

BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi this 16th day of May, 1967.

A. L. Franklin
CITY CLERK OF THE CITY OF PICAYUNE
MISSISSIPPI

Granville H. Williams
MAYOR OF THE CITY OF PICAYUNE,
MISSISSIPPI

RESOLUTION DIRECTING THE ISSUANCE OF \$40,000.00 IN NEGOTIABLE BONDS OF THE CITY OF PICAYUNE, MISSISSIPPI TO FINANCE THE PURCHASE OF FIRE FIGHTING EQUIPMENT AND APPARATUS AND PROVIDING HOUSING FOR SAME IN SAID CITY; PROVIDING FOR THE LEVY OF A TAX TO PAY THE SAID BONDS AT MATURITY AND INTEREST THEREON AS IT ACCRUES; AND DIRECTING THE VALIDATION OF THE SAID BONDS UNDER THE PROVISIONS OF THE APPLICABLE STATUTES

WHEREAS, the Mayor and Council of the City of Picayune, at their April 4, 1967 meeting, same being a regular meeting, unanimously adopted a resolution declaring the intention of said governing authorities to issue negotiable bonds of said City for a sum not in excess of Fifty Thousand (\$50,000.00) Dollars, the proceeds of the sale of which to be used for the purpose of financing the purchase of fire fighting equipment and apparatus and providing housing for same, said bonds to be dated June 1, 1967, to be in denominations of One Thousand (\$1,000.00) Dollars each, and numbered consecutively beginning with Number 1, and to bear interest from date at a rate of not to exceed six (6) percentum per annum from date, payable annually, and to mature at the rate of Five Thousand (\$5,000.00) Dollars annually over a period of not exceeding ten years, at which time it was affirmatively adjudicated by said governing authorities of said City, and is now hereby affirmatively adjudicated as follows: That

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the proposed bond issue is not in excess of five percentum of the assessed valuation of all taxable property within the said City according to the last completed assessment for taxation thereof, all in compliance with Chapter 493 of the Laws of Mississippi of 1950, as amended, and other applicable statutes of the State of Mississippi, that the issuance of the said proposed bonds will not, when added to the entire outstanding bonded indebtedness of said City exceed ten percentum of the assessed valuation of all taxable property in said City, nor will this bond issue exceed five percentum of the assessed value of all taxable property in said City, nor will this bond issue exceed five percentum of the assessed value of all taxable property in said City, nor will it exceed any other statutory debt limitations and

WHEREAS, said resolution, which provides for its publication at least once a week for at least three consecutive weeks in a legal newspaper having general circulation in said City, all in accordance with law, was published in the PICAYUNE ITEM for at least three (3) consecutive weeks, being in the issues of April 20, April 27, May 4, and May 11, 1967 of said weekly newspaper, same being a legal newspaper with general circulation, and published in the City of Picayune, Mississippi, all in compliance with the applicable statutes of the State of Mississippi, as appears from proof of publication on file in the office of the City Clerk of said City and spread on the minutes of the Mayor and Council of said City, and

WHEREAS, no protest against the issuance of the bonds proposed by said resolution to be issued was filed on or before the date of May 16, 1967 in accordance with law and with the terms of said resolution, and

WHEREAS, on said date of April 4, 1967 the said Clerk of said City was authorized and directed to publish notice of bond sale with bids on said bonds to be received by the Mayor and Council of said City at 7:00 P. M. on May 16, 1967 for the purchase of said bonds, at which time bids were received on said bonds, and the lowest and best bid accepted, and

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

REAL ESTATE	\$12,451,950.00
PERSONAL PROPERTY	2,128,950.00
PUBLIC UTILITIES	885,000.00
AUTOMOBILES	1,350,000.00

and

WHEREAS, the said City of Picayune has at present the following outstanding obligation and none other: Total bonded indebtedness \$108,000.00, and

WHEREAS, the City of Picayune only desires to issue \$40,000.00, and the bonds proposed to be issued, together with the above indebtedness of said City, do not exceed any statutory limits of indebtedness applicable to said City or to its bonds, and other indebtedness, do not constitute more than five percentum of the assessed valuation of said City, and

WHEREAS, in accordance with the constitution and applicable statutes of the State of Mississippi, including the provisions of Division 10, Title 16, of the Mississippi Code of 1942, as amended by Chapter 493 of the Laws of the State of Mississippi of 1950 and subsequent amendments, the said Mayor and Council of said City are authorized fully to issue the aforesaid bonds of said City in said maximum amount of Forty Thousand (\$40,000.00) Dollars for the aforesaid purposes and as hereinafter provided:

NOW, THEREFORE, Be It Resolved by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi as follows, to-wit:

SECTION 1. That by the authority of the constitution and statutes of the State of Mississippi applicable hereto including Division 10, Title 16 of the Mississippi Code of 1942, as amended by Chapter 493 of the Laws of the State of Mississippi of 1950 and subsequent amendments thereto, and by authority of a resolution of the Mayor and Council of the City of Picayune, Mississippi heretofore duly published according to law, and no protest having been filed in accordance with the terms thereof, and of the applicable statutes, there shall be, and are hereby authorized, ordered and directed to be issued, negotiable bonds of the City of Picayune in the maximum principal amount of Forty Thousand (\$40,000.00) Dollars for the purpose of financing the purchase of fire fighting equipment and apparatus and providing housing for same in said City, and for no other purposes. The said negotiable bonds shall bear date of June 1, 1967, shall be in denominations of One Thousand (\$1,000.00) Dollars each, numbered

MUNICIPAL MINUTES, CITY OF PICAYUNE

serially from one through forty, both inclusive; shall bear interest from date thereof at the rate of four and one-half (4½) percentum per annum; which interest shall be payable annually and shall bear no interest after maturity unless presented for payment upon maturity and not paid; principal of, and interest on said bonds, shall be payable at the office of the City Depository in the City of Picayune, State of Mississippi, and the said bonds shall mature in amounts and at the times following:

BOND NUMBERS	AMOUNT	MATURITY DATE
1, 2, 3, 4	\$1,000.00 each	June 1, 1968
5, 6, 7, 8	1,000.00 each	June 1, 1969'
9, 10, 11, 12	1,000.00 each	June 1, 1970
13, 14, 15, 16	1,000.00 each	June 1, 1971
17, 18, 19, 20	1,000.00 each	June 1, 1972
21, 22, 23, 24	1,000.00 each	June 1, 1973
25, 26, 27, 28	1,000.00 each	June 1, 1974
29, 30, 31, 32	1,000.00 each	June 1, 1975
33, 34, 35, 36	1,000.00 each	June 1, 1976
37, 38, 39, 40	1,000.00 each	June 1, 1977

SECTION 2. That said bonds shall be executed by the manual signature of the Mayor, countersigned by the City Clerk, under seal of said City, and interest to be paid on maturity upon surrender of the bonds.

SECTION 3. That said bonds shall be substantially in the following form:

UNITED STATES OF AMERICA
 STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE
 1967 NEGOTIABLE FIRE STATION BONDS

NUMBER _____ \$1,000.00

The City of Picayune, Mississippi, a Municipal Corporation, acting herein by and through the Mayor and Council of said City of Picayune, Pearl River County, Mississippi, its governing authority, acknowledges itself indebted, and for value received, hereby promises to pay to the buyer

ONE THOUSAND DOLLARS

(\$1,000.00)

on the first day of June, 19____ with interest thereon from date hereof at the rate of four and one-half (4½) percentum per annum from date, payable on June 1, of each year with interest to, and including, maturity of this bond to be payable upon presentation and surrender of the annexed interest coupons as they severally mature. 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 City Depository in the City of Picayune, State of Mississippi, and for the prompt payment of this bond at maturity and interest thereon as it accrues the full faith and credit and resources of the City of Picayune are hereby irrevocably pledged.

This bond is one of a series of forty bonds of like date, tenor, and effect, except for maturity date, numbered from one to forty both inclusive, aggregating the principal sum of Forty Thousand (\$40,000.00) Dollars, issued for the purpose of providing funds with which to purchase fire fighting equipment and apparatus and providing housing for same, under authority of, and in full compliance with, the constitution and laws of the State of Mississippi, including Chapter 493 of the Laws of Mississippi of 1950, as amended, and by further authority of a resolution of the Mayor and Council of said City announcing the intention to issue said bonds, to which resolution no protest was filed according to law, and pursuant to proceedings duly had and done by the said Mayor and Council of said City as the governing authority 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 this 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 principal of, and interest on, this bond, upon maturity thereof; and that the total indebtedness of said City of Picayune, Mississippi, including this bond and the issue of which it is a part, does not exceed any statutory or constitutional limit.

IN TESTIMONY WHEREOF, The City of Picayune, Mississippi, a Municipal Corporation situated in Pearl River County, Mississippi, acting herein by and through its governing authority, its Mayor and Council has executed this bond by causing it to be signed by the Mayor of the City of Picayune, countersigned by the City Clerk of said City, this bond to be dated the first day of June, 1967.

CITY OF PICAYUNE

(SEAL)

BY: *James A. Williams*
 MAYOR OF THE CITY OF
 PICAYUNE, MISSISSIPPI

COUNTERSIGNED:

A. L. Franklin
 CITY CLERK OF THE CITY OF
 PICAYUNE, MISSISSIPPI

(COUPON FORM)

NUMBER _____

On the first day of June, 19____, the City of Picayune, a Municipal Corporation in Pearl River County, Mississippi, promises to pay to bearer \$_____ in lawful money of the United States of America at the City Depository of the City of Picayune, Pearl River County, Mississippi, being the annual interest then due on its negotiable bond dated June 1, 1967, numbered _____, and being one of a series designated as 1967 Negotiable Fire Station Bonds.

CITY OF PICAYUNE

(SEAL)

BY: _____
 MAYOR OF THE CITY OF PICAYUNE,
 MISSISSIPPI

MUNICIPAL MINUTES, CITY OF PICAYUNE

COUNTERSIGNED:

CITY CLERK OF THE CITY OF
PICAYUNE, MISSISSIPPI

SECTION 4. That the bonds directed to be issued shall be submitted to validation under the provisions of Chapter 1, Title 18 of the Mississippi Code of 1942, as amended, and other applicable statutes, and to that end the City Clerk of the City of Picayune 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 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 of said City 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
COUNTY OF PEARL RIVER

I, A. L. Franklin, City Clerk within and for the City of Picayune, Pearl River County, Mississippi do hereby certify that the within bond of the said City of Picayune 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 _____, 1967.

(SEAL)


CITY CLERK

SECTION 6. That in order to make provisions for payment of principal and interest provided for in said bonds as they mature and accrue, there shall be, and there is hereby levied a direct continuing annual tax on all of the taxable property in said City of Picayune sufficient to produce the sums necessary for said purpose; and provision to meet the requirements of this resolution 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 said City of Picayune are collected, and the rate of tax which shall be so extended shall be sufficient in each year to fully produce the sums required for the payment of the principal of, and interest on said bonds respectively after due allowance shall have been made for the probable delinquencies in the payment of taxes and the customary cost of collection. The proceeds derived from the collection of such tax shall be deposited in a separate fund to be designated as "1967 Negotiable Fire Station Bonds Interest and Sinking Fund", 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 purchaser 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 Council of said City which may, in any manner, conflict with the provisions of this resolution shall be, and they are hereby repealed, rescinded, and set aside insofar as they may so conflict.

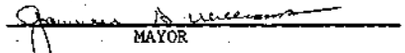
SECTION 10. That the purchase of fire fighting equipment and apparatus and providing housing for same as herein provided to be financed with the proceeds of said bond issue, being immediately necessary and the financing thereof being essential to that end, and being immediately for the health and welfare of the people and taxpayers of said City, this resolution shall take effect and be in force from and after its passage and approval.

PASSED AND APPROVED this 16th day of May, 1967.

(SEAL)

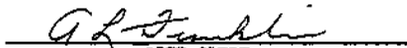
ATTEST:

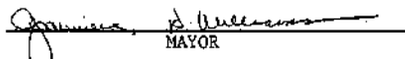

CITY CLERK


MAYOR

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, it is ordered that this Mayor and Council do now rise in adjournment.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, June 6, 1967 at 9:00 A. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BUILDING PERMITS

Upon motion of F. G. Macdonald, seconded by H. H. Pepper, and unanimously carried, it is ordered that the following building permits be approved:

To Dr. W. W. Osar for construction of an addition to doctors' clinic on Fifth Avenue.
To Square Deal Lodge . . . for construction of an addition to lodge hall at 520 Davis Street.
To O. E. Lott for construction of an addition to dwelling at 622 Jackson Avenue.
To Luther Smith for construction of an addition to dwelling at 321 Bruce Street.
To Proby Cooper for construction of an addition to dwelling at 1005 East Canal Street.
To Howard D. Stewartfor construction of an addition to dwelling at 2300 Trotter Street.
To Emanuel Bethel for construction of an addition to dwelling at 1215 Roosevelt Street.
To Dennis Woodson, Jr. . . .for construction of an addition to dwelling at 912 Snyder Street.
To Lucille Parker for construction of an addition to dwelling at 405 Jarrell Street.
To Willie D. Rawlsfor construction of an addition to dwelling at 1202 Roosevelt Street.
To A. D. Burton for construction of an addition to dwelling at 209 Jarrell Street.
To Rebecca Abramfor construction of an addition to dwelling at 2226 Walker Street.
To Earl Jones for construction of an addition to dwelling at 1210 Baylous Street.
To Carle Cooper for construction of an addition to move building on Elmwood Drive.
To Cora Posey Morrisfor construction of an addition to dwelling at 1201 Rosa Street.
To Jimmie J. Brasherfor construction of an addition to dwelling at 306 N. Abrams Avenue.
To George Walkerfor construction of an addition to dwelling at 2204 Morris Street.
To Della Mae Vaughn for construction of an addition to dwelling at 909 Boler Street.
To Robert White, Jr.for construction of an addition to dwelling at 1216 Roosevelt Street.
To O. E. Herrin for construction of an addition to dwelling at 1005 Sycamore Road.
To Wilshar, Inc. for construction of a dwelling on Lot 78, Lakewood Subdivision.

BILLS ALLOWED

Upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, and unanimously carried, it is ordered that bills and allowances be approved for payment as follows:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
<u>SUPERVISION AND FINANCE:</u>				
Commercial Printing Company	206	Inv. 13174	29.05	34253
City Stationery Company	207	May account	25.00	34254
V. W. Eimicke Associates, Inc.	207	Inv. 20021	8.00	34255
Commercial Printing Company	207	May account	97.85	34256
The Picayune Item	208	Same	169.76	34257
Commercial Printing Company	208	Inv. 13065	52.15	34258
<u>PROTECTION OF LIFE AND PROPERTY:</u>				
Crosby Memorial Hospital	215A	Acct. for Archie Parker	75.50	34259
Jack McNeil Chevrolet-Buick, Inc.	215	Inv. 4385,4607,4922,4020	13.22	34260
W. R. Ladner	215	March and April account	19.72	34261
Sanders Plumbing & Elec. Supply	215A	Inv. 17896	8.30	34262
Modern Cleaners	215A	May account	2.51	34361
Farmers Warehouse	216A	Account	26.01	34263
W. H. Anderson Company	217	Inv. A1629	30.00	34264
Charlie's Restaurant	218	Meals for prisoners for May	35.25	34265
Duncan Parking Meter Corp.	219	Inv. P19222	6.44	34266
Motorola Comm. & Electronics	220	Inv. 4-124392	10.25	34267
Eastman Frierson	223	Volunteer Fireman	12.00	34268
M. Y. Calvin	223	Same	10.00	34269
William B. Smith, Jr.	223	Same	32.00	34270

MUNICIPAL MINUTES, CITY OF PICAYUNE

James Owen	223	Volunteer Fireman	31.00	34271
Homer Parris	223	Same	10.00	34272
Herbert Johnston	223	Same	5.00	34273
Eddie Johnston	223	Same	5.00	34274
James Crosby	223	Same	5.00	34275
Kerry Fowler	223	Same	6.00	34276
A. R. Hudnall, Jr.	223	Same	6.00	34277
James Crosby	223	Same	5.00	34278
Jimmie Porter	223	Same	5.00	34279
Morris Auto Parts	224	Inv. 20779, 19981	5.13	34280
Picayune Auto Parts	224	May account	51.68	34281
Jack McNeil Chevrolet Buick	224	Inv. 4692	3.00	34282
Commercial Printing Company	225	Inv. 414, 201, 89	5.35	34283
Mississippi Power Company	225	McDonald Fire Station	25.52	34284
City of Picayune, Utilities	225	McDonald Fire Station	22.39	34285
Delta Supply Company, Inc.	225	Inv. 87382, 87381	17.30	34286
Lion Uniform, Inc.	225	Inv. 48989	69.69	34287
Sanders Plumbing & Elec. Supply	225	Inv. 8330, 18067, 17871	57.10	34362

CARE AND MAINTENANCE OF PUBLIC PROPERTY:

Tri State Mill Supply Co.	232	Inv. 49987	7.00	34288
Crosby TV & Carpet	232	April account	2.29	34289
Gulfport Paper Co., Inc.	232	Inv. 4-1227	57.04	34290
Pearl River Farmer's Coop.	232	Inv. B36033, 35586	6.56	34291
Dale Insurance Agency	233	Bond - Mayor G. H. Williams	10.00	34292
Southern Bell Tel. & Tel. Co.	234	May accounts	169.88	34293
Miss. Power Company	234	City Hall	194.52	34294
City of Picayune-Utilities	234	City Hall	187.54	34295
Crosby Forest Prod. Co.	235	Inv. 50116, -50202	37.00	34296
Gordon Alligood	235	Pest Control Service-City Hall	20.00	34297
R. E. Moseley	236	Maint. of Airport	300.00	34298
Hawkins Electric Supply Co.	236	Inv. 8783	17.00	34299
Coast Electric Power Assn.	236	May account - Airport	2.36	34300
Miss. Power Company	236	Airport - Acct. 0150	201.56	34301
Bryant Manufacturing Co.	236	Air Conditioning Unit - Airport	1,490.00	34302
Airport Lighting Company	236	Inv. 2417	25.30	34303

MAINTENANCE OF STREETS & STRUCTURES:

City Stationery Co.	241B	Inv. 21680	5.84	34304
Crescent Blue Print Co., Inc.	241B	Inv. A16481	41.60	34305
Haag and Trammell	241B	Inv. 1940	560.03	34363
Eugene Dietzgen Co.	241B	Inv. 70365	24.07	34306
Interstate Electric Supply	242	Inv. HA-06011	22.95	34307
Mether Mud Company	242	Inv. 2055	5.20	34232
Unit Fund Co.A890th Engr Bn	244	Utilities - National Guard	25.00	34308
Hall Supply & Equipment Co.	244	Inv. 539	34.91	34309
Thigpen Hardware Company	244	April account	38.46	34310
Rocket Welding Supply, Inc.	244	Inv. 15920	6.59	34311
Picayune Auto Parts, Inc.	244	Inv. 8482, 3364	3.62	34312
Gilchrist Tractor Company	244	Inv. 41646	32.00	34313
Lossett's Welding & Mch Works	244	May account	90.48	34314
Allied Equipment, Inc.	244	Inv. 6840	72.78	34315
Roper Supply Co.	244	Inv. 04926	117.20	34316
Morris Auto Parts	244	Inv. 21058, 20937	8.57	34317
City of Picayune-Utilities	244	City Barn	7.74	34318
Crosby Stores	244	May account	167.02	34319
J. H. McQueen	244	Work on pump engine	13.10	34320
Alexander Tractor & Imp. Serv.	244	Inv. 1709, 1675	38.15	34321
Quick and Grice, Inc.	244	May account	104.14	34322
Thompson Auto Supply Co.	244	Same	25.95	34323
Picayune Concrete Company	244	May account	127.80	34324
Picayune Veneer & Plywood Co.	244	Inv. 31407, 31128	63.48	34325
John M. Warren	244	Inv. 726-67	408.00	34326
Williams Building Center	244	Inv. 2533, 2583, 2586, 2693	12.63	34327
Lemuel Jarrell	244	Gravel Hauled	562.50	34245
Miss. Power Company	245	May accounts	1,469.25	34328
Coast Electric Power Assn.	245A	Acct. C1, A, B1	199.50	34329
Clint's Auto & Truck Repair	246	May account	716.52	34330
Gripp's Radiator Service	246	Inv. 730	25.00	34331
Jack McNeil Chevrolet-Buick	246	Inv. 4053	4.86	34332
Jake's Motor Service	246	Inv. 8108	2.50	34333
Tate Oil Company	247	Inv. 3759	6.45	34334
Crosby Stores, Inc.	247	Inv. 611, 634	19.20	34335
Trim Oil Company	247	May account	2,038.23	34336
Allied Equipment, Inc.	248	Payment on Asphalt Plant and Finisher	4,279.45	34337
City of Picayune	250	Asphalt plant	45.76	34338
Miss. Power Company	250	Acct. 0110 = Asphalt Plant	91.86	34339
Kety Clinic	250	Charles Adams Acct.-Employee Injury	5.00	34340
Picayune Concrete Company	250	May account	40.00	34341
Chevron Asphalt Company	250	Inv. 235160	651.11	34342
Choctaw, Inc.	250	Inv. 68085	17.15	34343

PUBLIC HEALTH AND SANITATION:

Pearl River County Health Dept	253	Monthly appropriation	60.00	34344
Farmer's Warehouse	254A	May Account	20.04	34345
Polk's Firestone Dealer Store	254A	Inv. 472-35, 459-58	14.75	34346
Lossett's Welding & Mch Works	256	Inv. 10073	259.87	34347
Coast Electric Power Assn.	256	Acct. B63-13-6Z	29.27	34348
Southern Mill Creek Products	257	Inv. 7849	648.00	34349
Morris Auto Parts	257	Inv. 21028	52.78	34350
Quick and Grice, Inc.	257	May account	33.44	34351

MUNICIPAL MINUTES, CITY OF PICAYUNE

INSTRUCTIONAL AND RECREATIONAL:

Quick and Grice, Inc.	262	Inv. 22423	2.36	34364
Sanders Plumbing & Elec. Supply	262	Inv. 18017	61.32	34352
Pearl River Farmer's Coop.	262	Inv. 34849	25.64	34353
Hawkins Electric Supply Co., Inc.	262	Inv. 9005,9161,8174	566.36	34354
Williams Building Center	262	Inv. 2631, 2618, 2573	188.98	34355
Picayune Veneer & Plywood Co.	262	May account	32.80	34356
Crosby Forest Products Co.	262	Inv. 50605	16.26	34357
Miss. Power Company	262	Acct. 0085, 0090	69.64	34350
St. Regis Paper Company	270	Account less discount	15,844.95	34237
St. Regis Paper Company	270	Inv. 11-118-2534 less refunds	278.25	34359
West Bros., Inc.	270	Inv. 3-603979	5.74	34360

UTILITY OPERATING FUND:

Picayune Fence Company	402	Fencing	228.00	2301
Harper Supply Company	402	Inv. S-8184	348.60	2307
Morris Auto Parts	402	Inv. 19845, 19803	1.82	2308
Wholesale Supply Company, Inc.	402	Inv. P24067	158.27	2309
R. L. Farrell	402	Radio Comm. Maint.	25.00	2310
Mississippi Power Company	404	Acct. 1190,1280-0,0700,5,0	637.18	2311
Wholesale Supply Company, Inc.	406A	Inv. P24413	500.38	2312
Faine Supply Company	406A	Inv. 09594	54.17	2313
Picayune Concrete Company	502	May account	73.90	2314
Williams Building Center	502	Inv. 2686, 2577	74.36	2315
Lossett's Welding & Mch Works	502	May account	78.79	2316
Andrews Service	502	May account	13.40	2317
Quick and Grice, Inc.	502	Inv. A16921	3.95	2318
Sanders Plumbing & Electric Supply	502	May account	69.54	2319
Gulfport Paper Co., Inc.	502A	Inv. 1-4713	61.75	2320
W. H. Curtin & Co.	502A	Inv. 36233 less tax	2.80	2321
Morris Auto Parts	502A	May account	64.51	2322
Picayune Veneer & Plywood Co.	502A	Inv. 31410, 31235	17.92	2323
Smith Electric Co.	502A	May account	154.40	2324
Polk's Firestone Dealer Store	502A	Inv. 469-61, 475-98	58.01	2325
Commercial Printing Co.	502A	Inv. 228, 507	1.75	2326
Miss. Power Company	504	May accounts	673.86	2327
Coast Electric Power Assn.	504	Same	141.82	2328
Picayune Auto Parts	505	Inv. 081, 456, 493	15.55	2329
Bryant Manufacturing Co.	602	Inv. 4-2149	1,490.00	2330
American Meter Division	602	May account	1,113.14	2331
Rocket Welding Supply, Inc.	602	Inv. 14974, 15846	90.84	2332
Lossett's Welding & Machine Works	602	Inv. 10072, 10105, 10201	41.00	2333
Wholesale Supply Company, Inc.	602	Inv. P23660, 23748	81.00	2334
Bryant Manufacturing Co.	602	Inv. 21373	11.86	2336
Dr. C. A. Hollingshead	602	Robert McDougle Acct.-Employee Injury	22.00	2337
Miss. Power Company	602	Acct. 0180	1.00	2338
Quick and Grice, Inc.	602	May account	218.61	2340
Commercial Printing Co.	605	Inv. 292	8.75	2341
IBM Corporation	605	Inv. LB53657	45.00	2342
Jack McNeil Chevrolet-Buick, Inc.	606	Inv. 4752	3.00	2343
United Gas Pipe Line Co.	607	Gas purchased April, 1967	24673.20	2344
Premax Products	610	Inv. 8936	20.65	2345
IBM Corp.	615	Inv. A377047	455.00	2346
The Picayune Item	Fire Prot. Fund	Notice of Sale-Fire Station Bonds	42.84	6506
Bryant Manufacturing Co.	Fire Prot. Fund	Air Cond. - New Fire Station	1,490.00	6507
Farmer's Warehouse	Utility Const. Fund	May account	163.90	6511
Baton Rouge Blue Print Co.	Utility Const. Fund	Inv. EA317	374.00	6509
Roper Supply Company	Utility Const. Fund	Inv. 04928	1,400.29	6510
The Clock	Utility Const. Fund	May account	148.90	6512
Griffin Wellpoint Corp	Utility Const. Fund	Inv. 12779	200.50	6513
Coastal Machinery Co.	Utility Const. Fund	Inv. 5254	530.50	6514

OBJECTION TO HOMESTEAD EXEMPTION DISALLOWANCE

WHEREAS, the State Tax Commission has undertaken to disallow homestead exemption allowed by the City of Picayune on the 1966 Land Assessment Roll of the City of Picayune and the Picayune Municipal Separate School District, as to the property and assessments hereinbelow described, and

WHEREAS, the Mayor and Council of the City of Picayune have investigated these cases thoroughly and have found and do hereby adjudicate that they are fully entitled to be allowed homestead exemption, there being no basis for such disallowance,

NOW, THEREFORE, Be It Resolved by the Mayor and Council of the City of Picayune, Mississippi that the disallowance of the homestead on the 1966 Land Assessment Rolls of the said City and of the Picayune Municipal Separate School District, on the property of Mrs. Agnes K. Stewart on said roll on Page 532, Line 34 in the amount of \$2,900, Hayes F. Martin on Page 531, Line 29 in the amount of \$1,675, J. L. Coffman on Page 532, Line 16 in the amount of \$1,575, Bessie C. Johnston on Page 531, Line 4 in the amount of \$2,325, Leon J. Frierson on Page 531, Line 31 in the amount of \$1,325, Calder W. Brunson, Jr. on Page 532, Line 38 in the amount of \$1,725, Jake Frierson on Page 532, Line 32 in the amount of \$2,100, Claude R. Graham on Page 532, Line 36 in the amount of \$2,900, Maggie A. Frierson on Page 531, Line 25 in the amount of \$2,925, Olivia H. Pitts on Page 532, Line 5, Mrs. Mabra G. Eccles on Page 531, Line 21 in the amount of \$2,375, Joseph F. Phillips on Page 532, Line 26 in the amount of \$1,600 and Richard Tarver on Page 531, Line 8 in the amount of \$1,900 is hereby refused and protested and the Clerk of said City is hereby instructed to furnish certified copy of this resolution to the State Tax

MUNICIPAL MINUTES, CITY OF PICAYUNE

Commission, and to take any and all steps to prevent the proposed adjustment by said State Tax Commission from becoming effective.

The above and foregoing resolution was adopted by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, and unanimously carried, the voting being recorded as follows:

YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper and Granville H. Williams

NAY: None

ATTEST:

A. L. Franklin
CITY CLERK

Granville H. Williams
MAYOR

FACILITIES IN GREENVIEW SUBDIVISION
PART II ACCEPTED

Upon motion of F. G. Macdonald, Jr., seconded by R. E. Hobgood, and unanimously carried, it is ordered that water, sewage, streets and drainage facilities in Greenview Subdivision, Part II, be accepted by the City of Picayune for perpetual care and maintenance.

BID ACCEPTED ON TRACTOR

This being the day and hour to receive sealed bids for furnishing the City with a tractor according to advertisement published in the Picayune Item and recorded in these minutes, the following bids were found to be properly filed:

Crosby Stores - One International Model 1424 gasoline tractor with front wheel weights, differential lock, swinging draw bar, live power take off, three point hitch, hydraulic draft control, front lights and combination rear lights, underslung muffler, upholstered seat with back rest, tool box, 8-speed forward and 2 reverse transmission, 600x16 front tires and 12.4x28 rear tires - \$2,770.00

Crain & Sons Tractor Co., Inc. - One 21023C-B1-T42 Ford Tractor with 2,000 power class, 8 speed transmission, live PTO, 13.9x24 rear tires, 5.50x16 front tires, lights, instrument panel - \$2,405.15

Upon motion of R. E. Hobgood, seconded by H. V. Carr, and unanimously carried, it is ordered that the above bid of Crain and Sons Tractor Co., Inc. in the amount of \$2,405.15 be accepted.

CITY CLERK TO ADVERTISE FOR BIDS

Upon motion of R. E. Hobgood, seconded by H. V. Carr, and unanimously carried, it is hereby ordered that A. L. Franklin, City Clerk, be authorized and directed to advertise for bids on a used tractor, 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 City Council of the City of Picayune will receive sealed bids until 9:00 A. M. Wednesday, July 5, 1967 at the City Hall for one light weight crawler type used tractor equipped with heavy duty end loader, hydraulically operated, smooth tracks, gasoline or diesel engine acceptable.

Bidders are requested to fully describe the vehicle upon which a bid is placed, and The City reserves the right to request a demonstration.

The Mayor and Council reserve the right to reject any and all bids.

Done by order of the Mayor and Council, passed June 6, 1967.

A. L. Franklin, City Clerk

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. H. Pepper it is ordered that this Mayor and Council do now rise in adjournment.

A. L. Franklin
CITY CLERK

Granville H. Williams
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, July 4, 1967 at 9:00 A. M. in regular session with the following officials present: R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk; and M. T. Thigpen, City Attorney.

It being determined that a quorum was present, the Mayor Pro-Tem declared the meeting open and the following proceedings were had and done:

BILLS ALLOWED

Upon motion of R. E. Hobgood, seconded by H. H. Pepper, and unanimously carried, it is ordered that the following bills and allowances be approved for payment:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
<u>SUPERVISION AND FINANCE:</u>				
Lawrence Printing Company	206	Inv. 80304	66.05	34420
West Bros., Inc.	207	Inv. 10-098144	6.91	34421
M. C. Rouse, Chancery Clerk	207	Recording Deed - Knapp	1.00	34422
City Stationery Company	207	Inv. 22132,22170,22239,22290	11.30	34423
The Picayune Item	208	June account	47.94	34424
<u>PROTECTION OF LIFE AND PROPERTY:</u>				
Stockstill-Walker Motor Company	215	June account	121.86	34425
Jack McNeil Chevrolet-Buick, Inc.	215	Inv. 5098,5284,5122	2.01	34426
Space Flight Enco	215	May and June account	16.00	34427
Malley's Enco Service Station	215	June account	4.29	34428
Polk's Firestone Dealer Store	215	Inv. 470-88	65.00	34429
The W. H. Anderson Company	215A	Police Literature	30.00	34430
Department of Public Safety	215A	Tuition, Police Academy-Watts & Spiers	360.00	34432
Picayune Sheet Metal Works	215A	June account less tax	2.00	34433
Palmer Chemical & Equip. Co., Inc.	216A	Inv. 13740	57.60	34434
City Stationery Company	216A	Inv. 22064	2.20	34435
Farmer's Warehouse of Picayune	216A	Dog Food	5.40	34436
Bryant's Cleaners	218	June account less tax	1.25	34437
Wilson's Pharmacy	218	June account	8.68	34438
Charlie's Restaurant	218	Meals for prisoners for June	45.50	34439
Radio Center	220	June account	1.60	34440
Robert L. Farrell	220	Parts used in Radio Maintenance	115.60	34441
Larry Frierson	223	Volunteer Fireman	5.00	34442
Douglas McQueen	223	Same	5.00	34443
James Crosby	223	Same	5.00	34444
M. Y. Calvin	223	Same	5.00	34445
James Owen	223	Same	30.00	34446
Albert Hudnall	223	Same	16.00	34447
Herbert Johnston	223	Same	12.00	34448
Billy Smith	223	Same	5.00	34449
Eastman Frierson	223	Same	11.00	34450
Thompson Auto Supply Co., Inc.	224	Inv. 69198	62.38	34451
Lossett's Welding & Machine Wks	224	Inv. 10357	64.55	34452
Gripp's Radiator Service	224	Inv. 784	145.17	34369
Mississippi Power Company	225	McDonald Fire Station-Acct. 1260	32.44	34453
Tri State Mill Supply Company	225	Inv. 59695 less discount	2,197.80	34417
Lossett's Welding & Mch Works	225	Inv. 10283, 10410	34.25	34454
Comet Manufacturing Corp.	225	Inv. A51599	27.95	34455
Gulfport Paper Company, Inc.	232	Inv. 4-1470	5.66	34456
<u>CARE AND MAINTENANCE OF PUBLIC PROPERTY:</u>				
West Bros., Inc.	232	Inv. 10-098144	6.91	34457
Tate Insurance Agency, Inc.	233	Public Official Bond-City Manager	10.00	34458
City of Picayune-Utilities	234	City Hall	243.90	34459
Mississippi Power Company	234	City Hall-Acct. 0780	212.79	34460
Southern Bell Tel. & Tel. Co.	234	June accounts	193.29	34461
Alligood Pest Control	235	Pest Control & Termite Contract	30.00	34462
Picayune Sheet Metal Works	236	Installing Duct work at Airport	193.50	34463
Gelpi General Repair	236	Inv. 159122	15.90	34464
Mississippi Power Company	236	Airport	1.19	34465
R. E. Moseley	236	Maint. of Airport	300.00	34466
Marine Specialty & Mill Supply Co.	236	Inv. 6669	49.68	34467
<u>MAINTENANCE OF STREETS AND STRUCTURES:</u>				
City Stationery Company	241B	Inv. 22249, 22016	8.35	34468
Crescent Blue Print Co., Inc.	241B	Inv. A0988	27.72	34469
The Office Supply Company	241B	Inv. 8137	.55	34470
H. C. Sweet Co., Inc.	242	Inv. 3396, 3359	32.80	34471
Tri State Mill Supply Co.	244	Inv. 60048	1.40	34472
Crosby Forest Products Co.	242	Inv. 60555	64.00	34473
John M. Warren	242	Inv. 800-67	397.00	34474
Roper Supply Company	242	Inv. 04347	67.20	34475
Lossett's Welding & Machine Works	244	June account	85.10	34476
Allied Equipment, Inc.	244	Inv. 7144,7277,+ credit taken in error	264.18	34477
Equipment Incorporated	244	Inv. 51314	44.72	34478
Thompson Auto Supply Co., Inc.	244	June account	13.79	34479
Pearson Motor Co., Inc.	244	Inv. 5658	2.93	34480
Lemuel Jarrell	244	Hauling gravel	285.00	34481
The Clock	244	June account	33.48	34482
Picayune Veneer & Plywood Co.	244	Inv. 31812, 32015	5.67	34483
Unit Fund Co. A 890th Engr Bn	244	utilities - National Guard	25.00	34484
Mauldin Company	244	Inv. 09375	31.81	34485

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Schrock's Western Auto Store	244	May and June account	533.18	34486
Picayune Concrete Company	244	June account	518.90	34487
Mrs. Eunice Rainwater	244	695 yds. pit run gravel @ .20	139.00	34406
Hall Supply and Equipment Co.	244	Inv. 779	52.40	34488
Tri State Mill Supply Company	244	Inv. 58420	6.25	34489
Gilchrist Tractor Company, Inc.	244	Inv. 42679	9.69	34490
City of Picayune-Utilities	244	City Barn	6.64	34491
Mrs. Robert Balzli	244	Expense on railroad hearing	28.48	34371
Lossett's Welding & Mch Works	244	June account	79.21	34492
Roper Supply Company	244	Inv. 04348 less discount	485.10	34499
Williams Building Center	244	Inv. 2943, 2914	2.55	34493
Quick and Grice, Inc.	244	June account	124.66	34494
Mississippi Power Company	245	Same	56.88	34495
Coast Electric Power Assn.	245A	Acct. C1, B1, A	199.50	34496
Byrd's Service Station	246	June and May account	49.14	34497
Crosby Stores	246	June account	443.01	34498
Hall Supply and Equipment Co.	246	Inv. 779	52.40	34499
Jack McNeil Chevrolet-Buick, Inc.	246	Inv. 4827	4.45	34500
Standard Oil Company	247	Inv. 0732200	15.48	34501
Trim Oil Company	247	Gasoline account for June	1,498.46	34502
Craine & Sons Tractor Co., Inc.	248	Inv. 1269	2,405.15	34372
Allied Equipment, Inc.	248	Payment on Asphalt Plant and Finisher	4,279.45	34503
Thompson Auto Supply Co., Inc.	250	Inv. 69203, 68593, 69228	43.49	34504
Mississippi Power Company	250	Acct. 0110	103.31	34505
PUBLIC HEALTH AND SANITATION:				
Crosby Memorial Hospital	251	Employee Injury - Eastman Frierson	12.00	34506
Pearl River County Health Dept.	253	Monthly appropriation	60.00	34507
Polk's Firestone Dealer Store	254A	June account	25.08	34508
Russ Phillips Service Station	254A	April, May and June account	15.22	34509
Picayune Concrete Company	254A	Inv. 7386	25.20	34510
Coastal Machinery Co., Inc.	256	Inv. 5654	9.60	34511
Coast Electric Power Assn.	256	Acct. B63-13-6Z	22.16	34512
Morris Auto Parts	257	Inv. 21279, 21274	8.51	34513
West's Gulf Service	257	Inv. 2140	13.20	34514
Quick and Grice, Inc.	257	June account	54.56	34515
Curtis Dyna-Products Corp.	257	Inv. 17748	179.40	34516
Southern Mill Creek Products Co.	257	Inv. 8016	23.75	34517
MDM Company	257	Inv. 10862	1.60	34518
West Bros., Inc.	257	Inv. 9-199160	6.73	34519
INSTRUCTIONAL AND RECREATIONAL:				
Hawkins Electric Supply Co., Inc.	262	Inv. 9305, 9635 less lights & wire returned	1,013.56	34520
Sanders Plumbing & Electric Supply	262	June account	804.00	34521
Crosby Forest Products Co.	262	Inv. 60413	7.00	34522
Picayune Fence Co.	262	Chain Link Wire	52.50	34523
Thigpen Hardware Co.	262	June account	247.83	34525
Miller and Sims	262	Repairs to Negro Recreational Park	251.75	34373
Mississippi Power Company	262	Acct. 0090, 1185, 0085	116.65	34326
Theo Smith Sporting Goods	262	June account	46.65	34527
St. Regis Paper Company	270	Garbage sacks	9,836.54	34408
UTILITY OPERATING FUND:				
Wholesale Supply Company, Inc.	402	Inv. P25075	291.64	2374
R. L. Farrell	402	Radio Comm. Maint.	25.00	3475
Harper Supply Company	402	Inv. S9952	292.22	2376
Mississippi Power Company	404	Inv. 1280-0, 1190, 0700	386.30	2377
Tri State Mill Supply Company	406A	Inv. 56535	20.65	2378
L. E. Foster Company	406A	Inv. S-12261 less discount	4,242.64	2361
Wholesale Supply Company, Inc.	406A	Inv. P24859 less cr. Memo \$4802	118.22	2379
Williams Building Center	502	Inv. 2913	6.33	2380
Picayune Auto Parts	502	Inv. 716-1012-1239	5.73	2381
Sanders Plumbing & Electric Supply	502	Inv. 18722, 8305, 18293, 18332	42.42	2382
Hattiesburg Brick Works, Inc.	502	Inv. 02694D	234.50	2352
Hawkins Electric Supply Co.	502	Inv. 7734	45.72	2383
Thigpen Hardware Co.	502	June account	47.29	2384
Thompson Equipment Co., Inc.	502	Inv. 3138	38.73	2385
Morris Auto Parts	502	Inv. 21300	2.43	2386
Polk's Firestone Dealer Store	502	June account	30.19	2387
Picayune Concrete Company	502	June account	79.40	2388
Schrock's Western Auto Store	502	May and June account	50.25	2389
The Vision Center	502A	Employee Injury-A. C. Mitchell	27.00	2390
Quick and Grice, Inc.	502A	Inv. A17318, 16548	5.78	2391
Thompson Equipment Co., Inc.	502A	Inv. 3901	44.50	2392
Lossett's Welding & Machine Works	502A	Inv. 10366, 10398, 10447	125.49	2393
Delta Air Lines, Inc.	502A	Air Freight	11.60	2394
W. H. Curtin and Company	502A	Inv. 11042064, 11042061	16.70	2395
Delta Chemical Corporation	502A	Inv. 305562	225.97	2367
Gulfport Paper Co., Inc.	502A	Inv. 1-4892	14.00	2396
Pearl River Farmer's Coop.	502A	Inv. B36467	3.75	2397
City Stationery Co.	502A	Inv. 22050	8.00	2398
Miss. Power Company	504	June account	898.02	2399
Coast Electric Power Assn.	504	Same	112.64	2400
Stockstill-Walker Motor Co.	505	Inv. 350, 057	12.02	2401
Lossett's Welding & Mch Works	602	Inv. 10659, 10533, 10280	32.70	2402
Quick and Grice, Inc.	602	June account	251.69	2403
Sanders Plumbing & Elec. Supply	602	Inv. 11245, 11246, 8373	15.64	2404
Thompson Auto Supply Co., Inc.	602	Inv. 69499, 69166, 69168	27.18	2405
Williams Building Center	602	Inv. 3059	8.50	2406
Polk's Firestone Dealer Store	602	Inv. 464-60	8.27	2407
Morris Auto Parts	602	Inv. 21786, 21710	2.18	2408
Wholesale Supply Co., Inc.	602	June account	922.60	2409
Emery Equipment Co., Inc.	602	Inv. 809 less tax	126.69	2410
Mississippi Power Company	602	Acct. 0180	1.00	2411
West Brothers, Inc.	602	Inv. 1-371319	172.46	2418
The Office Supply Co.	605	Inv. S14410, 14419	552.42	2412
Red Tiger Products, Inc.	605	Inv. B3493	55.50	2413

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Burrroughs Corporation	605	Inv. 348671	12.43	2414
IBM Corporation	605	Inv. L019847	100.45	2415
United Gas Pipe Line Co.	607	Gas purchased May, 1967	25,274.39	2416
IBM Corporation	615	Invoice #A320138	455.00	2417
Paine Supply Company	Util. Cnst	account	3,197.88	6521
Stockstill-Walker Motor Co.	Util. Cnst	Inv. 416, 6861	90.06	6522
Monitor Panel Company, Inc.	Util. Cnst	Lift Station for Idlewild	6,675.00	6523
Gilchrist Tractor Company, Inc.	Util. Cnst	Inv. 111635	25.20	6524
Roper Supply Company	Util. Cnst	June account	1,128.81	6525

BUILDING PERMITS

Upon motion of R. E. Hobgood, seconded by H. H. Pepper, and unanimously carried, it is ordered that the following building permits be approved:

- To Verna Mae Taylor for construction of an addition to dwelling at 320 Third Avenue.
- To Leo Seals for construction of improvements to dwelling at 512 Pine Street.
- To Willie Mae Servick for construction of an addition to dwelling at 321 Weems Street.
- To Albert C. Parker for construction of an addition to dwelling at 1117 Roosevelt Street.
- To Fred Freeman for construction of an addition to dwelling at 314 S. Howard Avenue.
- To Byron Smith for construction of an addition to dwelling at 316 Third Avenue.
- To Chester Faison for construction of an addition to dwelling at 1216 Baylous Street.
- To Marshall Washington for construction of an addition to dwelling at 309 Jarrell Street.
- To James W. Hart for construction of a dwelling at 525 N. Jackson Avenue.
- To New Testament Church for construction of a church on Burley Street.
- To Wilshar, Inc. for construction of a dwelling at 1107 East Canal Street.
- To John M. Downes for construction of a dwelling on Beech Street.
- To Isaac R. Minton for construction of a dwelling at 1701 North Blanks Avenue.

LIBRARY TRUSTEE APPOINTED

It being known that Mrs. Peggy Jones has resigned as Library Trustee, upon motion of R. E. Hobgood, seconded by H. H. Pepper and unanimously carried, it is ordered that Mrs. Joe Klos be appointed to fill the unexpired term of Mrs. Jones ending January, 1972.

SCHOOL TRUSTEE APPOINTED

It being known that Mr. Granville Smith has resigned as School Trustee, upon motion of H. H. Pepper, seconded by R. E. Hobgood, and unanimously carried, it is ordered that Leonard Carp be appointed to fill the unexpired term of Mr. Smith.

RESOLUTION

WHEREAS, there has been filed with the Clerk of the City of Picayune, according to law, a petition of the Board of Trustees of the Picayune Municipal Separate School District, addressed to the governing authorities of the City of Picayune, Mississippi requesting that Eighteen Thousand Seven Hundred Nine and 12/100 (\$18,709.12) Dollars be borrowed under the provisions of Chapter 18, Laws of Extraordinary Session of 1953, with which to purchase four motor vehicles for school transportation, same to be evidenced by negotiable notes or bonds in accordance with said Statute, said petition being accompanied also by resolution of said Board of Trustees showing the necessity for the purchase of the said vehicles and the issuance of the negotiable notes or bonds, and accompanied also by order of the Mississippi State Board of Education approving said petition according to law, and

WHEREAS, said petition is in order so that negotiable notes in accordance with the aforesaid statute, should be issued in the said sum to be paid from the transportation funds of said district, all as provided by Chapter 15 and Chapter 18, Laws of Extraordinary Session of 1953, as amended,

NOW, THEREFORE, Be It Ordered by the Mayor and Council of the City of Picayune, Mississippi that the Clerk of said City be, and he is hereby authorized and directed to publish in the issues of the week of July 5 and July 12, 1967 of the PICAYUNE ITEM, a paper published in, and having general circulation in, the said Picayune Municipal Separate School District for more than one year next preceding the date of adoption of this order, the following notice, to-wit:

NOTICE OF NOTE SALE
 \$18,709.12
 PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT
 NEW TRANSPORTATION EQUIPMENT NOTES 1967

MUNICIPAL MINUTES, CITY OF PICAYUNE

Sealed proposals will be received by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi at the City Hall in Picayune, Mississippi until 9:00 A. M. on Tuesday, August 8, 1967, for the purchase, at not less than par and accrued interest, of the negotiable notes of the Picayune Municipal Separate School District in the sum of Eighteen Thousand Seven Hundred Nine and 12/100 (\$18,709.12) Dollars for the purpose of financing the purchase of four new motor vehicles, and to be repaid out of transportation funds of said District, said negotiable notes to be dated August 1, 1967, bearing interest, payable annually at a rate to be determined pursuant to the sale thereof, the denominations and dates of respective maturities for payments of principal and interest thereon to be as follows, to-wit:

NOTE NUMBER	AMOUNT	MATURITY
1	\$3,118.19	August 1, 1968
2	3,118.19	August 1, 1969
3	3,118.19	August 1, 1970
4	3,118.19	August 1, 1971
5	3,118.19	August 1, 1972
6	3,118.17	August 1, 1973

Bidders designate price to be paid and interest rate to be charged on said notes and proposals should be addressed to the Mayor and Council of said City of Picayune, filed on or prior to the date and time shown above. Bids must be accompanied by certified or cashiers check payable to said City in the amount of \$925.00 as good faith deposit.

The Mayor and Council of said City reserve the right to reject any and all bids.

BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi on this 4th day of July, 1967.

A. L. Franklin
CLERK OF THE CITY OF PICAYUNE, MISSISSIPPI

ADDITIONAL STREET LIGHTS

Upon motion of R. E. Hobgood, seconded by H. H. Pepper, and unanimously carried, it is ordered that additional street lights be installed as follows: One at the corner of Fannie Avenue and Baylous Street, One on Washington Street, Two on North Blanks Avenue and One on Abrams Avenue.

RESOLUTION DIRECTING, CALLING AND PROVIDING FOR THE HOLDING OF AN ELECTION IN PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT OF PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI, TO DETERMINE WHETHER OR NOT THE MAYOR AND COUNCIL OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, SHALL LEVY AN ADDITIONAL TAX IN THE AMOUNT OF THREE (3) MILLS AS PETITIONED FOR BY THE BOARD OF TRUSTEES OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT

WHEREAS, the Mayor and Council of the City of Picayune, Pearl River County, Mississippi finds, sustains, and adjudicates that, heretofore, a Resolution and Petition was filed with said Mayor and Council of the City of Picayune, Pearl River County, Mississippi, by the Board of Trustees of the Picayune Municipal Separate School District on behalf of the Picayune Municipal Separate School District requesting the levy of an additional tax in an amount fixed in such petition at three (3) mills for school purposes, and

WHEREAS, said Petition having been filed under the provisions of Chapter 261, of the Laws of the State of Mississippi of 1954, Chapter 360 of the Laws of Mississippi of 1962 and Chapter 5, Title 24, Mississippi Code Annotated, 1942, as amended, including Section 6518-07 thereof, same making it mandatory upon the Mayor and Council of the City of Picayune, Pearl River County, Mississippi to call and hold an election wherein the proposition shall be submitted to the qualified electors of the said School District in a special election, and

WHEREAS, upon such said election, if a majority of the qualified electors of said District voting in said election shall vote for the levying of said additional tax the Mayor and Council of the City of Picayune, Pearl River County, Mississippi shall annually levy said tax upon all of the taxable property of the said School District at the same time and in the same manner as other ad valorem taxes are levied.

NOW, THEREFORE, Be It Resolved by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, as follows:

SECTION 1. That there be, and there is hereby directed, called, and ordered by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, pursuant to, and in accordance with the terms and provisions of said Chapter 261, of the Laws of Mississippi of 1954, Chapter 360 of the Laws of Mississippi of 1952, and Chapter 5, Title 24, Mississippi Code of 1942, as amended, including Section 6518-07 thereof, and any and all other applicable laws, an election, at which all of the qualified electors of said Picayune Municipal Separate School District of Pearl River and Hancock Counties, Mississippi, who are qualified to vote, on Tuesday, August 8, 1967 at the legally established and designated polling places in said Picayune Municipal Separate School District within the hours provided for holding of special elections in counties of the State of Mississippi, at which time such election shall be submitted to the qualified electors of the Picayune Municipal Separate School District, the

MUNICIPAL MINUTES, CITY OF PICAYUNE

proposition of whether or not an additional tax in the amount of three (3) mills shall be levied upon all of the taxable property of the school district at the same time and in the same manner as other ad valorem taxes are levied, pursuant to a Petition filed by the Board of Trustees of the Picayune Municipal Separate School District acting for and on behalf of the Picayune Municipal Separate School District of Pearl River and Hancock Counties, Mississippi, and in accordance with the terms and provisions and limitations of said Chapter 261, Laws of Mississippi of 1954, Chapter 360, Laws of Mississippi of 1962, and Chapter 5, Title 24, Mississippi Code of 1942, as amended, including Section 6518-07 thereof.

SECTION 2. That it be, and it is hereby ordered that proper and appropriate notice of such election, and the proposition to be submitted thereat, as set forth above, signed by the City Clerk of the City of Picayune, Mississippi, under the seal of the City of Picayune Pearl River County, Mississippi, be given by publication thereof once each week for not less than three (3) consecutive weeks prior to said date of August 8, 1967, in the Picayune Item, a newspaper published in said Picayune Municipal Separate School District, and having general circulation in said Picayune Municipal Separate School District, and being qualified to publish legal notices under the terms and provisions of Section 1858, Mississippi Code of 1942, as amended, and that notice thereof be posted in three (3) public places within said Picayune Municipal Separate School District, said notices herein provided for to be in substantially the following form, to-wit:

NOTICE OF SPECIAL ELECTION

TO: THE QUALIFIED ELECTORS OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT IN PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI

WHEREAS, the Board of Trustees of the Picayune Municipal Separate School District in Pearl River and Hancock Counties, Mississippi has heretofore determined that a shortage of school funds requires the levying of additional taxes in order to meet a proper budget for the operation of the schools of said District and has petitioned and requested the Mayor and Council of the City of Picayune, Mississippi, as the governing authorities of said District, to call a special election to determine whether an additional tax of three mills shall be levied on the taxable property in said District,

NOW, THEREFORE,

You are hereby notified that a special election will be held in the Picayune Municipal Separate School District on Tuesday, the 8th day of August, 1967 on the following proposition:

PROPOSITION

SHALL THE GOVERNING AUTHORITIES OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT LEVY, IN ADDITION TO THE TAXES PROVIDED BY SECTIONS 6518-01, 6518-02, 6518-05 and 6518-06, OF THE MISSISSIPPI CODE OF 1942 AS AMENDED, AN ADDITIONAL 3 MILLS OF AD VALOREM TAXES ON THE TAXABLE PROPERTY OF SAID SCHOOL DISTRICT AS PROVIDED IN SECTION 6518-07 OF THE MISSISSIPPI CODE OF 1942 AS AMENDED.

Said election will be held at the regular polling places in said School District, which polling places will be open from the hour of 7:00 A. M. until the hour of 6:00 P. M. on said date. All qualified electors of said School District may vote at said election.

DONE BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi on the 4th day of July, 1967.

(SEAL)


CLERK OF THE CITY OF PICAYUNE,
MISSISSIPPI

SECTION 3. That it be, and it is hereby, ordered that said election, as far as practicable shall be held and the return thereof made, canvassed and declared in accordance with, and as provided for by law regulating special elections in the State of Mississippi; and that the Election Commissioners of the City of Picayune, Pearl River County, Mississippi, be, and they are hereby authorized, empowered, ordered and directed to proceed with the conduct and holding of such election and with the performance and discharge of their several duties relating thereto, including the printing of ballots in the form hereinafter set forth. Further, that said Election Commissioners be, and they are hereby ordered and directed to receive the returns of such election, canvass the same and ascertain the result thereof; and that they shall, after having so determined the result of such election, forthwith, make return thereof to the Mayor and Council of the City of Picayune, Pearl River County, Mississippi by their certificate showing such result of such election.

SECTION 4. That it be, and it is, hereby ordered that the official ballot to be used in such election shall be substantially in the following form, to-wit:

OFFICIAL BALLOT

PRECINCT

MUNICIPAL MINUTES, CITY OF PICAYUNE

ELECTION HELD IN PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT IN PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI, CHAPTER 261, LAWS OF MISSISSIPPI OF 1954, CHAPTER 360, LAWS OF MISSISSIPPI OF 1962, AND CHAPTER 5, TITLE 24, MISSISSIPPI CODE OF 1942, AS AMENDED, INCLUDING SECTION 6518-07 THEREOF, AND ALL OTHER APPLICABLE LAWS, ON THE PROPOSITION OF WHETHER OR NOT THE MAYOR AND COUNCIL OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, SHALL LEVY AN ADDITIONAL TAX IN THE AMOUNT OF THREE (3) MILLS UPON ALL OF THE TAXABLE PROPERTY OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT OF PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI, FOR SCHOOL PURPOSES.

Tuesday, the 8th day of August, 1967

PROPOSITION

Shall the governing authorities of the Picayune Municipal Separate School District levy in addition to the taxes provided by Sections 6518-01, 6518-02, 6518-15 and 6518-06, of the Mississippi Code of 1942 as amended, an additional 3 mills of ad valorem taxes on the taxable property of said School District as provided in Section 6518-07 of the Mississippi Code of 1942 as amended.

FOR THE PROPOSITION (_____)
AGAINST THE PROPOSITION (_____)

Place a cross (X) opposite your choice of the proposition above stated.

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

OFFICIAL BALLOT

PRECINCT

Election held in Picayune Municipal Separate School District of Pearl River and Hancock Counties, Mississippi, in accordance with Chapter 261, Laws of Mississippi of 1954, Chapter 360, Laws of Mississippi of 1962, and Chapter 5, Title 24, Mississippi Code of 1942, as amended, including Section 6518-07 thereof, and any and all other applicable laws on the proposition of whether or not the Mayor and Council of the City of Picayune, Pearl River County, Mississippi shall levy an additional tax in the amount of three (3) mills upon all of the taxable property of the Picayune Municipal Separate School District of Pearl River and Hancock Counties, Mississippi for school purposes.

Tuesday, the 8th day of August, 1967

SECTION 5. That a certified copy of this Resolution be furnished to the Election Commissioners of the City of Picayune, Pearl River County, Mississippi, for their information and guidance in holding and conducting said election.

SECTION 6. That all acts and things by law provided and required to be done and performed shall be done and performed in connection with the conduct and holding of such election.

Upon motion of Councilman H. H. Pepper, seconded by R. E. Hobgood, to adopt the foregoing resolution, and the question being put to a roll call vote, the result was as follows:

Councilman H. Verne Carr voted Aye
Councilman R. E. Hobgood voted Aye
Councilman F. G. Macdonald, Jr. voted Aye
Councilman H. H. Pepper voted Aye
Mayor Granville H. Williams voted Aye.

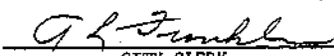
The Motion having received the unanimous affirmative vote of the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, the motion was duly passed and carried and the Resolution duly adopted on this 4th day of July, 1967.

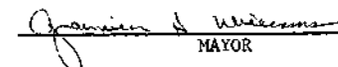

CITY CLERK


MAYOR

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion of R. E. Hobgood, seconded by H. H. Pepper, it is ordered that this Mayor and Council do now rise in recess until Tuesday, July 11, 1967 at 9:00 A. M.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, met in the City Hall in said City on Tuesday, July 11, 1967 at 9:00 A. M. pursuant to their recessing order of July 4, 1967 with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor proclaimed the meeting open and the following proceedings were had and done:

ORDINANCE NO. 340
MODEL TRAFFIC ORDINANCE
 AN ORDINANCE REGULATING TRAFFIC UPON THE PUBLIC STREETS OF THE
 CITY OF PICAYUNE AND REPEALING ALL OTHER ORDINANCES AND SECTIONS
 OF ORDINANCES IN CONFLICT HEREWITH

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF PICAYUNE AS FOLLOWS:

SECTION 1. The Council of the City of Picayune, Mississippi, having heretofore found, and now again finding, determining and declaring that in order to safeguard and protect the life and safety and to promote the general welfare of the residents and citizens of this city, a public necessity now exists for the exercise of its police power in the regulation and control of traffic on the streets of the City of Picayune in order to secure an orderly movement of pedestrians on its sidewalks and streets, and an orderly movement of vehicular traffic in the portions of its streets reserved therefor, it therefore ordains, establishes and promulgates this code which shall be known, and may be cited as "THE UNIFORM TRAFFIC REGULATION CODE".

ARTICLE I
WORDS AND PHRASES DEFINED

SECTION 2. DEFINITION OF WORDS AND PHRASES - The following words and phrases when used in this ordinance shall for the purpose of this ordinance have the meanings respectively ascribed to them in this article.

SECTION 3. ALLEY OR ALLEYWAY - A Public thoroughfare not over twenty (20) feet wide.

SECTION 4. AUTHORIZED EMERGENCY VEHICLE - Vehicles of the fire department, police vehicles, and such ambulances and emergency vehicles of municipal departments or public service corporations as are designated or authorized by the Chief of Police of this City.

SECTION 5. BICYCLE - Every device propelled by human power upon which any person may ride, having two tandem wheels either of which is more than 20 inches in diameter.

SECTION 6. BUSINESS DISTRICT - The territory contiguous to and including a highway when within any 600 feet along such highway there are buildings in use for business or industrial purposes, including but not limited to hotels, banks or office buildings, railroad stations and public buildings which occupy at least 300 feet of frontage on one side or 300 feet collectively on both sides of the highway or as shown by the official zoning map of the City of Picayune.

SECTION 7. COMMERCIAL VEHICLE - Every vehicle designed, maintained, or used primarily for the transportation of property.

SECTION 8. CONTROLLED-ACCESS HIGHWAY - Every highway, street or roadway in respect to which owners or occupants of abutting lands and other persons have no legal right of access to or from the same except at such points only and in such manner as may be determined by the public authority having jurisdiction over such highway, street or roadway.

SECTION 9. CROSS WALK - (a) That part of a roadway at an intersection included within the connections of the lateral lines of the sidewalks on opposite sides of the highway measured from the curbs, or in the absence of curbs from the edges of the traversable roadway. (b) Any portion of a roadway at an intersection or elsewhere distinctly indicated for pedestrian crossing by lines or other markings on the surface.

SECTION 10. CURB LOADING ZONE - A space adjacent to a curb reserved for the exclusive use of vehicles during the loading or unloading of passengers or materials.

SECTION 11. DRIVER - Every person who drives or is in actual physical control of a vehicle.

SECTION 12. EXPLOSIVES - (a) Any chemical compound or mechanical mixture that is commonly used or intended for the purpose of producing an explosion and which contains any oxidizing or combustible units or other ingredients in such proportions, quantities or packing than an ignition by fire, by friction, by concussion, by

MUNICIPAL MINUTES, CITY OF PICAYUNE

percussion, or by detonator of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life or limb. (b) Flammable liquid. Any liquid which has a flash point of 70 degrees F., or less, as determined by a tagliabue or equivalent closed cut test device.

SECTION 13. FREIGHT CURB LOADING ZONE - A space adjacent to a curb for the exclusive use of vehicles during the loading or unloading of freight.

SECTION 14. HIGHWAY - Every way set apart for public travel except foot paths. The entire width between property lines of every way or place of whatever nature when any part thereof is open to the use of the public, as a matter of right, for the purposes of vehicular or pedestrian traffic.

SECTION 15. INTERSECTION - (a) The area embraced within the prolongation or connection of the lateral curb lines, or, if none, then the lateral boundary lines of the roadways of two highways which join one another at, or approximately at, right angles, or the area within which vehicles traveling upon different highways joining at any other angle may come in conflict.

(b) When a highway includes two roadways 30 feet or more apart, then every crossing of each roadway of such divided highway by an intersecting highway shall be regarded as a separate intersection. In the event such intersecting highway also includes two roadways 30 feet or more apart then each crossing of two roadways of such highways shall be regarded as a separate intersection.

SECTION 16. LANED ROADWAY - A roadway which is divided into two or more clearly marked lanes for vehicular traffic.

SECTION 17. MOTOR VEHICLE - Every vehicle, as herein defined, which is self-propelled.

SECTION 18. MOTORCYCLE - Every motor vehicle having a seat or saddle for the use of a rider and designed to travel on not more than three wheels in contact with the ground, but excluding a tractor.

SECTION 19. OFFICIAL TIME STANDARD - Whenever certain hours are named herein they shall mean central standard time.

SECTION 20. OFFICIAL TRAFFIC-CONTROL DEVICES - Any signs, signals, markings or devices not inconsistent with this code placed or erected by authority of a public body or official having jurisdiction, for the purpose of regulating, warning or guiding traffic.

SECTION 21. OPERATOR - Every person who is in actual physical control of a vehicle.

SECTION 22. PARK OR PARKING - Means the standing of a vehicle, whether occupied or not, upon a roadway or street, otherwise than temporarily for the purpose of loading or unloading and for the purpose of obedience to a police officer or traffic signs or signals.

SECTION 23. PASSENGER CURB LOADING ZONE - A place adjacent to a curb reserved for the exclusive use of vehicles during the loading or unloading of passengers.

SECTION 24. PEDESTRIAN - A person afoot.

SECTION 25. PERSON - Every natural person, firm, copartnership, association or corporation.

SECTION 26. POLICE OFFICER - Every officer of the municipal police department or any officer authorized to direct or regulate traffic or to make arrests for violations of traffic regulations.

SECTION 27. PRIVATE ROAD OR DRIVEWAY - Every way or place in private ownership and used for vehicular travel by the owner and those having express or implied permission from the owner, but not by other persons.

SECTION 28. RAILROAD - A carried of persons or property upon cars, other than street cars, operated upon stationary rails.

SECTION 29. RAILROAD SIGN OR SIGNAL - Any sign, signal or device erected by authority of a public body or official or by a railroad and intended to give notice of the presence of railroad tracks or the approach of a railroad train.

SECTION 30. RAILROAD TRAIN - A steam engine, electric or other motor, with or without cars coupled thereto, operated upon rails, except streetcars.

SECTION 31. RESIDENCE DISTRICT - The territory contiguous to and including a highway not comprising a business district when the property on such highway for a distance of 300 feet or more is in the main improved with residences. or as described by the official zoning map of the City of Picayune.

MUNICIPAL MINUTES, CITY OF PICAYUNE

SECTION 32. RIGHT OF WAY - The privilege of the immediate use of the roadway.

SECTION 33. ROADWAY - That portion of a highway improved, designed or ordinarily used for vehicular or pedestrian travel, exclusive of the beam or shoulder. In the event a highway includes two or more separate roadways the term "roadway" as used herein shall refer to any such roadway separately but not to all such roadways collectively.

SECTION 34. SAFETY ZONE - The area or space officially set apart within a roadway for the exclusive use of pedestrians and which is protected or is so marked or indicated by adequate signs as to be plainly visible at all times while set apart as a safety zone.

SECTION 35. SCHOOL BUS - Every motor vehicle owned by a public or governmental agency and operated for the transportation of children to or from school or privately owned and operated for compensation for the transportation of children to or from school.

SECTION 36. SIDEWALK - That portion of a street between the curb lines, or the lateral lines of a roadway, and the adjacent property lines, intended for use of pedestrians.

SECTION 37. STAND OR STANDING - Means the halting of a vehicle whether occupied or not, otherwise than for the purpose of and while actually engaged in receiving or discharging passengers.

SECTION 38. STOP - When required means complete cessation from movement for an interval sufficient to give the operator time to determine whether he can safely proceed.

SECTION 39. STOP, STOPPING OR STANDING - When prohibited means any stopping or standing of a vehicle whether occupied or not, except when necessary to avoid conflict with other traffic or in compliance with the directions of a police officer or traffic sign or signal.

SECTION 40. STREET - A highway or roadway.

SECTION 41. THROUGH HIGHWAY - Every highway or portion thereof on which vehicular traffic is given preferential right of way, and at the entrances to which vehicular traffic from intersecting highways is required by law to yield right of way to vehicles on such through highway in obedience to either a stop sign or a yield sign, when such signs are erected as provided in this code.

SECTION 42. TRAFFIC - Pedestrians, ridden or herded animals, vehicles, and other conveyances either singly or together while using any street or highway for purposes of travel.

SECTION 43. TRAFFIC-CONTROL SIGNAL - Any device using colored lights, or words, or any combination thereof, whether manually, electrically or mechanically operated, by which traffic is alternately directed to stop and to proceed.

SECTION 44. TRAFFIC DIVISION - Traffic division shall mean the traffic division of the police department of this city.

SECTION 45. TRUCK TRACTOR - Every motor vehicle designed and used primarily for drawing other vehicles and not so constructed as to carry a load other than a part of the weight of the vehicle and load so drawn.

SECTION 46. TRAILER - (a) Every vehicle without motive power designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that no part of its weight rests upon the towing vehicle. (b) Semitrailer - Every vehicle without motive power designed for carrying persons or property and for being drawn by a motor vehicle and so constructed that some part of its weight and that of its load rest upon or is carried by another vehicle.

SECTION 47. VEHICLE - Every device in, upon, or by which any person or property is or may be transported or drawn upon a street or highway, except devices moved by human power or used exclusively upon stationery rails or tracks.

SECTION 48. DEFINITIONS OF WORDS AND TERMS NOT HEREIN DEFINED: - Whenever words and phrases are not defined herein they shall have and be accorded the usual meaning.

ARTICLE II
TRAFFIC ADMINISTRATION

SECTION 49. POLICE ADMINISTRATION - There is hereby established in the police department of this city a traffic division to be under the control of an officer of police appointed by and directly responsible to the chief of police.

MUNICIPAL MINUTES, CITY OF PICAYUNE

SECTION 50. DUTY OF TRAFFIC DIVISION - It shall be the duty of the traffic division with such aid as may be rendered by other members of the police department to enforce the street traffic regulations of this city and all of the State vehicle laws applicable to street traffic in this city, to make arrests for traffic violations, to investigate accidents and to cooperate with the city traffic engineer and other officers of the city in the administration of the traffic laws and in developing ways and means to improve traffic conditions, and to carry out those duties specially imposed upon said division by this uniform Traffic Regulation Code. Officers of said division are hereby authorized to direct all traffic in conformance with traffic laws, provided that, in the event of a fire or other emergency or to expedite traffic or to safeguard pedestrians, officers of the Police or fire department may direct traffic as conditions may require notwithstanding the provisions of the traffic laws.

SECTION 51. RECORD OF TRAFFIC VIOLATIONS - (a) The traffic division of the police department shall keep a record of all violations of this code and State vehicle laws with which any person has been charged, together with a record of a final disposition of all such offenses. Such records shall be so maintained as to show all types of violations and the total of each. Said record shall be maintained complete for at least the most recent 5-year period.

(b) All such records and reports shall be public records.

(c) The clerk of the municipal court shall keep a full record of every case in which a person is charged with any violation of this traffic code and the laws of this state.

(d) Within ten days after the conviction or forfeiture of bail of a person upon a charge of violating any of the provisions of this Traffic Code or the State vehicle laws regulating the operation of vehicles on the streets and highways, the said clerk of court shall prepare and immediately forward to the Commissioner of Public Safety of the State of Mississippi an abstract of the record of said court covering the case in which said person was so convicted. The clerk of the municipal court shall also forward any and all other reports as required by the State vehicle laws of this State to the Commissioner of Public Safety.

(e) All records and reports shall be available for use and study by the city traffic engineer.

SECTION 52. TRAFFIC DIVISION TO INVESTIGATE ACCIDENTS - It shall be the duty of the traffic division, assisted by other police officers of the department, to investigate traffic accidents, to arrest and to assist in the prosecution of those persons charged with violations of law causing or contributing to such accidents.

SECTION 53. TRAFFIC ACCIDENT STUDIES - Whenever the accidents at any particular location become numerous, the traffic division shall cooperate with the city traffic engineer and other city personnel in conducting studies of such accidents and determining remedial measures.

SECTION 54. TRAFFIC ACCIDENT REPORTS - The traffic division shall maintain a suitable system of filing traffic accident reports. Such reports shall be available for the use and information of the city traffic engineer, the safety education department of the city and other city personnel as authorized by the chief of police. The department shall tabulate and analyze all accident reports and shall publish annually or at more frequent intervals statistical information based thereon as to the number and circumstances of the traffic accidents.

SECTION 55. DRIVERS FILES TO BE MAINTAINED - (a) The traffic division shall maintain a suitable file of all traffic accidents, warnings, arrests, convictions, and complaints, in which the same shall be filed alphabetically under the name of the driver concerned.

(b) Said division shall study the cases of all the drivers charged with frequent or serious violations of the traffic laws or frequently involved in traffic accidents or any serious accident, and shall attempt to discover the reasons therefor, and shall take whatever steps are lawful and reasonable to prevent the same or to have the licenses of such persons suspended or revoked.

(c) Said records shall be maintained complete for the most recent 5-year period.

SECTION 56. TRAFFIC DIVISION TO SUBMIT ANNUAL TRAFFIC-SAFETY REPORT - The traffic division shall annually prepare a traffic report which shall contain information on the traffic matters in the city and be filed with the mayor. Such report shall contain information on traffic matters in this city as follows:

(a) The number of traffic accidents, the number of persons killed, the number of persons injured, and other pertinent traffic accident data;

(b) The number of traffic accidents investigated and other pertinent data on the safety activities of the police;

MUNICIPAL MINUTES, CITY OF PICAYUNE

(c) The plans and recommendations of the division for future traffic safety activities.

SECTION 57. TRAFFIC DIVISION TO DESIGNATE METHOD OF IDENTIFYING FUNERAL PROCESSIONS. The traffic division shall designate a type of pennant or other identifying insignia to be displayed upon, or other method to be employed to identify the vehicles in funeral processions.

SECTION 58. CITY TRAFFIC ENGINEER - (a) The officer of city traffic engineer is hereby established to aid in bringing about better traffic conditions in this city. The city traffic engineer shall be appointed by the City Manager and he shall exercise the powers and duties as provided in this code and ordinances of this city.

(b) It shall be the general duty of the city traffic engineer to determine the installation and proper timing and maintenance and testing of traffic-control devices; to conduct engineering analyses of traffic accidents and to devise remedial measures; to conduct engineering investigation of traffic conditions; to plan the operation of traffic on the streets and highways of this city; to cooperate with other city officials in the development of ways and means to improve traffic conditions and to carry out the additional powers and duties imposed by ordinances of this city.

SECTION 59. EMERGENCY AND EXPERIMENTAL REGULATIONS - The chief of police is hereby empowered to make and enforce regulations necessary to make effective the provisions of this code and to make and enforce temporary regulations to cover emergencies or special conditions.

SECTION 60. TRAFFIC COMMISSION, ITS POWERS AND DUTIES - (a) There is hereby established a traffic commission to serve without additional compensation, consisting of the city traffic engineer, the chief of police or in his discretion as his representative the chief of the traffic division, the City Manager, and one representative each from the city engineer's office and the city attorney's office, the fire department and such number of other city officials and representatives of unofficial bodies as may be determined and appointed by the mayor. The chairman of the commission shall be appointed by the mayor and may be removed by him.

(b) It shall be the duty of the traffic commission, and to this end it shall have the authority within the limits of the funds at its disposal, to coordinate traffic activities, to supervise the preparation and publication of traffic reports, to receive complaints having to do with traffic matters, and to recommend to the legislative body of this city and to the city traffic engineer, the chief of the traffic division, and other city officials ways and means for improving traffic conditions and the administration and enforcement of traffic regulations.

SECTION 61. AUTHORITY OF POLICE AND FIRE DEPARTMENT OFFICIALS - (a) It shall be the duty of the officers of the police department or such officers as are assigned by the chief of police to enforce all street traffic laws of this city and all of the State vehicle laws applicable to street traffic in this city.

(b) Officers of the police department or such officers as are assigned by the chief of police are hereby authorized to direct all traffic by voice, hand, or signal in conformance with traffic laws (provided that in the event of a fire or other emergency or to expedite traffic or to safeguard pedestrians, officers of the police department may direct traffic as conditions may require notwithstanding the provisions of the traffic laws.)

(c) Officers of the fire department, when at the scent of a fire, or when otherwise required, may direct or assist the police in directing traffic.

ARTICLE III
ENFORCEMENT AND OBEDIENCE
TO TRAFFIC REGULATIONS

SECTION 62. PUBLIC OFFICIALS AND EMPLOYEES TO OBEY CODE - EXCEPTIONS - The provisions of this code applicable to all drivers of vehicles upon the streets of this city shall apply to drivers of all vehicles owned or operated by the United States, the State or any county, city, town, district, or any other political subdivision, of the State, subject to such specific exceptions as set forth in this code with reference to emergency vehicles.

SECTION 63. REQUIRED OBEDIENCE TO TRAFFIC CODE - It is a misdemeanor for any person to do any act forbidden or fail to perform any act required by this code.

SECTION 64. OBEDIENCE TO POLICE AND FIRE DEPARTMENT OFFICIALS - No person shall willfully fail or refuse to comply with any lawful order or direction of a police officer or fire department official.

SECTION 65. PERSONS PROPELLING PUSH CARTS OR RIDING ANIMALS TO OBEY TRAFFIC REGULATIONS - Every person propelling any push cart, or riding a bicycle or any animal upon the streets or highways, and every person driving an animal, shall be subject to the provisions of this code applicable to the operator of any vehicle, except those provisions with reference to the equipment of vehicles and except those provisions which by their nature can have no application.

MUNICIPAL MINUTES, CITY OF PICAYUNE

SECTION 66. USE OF COASTERS, ROLLER SKATES AND SIMILAR DEVICES RESTRICTED - No person upon roller skates, or riding in or by means of any coaster, toy vehicle, or similar device, shall go upon any roadway except while crossing a street at a crossing and when so crossing such person shall be granted all of the rights and shall be subject to all of the duties applicable to pedestrians.

SECTION 67. AUTHORIZED EMERGENCY VEHICLES - (a) The driver of an authorized emergency vehicle, when responding to an emergency call or when in the pursuit of an actual or suspected violator of the law or when responding to, but not upon returning from a fire alarm, may exercise the privileges set forth in this section, but subject to the conditions herein stated.

(b) Such driver of an authorized emergency vehicle may:

1. Park or stand, irrespective of the provisions of this code when on duty as such;
2. Proceed past a red or stop signal or any stop sign, but only after slowing down as may be necessary for safe operation;
3. Exceed the maximum speed limits, when required, so long as he does not endanger life or property;
4. Disregard, if necessary, regulations governing direction of movement or turning in specified directions.

(c) The exemptions herein granted to the driver of an authorized emergency vehicle shall apply only when the driver of any such vehicle, while in motion sounds an audible signal by bell, siren, or exhaust whistle as may be reasonable if necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light visible under normal atmospheric conditions from a distance of 500 feet to the front of such vehicle, except that an authorized emergency vehicle operated as a police vehicle need not be equipped with or display a red light visible as aforesaid.

(d) The foregoing provisions shall not relieve the driver of an authorized emergency vehicle from the duty to drive with due regard for the safety of all persons nor shall the foregoing provisions protect the driver of any such vehicle from the consequences of his reckless disregard of the safety of others.

SECTION 68. OPERATION OF VEHICLES ON APPROACH OF AUTHORIZED EMERGENCY VEHICLES - (a) Upon the approach of an authorized emergency vehicle operating as provided herein, the operator of other vehicles shall immediately yield the right-of-way and shall immediately drive to a position parallel to, and as close as possible to, the right-hand edge or curb of the roadway clear of any intersection, unless otherwise directed by a police officer and shall stop and remain in such position until the authorized emergency vehicle has passed.

(b) This section shall not operate to relieve the driver of an authorized emergency vehicle from the duty to drive with due regard for the safety of all persons using the highway.

SECTION 69. IMMEDIATE NOTICE OF ACCIDENT - The driver of a vehicle involved in any accident on the streets of this City, unless physically incapable of doing so, shall immediately, by the quickest means of communications give notice of such accident to the police department and unless otherwise directed by the officer receiving the information remain at the scene until the arrival of a police officer.

SECTION 70. REPORT OF ACCIDENT BY REPAIRMEN - The operator of any automotive repair agency operating within the City of Picayune shall report promptly to the Police Department the names of persons involved in accidents, extent of damages and other pertinent information concerning accidents.

SECTION 71. DUTY TO GIVE INFORMATION AND RENDER AID - The driver of any vehicle involved in an accident resulting in injury to or death of any person or damage to any vehicle which is driven or attended by any person shall give to the police officer and other party involved, his name, address, and the registration number of the vehicle he is driving, and exhibit his operator's or chauffeur's license, and shall render to any person injured in such accident reasonable assistance, including the carrying, or the making of arrangements for the carrying, of such person to a physician, surgeon or hospital for medical or surgical treatment if it is apparent that such treatment is necessary or if such carrying is requested by the injured person.

SECTION 72. DUTY UPON STRIKING UNATTENDED VEHICLE - The driver of any vehicle which collides with a vehicle which is unattended shall immediately stop and shall then and there either locate and notify the operator or owner of such vehicle of the name and address of the driver and owner of the vehicle striking the unattended vehicle or shall leave in a conspicuous place in the vehicle struck a written notice giving the name and address of the driver and the owner of the vehicle doing the striking, and a statement of the circumstances thereof, and shall notify the police department. The owner of such unattended vehicle shall upon discovery report the same to the police department.

MUNICIPAL MINUTES, CITY OF PICAYUNE

SECTION 73. DUTY UPON STRIKING FIXTURES UPON A STREET - The driver of any vehicle involved in an accident resulting only in damage to fixtures legally upon or adjacent to a highway shall take reasonable steps to locate and notify the owner or person in charge of such property of such fact, and of his name and address, and of the registration number of the vehicle he is driving, and shall exhibit his operator's or chauffeur's license, and shall make reports of such accident as is required by this Code.

SECTION 74. WHEN DRIVER UNABLE TO REPORT - Whenever the driver of a vehicle is physically incapable of giving immediate notice of an accident as required herein and there was another occupant of the vehicle at the time of the accident capable of doing so, such occupant, shall give, or cause to be given, the notice required herein.

SECTION 75. OPERATOR TO STOP - PENALTY - (a) The driver of any vehicle involved in an accident resulting only in damage to a vehicle which is driven or attended by any person shall immediately stop such vehicle at the scene of such accident or as close thereto as possible, but shall forthwith return to and in every event shall remain at the scene of such accident until he has fulfilled the requirements of SECTION 71. Any person failing to stop or comply with said requirements under such circumstances shall be guilty of a misdemeanor.

(b) The driver of any vehicle involved in an accident resulting in injury to or death of any person shall immediately stop such vehicle at the scene of such accident or as close thereto as possible, but shall forthwith return to and in every event shall remain at the scene of the accident until he has fulfilled the requirements of SECTION 71.

(c) Any person failing to stop or to comply with said requirement under said circumstances in compliance with section b of this section shall upon conviction be punished by imprisonment for not more than 30 days, or by fine of not less than \$25 nor more than \$100 or by both such fine and imprisonment.

(d) The clerk of the municipal court shall report any convictions under this section immediately to the Commissioner of Public Safety of the State of Mississippi.

(e) When a driver of a vehicle, after having been involved in an accident shall stop to comply with this section, such stop shall be made without obstructing traffic more than is necessary.

ARTICLE IV
TRAFFIC CONTROL DEVICES

SECTION 76. AUTHORITY TO INSTALL TRAFFIC CONTROL DEVICES - The City traffic engineer in cooperation with the traffic division shall place and maintain traffic control signs, signals, and devices when and as required to make effective the provisions of this traffic Code and may place and maintain such additional traffic control devices as may be deemed necessary to regulate and facilitate orderly movement of traffic.

SECTION 77. MANUAL AND SPECIFICATIONS FOR TRAFFIC CONTROL DEVICES - The installation of all traffic control devices shall be subject to the direction and control of the State Highway Commission and conform to the manual and specifications approved by the Commissioner of Public Safety. All signs and signals required hereunder for a particular purpose shall so far as applicable be uniform as to type and location throughout the city. All traffic control devices so erected and not inconsistent with the provisions of State law or this Code shall be official traffic control devices.

SECTION 78. OBEDIENCE TO OFFICIAL TRAFFIC CONTROL DEVICES - The driver of any vehicle shall obey the instructions of any official traffic control device applicable thereto placed in accordance with the provisions of this code, unless otherwise directed by a traffic or police officer, subject to the exceptions granted the driver of an authorized emergency vehicle in this Code.

SECTION 79. WHEN TRAFFIC SIGNS REQUIRED FOR ENFORCEMENT PURPOSES - The provisions of this Code relating to official traffic signs and control devices shall not be enforceable unless such signs and control devices shall have been installed as required herein.

SECTION 80. TRAFFIC CONTROL SIGN LEGEND - Whenever traffic is controlled by traffic control signals exhibiting the words "Go", "Caution", or "Stop" or exhibiting different colored lights successively one at a time, or with arrows, the following colors only shall be used and said terms and lights shall apply to drivers of vehicles and pedestrians as follows:

A. GREEN ALONE OR "GO":

1. Vehicular traffic facing the traffic signal may proceed straight through or turn right or left unless a sign at such place prohibits either such turn but vehicular traffic shall yield the right of way to other vehicles and to pedestrians lawfully within an intersection at the time such signal is exhibited.

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2. Pedestrians facing the signal may proceed across the roadway within a marked or unmarked cross walk.

B. STEADY YELLOW ALONE: OR "CAUTION" WHEN SHOWN FOLLOWING THE GREEN OR "GO" SIGNAL.

1. Vehicular traffic facing the signal shall stop before entering the nearest cross walk at the intersection, but if such stop cannot be made in safety a vehicle may be driven cautiously through the intersection.

2. Pedestrians facing such signal are thereby advised that there is insufficient time to cross the roadway, and any pedestrian then starting to cross shall yield the right of way to all vehicles.

C. RED ALONE OR "STOP":

1. Vehicular traffic facing the signal shall stop before entering the nearest crosswalk at an intersection or at such other point as may be indicated by a clearly visible line and shall remain standing until green or "Go" is shown alone.

2. No pedestrian facing such signal shall enter the roadway unless he can do so safely and without interfering with any vehicular traffic.

D. RED LIGHT WITH ARROW:

1. Vehicular traffic facing such signal may cautiously enter the intersection only to make the movement indicated by such arrow but shall not interfere with other traffic or endanger pedestrians lawfully within a cross walk.

2. No pedestrian facing such signal shall enter the roadway unless he can do so safely and without interfering with vehicular traffic.

E. The motorman of any bus shall obey the above signals as applicable to vehicles.

SECTION 81. FLASHING SIGNALS - Whenever flashing red or yellow signals are used they shall require obedience by vehicular traffic as follows:

1. FLASHING RED (STOP SIGNAL). When a red lens is illuminated by rapid intermittent flashes, drivers of vehicles shall stop before entering the nearest cross walk at an intersection or at a limited line when marked and the right to proceed shall be subject to the rules applicable after making a stop at a stop sign.
2. FLASHING YELLOW (CAUTION SIGNAL). When a yellow lens is illuminated with rapid intermittent flashes, drivers or vehicles may proceed through the intersection or past such signal only with caution.

SECTION 82. PEDESTRIAN CONTROL SIGNALS - Whenever special pedestrian-control signals exhibiting the words "Walk" or "Wait" or "Don't Walk" are in place such signals shall indicate as follows:

(a) Walk - Pedestrians facing such signals may proceed across the roadway in the direction of the signals and shall be given the right of way by the drivers of all vehicles.

(b) Wait or Don't Walk - No pedestrian shall start to cross the roadway in the direction of such signal, but any pedestrian who has partially completed his crossing on the walk signal shall proceed to a sidewalk or safety zone while such signal is showing.

SECTION 83. DISPLAY OF UNAUTHORIZED SIGNS, SIGNALS OR MARKINGS - (a) No person shall place, maintain, or display upon or in view of any street any unauthorized sign, signal, marking, or device which purports to be or is an imitation of or resembles an official traffic control device or railroad sign or signal, or which attempts to direct the movement of traffic, or which hides from view or interferes with the effectiveness of any official traffic control device or any railroad sign, or signal.

(b) No person shall place or maintain, nor shall any public authority permit upon any street, any traffic sign or signal bearing thereon any commercial advertising.

(c) This shall not be deemed to prohibit the erection upon private property adjacent to streets of signs giving useful directional information and of a type that cannot be mistaken for official signs.

(d) Every such prohibited sign, signal, or marking is hereby declared to be a public nuisance, and any traffic officer is hereby ordered to remove the same or cause it to be removed after 10 days notice to the owner thereof.

SECTION 84. INTERFERENCE WITH OFFICIAL TRAFFIC CONTROL DEVICES OR RAILROAD SIGNS OR SIGNALS - No person shall without lawful authority attempt to or in fact alter, deface, injure, knock down, or remove any official traffic control device or any railroad sign or signal, or any inscription, shield, or insignia thereon, or any other part thereof.

SECTION 85. QUIET ZONE - The city traffic engineer shall have authority to temporarily establish a zone of quiet upon any street where a person is seriously ill if requested so to do by the written statement of at least one registered physician certifying to its necessity. Said temporary zone of quiet shall embrace all territory within a radius of 200 feet of the building occupied by the person named in the request of said physician. Said temporary zone of quiet and any other zone of quiet declared by any ordinance of this city shall be designated by the city traffic engineer by placing at a conspicuous place in the street a sign or marking bearing the words "Quiet Zone".

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SECTION 86. CITY TRAFFIC ENGINEER TO DESIGNATE CROSS WALKS AND ESTABLISH SAFETY ZONES - The city traffic engineer is hereby authorized:

1. To designate and maintain, by appropriate devices, marks, or lines upon the surface of the street, cross walks at intersections where in his opinion there is particular danger to pedestrians crossing the street, and at such other places as he may deem necessary;
2. To establish safety zones of such kind and character and at such places as he may deem necessary for the protection of pedestrians;
3. To mark lanes for traffic on street pavements at such places as he may deem advisable, consistent with this Code.

SECTION 87. TRAFFIC LANES - (a) The city traffic engineer is hereby empowered to mark traffic lanes upon the streets of this city when an alignment of traffic is necessary, provided it is consistent with the provisions of this Code.

(b) When such traffic lanes have been marked, it shall be unlawful for the operator of any vehicle to fail or refuse to keep such vehicle within the boundaries of such lane except when lawfully passing another vehicle or preparatory to making a lawful turning movement.

SECTION 88. DRIVING ON THE RIGHT HAND SIDE OF STREET - Upon all streets except upon one-way streets, the operator of a vehicle shall drive the same upon the right half of the street or as indicated by traffic lanes and the operator of a slow moving vehicle or a transport truck shall drive the same as close as possible to the right-hand edge or curb of the street unless it is impracticable to travel on such side of the street, and except when overtaking and passing another vehicle subject to the limitations applicable by law in overtaking and passing.

ARTICLE V
SPEED REGULATIONS

SECTION 89. STATE SPEED LAWS APPLICABLE - The State traffic laws regulating the speed of vehicles shall be applicable upon all streets within this city, provided however, that when the traffic division determines and declares upon the basis of engineering and traffic study that particular speed regulations shall be applicable upon specified streets or in particular areas, it shall be unlawful for any person to drive a vehicle at a speed in excess of any speed so declared when signs are in place giving notice thereof. Such a traffic study having heretofore been made and a lawful speed having heretofore been determined, it shall be unlawful for any person to drive on the streets of Picayune at a greater rate of speed than 30 miles per hour unless signs have been erected on any street indicating a different rate of speed.

SECTION 90. SPEED REGULATIONS - (a) No person shall drive a vehicle on a street at a speed greater than is reasonable and prudent under the conditions then existing.

(b) The driver or operator of any motor vehicle must decrease speed when approaching or crossing an intersection, when approaching or going around a curve, when approaching a hill crest, when traveling upon any narrow or winding roadway, or when special hazards exist with respect to pedestrians or other traffic, or by reason of weather or street conditions, and speed shall be decreased as may be necessary to avoid colliding with any person, vehicle or other conveyance on or entering the highway in compliance with legal requirements.

(c) All motor vehicles operating on the public streets of this city, carrying passengers for hire, shall be equipped at all times with a speedometer, in good workable condition, reflecting the correct speed of the vehicle with a dial sufficiently large to be observed by the passengers on the said motor vehicle.

(d) Speed in school zone. No person running or operating or causing to be run or operated a motor vehicle, shall pass a public school on days when school is held, between the hours of eight o'clock ante meridian and four o'clock post meridian, or pass a building of worship on the Sabbath day during the usual hour of service, at a greater rate of speed than fifteen miles per hour.

SECTION 91. REGULATION OF SPEED BY TRAFFIC SIGNALS - The city traffic engineer is authorized to regulate the timing of traffic signals so as to permit the movement of traffic in an orderly and safe manner at speeds slightly at variance from the speeds otherwise applicable within the district or at intersections.

ARTICLE VI
TURNING MOVEMENTS

SECTION 92. REQUIRED POSITION AND METHOD OF TURNING AT INTERSECTIONS - The driver of a vehicle turning at an intersection shall do as follows:

- (a) Right turns. The operator of a vehicle intending to turn at the right at an intersection or into an alley or driveway shall approach the point of turning in the traffic lane nearest the right hand

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edge or curb of the street, and in turning shall keep as close as practicable to his right hand curb or edge of the street.

- (b) Left turns on two-way streets - At any intersection where traffic is permitted to move in both directions on each street, an approach for a left turn shall be made in that portion of the right half of the street nearest the center line thereof and by passing to the right of such center line where it enters the intersection and after the intersection the left turn shall be made so as to depart from the intersection on the right hand side of the center line street being entered.
- (c) Left turns on other than two-way streets - At any intersection where traffic is restricted to one direction on one or more of the roadways, the driver of a vehicle intending to turn left at any such intersection shall approach the intersection in the extreme left-hand lane lawfully available to traffic moving in the direction of travel of such vehicle and after entering the intersection the left turn shall be made so as to depart from the intersection, as nearly as practicable, in the left hand lane lawfully available to traffic moving in such direction upon the street being entered.

SECTION 93. AUTHORITY TO PLACE AND OBEDIENCE TO TURNING MARKERS - (a) The city traffic engineer is authorized to place traffic lane markers, buttons, or signs within or adjacent to intersections indicating the course to be traveled by vehicles turning at such intersections.

(b) When authorized markers, buttons, or other indications are placed within an intersection indicating the course to be traveled by vehicles turning thereat, the driver of all vehicles shall obey the directions of such indications.

SECTION 94. AUTHORITY TO PLACE RESTRICTED TURN SIGNS - The city traffic engineer is hereby authorized to determine those intersections at which drivers of vehicles shall not make a right, left or "U" turn, and shall place proper signs at such intersections. The making of such turns may be prohibited between certain hours of any day and permitted at other hours, in which event the same shall be plainly indicated on the signs or they may be removed when such turns are permitted.

SECTION 95. OBEDIENCE TO NO-TURN SIGNS - Whenever signs are erected indicating that no right or left or "U" turn is permitted, the driver of all vehicles shall obey the directions of such signs.

SECTION 96. LIMITATIONS ON TURNING AROUND - The driver of any vehicle shall not turn such vehicle so as to proceed in the opposite direction upon any street in the business district and shall not upon any other street so turn a vehicle unless such movement can be made in safety and without interfering with other traffic.

ARTICLE VII
ONE-WAY STREETS

SECTION 97. ONE-WAY STREETS - The City Council may designate any street as a one-way street for vehicular traffic wherein vehicular traffic shall move only in the indicated direction when signs indicating the direction of traffic are erected and maintained at intersections where movement in the opposite direction is prohibited.

SECTION 98. AUTHORITY TO SIGN ONE-WAY STREETS - Whenever the City Council designates any one-way street, the city traffic engineer shall place and maintain signs giving notice thereof, and no such regulation shall be effective unless such signs are in place. Signs indicating the direction of authorized traffic movement shall be placed at every intersection where movement of traffic in the opposite direction is prohibited.

SECTION 99. AUTHORITY TO RESTRICT DIRECTION OF MOVEMENT ON STREETS DURING CERTAIN PERIODS - (a) The city traffic engineer is hereby authorized to determine and designate streets, parts of streets or specific lanes thereon upon which vehicular traffic shall proceed in one direction during one period and the opposite direction during another period of the day and shall place and maintain appropriate markings, signs, barriers or other devices to give notice thereof. The city traffic engineer may erect signs temporarily designating lanes to be used by traffic moving in a particular direction.

(b) It shall be unlawful for any person to operate any vehicle in violation of such markings, signs, barriers or other devices so placed in accordance with this section.

ARTICLE VIII
STOP AND YIELD INTERSECTIONS, ETC.

SECTION 100. SIGNS REQUIRED AT THROUGH STREETS - Whenever the City Council designates and describes a through street it shall be the duty of the city traffic engineer to place and maintain a stop sign, or on the basis of an engineering and traffic investigation at any intersection a yield sign, on each and every street intersecting such through street unless traffic at such intersection is controlled at all times by traffic-control signals, provided however, that at the intersection of a through street and a heavy traffic street not so designated, stop signs may be erected at the approaches of either of said streets as may be determined by the city traffic engineer upon the basis of an engineering and traffic study.

SECTION 101. OTHER INTERSECTIONS WHERE STOP OR YIELD REQUIRED - The city traffic engineer is hereby

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authorized to determine and designate intersections where particular hazard exists upon other than through streets and to designate (a) whether vehicles shall stop at one or more entrances to any such intersection, in which event he shall cause to be erected a stop sign at every such place where a stop is required, or (b) whether vehicles shall yield the right of way to vehicles on a different street at such intersection as prescribed herein in which event he shall cause to be erected a yield sign at every place where obedience thereto is required.

SECTION 102. STOP AND YIELD SIGNS - (a) Every stop sign shall bear the word "Stop" in letters of regulation height. Every yield sign shall bear the word "Yield" in letters of regulation height. Every stop sign and every yield sign shall at nighttime be rendered luminous by internal illumination or by a floodlight projected on the face of the sign.

(b) Every stop sign and every yield sign shall be erected as near as practicable to the nearest line of the cross walk on the near side of the intersection or, if there is no cross walk, then as near as practicable to the nearest line of the intersecting street.

SECTION 103. VEHICLE ENTERING STOP INTERSECTION - (a) Except when directed to proceed by a police officer or traffic control signal, every driver of a vehicle approaching a stop intersection indicated by a stop sign or signal shall stop before entering the cross walk on the near side of the intersection, for an interval sufficient for him to determine whether he may safely proceed or, in the event there is no cross walk, shall stop at a clearly marked stop line, but if none, then at the point nearest the intersecting street where the driver has a view of approaching traffic on the intersecting roadway before entering the intersection.

(b) Such driver after having so stopped shall yield the right of way to any vehicle which, or pedestrian who, has entered the intersection from another street, or any vehicle which is approaching so closely on said street as to constitute an immediate hazard, but said driver having so yielded may proceed and the drivers of all other vehicles approaching the intersection shall yield the right of way to the vehicle so proceeding.

SECTION 104. VEHICLE ENTERING YIELD INTERSECTION - (a) The driver of a vehicle approaching a yield sign shall in obedience to such sign slow down to a speed reasonable for the existing conditions, or shall stop if necessary, and shall yield the right of way to any pedestrian crossing the street on which he is driving, and to any vehicle in the intersection or approaching on another street so closely as to constitute an immediate hazard. Said driver having so yielded may proceed, and the driver of all other vehicles approaching the intersection shall yield to the vehicle so proceeding, provided, however, that a driver who enters a yield intersection and has or causes a collision with a pedestrian in a cross walk or a vehicle in the intersection shall prima facie be considered not to have yielded as required herein. The foregoing shall not relieve the drivers of other vehicles approaching the intersection at such distance as not to constitute an immediate hazard from the duty to drive with due care to avoid a collision.

(b) The driver of a vehicle approaching a yield sign if required for safety to stop shall stop before entering the cross walk on the near side of the intersection or, in the event there is no crosswalk at a clearly marked stop line, but if none, then at the point nearest the intersecting street where the driver has a view of approaching traffic on the intersecting roadway.

SECTION 105. EMERGING FROM ALLEY, DRIVEWAY OR BUILDING - The driver of a vehicle within a business or residence district emerging from an alley, driveway, or building onto the sidewalk or onto the sidewalk area extending across any alleyway or driveway and if no sidewalk then the street proper, shall yield the right of way to any pedestrian as may be necessary to avoid collision and upon entering the street shall yield the right of way to all vehicles approaching on said street.

SECTION 106. STOP WHEN TRAFFIC OBSTRUCTED - No driver shall enter an intersection or a marked cross walk unless there is sufficient space on the other side of the intersection or cross walk to accommodate the vehicle he is operating without obstructing the passage of other vehicles or pedestrians, notwithstanding any traffic control signal indication to proceed.

SECTION 107. OBEDIENCE TO TRAFFIC SIGNALS INDICATING APPROACH OF TRAIN - (a) Whenever any person driving a vehicle approaches a railroad grade crossing under any of the circumstances stated in this section, the driver of such vehicle shall stop within 50 feet but not less than 10 feet from the nearest track of such grade crossing, and shall not proceed until he can do so safely. The foregoing requirements shall apply when:

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1. A clearly visible electric or mechanical signal device gives warning of the immediate approach of a railroad train;
2. A crossing gate is lowered or when a flagman gives or continues to give a signal of the approach or passage of a railroad train;
3. An approaching railroad train is plainly visible and is in hazardous proximity to such crossing.

(b) No person shall drive any vehicle through, around or under any crossing gate or barrier at a railroad crossing while such gate or barrier is closed or is being opened or closed.

ARTICLE IX
MISCELLANEOUS DRIVING RULES

SECTION 108. FOLLOWING FIRE APPARATUS PROHIBITED - The driver of any vehicle other than one of official business shall not follow any fire apparatus traveling in response to a fire alarm closer than 500 feet or drive into or park such vehicle within the block where fire apparatus has stopped in answer to a fire alarm.

SECTION 109. CROSSING FIRE HOSE - No vehicle shall be driven over any unprotected hose of a fire department when laid down on any street, private driveway or otherwise, to be used at any fire or alarm of fire, without the consent of the fire department official in command.

SECTION 110. DRIVING THROUGH FUNERAL OR OTHER PROCESSIONS - No driver of a vehicle shall drive between the vehicles comprising a funeral or other authorized procession while they are in motion and when such vehicles are conspicuously designated as required in this Code.

SECTION 111. DRIVERS IN A PROCESSION - Each driver in a funeral or other procession shall drive as near to the right hand edge of the roadway as practicable and shall follow the vehicle ahead as close as is practicable and safe.

SECTION 112. FUNERAL PROCESSIONS TO BE IDENTIFIED - A funeral composed of a procession of vehicles shall be identified as such by the display upon the outside of each vehicle of a pennant or other identifying insignia or by such other method as may be determined and designated by the traffic division.

SECTION 113. VEHICLE SHALL NOT BE DRIVEN ON A SIDEWALK - The driver of a vehicle shall not drive within any sidewalk area except at a permanent or temporary driveway.

SECTION 114. LIMITATIONS ON BACKING - The driver of a vehicle shall not back the same unless such movement can be made with reasonable safety and without interfering with other traffic.

SECTION 115. SIGNAL NECESSARY WHEN COMING FROM CURB - No person shall drive or back a car from the curb without giving a required signal or signals to such other persons as are able to pass such vehicle while it is in the act of coming from the curb.

SECTION 116. OBSTRUCTION TO OPERATOR'S VIEW OR DRIVING MECHANISM - It shall be unlawful for the operator of any vehicle to drive the same when such vehicle is so loaded, or when there are in the front seat of such vehicle such number of persons, as to obstruct the view of the operator to the front or sides, or to interfere with the operator's control over the driving mechanism of the vehicle.

(b) It shall be unlawful for any passenger in a vehicle or bus to ride in such position as to interfere with the operator's view ahead, or to the sides, or to interfere with the operator's control over the driving mechanism of the vehicle.

SECTION 117. VEHICLES NOT TO CAUSE DELAY, INJURY, ETC. - No person or persons shall drive or operate a vehicle which is driven or towed or hauled over the streets of the City of Picayune, which is so loaded or constructed as to cause delay, accident to or injury to, other vehicles or users of the public streets of the City of Picayune.

SECTION 118. RECKLESS DRIVING - Any person who drives any vehicle in such a manner or at such a speed as to indicate either a wilful or a wanton disregard for the safety of persons or property is guilty of reckless driving.

SECTION 119. PERSONS UNDER INFLUENCE OF INTOXICATING LIQUOR OR NARCOTIC DRUGS - It is unlawful for any person who is an habitual user of narcotic drugs or any person who is under the influence of narcotic drugs, marijuana, barbiturates, intoxicating liquor or of any proprietary or patent medicine, by whatsoever name called, which when taken to excess, produces intoxication, to drive any vehicle upon the streets of this city when affected by or under the influence of the same.

SECTION 120. OPENING AND CLOSING VEHICLE DOORS - No person shall open the door of a motor vehicle on the side available to moving traffic unless and until it is reasonably safe to do so, nor shall any person leave a door open on the side of a motor vehicle available to moving traffic for a period of time longer than necessary to load

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or unload passengers.

SECTION 121. SELLING IN STREETS - It shall be unlawful for any person to sell newspapers, food or other items in the public streets or highways within the city where said person actually stands or walks in the street proper.

SECTION 122. RIDING ON MOTORCYCLES - A person operating a motorcycle shall ride only upon the permanent and regular seat attached thereto, and such operator shall not carry any other person nor shall any other person ride on a motorcycle unless such motorcycle is designed to carry more than one person, in which event a passenger may ride upon the permanent and regular seat if designed for two persons.

SECTION 123. CLINGING TO VEHICLES - It shall be unlawful for any person traveling upon any bicycle, motorcycle, coaster, sled, roller skates, or any toy vehicle to cling to, or attach himself or his vehicle to any other moving vehicle upon any street.

SECTION 124. CONTROLLED ACCESS - No person shall drive a vehicle onto or from any controlled access roadway except at such entrances and exits as are established by public authority.

SECTION 125. UNATTENDED MOTOR VEHICLES - No person driving or in charge of a motor vehicle shall permit it to stand unattended without first stopping the engine, locking the ignition and removing the key, or when standing upon any perceptible grade without effectively setting the brake thereon.

SECTION 126. COASTING PROHIBITED - (a) The driver of any vehicle when traveling upon a down grade shall not coast with the gears of such vehicle in neutral.

(b) The driver of a commercial vehicle when traveling upon a down grade shall not coast with the clutch disengaged.

SECTION 127. PUTTING GLASS AND OTHER OBJECTS ON STREET PROHIBITED - (a) No person shall throw or deposit upon any street any glass bottle, glass, nails, tacks, wire, cans, or any other substance likely to injure any person or animal or damage other vehicles upon such street.

(b) Any person who drops, or permits to be dropped or thrown, upon any street any destructive or injurious material shall immediately remove the same or cause it to be removed.

(c) Any person removing a wrecked or damaged vehicle from a street shall remove any glass or other injurious substances dropped upon the street from such vehicle.

ARTICLE X
BUSSES AND SAFETY ZONES

SECTION 128. BOARDING A BUS - It shall be unlawful for any person to board or alight from any bus or vehicle while such bus or vehicle is in motion.

SECTION 129. UNLAWFUL RIDING - No person shall ride on any bus or vehicle upon any portion thereof not designed or intended for the use of passengers. This provision shall not apply to an employee engaged in the necessary discharge of a duty, or to persons riding within truck bodies in space intended for merchandise.

SECTION 130. RAILROAD TRAINS AND BUSSES NOT TO BLOCK STREET - (a) It shall be unlawful for the directing officer or the operator of any railroad train or bus to direct the operation of or to operate the same in such a manner as to prevent the use of any street for purposes of travel for a period of time longer than 5 minutes, except that this provision shall not apply to trains or cars in motion other than those engaged in switching.

(b) It shall be unlawful for any bus to stop within an intersection or on a cross walk for the purpose of receiving or discharging passengers.

SECTION 131. DRIVING THROUGH SAFETY ZONE PROHIBITED - It shall be unlawful for the operator of a vehicle at any time to drive the same over or through a safety zone as defined in this ordinance.

SECTION 132. BUS STOPS - (a) Authority is vested in the city traffic engineer to designate bus stops at such locations and in such number as may be necessary and of the greatest benefit and convenience to the public. Every such bus stop shall be designated by appropriate signs.

(b) The operator of a bus shall not stop such bus at any place for the purpose of taking on or discharging passengers other than at a bus stop so designated as provided herein, except in case of emergency.

(c) No person shall stop, stand or park a vehicle at an authorized bus stop so designated as provided herein, or between the right curb and any such stop, except that the operator of a passenger vehicle may temporarily stop thereat for the purpose of and while actually engaged in the discharge of passengers or the pickup of passengers then in readiness at the curb.

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ARTICLE XI
USE OF STREETS AND SIDEWALKS

SECTION 133. PURPOSE OF STREETS AND SIDEWALKS - The City of Picayune maintains its streets and sidewalks for the purpose of affording pedestrians the right, privilege and opportunity to move orderly and safely from place to place on its sidewalks and across its streets in the normal, usual, customary and daily manner of such movement; and the City of Picayune maintains the vehicular portions of its streets for the purpose of affording the public in general the right, privilege and opportunity to move goods, wares and merchandise and other personal property and people orderly and safely from place to place thereon principally by the use of vehicles in the normal, customary and daily manner of such movements, and the assumption of any other right by anyone and any attempt to use the public thoroughfares of the City of Picayune for any other use or purpose and in any other manner is the assumption of a right, and an attempt to make a use not shared in by the general public, and is contrary to public policy and, therefore, the provisions of this Code relative to the use of streets and sidewalks in the City of Picayune shall be construed most strongly against the person violating the provisions hereof.

SECTION 134. CERTAIN USES OF SIDEWALKS UNLAWFUL - It shall be unlawful for any merchant or other person to expose his goods, wares and merchandise or other property for sale, display, advertisement or any other purpose on said sidewalks; and for any person to move or stand on said sidewalks carrying banners, placards, signs and the like; and for any person to throw nails, tacks and the like, or debris of any kind on said sidewalks; and to engage in any form of speech making, preaching, singing and any other means of disseminating loud or unusual noises for the purpose of attracting the attention of people in the normal pursuit of daily living on any of the sidewalks in the City of Picayune. Provided, however, the Council of the City of Picayune, in its discretion, may grant a special permit for any person to conduct religious activities on such sidewalks when and if it appears to the Council that such activities would not be distracting so as to hamper the rightful and proper use of said streets and sidewalks.

SECTION 135. CERTAIN USES OF STREETS UNLAWFUL. - It shall be unlawful for any person to operate, or cause to be operated, any unusual type of vehicle differing from vehicles ordinarily and customarily appearing on the street; or any vehicle from which singing, shouting and the like disseminate, or from which is disseminated any loud or unusual noises whatsoever; or from which is thrown or from which falls any debris, refuse or rubbish of any kind; or to conduct or participate in any parade or marching in which floats, banners, placards or other distracting agencies, noises, objects or vehicles are used; and for any person to engage in shouting, singing, orating, speaking or any other distracting activity of any kind on any of the public streets and thoroughfares of the City of Picayune provided, however, the City Council, in its discretion, may grant special permission for parades and other unusual activities on the streets, when, in its opinion, such parades or other activities will not be distracting to the extent of disturbing the usual, normal and customary uses of the streets and would not constitute a disturbance to the people living or conducting businesses thereon. It shall be unlawful to operate any tractor with cleats or tracks over the streets of the City of Picayune when said vehicle digs into the surfacing of said street thereby damaging same.

SECTION 136. PENALTY FOR VIOLATION OF THIS ARTICLE - Any person violating any of the provisions of this Article shall, upon conviction, be guilty of a misdemeanor, and shall be punishable by fine of not less than \$75.00 nor more than \$100.00, or by imprisonment in the city jail for not more than thirty days, or by both such fine and imprisonment.

ARTICLE XII
PEDESTRIAN RIGHTS AND DUTIES

SECTION 137. PEDESTRIANS SUBJECT TO TRAFFIC CONTROL SIGNALS - Pedestrians shall be subject to traffic control signals as heretofore declared in this Code, but at all other places pedestrians shall be granted those rights and be subject to the restrictions stated in this article.

SECTION 138. PEDESTRIANS' RIGHT OF WAY IN CROSS WALKS - (a) When traffic control signals are not in place or not in operation the driver of a vehicle shall yield the right of way, slowing down or stopping if need be to do yield, to a pedestrian crossing the roadway within a cross walk when the pedestrian is upon the half of the roadway upon which the vehicle is traveling, or when the pedestrian is approaching so closely from the opposite half of the roadway as to be in danger.

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(b) No pedestrian shall suddenly leave a curb or other place of safety and walk or run into the path of a vehicle which is so close that it is impossible for the driver to yield.

(c) Whenever any vehicle is stopped at a marked cross walk or at any unmarked cross walk at an intersection to permit a pedestrian to cross the roadway, the driver of any other vehicle approaching from the rear shall not overtake and pass such stopped vehicle.

SECTION 139. PEDESTRIANS TO USE RIGHT HALF OF CROSS WALKS - Pedestrians shall move, whenever practicable, upon the right half of cross walks.

SECTION 140. CROSSING AT RIGHT ANGLES - No pedestrian shall cross a roadway at any place other than by a route at right angles to the curb or by the shortest route to the opposite curb except in a cross walk.

SECTION 141. WHEN PEDESTRIAN SHALL YIELD - (a) Every pedestrian crossing a roadway at any point other than within a marked cross walk or within an unmarked cross walk at an intersection shall yield the right of way to all vehicles upon the street.

(b) The foregoing rules in this section have no application under the conditions stated in Section 140 when pedestrians are prohibited from crossing at certain designated places.

SECTION 142. PROHIBITED CROSSING - (a) Between adjacent intersections at which traffic control signals are in operation, pedestrians shall not cross at any time at any place except in a cross walk.

(b) No pedestrian shall cross a roadway other than in a cross walk in any business district.

SECTION 143. PEDESTRIANS WALKING ALONG STREETS - (a) Where sidewalks are provided it shall be unlawful for any pedestrian to walk along and upon an adjacent street.

(b) Where sidewalks are not provided any pedestrian walking along and upon a street shall when practicable walk only on the left side of the street or its shoulder facing traffic which may approach from the opposite direction.

SECTION 144. PEDESTRIANS SOLICITING RIDES OR BUSINESS - No person shall stand in a street for the purpose of soliciting a ride, employment, or business from the occupant of any vehicle.

SECTION 145 - DRIVERS TO EXERCISE DUE CARE - Notwithstanding the foregoing provisions of this article, every driver of a vehicle shall exercise due care to avoid colliding with any pedestrian upon any roadway and shall exercise proper precaution upon observing any child or any confused or incapacitated person upon a roadway.

SECTION 146. BLIND PERSON - USE OF CANE OR GUIDE DOG REGULATED - (a) It shall be unlawful for any person, unless totally or partially blind or otherwise incapacitated, while on any public street or highway in this city, to carry in a raised or extended position a cane or walking stick which is white tipped with red.

(b) Whenever a pedestrian is crossing or attempting to cross a public street or highway in this city, at or near an intersection or crosswalk, guided by a guide dog, or carrying in a raised or extended position a cane or walking stick which is white tipped with red, the driver of every vehicle approaching the said intersection or cross walk shall take such precautions as may be necessary to avoid injuring or endangering such pedestrian, and if injury or danger to such pedestrian can be avoided only by bringing his vehicle to a full stop, he shall bring his said vehicle to a full stop.

ARTICLE XIII
REGULATION FOR BICYCLES

SECTION 147. TRAFFIC LAWS APPLY TO PERSONS RIDING BICYCLES - Every person riding a bicycle upon a street shall be granted all of the rights and shall be subject to all of the duties applicable to the driver of a vehicle by the laws of this State declaring rules of the road applicable to vehicles or by the traffic ordinances of this city applicable to the driver of a vehicle, except as to special regulations in this article and except as to those provisions of laws and ordinances which by their nature can have no application.

SECTION 148. OBEDIENCE TO TRAFFIC CONTROL DEVICES - (a) Any person operating a bicycle shall obey the instructions of traffic control signals, signs and other control devices applicable to vehicles, unless otherwise directed by a police officer.

(b) Whenever authorized signs are erected indicating that no right or left or "U" turn is permitted, a person operating a bicycle shall obey the direction of any such sign, except when such person dismounts from the bicycle to make any such turn, in which event such person shall then obey the regulations applicable to pedestrians.

SECTION 149. RIDING ON BICYCLES - (a) A person propelling a bicycle shall not ride other than astride a permanent and regular seat attached thereto.

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(b) No bicycle shall be used to carry more persons at one time than the number for which it is designed and equipped by the manufacturer.

(c) It shall be unlawful for the operator of any bicycle, when used upon the streets to carry any other person upon the handle bar, frame or tank of such vehicle.

SECTION 150. RIDING ON STREETS - (a) Every person operating a bicycle upon a roadway shall ride as near to the right side of the street as practicable, exercising due care when passing a standing vehicle or one proceeding in the same direction.

(b) Persons riding bicycles upon a street shall not ride more than two abreast except on paths or parts of roadways set aside for the exclusive use of bicycles.

SECTION 151. SPEED - No person shall operate a bicycle at a speed greater than is reasonable and prudent under the conditions then existing and shall observe speed regulations.

SECTION 152. EMERGING FROM ALLEY OR DRIVEWAY - The operator of a bicycle emerging from an alley, driveway or building shall, upon approaching a sidewalk or the sidewalk area extending across any alleyway, yield the right of way to all pedestrians approaching on said sidewalk or sidewalk area, and upon entering the street shall yield the right of way to all vehicles approaching on said street.

SECTION 153. CARRYING ARTICLES - No person operating a bicycle shall carry any package bundle or article which prevents the rider from keeping said bicycle under control at all times.

SECTION 154. PARKING - No person shall park a bicycle upon a street other than upon the street against the curb or upon the sidewalk in a rack to support the bicycle or at the curb, in such manner as to afford the least obstruction to pedestrian traffic.

SECTION 155. RIDING ON SIDEWALKS - (a) No person shall ride a bicycle upon a sidewalk within a business district. (b) No person 15 or more years of age shall ride a bicycle upon any sidewalk in any district. (c) Whenever any person is riding a bicycle upon a sidewalk, such person shall yield the right of way to any pedestrian.

SECTION 156. LAMPS AND OTHER EQUIPMENT ON BICYCLES - (a) Every bicycle when in use at nighttime shall be equipped with a lamp on the front which shall emit a white light visible from a distance of at least 500 feet to the front and with a red reflector on the rear of a type which shall be visible from all distances from 50 feet to the rear when directly in front of lawful upper beams of headlights of a motor vehicle. A lamp emitting a red light visible from a distance of 500 feet to the rear may be used in addition to the red reflector.

(b) No bicycle shall be equipped with nor shall any person use upon a bicycle a siren or whistle.

(c) Every bicycle shall be equipped with a brake which will enable the operator to make the braked wheel skid on dry, level, clean pavement.

SECTION 157. PENALTIES - Every person convicted of a violation of any provision of this article shall be punished by a fine of not more than \$100.00 or by imprisonment for not more than 30 days.

ARTICLE XIV
METHOD OF PARKING

SECTION 158. STANDING OR PARKING CLOSE TO CURB - Except as otherwise provided in this article every vehicle stopped or parked upon a street where there are adjacent curbs shall be so stopped or parked with the right hand wheels of such vehicle parallel to and within 12 inches of the right hand curb. On one-way streets, an automobile stopped or parked on the left hand side of the street shall be so stopped or parked with the left hand wheel of such vehicle parallel to and within 12 inches of the left hand curb.

SECTION 159. SIGNS OR MARKINGS INDICATING ANGLE PARKING - The city traffic engineer shall determine upon what streets angle parking shall be permitted and shall mark or sign such streets or cause the same to be marked or signed.

SECTION 160. OBEDIENCE TO ANGLE PARKING SIGNS OR MARKINGS - On those streets which have been signed or marked by the city traffic engineer for angle parking, no person shall park or stand a vehicle other than at the angle to the curb or edge of the roadway indicated by such signs or markings.

SECTION 161. PERMIT PARKING - (a) The city traffic engineer is hereby authorized to issue to an owner of a vehicle used to transport merchandise or materials, a special permit, renewable annually, stating therein the terms and conditions, allowing the operator of such vehicle the privilege of loading and unloading while the vehicle is backed against the curb, if in the opinion of the traffic engineer such privilege is reasonably necessary in

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the conduct of the owner's business and will not seriously interfere with traffic.

(b) It shall be unlawful for any permittee or his agent or servant to violate any of the special terms or conditions of such permit.

(c) The city traffic engineer shall notify the chief of police of any permits granted.

SECTION 162. LAMPS ON PARKED VEHICLES - (a) Whenever a vehicle is lawfully parked upon a street or highway in this city during the hours between a half hour after sunset and a half hour before sunrise and in the event there is sufficient light to reveal any person or object within a distance of 500 feet upon such street or highway no light need be displayed upon such parked vehicle.

(b) Whenever a vehicle is parked or stopped upon a street or shoulder adjacent thereto, whether attended or unattended, during the hours between a half hour after sunset and a half hour before sunrise and there is not sufficient light to reveal any person or object within a distance of 500 feet upon such highway, such vehicle so parked or stopped shall be equipped so that there shall be displayed upon such vehicle one or more lamps, projecting a light visible under normal atmospheric conditions for a distance of 500 feet to the front of such vehicle and projecting a red light visible under like conditions for a distance of 500 feet to the rear except that such parking light or lights need not be displayed upon any vehicle stopped or parked in accordance with other provisions of this code.

ARTICLE XV
UNLAWFUL STOPPING, STANDING AND PARKING

SECTION 163. APPLICATION OF ARTICLE - The provisions of this article prohibiting the standing or parking of a vehicle shall apply at all times or at those times herein specified or as indicated on official signs except when it is necessary to stop a vehicle to avoid conflict with other traffic or in compliance with the directions of a police officer or official traffic control device.

SECTION 164. REGULATIONS NOT EXCLUSIVE - The provisions of this article imposing a time limit on parking shall not relieve any person from the duty to observe other and more restrictive provisions prohibiting or limiting the stopping, standing, or parking of vehicles in specified places or at specified times.

SECTION 165. PARKING PROHIBITED AT ALL TIMES ON CERTAIN STREETS - When signs are erected on any street giving notice thereof, no person shall park a vehicle at any time upon such street.

SECTION 166. PARKING PROHIBITED DURING CERTAIN HOURS ON CERTAIN STREETS - When signs are erected in any block giving notice thereof, no person shall stop, stand or park a vehicle between the hours specified on such sign.

SECTION 167. PARKING SIGNS REQUIRED - Whenever by this Code or any other ordinance of this city or on a basis as determined by the city traffic engineer after an engineering and traffic investigation, any parking time limit is imposed or parking is prohibited on designated streets it shall be the duty of the city traffic engineer to erect appropriate signs giving notice thereof and no such regulation shall be effective unless said signs are erected and in place at the time of any alleged offense.

SECTION 168. STOPPING, STANDING OR PARKING PROHIBITED NO SIGNS REQUIRED - (a) No person shall stop, stand or park a vehicle, except when necessary to avoid conflict with other traffic or in compliance with the directions of a police officer or traffic control device, in any of the following places:

1. On a sidewalk;
2. In front of a public or private driveway;
3. Within an intersection;
4. Within 10 feet of a fire hydrant;
5. On a cross walk;
6. Within 20 feet of a cross walk at an intersection;
7. Within 30 feet upon the approach to any flashing beacon, stop sign or traffic control signal located at the side of a street;
8. Between a safety zone and the adjacent curb or within 30 feet of points on the curb immediately opposite the ends of a safety zone, unless otherwise indicated as different by signs or markings;
9. Within 10 feet of the nearest rail of a railroad crossing;
10. Within 20 feet of the driveway entrance to any fire station and on the side of a street opposite the entrance to any fire station within 75 feet of said entrance when properly signposted;
11. Alongside or opposite any street excavation or obstruction when such stopping, standing, or parking would obstruct traffic;
12. On the roadway side of any vehicle stopped or parked at the edge or curb of a street;
13. Upon any bridge or other elevated structure upon a street or within a tunnel;
14. At any place where official signs prohibit stopping.

(b) No person shall move a vehicle not owned by such person into any such prohibited area or away from a curb such distance as is unlawful.

SECTION 169. PARKING PROHIBITED WHEN CURB IS PAINTED - Parking shall be prohibited on any area where the adjacent curb is painted except in regularly designated loading zones.

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SECTION 170. OFFICERS AUTHORIZED TO REMOVE ILLEGALLY STOPPED VEHICLES - (a) Whenever any police officer finds a vehicle standing upon a street in violation of any of the provisions of this Code such officer is hereby authorized to move such vehicle, or require the driver or other person in charge of the vehicle to move the same, to a position off the paved or improved or main traveled part of such street.

(b) Whenever any police officer finds a vehicle unattended upon any bridge or causeway or in any viaduct where such vehicle constitutes an obstruction to traffic, such officer is hereby authorized to provide for the removal of such vehicle to the nearest garage or other place of safety.

SECTION 171. PARKING NOT TO OBSTRUCT TRAFFIC - It shall be unlawful for any operator to stop, stand or park any vehicle upon a street, other than an alley, in such a manner or under such conditions as to leave available less than 10 feet of the width of the street for free movement of vehicular traffic, except that an operator may stop temporarily during the actual loading or unloading of passengers or when necessary in obedience to traffic regulations or traffic signs or signals or a police officer.

SECTION 172. PARKING IN ALLEYS - It shall be unlawful for any operator to park a vehicle within an alley used by others in such a manner or under such conditions as to leave available less than 10 feet of the width of the roadway for the free movement of vehicular traffic.

SECTION 173. ALL NIGHT PARKING PROHIBITED - It shall be unlawful for the operator of any vehicle to park said vehicle on any alley for a period of time longer than 30 minutes between the hours of 2 A. M. and 6 A. M. of any day.

SECTION 174. PARKING FOR CERTAIN PURPOSES PROHIBITED - No person shall park a vehicle upon any roadway for the principal purpose of:

1. Displaying such vehicle for sale.
2. For the purpose of displaying advertising
3. Washing, greasing or repairing such vehicle except repairs necessitated by an emergency.

SECTION 175. PARKING ADJACENT TO SCHOOLS - (a) The City traffic engineer is hereby authorized to erect signs indicating no parking upon either or both sides of any street adjacent to any school property when such parking would, in his opinion, interfere with traffic or create a hazardous situation.

(b) When official signs are erected indicating no parking upon either side of a street adjacent to any school property as authorized herein, no person shall park a vehicle in any such designated place.

SECTION 176. PARKING PROHIBITED ON NARROW STREETS - (a) The city traffic engineer is hereby authorized to erect signs indicating no parking upon any street when the width of the street does not exceed 20 feet, or upon one side of a street as indicated by such signs when the width of the roadway does not afford sufficient width for the movement of traffic.

(b) When official signs prohibiting parking are erected upon streets as authorized herein, no person shall park a vehicle upon any such street in violation of any such sign.

SECTION 177. STANDING OR PARKING ON ONE-WAY STREETS - The city traffic engineer is authorized to erect signs upon the left hand side of any one way street to prohibit the standing or parking of vehicles, and when such signs are in place, no person shall stand or park a vehicle upon such left hand side in violation of any such sign.

SECTION 178. NO STOPPING, STANDING OR PARKING IN PROHIBITED PLACES. When signs are erected as provided herein, no person shall stop, stand, or park a vehicle except as indicated by such signs.

ARTICLE XVI
STOPPING FOR LOADING OR UNLOADING ONLY
CITY TRAFFIC ENGINEER TO DESIGNATE
CURB LOADING ZONES

SECTION 179. The city traffic engineer is hereby authorized to determine the location of passenger zones and freight loading zones and shall place and maintain appropriate signs indicating the same and stating the hours during which the provisions of this section are applicable.

SECTION 180. PERMITS FOR CURB LOADING ZONES - The city traffic engineer shall not hereafter designate or sign any curb loading zone upon special request of any person unless such person makes application for a permit for such zone and for two signs to indicate the ends of each such zone. The city traffic engineer upon granting a permit and issuing such signs shall collect from the applicant and deposit in the city treasury a service fee of \$20.00 per year or fraction thereof and may by general regulations impose conditions upon the use of such signs and for reimbursement of the city for the value thereof in the event of their loss or damage and their return in the event

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of misuse or upon expiration of permit. Every such permit shall expire at the end of one year.

SECTION 181. STANDING IN PASSENGER CURB LOADING ZONE - No person shall stop, stand, or park a vehicle for any purpose or period of time other than for the expeditious loading or unloading of passengers in any place marked as a passenger curb loading zone during hours when the regulations applicable to such curb loading zone are effective, and then only for a period not to exceed 3 minutes.

SECTION 182. STANDING IN FREIGHT CURB LOADING ZONE - It shall be unlawful for the operator of a vehicle to stop, stand or park said vehicle for a period of time longer than is necessary for the expeditious loading or unloading and deliver or pickup and loading of materials in any place marked as a loading zone. In no case shall the stop for loading and for unloading of materials exceed thirty minutes.

SECTION 183. CITY TRAFFIC ENGINEER TO DESIGNATE PUBLIC CARRIER STOPS AND STANDS - The City traffic engineer is hereby authorized and required to establish bus stops, bus stands, taxicab stands and stands for other passenger common carrier motor vehicle on such public streets in such places and in such number as he shall determine to be of the greatest benefit and convenience to the public, and every such bus stop, bus stand, taxicab stand, or other stand shall be designated by appropriate signs.

SECTION 184. STOPPING, STANDING AND PARKING OF BUSES AND TAXICABS REGULATED (a) The operator of a bus shall not stand or park such vehicle upon any street at any place other than at a bus stop so designated as provided herein.

(b) The operator of a bus shall not stop such vehicle upon any street at any place for the purpose of loading or unloading passengers or their baggage other than at a bus stop, bus stand or passenger loading zone so designated as provided herein, except in case of an emergency.

(c) The operator of a bus shall enter a bus stop, bus stand or passenger loading zone on a public street in such a manner that the bus when stopped to load or unload passengers or baggage shall be in a position with the right front wheel of such vehicle not further than 18 inches from the curb and the bus approximately parallel to the curb so as not to unduly impede the movement of other vehicular traffic.

(d) The operator of a taxicab shall not stand or park such vehicle upon any street at any place other than in a taxicab stand so designated as provided herein. This provision shall not prevent the operator of a taxicab from temporarily stopping in accordance with other stopping or parking regulations at any place for the purpose of and while actually engaged in the expeditious loading or unloading of passengers.

SECTION 185. RESTRICTED USE OF BUS AND TAXICAB STANDS - It shall be unlawful for the operator of any vehicle other than a bus to stand or park in an officially designated bus stop or for any vehicle other than a taxicab to stand or park in an officially designated taxicab stand, except that the operator of any passenger vehicle may temporarily stop in any such stop or stand for the purpose of and while actually engaged in the loading or unloading of passengers when such stopping does not interfere with any bus, or taxicab waiting to enter or about to enter said zone.

ARTICLE XVII
PARKING METER ZONES

SECTION 186. PARKING METER ZONES - (a) Parking meter zones are hereby established within the City of Picayune on those streets designated or to be designated by the City Council upon which limited parking is permitted and shall be regulated by parking meters between the hours designated or to be designated by the City Council.

(b) The city traffic engineer is hereby authorized, subject to the approval of the City Council, to establish parking meter zones at other locations upon the streets or parts of streets where it is determined on the basis of an engineering and traffic investigation that the installation of parking meters shall be necessary to aid in the regulation, control and inspection of the parking of vehicles.

SECTION 187. INSTALLATION OF PARKING METERS - (a) The city traffic engineer shall install parking meters in the parking meter zones established as provided in this code upon the curb immediately adjacent to each designated parking space. Said meters shall be capable of being operated, either automatically or mechanically, upon the deposit therein of the coin and for the period of time designated by said meter.

(b) Each parking meter shall be so designed, constructed, installed and set that upon the expiration of the time period registered, by the deposit of one or more coins, as provided herein, it will indicate by an appropriate signal that the lawful parking meter period has expired, and during said period of time and prior to the expiration

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thereof, will indicate the interval of time which remains of such period.

(c) Each parking meter shall bear thereon a legend indicating the days and hours when the requirement to deposit coins therein shall apply, the value of the coins to be deposited, and the limited period of time for which parking is lawfully permitted in the parking meter zone in which such meter is located.

SECTION 188. PARKING METER SPACES - (a) The City traffic engineer shall designate the parking space adjacent to each parking meter for which such meter is to be used by appropriate markings upon the curb or the pavement of the street. Parking meter spaces so designated shall be of appropriate length and width so as to be accessible from the traffic lanes of such street.

(b) No person shall park a vehicle in any such designated parking meter space during the restricted or regulated hours applicable to the parking meter zone in which such meter is located so that any part of such vehicle occupies more than one such space or protrudes beyond the markings designating such space, except that a vehicle which is of a size too large to be parked within a single designated parking meter zone shall be permitted to occupy two adjoining parking meter spaces when coins shall have been deposited in the parking meter for each space so occupied as is required in this code for the parking of other vehicles in such space.

SECTION 189. DEPOSIT OF COINS AND TIME LIMITS - (a) No person shall park a vehicle in any parking space upon a street alongside of and next to which a parking meter has been installed during the restricted and regulated time applicable to the parking meter zone in which such meter is located unless a coin or coins of the appropriate denomination shall have been deposited therein, or shall have been previously deposited therein for an unexpired interval of time, and said meter has been placed in operation.

(b) No person shall permit a vehicle within his control to be parked in any such parking meter space during the restricted and regulated time applicable to the parking meter zone in which such meter is located while the parking meter for such space indicates by signal that the lawful parking time in such space has expired.

(c) No person shall park a vehicle in any such parking meter space for a consecutive period of time longer than that limited period of time for which parking is lawfully permitted in the parking meter zone in which such meter is located, irrespective of the number or amounts of the coins deposited in such meter.

(d) The provisions of this section shall not relieve any person from the duty to observe other and more restrictive provisions of this Code and the State vehicle code prohibiting or limiting the stopping, standing or parking of vehicles in specified places or at specified times.

SECTION 190. USE OF SLUGS PROHIBITED - No person shall deposit or attempt to deposit in any parking meter any slug, button or any other device or substance as substitutes for coins of United States currency.

SECTION 191. TAMPERING WITH METER - No person shall deface, injure, tamper with, open or willfully break, destroy or impair the usefulness of any parking meter or place thereon any advertising or unauthorized signs.

SECTION 192. APPLICATION OF PROCEEDS - The fee required to be deposited in said meters is hereby levied as a police regulation and inspection fee to cover the cost of providing parking spaces, parking meters and installation and maintenance thereof; the cost of regulation and inspection, operation, control and use of the parking meter spaces and zones created herein; for the regulation and control of traffic coming in and out of, and parking in, said parking spaces and zones so created, and for the cost of any result of traffic administration expense.

ARTICLE XVIII
TRAFFIC VIOLATIONS BUREAU

SECTION 193. TRAFFIC VIOLATIONS BUREAU CREATED - (a) The Chief of Police with the advice and consent of the Police Justice shall establish a traffic violations bureau to assist the Court with the clerical work of traffic cases. The bureau shall be in charge of such person or persons and shall be open at such hours as are designated by the Chief of Police.

(b) The police justice shall designate the specified offenses under this Code and the State Traffic Laws in respect to which payments of fines may be accepted by the traffic violations bureau in satisfaction thereof, and shall specify by suitable schedules the amount of such bond, provided such bonds are within the limits declared by law or ordinance, and shall specify which of such offenses shall require appearance before the police justice.

SECTION 194. DUTIES OF TRAFFIC VIOLATIONS BUREAU - The following duties are hereby imposed upon the traffic violations bureau in reference to traffic offenses:

1. It shall accept, when authorized, bonds, issue receipts, and keep a record thereof.

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2. It shall receive and issue receipts for authorized cash bonds from persons who must or wish to be heard by the Court, enter the time of their appearance on the court docket, and notify the arresting officer and witnesses, if any, to be present. When and if such bonds are forfeited, the amount thereof shall be deposited in the City Treasury.
3. It shall keep an easily accessible record of all violations of which each person has been guilty during the preceding 5 years, whether such guilt was established in court or in the traffic violations bureau.

SECTION 195. TRAFFIC VIOLATIONS BUREAU TO KEEP RECORDS - The traffic violations bureau shall keep records and submit summarized monthly reports to the Chief of Police of all notices issued and arrests made for violations of the traffic laws and ordinances in this City and of all the fines collected by the traffic violations bureau or the Court, and of the final disposition or present status of every case in violation of such provisions. Such records shall be so maintained as to show all type of violations and the totals of each.

SECTION 196. ADDITIONAL DUTIES OF TRAFFIC VIOLATIONS BUREAU - The traffic violations bureau shall follow such procedure as may be prescribed by this code or as may be required by any laws of this State.

ARTICLE XIX
PROCEDURE ON ARREST

SECTION 197. FORMS AND RECORDS OF TRAFFIC CITATIONS - (a) The Chief of Police shall provide books to include traffic citation forms for notifying alleged violators to appear and answer to charges of violations in the Municipal Courts of this city. Said books shall include serially numbered sets of citations in quadruplicate in the form prescribed by the Chief of Police and the City Clerk.

(b) The Violations Bureau shall issue such books to the members of the Police Department and the Violations Bureau shall be responsible for the issuance of such books to the individual members of the Police Department. The Violations Bureau shall require a written receipt for every book so issued and shall maintain a record of every such book and each set of citations contained therein.

SECTION 198. PROCEDURE OF POLICE OFFICERS - Except when authorized or directed under State Law or this to immediately take a person arrested for a violation of any of the traffic laws before a police justice, any police officer, upon making an arrest for violation of the State Traffic Laws or of this Code, shall take the violator's name, address, operator's license number, the registration number of the motor vehicle involved and any other information required by the Chief of Police, and issue to said violator in writing on a form to be provided by the Chief of Police, a notice to answer the charge against him within 5 days during hours and at a place specified in the notice. The officer shall thereupon give to the violator a copy of said notice and release him from custody unless otherwise required to be held. The arresting officer shall send three copies of such notice to the traffic violations bureau of which the original shall be the official court copy.

(b) Whenever any motor vehicle without a driver is found parked or stopped in violation of any of the restrictions imposed by this code or by State law, the officer finding such vehicle shall take its registration number and may take any other information displayed on the vehicle which may identify its user, and other information required by the Chief of Police, and shall conspicuously affix to such vehicle a notice in writing, on a form provided by the violations bureau, for the driver to answer to the charge against him within 5 days during the hours and at a place specified in the notice. The officer shall send two copies of such notice to the violations bureau of which the original shall be the official court copy.

(c) It shall be unlawful and official misconduct for any member of the Police Department to dispose of, alter, or deface a traffic citation or any copy thereof, or the record of the issuance or disposition of any traffic citation, complaint, or warrant, in a manner other than as required in this section.

SECTION 199. ILLEGAL CANCELLATION OF TRAFFIC CITATIONS - It shall be unlawful for any person to "fix" or solicit the "fixing" of any traffic citation in any manner, but all citations shall be disposed of as provided herein.

SECTION 200. AUDIT OF RECORDS AND REPORTS - (a) Every record of traffic citations, complaints thereon, and warrants issued therefor required in this Code shall be audited at least annually by the City Clerk who shall submit a report of such audit together with a summary thereof to the City Council. Such reports shall be public records.

(b) For the purpose of this article, the City Clerk or his duly authorized representative shall have access at any time to all necessary records, files and papers of the Traffic Violations Bureau, Police Court and the Police Dept.

SECTION 201. WHEN COPY OF CITATION SHALL BE DEEMED A LAWFUL COMPLAINT - When the form of citation provided for herein is sworn to as required under the general laws of this State in respect to a complaint charging commission

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of the offense alleged in said citation to have been committed, then such citation when filed with the clerk of the police court or his deputy having jurisdiction shall be deemed to be a lawful complaint and affidavit for the purpose of prosecution under this Code.

SECTION 202. FAILURE TO OBEY CITATION - It shall be unlawful for any person to fail to appear upon the issuance of a traffic citation regardless of the disposition of the charge for which such citation was originally issued.

SECTION 203. FAILURE TO COMPLY WITH TRAFFIC CITATION ATTACHED TO PARKED VEHICLE - If a violator of the restrictions on stopping, standing or parking under the traffic laws or this code does not appear in response to a traffic citation affixed to such motor vehicle at the designated time and place the clerk of the traffic court or the officer in charge of the traffic violations bureau shall issue a warrant to be served on the owner of the motor vehicle.

SECTION 204. PRESUMPTION IN REFERENCE TO ILLEGAL PARKING - In any prosecution charging a violation of any law or regulation governing the standing or parking of a vehicle, proof that the particular vehicle described in the complaint was parked in violation of any such law or regulation, together with proof that the person named in the complaint was at the time of such parking the registered owner of such vehicle, shall constitute prima facie evidence that the registered owner of such vehicle was the person who parked or placed such vehicle at the point where, and for the time during which, such violation occurred.

SECTION 205. WHEN WARRANT TO BE ISSUED - In the event any person fails to comply with a traffic citation given to such person or attached to a vehicle or fails to make appearance pursuant to a summons directing an appearance in the Police Court, or if any person fails or refuses to deposit bond as required and within the time allowed, the clerk of the police court shall secure and issue a warrant for his arrest.

SECTION 206. RECORD OF TRAFFIC CASES; REPORT OF CONVICTION TO COMMISSIONER OF PUBLIC SAFETY - (a) The clerk of police court shall keep or cause to be kept a record of every traffic complaint, traffic citation or other legal form of traffic charge deposited with or presented to said court or the traffic violations bureau and shall keep a record of every official action of said court or the traffic violations bureau in reference thereto, including but not limited to a record of every conviction, forfeiture of bail, and the amount of fine or forfeiture resulting from every such traffic complaint or citation deposited with or presented to the said Court or traffic violations bureau.

(b) Within 10 days after the conviction or forfeiture of bail of a person upon a charge of violating any provision of this Code or other law regulating the operation of vehicle on the streets of the City of Picayune, said clerk of court shall prepare and immediately forward to the Commissioner of Public Safety of Mississippi, an abstract of the record of said court covering the case in which said person was convicted or forfeited bail, which abstract must be certified by the person so required to prepare the same to be true and correct. Report need not be made of any conviction involving the illegal parking or standing of a vehicle.

(c) The report to the Commissioner shall include the name and address of the party charged, the number, if any of the operator's or chauffeur's license, the registration number of the vehicle involved, the nature of the offense the date of hearing, the plea, and the final disposition thereof.

(d) The clerk of court shall also forward a report to the said Commissioner of Public Safety upon the conviction of any person of manslaughter or other felony in the commission of which a vehicle was used.

(e) The failure, refusal or neglect of any officer to comply with any of the requirements of this section shall constitute misconduct in office and shall be ground for removal therefrom.

SECTION 207. DISPOSITION OF TRAFFIC FINES AND FORFEITURES - All fines or forfeitures collected upon conviction or upon the forfeiture of bail of any person charged with a violation of any of the provisions of this Code shall be paid into the City Treasury.

SECTION 208. AUTHORITY TO IMPOUND VEHICLES - (a) Members of the police department are hereby further authorized to remove a vehicle from a street under the circumstances hereinafter enumerated.

1. When any vehicle is left unattended on any bridge, viaduct, or causeway, or in any tube or tunnel where such vehicle constitutes an obstruction to traffic.
2. When a vehicle upon a street is so disabled as to constitute an obstruction of traffic and the person or persons in charge of the vehicle are by reason of physical injury incapacitated to such an extent as to be unable to provide for its custody or removal.

MUNICIPAL MINUTES, CITY OF PICAYUNE

3. When any vehicle is left unattended upon a street or is so parked illegally as to constitute a definite hazard or obstruction of the normal movement of traffic.

(b) Whenever any officer removes a vehicle from a street as authorized in this section and the officer knows or is able to ascertain from the registration records in the vehicle the name and address of the owner thereof, such officer shall immediately give or cause to be given a notice in writing to such owner of the fact of such removal and the reason therefor and of the place to which such vehicle has been removed.

ARTICLE XX
REGULATING THE KINDS AND CLASSES
OF TRAFFIC ON CERTAIN HIGHWAYS

SECTION 209. LOAD RESTRICTIONS UPON VEHICLES USING CERTAIN HIGHWAYS - When signs are erected giving notice thereof, no person shall operate any vehicle with a gross weight in excess of the amounts specified on said signs.

SECTION 210. COMMERCIAL, VEHICLES PROHIBITED FROM USING CERTAIN STREETS - When signs are erected giving notice thereof, no person shall operate a commercial vehicle or truck at any time upon any of the streets or parts thereof where said signs are located, except that such vehicles may be operated thereon for the purpose of delivering or picking up materials or merchandise and then only by entering such street at the intersection nearest the destination of the vehicle and proceeding thereon no further than the nearest intersection thereafter.

SECTION 211. RESTRICTIONS UPON USE OF STREETS BY CERTAIN VEHICLES - (a) The city traffic engineer is hereby authorized to determine and designate those heavily traveled streets upon which shall be prohibited the use of the street by motor driven cycles, bicycles, horsedrawn vehicles or other non-motorized traffic and shall erect appropriate signs giving notice thereof.

(b) When signs are so erected giving notice thereof, it shall be unlawful for a person to disregard the same.

SECTION 212. WIDTH OF VEHICLES - The total outside width of any vehicle or the load thereon shall not exceed 8 feet except as may otherwise be provided.

SECTION 213. PROJECTING LOADS ON PASSENGER VEHICLES - No passenger type vehicle shall be operated on any street with any load carried thereon extending beyond the line of the fenders on the left side of the vehicle nor extending more than 6 inches beyond the line of the fender on the right side thereof.

SECTION 214. SPILLING LOADS ON STREETS PROHIBITED - No vehicle shall be driven or moved on any highway unless such vehicle is so constructed or loaded as to prevent any of this load from dropping, shifting, leaking, or otherwise escaping therefrom, except that sand may be dropped for the purpose of securing traction, or water or other substance may be sprinkled on the roadway in cleaning or maintenance of such roadway.

SECTION 215. TRAILERS AND TOWED VEHICLES - (a) When one vehicle is towing another the drawbar or other connection shall be of sufficient strength to pull all weight towed thereby and said drawbar or other connection shall not exceed 15 feet from one vehicle to the other except the connection between the two vehicles transporting poles, pipes, machinery or other objects of structural nature which cannot readily be dismembered.

(b) When one vehicle is towing another and the connection consists of a chain, rope, or cable there shall be displayed upon such connection a white flag or cloth not less than 12 inches square.

SECTION 216. OFFICERS MAY WEIGH VEHICLES AND REQUIRE REMOVAL OF EXCESS LOADS - (a) Any police officer having reason to believe that the weight of a vehicle or load is unlawful, is authorized to require the driver to stop and submit to a weighing of the same by means of portable scales, and may require that such vehicle be driven to the nearest scales for weighing.

(b) Whenever such officer, upon weighing a vehicle and load as above provided, determines that the weight is unlawful, such officer may require the driver to stop the vehicle in a suitable place and remain standing, until such portion of the load is removed as may be necessary to reduce the gross weight of such vehicle to such limit as permitted. All materials so unloaded shall be cared for by the owner or operator of such vehicle, at the risk of such owner or operator.

(c) Any driver of a vehicle who fails or refuses to stop and submit the vehicle and load to a weighing, or who fails or refuses when directed by such an officer upon weighing of the vehicle to stop the vehicle and otherwise comply with the provisions of this section, shall be guilty of a misdemeanor.

MUNICIPAL MINUTES, CITY OF PICAYUNE

ARTICLE XXI
MISCELLANEOUS

SECTION 217. HAULING VARIOUS MATERIALS. - No one shall drive a vehicle which is so loaded with ashes, fuel, cinders, bricks, sand or gravel or other materials as to permit such articles to be scattered on the public streets. No truck or tractors or vehicles of any kind using lugs or spikes on wheels shall be run or operated on the paved streets.

SECTION 218. NOISY VEHICLES - No one shall drive a vehicle which is so loaded or constructed as to cause unnecessary noise. No horn or signal shall be sounded unless absolutely necessary. No salesman or peddler shall have or use a gong, bell, horn or any other device for attracting attention.

SECTION 219. DRIVING IN PUBLIC PARKS - It shall be unlawful for any automobile or other vehicle to drive upon or use any part of the public parks or zoo in this city except the driveways and designated parking spaces, provided that this shall not apply to any vehicle when compelled to drive off the said driveways or parking spaces for the purpose of delivering materials and supplies for the use in the said park or zoo.

SECTION 220. DRIVERS LICENSE - (a) Every operator of a motor vehicle shall have his operator's license in his immediate possession at all times when operating a motor vehicle and shall display the same upon the demand of a police officer.

(b) No person shall cause or knowingly permit his child or ward under the age of 15 years to drive a motor vehicle upon any street when said minor is not authorized as provided by law.

(c) No person shall authorize or knowingly permit a motor vehicle owned by him or under his control to be driven upon any street by any person who is not authorized to hold in his possession a drivers license as required by State Law.

(d) Any person convicted of a violation of this section shall be punished by a fine of not less than \$5 and not more than \$100 or imprisoned for not more than 30 days; or both the fine and imprisonment at the discretion of the Court.

(e) It shall be unlawful for any person or persons, to lend or borrow a temporary permit of instruction, or operator's license, or display or represent an operator's license or temporary permit not issued to himself, and any person violating this section shall be fined not less than \$5 and not more than \$25.

(f) Any person whose operator's license, or driving privilege as a non-resident, has been cancelled, suspended or revoked as provided by State law, and who drives any motor vehicle upon the streets of this city, while such license or privilege is cancelled, suspended or revoked, is guilty of a misdemeanor and upon conviction shall be punished by imprisonment for not less than 2 days or more than 6 months and there may be imposed in addition thereto a fine of not more than \$100 for each offense.

(g) Any person while operating a motor vehicle of the Army, Navy, or Marine Corps of the United States; and any non-resident person over the age of fifteen years who has in his immediate possession a valid operator's license to drive a motor vehicle on the highways of his home State or country, issued to him by the proper authorities of his home State or country, or any non-resident person, whose home State or country does not require the licensing of a person to operate a motor vehicle on the highways, but do require them to be duly registered, such person being over the age of eighteen years may operate a car in the State for a period of sixty (60) days without securing a license provided, however, that any non-resident person operating a car in this State shall be subject to all the provisions of State laws and this code of this city, except as specified above.

SECTION 221. STATE LICENSE TAG REQUIRED - It is unlawful for any owner, dealer, agent or other person driving or operating any motor vehicle, electric motor vehicle, commercial motor vehicle, or any other motor vehicle without a State license tag thereon, as is now required by law and in the manner required by law.

SECTION 222. CUTTING THROUGH PRIVATE PROPERTY TO AVOID LIGHT - It shall be unlawful for any operator of a motor vehicle to go upon private property to avoid a traffic control signal.

SECTION 223. MUFFLERS, PREVENTION OF NOISE - Every motor vehicle shall at all times be equipped with a muffler in good working order and in constant operation to prevent excessive or unusual noise and annoying smoke, and no person shall use a muffler cutout, bypass or similar device upon a motor vehicle on a street.

SECTION 224. WINDSHIELDS MUST BE UNOBSTRUCTED AND EQUIPPED WITH WIPERS - No person shall drive any motor vehicle with a sign, poster or other nontransparent material upon the front windshield, side wings, side or rear

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windows of such vehicle other than a certificate or other paper required to be displayed by law or without a workable windshield wiper.

SECTION 225. MIRRORS - Every motor vehicle which is so constructed or loaded as to obstruct the driver's view to the rear thereof from the driver's position shall be equipped with a mirror so located as to reflect to the driver a view of the street for a distance of at least 200 feet to the rear of such vehicle.

SECTION 226. VEHICLE INSPECTION - No person shall operate a motor vehicle upon the streets of this city until said person has complied with the Mississippi Motor Vehicle Safety Inspection Act. Every vehicle operated upon the streets of this city shall have an official certificate of inspection which shall be current and affixed as required by state statute. Any person violating such provision shall be guilty of a misdemeanor and, on conviction, shall be punished by a fine of not more than \$50 or sentenced to not more than 30 days in jail or both.

SECTION 227. FOLLOWING TOO CLOSELY - The driver of a motor vehicle shall not follow another vehicle more closely than is reasonable and prudent, having due regard for the speed of such vehicles and the traffic upon and the conditions of the street.

SECTION 228. REQUIRED, LIGHTING, TIRES AND OTHER EQUIPMENT - It shall be unlawful for any person to operate an automobile or other motor vehicle upon the public streets of this city unless said operator has complied and has the required lighting equipment on said vehicle as required by State law and this code.

(b) Said operator must comply with the restrictions on tire equipment and brakes as required by State law or this code.

(c) Said operator must comply with State law or this code in carrying safety and warning devices or other required equipment.

ARTICLE XXII
PENALTIES - REPEAL

SECTION 229. PENALTIES - Unless another and different penalty is expressly provided for by this Code, any person violating any of the provisions of this Code shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than \$100.00 or by imprisonment for not more than 30 days or by both such fine and imprisonment.

SECTION 230. REPEAL - All ordinances or parts of ordinances in conflict with or inconsistent with the provisions of this code are hereby repealed, except that this repeal shall not affect or prevent the prosecution or punishment of any person for any act done or committed in violation of any ordinance hereby repealed prior to the taking effect of this ordinance.

The foregoing ordinance was first reduced to writing, considered and passed section by section, then as a whole with the vote on each section and upon said ordinance as a whole resulting as follows:

Those voting YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, Granville H. Williams

Those voting NAY: None

ATTEST:


A. H. FRANKLIN, CITY CLERK

APPROVED:


GRANVILLE H. WILLIAMS, MAYOR

RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY OF PICAYUNE
DECLARING THEIR INTENTION TO ISSUE AND SELL \$40,000.00 NEGOTIABLE NOTES OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT TO FINANCE PURCHASES OF FIXTURES AND EQUIPMENT FOR BUILDINGS, ADDITIONS THERETO, AND ADDITIONAL LAND.

WHEREAS, a duly certified copy of resolution of the Board of Trustees of Picayune Municipal Separate School District, adopted by said Board on May 8th, 1967, declaring the necessity of a loan to said District in the amount of \$40,000.00 to finance the purchase of fixtures and equipment and installation of same in the buildings of said School District, additions thereto, and additional land, such purchases and improvements being necessary, said resolution certifying that there are no funds available for such purposes from the school funds of said District or from any other source, that amount being necessary for said purposes, the said loan to be evidenced by negotiable notes of said School District bearing interest from date at a rate not to exceed four (4) per centum per annum, payable annually and falling due at the rate of Eight Thousand (\$8,000.00) Dollars per year for a period of five (5) years, on the principal, and

WHEREAS, the Mayor and Council of the City of Picayune have maturely considered said resolution and do

MUNICIPAL MINUTES, CITY OF PICAYUNE

now find and adjudicate that all facts set forth therein are true and correct as hereinabove set out, and

WHEREAS, after due investigation, the Mayor and Council of said City do hereby find, adjudge and determine as follows, to-wit:

(a) That the Picayune Municipal Separate School District in Pearl River and Hancock Counties, Mississippi, is a duly and lawfully created, organized and existing municipal Separate School District under the laws of the State of Mississippi.

(b) That the total assessment of all taxable property in said School District, according to the last completed assessment roll, being for the taxable year 1966, is the sum of \$21,416,425.00, exclusive of motor vehicles.

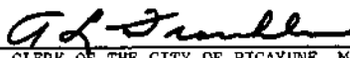
(c) That the issuance of the negotiable notes of the said School District in the sum of \$40,000.00, when added to its present bonded indebtedness, will not result in the imposition on any of the property in said District of a debt for school purposes of more than fifteen (15) per centum of the assessed valuation of the property within said District according to the last completed assessment, that the issuance of said notes will not require an annual tax levy in excess of two (2) mills on the dollar for the payment of all notes issued under the provisions of Chapter 30 of the Laws of Mississippi for the Extraordinary Session of 1953 (commencing November 3, 1953 and ending December 28, 1953) and all notes issued under the statutes repealed by said Chapter 30 of the Laws of 1953 and any amendments thereto;

(d) That the total bonded indebtedness of the Picayune Municipal Separate School District, exclusive of the amount herein provided, is the sum of \$1,238,600.00,

NOW, THEREFORE, Be It Resolved that the Mayor and Council of the City of Picayune, Pearl River County, Mississippi do hereby declare their intention and purpose at the recess meeting of said Mayor and Council to be held on the 8th day of August, 1967 at 9:00 A. M. at the City Hall in said City to authorize said loan to the said School District and to issue negotiable notes of said School District to evidence said loan, the proceeds thereof to be used for the purpose of purchasing fixtures and equipment and installing same in and for the school buildings of said District, additions thereto, and additional land, and for no other purposes, said notes to be dated August 1, 1967, to be in the total sum of Forty Thousand (\$40,000.00) Dollars, to be in denominations of Four Thousand (\$4,000.00) Dollars each, and numbered one to ten, both inclusive, said notes to bear interest from date at a rate not to exceed four (4) per centum per annum payable annually, and to mature at the rate of Eight Thousand (\$8,000.00) Dollars annually over a period of five (5) years. It is further hereby adjudicated that the issuance of said notes will not result in the violation or exceeding of any statutory limitation on the issuance of notes and bonds by said District.

BE IT FURTHER RESOLVED that this resolution shall be published in a legal newspaper having a general circulation in said Picayune Municipal Separate School District in accordance with the provisions of Section 3, Chapter 30 of the General Laws of Mississippi for the extraordinary session of 1953, as amended (to be published once each week for two consecutive weeks, with the first publication thereof to be made not less than fifteen (15) days prior to said date of August 1, 1967 and that if twenty (20) percent or more of the qualified electors of said School District shall file a petition requesting an election in accordance with law on the question of incurring said indebtedness, then an election shall be called on such question as provided by law; but that if such petition shall not be presented within the time as aforesaid, then the said notes shall be issued as herein provided.

BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, this 11th day of July, 1967.


CLERK OF THE CITY OF PICAYUNE, MISSISSIPPI

CURRAN AND HAUGH AVENUES TO BE
ONE WAY STREETS

Upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., it is hereby ordered that Haugh Avenue and Curran Avenue shall be designated as one-way streets, that Curran Avenue traffic shall run one-way in a Southernly direction and Haugh Avenue traffic shall run one-way in a Northernly direction. The vote on the above motion being recorded as follows:

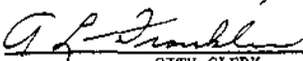
Those voting YEA: R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper and Granville H. Williams

Those voting Nay: W. Verne Carr

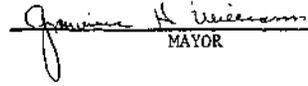
MUNICIPAL MINUTES, CITY OF PICAYUNE

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. H. Pepper, it is hereby ordered that this Mayor and Council do now rise in adjournment.



CITY CLERK



MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, August 1, 1967 at 9:00 A. M. in regular session with the following officials present: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; A. J. Read, City Manager; A. L. Franklin, City Clerk., Granville H. Williams, Mayor

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BILLS ALLOWED

Upon motion of F. G. Macdonald, Jr., seconded by R. E. Hobgood, and unanimously carried, it is ordered that the following bills and allowances be approved for payment:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
<u>SUPERVISION AND FINANCE:</u>				
Dement Printing Company	206	Assessment sheets and binders	136.16	34543
T. B. Wright	206	Repairs to Olympia Typewriter	47.08	34544
City Stationery Company	207	Inv. 22323, 22602, 22609	48.69	34545
Hattiesburg Typewriter Co.	207	Inv. 4698	11.50	34546
Bacon and Smith	207	Services on Fire Station Bonds	42.36	34548
The Picayune Item	208	July account	176.41	34549
Commercial Printing Company	207	Inv. 772,1006,601,13329	378.90	34550
<u>PROTECTION OF LIFE AND PROPERTY:</u>				
Space Flight Enco Servicenter	215	July account	8.00	34551
Palmer Chemical & Equipment Co.	216A	Inv. 13968	9.65	34552
Bryant's Cleaners	215A	July account	1.50	34553
Charlie's Restaurant	218	44 meals for prisoners for July	33.00	34554
Commercial Printing Co.	217	Arrest reports	70.10	34555
James Owen	223	Volunteer Fireman	45.00	34556
Larry McClemond	223	Same	25.00	34557
Herbert Johnston	223	Same	5.00	34558
Eddie Johnston	223	Same	5.00	34559
Tommie Dupont	223	Same	5.00	34560
Commercial Printing Co.	225	Inv. 947, 878	3.70	34561
Mississippi Power Co.	225	McDonald Fire Station acct.	21.51	34562
Delta Supply Company, Inc.	225	Inv. 89720	23.10	34563
City of Picayune-Utilities	225	McDonald Fire Station	47.60	34564
<u>CARE AND MAINTENANCE OF PUBLIC PROPERTY:</u>				
Mississippi Power Company	234	City Hall Account	238.96	34565
Southern Bell Tel. & Tel. Co.	234	July account	207.83	34566
Thigpen Hardware Co.	235	Inv. 33100	3.50	34567
Gordon Alligood	235	Pest Control Service	20.00	34568
R. E. Moseley	236	Maint. of Airport	300.00	34569
Mississippi Power Company	236	Airport Lights	1.19	34570
Coast Electric Power Assn.	236	Airport account	5.82	34571
<u>MAINTENANCE OF STREETS AND STRUCTURES:</u>				
Crescent Blue Print Co., Inc.	241B	Inv. A2648 less tax	50.00	34572
Auto Lec Associate Store	242	Inv. 774, 834	6.89	34573
Roper Supply Company	244	July account	898.84	34574
Unit Fund Co. A 890th Engr Bn	244	Utilities - National Guard	25.00	34575
Tri State Mill Supply Co.	244	Inv. 61968	.30	34576
Picayune Concrete Company	244	July account	226.50	34577
Auto-Lec Associate Store	244	Inv. 732	9.61	34578
Crosby Stores, Inc.	244	July account	134.76	34579
Allied Equipment Co.	244	Inv. 7351	1.71	34580
Marine Specialty & Mill Supply	244	Inv. 7264	42.54	34581
John M. Warren	244	Inv. 994-67	17.50	34582
Dr. G. B. Stewart	244	Employee Injury-David Patch Account	15.00	34583
Picayune Drug Company	244	June account	4.34	34584
Hall Supply & Equip. Co.	244	Inv. 919	83.53	34585
Paine Supply Company	244	Inv. 12724	244.69	34586
Schrock's Western Auto	244	July account	154.85	34587
Alexander's Tractor Serv.	244	Inv. 1811	5.52	34588
West Bros., Inc.	244	Inv. 2-824442	10.43	34589
Miss. Power Company	245	July account	2,939.68	34590
Coast Electric Power Assn.	245A	Acct. A, C1, B1, C3	322.00	34591
Allied Equipment, Inc.	246	Inv. 7397	207.59	34592
Crosby Stores	246	Inv. 8559, 8442	20.25	34593
Clint's Auto & Truck Repair	245	July account	321.43	34529
Standard Oil Company	247	Inv. 023835	12.24	34594
Crosby Stores, Inc.	247	Inv. 688	51.84	34595
Trim Oil Company	247	Gasoline for July	1,420.58	34632
Allied Equipment, Inc.	248	Payment on Asphalt Plant	4,279.45	34597
Clint's Auto & Truck Repair	250	July account	875.94	34598
Miss. Power Company	250	Asphalt Plant account	104.84	34599
Chevron Asphalt Company	250	Inv. 239216	458.71	34600
Lamar Refining Company	250	Inv. 1273	518.74	34601
City of Picayune-Utilities	250	Asphalt Plant	57.21	34602
Picayune Concrete Company	250	July account	10.00	34603

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PUBLIC HEALTH AND SANITATION:

Crosby Memorial Hospital	251	Eastman Frierson Account	7.50	34604
Pearl River County Health Dept.	253	Monthly appropriation	60.00	34605
Thigpen Hardware Co.	254A	Inv. 17323`	8.95	34606
Russ Phillip's Service Station	254A	July account	21.87	34607
Coast Electric Power Assn.	256	Acct. B63-13-6Z	30.28	34608
Mansfield Downes	254A	Repairs at Cemetery	48.75	34532

INSTRUCTIONAL AND RECREATIONAL:

Thigpen Hardware Co.	262	Inv. 15344, 16674, 34505	8.73	34609
Mississippi Power Co.	262	Acct. 0090, 1185, 0085	222.81	34610
Smith Electric Company	262	June account	76.00	34611
Crosby Forest Products Co.	262	Inv. 70234, 70269	40.06	34612
Coast Electric Power Assn.	262	30 ft. copper wire	5.16	34613
Southeastern Refuse Sacks Inc.	270	2000 Refuse sacks	180.00	34614
Roper Supply Company	232	Supplies	14.70	34615
St. Regis Paper Company	270	Inv. 11-118-3189	4,032.17	34533
Roper Supply Company	244	Concrete Culvert Pipe	371.00	34616

UTILITY OPERATING FUND:

R. L. Farrell	402	Radio Comm. Maint.	25.00	2436
Wholesale Supply Company, Inc.	402	Inv. P25000,25487,25517,25374	338.42	2437
Mississippi Power Company	404	Acct. 1190,1280,0700	416.25	2438
Smith Electric Company	502	June account	16.90	2439
Schrock's Western Auto Store	502	July account	51.20	2440
City Stationery Co.	502	Inv. 22647	4.80	2441
Tri State Mill Supply Co.	502	Inv. 65532	7.00	2442
H. M. Ludlow	502	Electrodes for Water Level Controllers	18.90	2443
Bogalusa Sheet Metal Works	502	Roof repair at Walker's Cafe	50.00	2444
Commercial Printing Company	502A	Inv. 1189, 750, 756	4.70	2445
West Bros., Inc.	502A	Inv. 5-748410	14.82	2446
Simmons Sales Company	502A	Inv. 3994	36.70	2447
Wittichen Chemical Company	502A	Inv. 61924	207.25	2448
Hawkins Electric Supply Co., Inc.	502A	Inv. 11248, 10681	65.40	2449
Coast Electric Power Assn.	504	July account	110.88	2450
Mississippi Power Company	504	Same	913.25	2451
Clint's Auto & Truck Repair	505	Inv 0375	29.83	2452
Miss. Air & Water Pollution Control	507	Annual dues through June 30, 1968	100.00	2453
Thigpen Hardware Co.	602	Inv. 30348,31878,32541,32607,15442	23.52	2454
Picayune Concrete Company	602	July account	1.50	2455
Mississippi Power Company	602	Acct. 0180	1.00	2456
Falcon Manufacturing Co., Inc.	602	July account	191.45	2457
Bryant Manufacturing Co.	602	Inv. 20911	9.40	2458
Rocket Welding Supply, Inc.	602	July account	63.72	2459
Wholesale Supply Company, Inc.	602	Inv. P25644	18.00	2460
Crosby Forest Products Co.	602	Inv. 70384	15.65	2461
Crosby Stores	606	Inv. C8360	14.50	2462
United Gas Pipe Line Company	607	Natural Gas Purchased June, 1967	25,793.70	2463
IBM Corporation	615	Machine Rental	455.00	2464
Roper Supply Company	602	Account	332.50	2465
Thigpen Hardware Co.	Util. Const.	Inv. 33508, 30226	67.77	6532
Roper Supply Company	Util. Const.	July account	1,079.64	6531
Roper Supply Company	Util. Const.	Inv. 04845	16.32	6533
James B. Clow & Sons, Inc.	Util. Const.	Inv. N08783	30,743.03	6528
Sanders Plumbing & Elec. Supply	New Fire Sta	July account	389.39	6541
Akron Brass Company	New Fire Sta	Inv. 1975	66.95	6535
Picayune Concrete Company	New Fire Sta	July account	691.00	6539

BUILDING PERMITS

Upon motion of H. V. Carr, seconded by R. E. Hobgood, and unanimously carried, it is ordered that the following building permits be approved:

- To Leroy Mingo for construction of a dwelling at 2204 Trotter Street.
- To William H. Smith for construction of an addition to dwelling on Williams Avenue
- To Calvin Dees for construction of an addition to dwelling at 1212 Clarendo Street.
- To Johnnie Twillie for construction of an addition to dwelling at 2120 Morris Street.

LIBRARY BUDGET

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, the Budget of the Crosby Memorial Library for the fiscal year ending September 30, 1968 has been accepted and is now on file in the office of the City Clerk.

RESOLUTION ADOPTING ASSESSMENT OF MOTOR VEHICLES

WHEREAS, the State Tax Commission of the State of Mississippi having complied with all of the provisions of the Motor Vehicle Ad Valorem Tax Act of 1958, and amendments thereto, and having forwarded to the Mayor of the City of Picayune, Mississippi, in care of the City Clerk of said City, a certified copy of the motor vehicle assessment schedule for the ensuing fiscal year adopted by the said State Tax Commission under the provisions of said act, and said certified copy having been received by said Mayor; and

WHEREAS, the Mayor and City Council of said City have examined and considered the aforesaid schedule and desire to adopt same for said City;

MUNICIPAL MINUTES, CITY OF PICAYUNE

IT IS, THEREFORE, HEREBY ORDERED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF PICAYUNE, MISSISSIPPI, THAT:

(1) The motor vehicle assessment schedule for the ensuing fiscal year adopted by the State Tax Commission of Mississippi under the provisions of the Motor Vehicle Ad Valorem Tax Act of 1958, and amendments thereto, is hereby adopted as the motor vehicle assessment schedule for the City of Picayune, Mississippi, for the ensuing fiscal year.

(2) The said motor vehicle assessment schedule is now ready and open for inspection, examination and objection as set forth under the provisions of the Motor Vehicle Ad Valorem Tax Act of 1958, and amendments thereto.

(3) A regular meeting of the Mayor and City Council of said City will be held at the City Hall in said City at 9:00 A. M. on the 5th day of September, 1967, for the purpose of hearing and taking action on any complaint, filed in writing, objecting to and petitioning for a specified reduction on any portion or portions of said motor vehicle assessment schedule effecting the complainant directly.

(4) The Clerk of this City publish a certified copy of this order as notice under the requirements of the aforesaid act in a newspaper having general circulation in the City of Picayune, Mississippi.

Ordered on this the 1st day of August, 1967.

James H. McLean
MAYOR

RESOLUTION ADOPTING 1967 TAX ROLLS
SUBJECT TO OBJECTIONS OF TAXPAYERS

WHEREAS, the Mayor and Council of the City of Picayune, have at their regular August, 1967 meeting, received from the Tax Assessor of said City the completed assessment rolls of all real and personal property within the said City and within the Picayune Municipal Separate School District, subject to ad valorem taxation for the taxable year 1967, same having been assessed by the City Tax Assessor according to law, and

WHEREAS, the Mayor and Council of said City have determined, and do now hereby find and adjudicate that the said tax assessment rolls embrace all the land and assessable personal and real property within said City and School District, that all of said lands and taxable personal property are correctly represented as being the property of individuals, corporations, or of governmental subdivisions, according to the fact, and taxable or not taxable according to law, that all is correctly described so as to be identified with certainty, that there are no double assessments, that all land and personal property which may have been improperly omitted from said rolls has been added thereto by said Mayor and Council, that all land and personal property incorrectly or insufficiently described has been properly described, that all land and personal property which was not originally classed correctly or undervalued has been properly classed and valued, that the said Mayor and Council have equalized the said rolls according to law and have caused all corrections and revisions to be made therein that were necessary or advisable, that the said real and personal property assessments as contained in said rolls are uniform and equal in value, and that said rolls were filed at the regular August, 1967 meeting of said Mayor and Council with statutory affidavit of the City Tax Assessor, all in conformity with order of said Mayor and Council designating the regular August meeting of each year as the time at which the said rolls should be filed,

NOW, THEREFORE, the Mayor and Council of the City of Picayune, Pearl River County, Mississippi do hereby order and declare that the said real and personal property tax assessment rolls and the assessments therein contained, as filed by the City Tax Assessor for the taxable year 1966, and as changed, corrected, revised, and equalized according to law by the said Mayor and Council shall be, and they are, hereby approved in the following amounts and grandtotals, 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 totals being as follows, to-wit:

Real Property Inside the City Limits	\$13,576,600.00	
Personal Property Inside the City Limits	2,139,450.00	
Vehicles Inside the City Limits (Estimated)	1,350,000.00	
Public Utilities Inside the City Limits (Estimated)	885,000.00	
GRAND TOTAL INSIDE CITY LIMITS		17,951,050.00
Real Property Outside City Limits	5,420,125.00	
Personal Property Outside City Limits	41,275.00	
Vehicles Outside City Limits (Estimated)	850,000.00	
Public Utilities Outside City Limits (Estimated)	700,000.00	
GRAND TOTAL OUTSIDE CITY LIMITS		7,011,400.00
GRAND TOTAL INSIDE AND OUTSIDE CITY LIMITS		\$24,962,450.00

MUNICIPAL MINUTES, CITY OF PICAYUNE

and said real and personal property tax assessment rolls and the assessments therein contained are hereby approved on the above amounts and Grand Totals, subject to final adoption after the Mayor and Council have heard and determined all objections thereto and made all proper corrections which may be necessary or advisable as a result of such objections, if any.

It is further ordered hereby that the City Clerk of said City be, and he is hereby, ordered to publish a notice to taxpayers of said City and of the said Picayune Municipal Separate School District that the Mayor and Council of said City will meet in the City Hall in said City at 9:00 A. M. on the 5th day of September, 1967, for the purpose of hearing objections, if any, to the said assessment rolls and the assessments therein contained or any portion thereof, at which meeting the said Mayor and Council will, according to law, hear and determine all objections, equalizing assessments in accordance with law, and shall sit from day to day until same shall have been disposed of, and all proper corrections made in accordance with law, said notice to be published in the Picayune Item, a weekly newspaper of general circulation in said City and School District for more than one year next preceding the date of this meeting in the August 24th and 31st issues thereof, being for more than ten days, said notice to be in substantially the following form, to-wit:

NOTICE TO TAXPAYERS

TO: CITIZENS AND TAXPAYERS OF THE CITY OF PICAYUNE AND OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT

You are hereby notified that the Mayor and Council of the City of Picayune, Mississippi have finished the correction, revisions and equalization of the assessment rolls of real and personal property located within the City of Picayune and the Picayune Municipal Separate School District for the calendar year 1967, and have approved the said assessment rolls subject to the right of parties in interest to be heard on objections to said rolls and the assessments therein contained as provided by law, and that such rolls, so equalized, are ready for inspection and examination.

The Mayor and Council of the City of Picayune will hold a meeting at the City Hall in Picayune, Pearl River County, Mississippi at 9:00 A. M. on the 5th day of September, 1967, for the purpose of hearing objections and shall sit from day to day until the same shall have been disposed of, and all proper corrections made, in accordance with law.

By order of the Mayor and Council of the City of Picayune, on this 1st day of August, 1967.

CITY OF PICAYUNE

A. L. Franklin
City Clerk

It is further hereby ordered that the Mayor and Council of the City of Picayune shall meet in accordance with law on said date of September 5, 1967 at 9:00 A. M. at the City Hall in said City, in accordance with the terms of said Notice, for the purpose of hearing objections, if any, to the said assessment rolls and the assessments therein contained, or any portion thereof, and will hear and determine all objections, equalizing assessments according to law, sitting from day to day until same shall have been disposed of, and all proper corrections made according to law.

Upon motion of R. E. Hobgood, seconded by H. H. Pepper, and unanimously carried, the foregoing resolution was considered and adopted section by section, and as a whole, by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, on the 1st day of August, 1967, at a regular meeting of the said Mayor and Council, with the vote on its passage being as follows:

Those voting YEA: H. Verne Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, G. H. Williams

Those voting NAY: None


CITY CLERK


MAYOR

BUILDING PERMIT DENIED

Upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., and unanimously carried, it is hereby ordered that the building permit filed by Mrs. Ellis Pearson be denied.

MUNICIPAL MINUTES, CITY OF PICAYUNE

EASEMENT GRANTED TO NEW PALESTINE BAPTIST CHURCH

Be It Ordered that the Mayor and City Clerk of the City of Picayune, Mississippi be, and they are hereby, authorized, empowered and directed to execute a proper instrument conveying an easement for roadway or access purposes to the New Palestine Baptist Church across the property of said City described as follows:

Beginning at the Common Corner of Sections 7 and 17 and 18, Township 6 South, Range 17 West, thence North 45 feet, thence South 45 degrees East 63.5 feet, thence West 45 feet to the place of beginning.

The above and foregoing order was adopted upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., with vote being unanimous.

PREVIOUS ORDER TO MAKE HAUGH AND CURRAN AVENUE
ONE WAY RESCINDED

Upon motion of H. V. Carr, seconded by R. E. Hobgood, and unanimously carried, it is ordered that the previous order adopted on July 11, 1967 making Haugh Avenue and Curran Avenue one-way streets is hereby rescinded.

TRANSFER OF FUNDS

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, and unanimously carried, it is hereby ordered that \$18,500 be transferred from the Fire Protection Fund to the Picayune High School Building Fund, said money to be paid back to the Fire Protection Fund when the school bonds are issued.

ORDER FOR SALE OF TAX FORFEITED LAND

WHEREAS, the City of Picayune, at a tax sale held in the City of Picayune, according to law, became the purchaser of a tract of land within said City of Picayune, and

WHEREAS, the owner of said land did not redeem the land from said sale within the time allowed by law, so that the title there to matured and that the Tax Collector of the City of Picayune delivered a deed of conveyance conveying the title of said land to said City, and

WHEREAS, MRS. T. C. BOWEN has offered to the City of Picayune the sum of Ninety three and Sixty Five/100 Dollars (\$93.65) for said land, which said sum represents the fair market value of a tax title to said City, and

NOW, THEREFORE, Be It Ordered by the Mayor and Council of said City of Picayune, Mississippi that the Mayor and City Clerk be, and they are hereby authorized, empowered and directed to execute a deed of conveyance conveying to MRS. T. C. BOWEN such title as the City of Picayune has to said land, upon payment of the sum of \$93.65 as purchase price therefor. Said property described as follows: One and one-half (1½) acre in N. Nichols Claim #3, Section 3, Township 4 South, Range 18 West, DB 69, Page 153, Pearl River County, Mississippi.

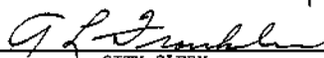
The foregoing order was introduced by Councilman H. V. Carr, seconded by R. E. Hobgood, and unanimously carried at a regular meeting of the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, on the 1st day of August, 1967.

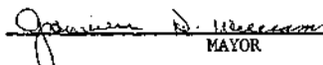
ADDITIONAL STREET LIGHTS

Upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that additional street lights be installed as follows: One at the corner of Baylous and Fannie Streets, Two at North end of Blanks Avenue and One at the corner of Abrams and Washington Street.

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that this Mayor and Council do now rise in recess until Tuesday, August 8, 1967.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, met in the City Hall in said City on Tuesday, August 8, 1967 at 9:00 A. M. pursuant to their recessing order of August 1, 1967 with the following officials present: Granville H. Williams, Mayor; H. V. Carr, F. G. Macdonald, Jr. and H. H. Pepper, Councilmen; A. J. Read, City Manager and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor proclaimed the meeting open and the following proceedings were had and done:

RESOLUTION

Be It Resolved by the Mayor and Council of the City of Picayune, Mississippi, as follows:

1. That \$40,000.00 of School Improvement Negotiable Notes be offered for sale to the highest bidder therefor on Tuesday, the 5th day of September, 1967, that said notes shall be sold on sealed bids to be filed with the City Clerk of said City at his office in said City at or before 9:00 A. M. on said date, each such bid to be accompanied by certified or cashier's check in the amount of Five Hundred (\$500.00) Dollars to guarantee that the bidder will carry out the contract and purchase said notes if the bid be accepted, and to be forfeited if the bidder does not. The right to reject any or all bids is to be reserved by the Mayor and Council of said City.
2. That the Negotiable Notes shall be obligations of the Picayune Municipal Separate School District to be payable as hereinafter set out.
3. That Bidders shall designate in the bids the price to be paid for said notes at rates of interest to be designated also, and, subject to approval of the Mayor and Council of said City, to designate the place of payment of said notes, and the interest thereon.
4. That, as provided by law, the City Clerk is hereby authorized and directed to give notice of the sale of said notes by publication at least two (2) successive times in the Picayune Item, a newspaper published in the said City, the first publication to be at least ten (10) days prior to the date set for receipt of bids, and the notice to be in substantially the following form:

NOTICE OF NOTE SALE - \$40,000.00
PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT
SCHOOL IMPROVEMENT NOTES

Sealed proposals will be received by the Mayor and Council of the City of Picayune, Mississippi, at the office of the City Clerk in said City, until 9:00 A. M. on Tuesday, September 5, 1967, for the purchase at not less than par and accrued interest of Negotiable Notes of the Picayune Municipal Separate School District to be dated August 1, 1967, in denominations of \$4,000.00 each, bearing interest at rate to be determined pursuant to the sale thereof, payable on the First day of August in each year, the principal and interest thereon to be payable at a bank to be designated by the purchaser, subject to the approval of the Mayor and Council of said City, said notes to mature on the First day of August in each of the years as follows:

NUMBERS	DATE	AMOUNT
1 and 2	August 1, 1968	each for \$4,000.00
3 and 4	August 1, 1969	each for \$4,000.00
5 and 6	August 1, 1970	each for \$4,000.00
7 and 8	August 1, 1971	each for \$4,000.00
9 and 10	August 1, 1972	each for \$4,000.00

Said notes will be payable from tax levies of said School District as to both principal and interest. Bidders shall designate in bids price proposed to be paid for said notes and rate of interest same shall bear, all bids to be addressed to the Mayor and Council of said City, and marked on the outside to show that the same is a bid on said negotiable notes. All bids shall be accompanied by cashier's or certified check payable to said City in the sum of Five Hundred (\$500.00) Dollars, same to be a guarantee to carry out said bid if accepted, said sum to be forfeited if said bid is not so carried out, on acceptance.

The right is reserved to reject any and all bids submitted. Said notes will be validated with no expense to purchaser and delivery will be made of said notes to purchaser in the City of Picayune without cost to purchaser.

BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi on this 8th day of August, 1967.

A. L. Franklin
CITY CLERK OF CITY OF PICAYUNE,
MISSISSIPPI

The foregoing resolution was introduced by Councilman F. G. Macdonald, Jr., seconded by Councilman H. V. Carr, and unanimously carried.

MUNICIPAL MINUTES, CITY OF PICAYUNE

BID OF FIRST NATIONAL BANK ACCEPTED
ON \$18,709.12 PICAYUNE SCHOOL TRANSPORTATION EQUIPMENT NOTES

WHEREAS, pursuant to advertisement for bids on the sale of Eighteen Thousand Seven Hundred Nine and 12/100 (\$18,709.12) Dollars Transportation Notes of the Picayune Municipal Separate School District, a bid of First National Bank of Picayune was found to be the highest and best bid therefor at an interest rate of Four and One-half (4½%) percent per annum from date.

NOW, THEREFORE, BE IT ORDERED by the Mayor and Council of the City of Picayune that the bid filed as set out above for the purchase of Eighteen Thousand Seven Hundred Nine and 12/100 (\$18,709.12) Dollars issued of School Transportation Equipment Notes of the Picayune Municipal Separate School District as advertised by order adopted at the regular July, 1967 meeting of the Mayor and Council of said City, at an interest rate of 4½% per annum from date be, and it is hereby accepted and the said notes are hereby sold to the said bidder to be issued in accordance with the said notice of sale and with resolution of the Mayor and Council of said City.

The foregoing order was introduced by Councilman F. G. Macdonald, Jr., seconded by H. V. Carr, and unanimously carried.

CITY CLERK TO ADVERTISE FOR BIDS

Upon motion of H. V. Carr, seconded by H. H. Pepper and unanimously carried, it is hereby ordered that A. L. Franklin, City Clerk, be authorized and directed to advertise for bids on pipe and pipe pusher, 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 City Council of the City of Picayune will receive sealed bids until 9:00 A. M. Tuesday, September 5, 1967 at the City Hall for the following:

10,000 ft. 4" ID x .188 Wall Black Butt-Weld Steel Pipe
5,000 ft. 3" IX x .188 Wall Black Butt-Weld Steel Pipe
5,000 ft. 2" Standard Butt-Weld Pipe

All pipe to be belled ends for socket welding, double random lengths, treated with X-Tru Coat. Alternate bids requested with coating of Coal Tar MF-1.

Alternate bids requested on pipe delivered to Picayune in rail cars or delivered job site in trucks. Bidders are requested to furnish approximate delivery date.

One Heavy Duty Power Mole Pipe Pusher for attachment to our Major Ford Diesel Backhoe. Pipe pusher capable of pushing steel rod under streets and pull back through pipe from ½" to 3½" in size, to include 100 ft. of steel push rod in 5 ft. lengths. Also to include other necessary accessories which are to be listed by bidder.

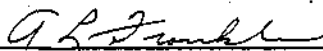
The Mayor and Council reserve the right to reject any and all bids.

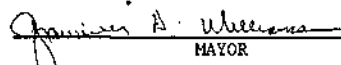
Done by order of the Mayor and Council, passed August 8, 1967.

A. L. Franklin, City Clerk

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. H. Pepper, seconded by H. V. Carr, it is ordered that this Mayor and Council do now rise in adjournment.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune, in Pearl River County, Mississippi, met in the City Hall in said City at their regular meeting place on Wednesday, August 30, 1967, at 9:00 A. M. pursuant to waiver of notice and written consent to so meet duly signed and executed by each and every member of the said Council, including the Mayor, in accordance with the provisions of Section 28, Chapter 372 of the Laws of 1952, said written consent having been duly executed on the 30th day of August, 1967, ordered spread upon these minutes and filed for record, with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; and A. J. Read, City Manager.

It being determined that a quorum was present, the Mayor declared the meeting open, and the following proceedings were had and done:

NOTICE AND WRITTEN CONSENT TO SPECIAL MEETING

Councilman H. V. Carr
 Councilman R. E. Hobgood
 Councilman F. G. Macdonald, Jr.
 Councilman H. H. Pepper

Gentlemen:

You are hereby notified that a meeting of the Mayor and Council of the City of Picayune, Mississippi is called to meet in the City Hall in said City Wednesday, August 30th at 9 A. M.

The purpose of said meeting is as follows:

To take up for consideration the request of the Board of Trustees of Picayune Municipal Separate School District for a special election to be called and held to levy an additional 3 mill tax levy.

To take up for consideration any other official City business that may come up at said time and place.

Witness my signature this the 30th day of August, 1967, at the hour of 8:00 A. M.

(signed) Granville H. Williams
 Mayor

Received the above call in person at 8:30 A. M., this the 30th day of August, 1967.

(signed) H. V. Carr
 H. V. CARR, Councilman

(signed) R. E. Hobgood
 R. E. Hobgood, Councilman

(signed) F. G. Macdonald, Jr.
 F. G. Macdonald, Jr., Councilman

(signed) H. H. Pepper
 H. H. Pepper, Councilman

RESOLUTION DIRECTING, CALLING AND PROVIDING FOR THE HOLDING OF AN ELECTION IN PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT OF PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI, TO DETERMINE WHETHER OR NOT THE MAYOR AND COUNCIL OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, SHALL LEVY AN ADDITIONAL TAX IN THE AMOUNT OF THREE (3) MILLS AS PETITIONED FOR BY THE BOARD OF TRUSTEES OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT

WHEREAS, the Mayor and Council of the City of Picayune, Pearl River County, Mississippi find, sustains, adjudicates that, heretofore, a Resolution and Petition was filed with said Mayor and Council of the City of Picayune, Pearl River County, Mississippi by the Board of Trustees of the Picayune Municipal Separate School District on behalf of the Picayune Municipal Separate School District requesting the levy of an additional tax in an amount fixed in such petition at three (3) mills for school purposes, and

WHEREAS, said Petition having been filed under the provisions of Chapter 261, of the Laws of the State of Mississippi of 1954, Chapter 360 of the Laws of Mississippi of 1962 and Chapter 5, Title 24, Mississippi Code Annotated, 1942, as amended, including Section 6518-07 thereof, same making it mandatory upon the Mayor and Council of the City of Picayune, Pearl River County, Mississippi to call and hold an election wherein the proposition shall be submitted to the qualified electors of the said School District in a special election, and

WHEREAS, upon such said election, if a majority of the qualified electors of said District voting in said election shall vote for the levying of said additional tax the Mayor and Council of the City of Picayune, Pearl River County, Mississippi shall annually levy said tax upon all of the taxable property of the said School District

MUNICIPAL MINUTES, CITY OF PICAYUNE

at the same time and in the same manner as other ad valorem taxes are levied.

NOW, THEREFORE, Be It resolved by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, as follows:

SECTION 1. That there be, and there is hereby directed, called, and ordered by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, pursuant to, and in accordance with the terms and provisions of said Chapter 261, of the Laws of Mississippi of 1954, Chapter 360 of the Laws of Mississippi of 1952, and Chapter 5, Title 24, Mississippi Code of 1942, as amended, including Section 6518-07 thereof, and any and all other applicable laws, an election, at which all of the qualified electors of said Picayune Municipal Separate School District of Pearl River and Hancock Counties, Mississippi, who are qualified to vote, on Saturday, September 30, 1967 at the legally established and designated polling places in said Picayune Municipal Separate School District within the hours provided for holding of special elections in counties of the State of Mississippi, at which time such election shall be submitted to the qualified electors of the Picayune Municipal Separate School District, the proposition of whether or not an additional tax in the amount of three (3) mills shall be levied upon all of the taxable property of the school district at the same time and in the same manner as other ad valorem taxes are levied, pursuant to a Petition filed by the Board of Trustees of the Picayune Municipal Separate School District acting for and on behalf of the Picayune Municipal Separate school District of Pearl River and Hancock Counties, Mississippi, and in accordance with the terms and provisions and limitations of said Chapter 261, Laws of Mississippi of 1954, Chapter 360, Laws of Mississippi of 1962, and Chapter 5, Title 24, Mississippi Code of 1942, as amended, including Section 6518-07 thereof.

SECTION 2. That it be, and it is hereby ordered that proper and appropriate notice of such election, and the proposition to be submitted thereat, as set forth above, signed by the City Clerk of the City of Picayune, Mississippi, under the seal of the City of Picayune, Pearl River County, Mississippi, be given by publication thereof once each week for not less than three (3) consecutive weeks prior to said date of September 30, 1967, in the Picayune Item, a newspaper published in said Picayune Municipal Separate School District, and having general circulation in said Picayune Municipal Separate School District, and being qualified to public legal notices under the terms and provisions of Section 1858, Mississippi Code of 1942, as amended, and that notice thereof be posted in three (3) public places within said Picayune Municipal Separate School District, said notices herein provided for to be in substantially the following form, to-wit:

NOTICE OF SPECIAL ELECTION

TO: THE QUALIFIED ELECTORS OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT IN PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI

WHEREAS, the Board of Trustees of the Picayune Municipal Separate School District in Pearl River and Hancock Counties, Mississippi has heretofore determined that a shortage of school funds requires the levying of additional taxes in order to meet a proper budget for the operation of the schools of said district and has petitioned and requested the Mayor and Council of the City of Picayune, Mississippi, as the governing authorities of said District, to call a special election to determine whether an additional tax of three (3) mills shall be levied on the taxable property in said District,

NOW, THEREFORE,

You are hereby notified that a special election will be held in the Picayune Municipal Separate School District on Saturday, the 30th day of September, 1967 on the following proposition:

PROPOSITION

SHALL THE GOVERNING AUTHORITIES OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT LEVY, IN ADDITION TO THE TAXES PROVIDED BY SECTIONS 6518-01, 6518-02, 6518-05 and 6518-06, OF THE MISSISSIPPI CODE OF 1942 AS AMENDED, AN ADDITIONAL THREE (3) MILLS OF AD VALOREM TAXES ON THE TAXABLE PROPERTY OF SAID SCHOOL DISTRICT AS PROVIDED IN SECTION 6518-07 OF THE MISSISSIPPI CODE OF 1942 AS AMENDED.

Said election will be held at the regular polling places in said School District, which polling places will be open from the hour of 7:00 A. M. until the hour of 6:00 P. M. on said date. All qualified electors of said School District may vote at said election.

DONE BY ORDER of the Mayor and Council of the City of Picayune, Mississippi on the 30th day of August, 1967.

(SEAL)

A. L. Franklin
CLERK OF THE CITY OF PICAYUNE, MISSISSIPPI

SECTION 3. That it be, and it is hereby, ordered that said election, as far as practicable shall be held and the return thereof made, canvassed and declared in accordance with, and as provided for by law regulating

MUNICIPAL MINUTES, CITY OF PICAYUNE

special elections in the State of Mississippi; and that the Election Commissioners of the City of Picayune, Pearl River County, Mississippi, be, and they are hereby authorized, empowered, ordered and directed to proceed with the conduct and holding of such election and with the performance and discharge of their several duties relating thereto, including the printing of ballots in the form hereinafter set forth. Further, that said Election Commissioners be, and they are hereby ordered and directed to receive the returns of such election, canvass the same and ascertain the result thereof; and that they shall, after having so determined the result of such election, forthwith, make return thereof to the Mayor and Council of the City of Picayune, Pearl River County, Mississippi by their certificate showing such result of such election.

SECTION 4. That it be, and it is, hereby ordered that the official ballot to be used in such election shall be substantially in the following form, to-wit:

OFFICIAL BALLOT

_____PRECINCT

ELECTION HELD IN PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT IN PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI, CHAPTER 261, LAWS OF MISSISSIPPI OF 1954, CHAPTER 360, LAWS OF MISSISSIPPI OF 1962, AND CHAPTER 5, TITLE 24, MISSISSIPPI CODE OF 1942, AS AMENDED, INCLUDING SECTION 6518-07 THEREOF, AND ALL OTHER APPLICABLE LAWS, ON THE PROPOSITION OF WHETHER OR NOT THE MAYOR AND COUNCIL OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI, SHALL LEVY AN ADDITIONAL TAX IN THE AMOUNT OF THREE (3) MILLS UPON ALL OF THE TAXABLE PROPERTY OF THE PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT OF PEARL RIVER AND HANCOCK COUNTIES, MISSISSIPPI, FOR SCHOOL PURPOSES.

Saturday, the 30th day of September, 1967

PROPOSITION

Shall the governing authorities of the Picayune Municipal Separate School District levy, in addition to the taxes provided by Sections 6518-01, 6518-02, 6518-15, and 6518-06, of the Mississippi Code of 1942 as amended, an additional 3 mills of ad valorem taxes on the taxable property of said School District as provided in Section 6518-07 of the Mississippi Code of 1942 as amended.

FOR THE PROPOSITION ()
AGAINST THE PROPOSITION ()

Place a cross (X) opposite your choice of the proposition above stated.

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

OFFICIAL BALLOT

_____PRECINCT

Election held in Picayune Municipal Separate School District of Pearl River and Hancock Counties, Mississippi, in accordance with Chapter 261, Laws of Mississippi of 1954, Chapter 360, Laws of Mississippi of 1962, and Chapter 5, Title 24, Mississippi Code of 1942, as amended, including Section 6518-07 thereof, and any and all other applicable laws on the proposition of whether or not the Mayor and Council of the City of Picayune, Pearl River County, Mississippi shall levy an additional tax in the amount of three (3) mills upon all of the taxable property of the Picayune Municipal Separate School District of Pearl River and Hancock Counties, Mississippi for school purposes

Saturday, the 30th day of September, 1967.

SECTION 5. That a certified copy of this Resolution be furnished to the Election Commissioners of the City of Picayune, Pearl River County, Mississippi, for their information and guidance in holding and conducting said election.

SECTION 6. That all acts and things by law provided and required to be done and performed shall be done and performed in connection with the conduct and holding of such election.

Upon motion of Councilman F. G. Macdonald, Jr., seconded by R. E. Hobgood, to adopt the foregoing Resolution, and the question being put to a roll call vote, the result was as follows:

Councilman H. Verne Carr voted Aye
Councilman R. E. Hobgood voted Aye
Councilman F. G. Macdonald, Jr. voted Aye
Councilman H. H. Pepper voted Aye
Mayor Granville H. Williams voted Aye

The Motion having received the unanimous affirmative vote of the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, the motion was duly passed and carried and the Resolution duly adopted on this 30th day of August, 1967.

G. L. Franklin
CITY CLERK

Granville H. Williams
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. Verne Carr, seconded by R. E. Hobgood, it is ordered that this Mayor and Council do now rise in adjournment.

A. L. Frank
CITY CLERK

James A. Williams
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, September 5, 1967 at 9:00 A. M. in regular session with the following officials present: H. V. Carr, R. E. Hobgood, and F. G. Macdonald, Jr., Councilmen; A. J. Read, City Manager, and A. L. Franklin, City Clerk, and G. H. Williams, Mayor.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BILLS ALLOWED

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that the following bills and allowances be approved for payment:

TO:	ACCT. NO.	FOR	AMOUNT	WARRANT NUMBER
<u>SUPERVISION AND FINANCE:</u>				
City Stationery Company	207	Inv. 22731,22735,22748,22777	17.81	34648
Pitney Bowes, Inc.	207	Inv. 114-857487 less tax	24.00	34649
The Picayune Item	208	Account	103.18	34650
<u>PROTECTION OF LIFE AND PROPERTY:</u>				
Jack McNeill Chevrolet Buick, Inc.	215	Account	102.17	34651
Search and Seizure Bulletin	215A	One year subscription	15.00	34652
Everson-Ross Co.	215A	Badges	48.29	34653
Farmer's Warehouse	216A	August account	22.41	34654
Wilson's Pharmacy	217	August account	2.17	34655
Bryant's Cleaners	218	July account	1.50	34656
Charlie's Restaurant	218	Prisoners meals for August	78.00	34657
James Owen	223	Volunteer Fireman	36.00	34658
Jerry Whitney	223	Same	15.00	34659
Roger Whitney	223	Same	5.00	34660
Kerry Fowler	223	Same	5.00	34661
George Craft	223	Same	5.00	34662
Boone Machine & Welding Service	224	Welding	2.00	34663
Picayune Auto Parts	224	Inv. 2068,2054,2519	7.03	34664
Lossett's Welding & Machine Wks	224	Inv. 10698	48.50	34665
Roper Supply Company	225	Inv. 03594	18.00	34666
Mississippi Power Company	225	McDonald Fire Station	25.06	34667
City of Picayune-Utilities	225	Fire Station Accounts	25.05	34727
<u>CARE & MAINTENANCE OF PUBLIC PROPERTY:</u>				
Southern Bell Tel. & Tel. Co.	234	August accounts	177.13	34668
Mississippi Power Company	234	City Hall - Acct. 0780	261.36	34669
City of Picayune-Utilities	234	City Hall	452.51	34670
Allgood Pest Control	235	Pest Control Service-August	20.00	34671
R. E. Moseley	236	Maint. of Airport	300.00	34672
Mississippi Power Co.	236	Acct. 0140, 0150 - Airport	124.49	34673
Coast Electric Power Assn.	236	Airport	10.14	34674
Crescent Blue Print Co., Inc.	241B	Inv. A2866, 3500 less tax	90.98	34675
<u>MAINTENANCE OF STREETS AND STRUCTURES:</u>				
City of Picayune-Utilities	244	City Barn	3.75	34676
Crain & Sons Tractor Co., Inc.	244	Inv. 12617	7.30	34677
Massey-Magee Clinic	244	Clifford Varnado Account	10.00	34678
West Bros., Inc.	244	Inv. 10-106563	16.97	34679
Don's Standard Station	244	Inv. 25166	6.75	34680
Picayune Auto Parts	244	Inv. 2350,2409,2544	12.92	34681
Mauldin Company	244	Inv. 09817	14.74	34682
Lossett's Welding & Machine Wks	244	Inv. 10707, 10726	9.50	34683
Quick and Grice, Inc.	244	Inv. A18052,17968,17827	14.20	34684
Stewart Machine & Engineering Co.	244	Inv. 3804	3.00	34685
City of Picayune	244	City Barn	7.50	34686
Crosby Stores	244	Account	248.77	34687
Gilchrist Tractor Company	244	Inv. 43. 10	57.16	34688
Tri State Mill Supply Co.	244	Inv. 69138	6.48	34689
Thigpen Hardware Co.	244	July account	4.43	34690
Thompson Auto Supply Co., Inc.	244	August account	33.73	34691
F & B Supplies, Inc.	244	Inv. 31692	142.50	34692
Williams Building Center	244	Inv. 3156,3304,3206	8.87	34693
Roper Supply Company	244	Inv. 03808	7.40	34694
Miss. Power Company	245	August accounts	1,451.50	34695
Coast Electric Power Assn.	245A	Acct. C3, C1, A, B1	322.00	34696
Clint's Auto & Truck Repair	246	August account	298.79	34697
Thompson Auto Supply Co., Inc.	246	Same	37.47	34698
Lossett's Welding & Mch Works	246	Same	26.75	34699
Crain & Sons Tractor Co., Inc.	246	Inv. 12617	7.30	34700
Standard Oil Company	247	Inv. 060852, 060863	11.73	34701
Trim Oil Company	247	August account	1,611.66	34702
City of Picayune-Utilities	250	Asphalt Plant	325.24	34703
Miss. Power Company	250	Acct. 0110	143.80	34704
Morris Auto Parts	250	Inv. 0254,0095,0597	28.49	34705
Chevron Asphalt Company	250	Inv. 239514	441.84	34706
Lamar Refining Company	250	Inv. 1555	537.48	34707
Crosby Memorial Hospital	251	Eastman Frierson Account	25.00	34708

MUNICIPAL MINUTES, CITY OF PICAYUNE

PUBLIC HEALTH AND SANITATION:

Crosby Memorial Hospital	251	Henry G. Mason Account	23.00	34709
Mitchell's Dept. Store	251	Coveralls for Garbage crew	153.90	34710
Pearl River County Health Dept.	253	Monthly appropriation	60.00	34711
Thigpen Hardware Company	254A	July account	25.19	34712
Polk's Firestone Dealer Store	254A	July account	18.48	34713
Coast Electric Power Assn.	256	Incinerator account	22.03	34714
Industrial Blow Pipe Co.	256	Inv. 11875	6.70	34715
Sanders Electrical & Plumbing Sup.	256	Inv. 20771, 20770	20.28	34716
Southern Mill Creek Products Co.	257	Inv. 8833	648.00	34717
Thompson Auto Supply Co., Inc.	257	Inv. 78527	1.65	34718
Quick and Grice, Inc.	257	Inv. 6074	3.90	34719
Sanders Elec. & Plumb. Supply	257	Inv. 19341	2.50	34720
Lossett's Welding & Mch Works	257	Inv. 10760	5.00	34721

INSTRUCTIONAL AND RECREATIONAL:

Smith Electric Company	262	Account	36.14	34723
Mississippi Power Company	602	Acct. 0090, 0085, 1185	160.56	34724

UTILITY OPERATING FUND:

Quick and Grice, Inc.	402	August account	251.87	2494
R. L. Farrell	402	Radio Comm. Maint.	25.00	2495
Wholesale Supply Company, Inc.	402	Inv. P27025	35.40	2496
Herndon Reed	403	Repairs to water meters	915.00	2497
Mississippi Power Company	404	Acct. 0680,0700,1280,1190	434.30	2498
J. H. McQueen	502	Repair Work	34.10	2499
Morris Auto Parts	502	Inv. 1110,0780,0114,0110,0073	18.07	2500
Schrock's Western Auto Store	502	August account	110.27	2501
Picayune Auto Parts	502	Same	74.29	2502
Tri State Mill Supply Co.	502	Inv. 71203, 71763	18.17	2503
Electrical Parts & Supply Corp.	502	Inv. V-164-67	84.26	2504
Thigpen Hardware Co.	502	July account	7.16	2505
Polk's Firestone Dealer Store	502	August account	33.52	2506
West Bros., Inc.	502	Inv. 1-416114	4.21	2507
Sanders Plumbing & Elec. Supply	502	August account	62.75	2508
Picayune Veneer & Plywood Co.	502	Same	43.04	2509
Lossett's Welding & Machine Works	502	Same	42.27	2510
Sanfax Corporation	502	Inv. 0110139	11.00	2511
Picayune Veneer & Plywood Co.	502	Inv. 32468,32339	10.26	2512
Thompson Auto Supply Co., Inc.	502	Inv. 78861	1.58	2513
Farmers' Warehouse of Picayune	502A	Account	29.60	2514
Tri State Mill Supply Co.	502A	Account	22.31	2515
Sanfax Corporation	502A	Inv. 2201441	185.70	2516
Pearl River Farmers Coop.	502A	Inv. 40172	3.74	2517
Sanders Plumbing & Elec. Supply	502A	Inv. 21029, 21030	8.18	2518
Bartlett Chemicals, Inc.	502A	Inv. N67-4074 less tax	27.00	2519
Picayune Auto Parts	502A	Inv. 2148, 2243	11.54	2520
Miss. Power Company	504	Accounts	809.92	2521
Coast Electric Power Assn.	504	Accounts	107.57	2522
Smith Electric Co.	505	Pump Motor	112.60	2523
Byrd's Service Station	505	July and August account	20.50	2524
Pearl River Farmer's Coop.	602	Inv. 41564	1.50	2525
West Bros., Inc.	602	Inv. 2-826589, 2-823134	11.02	2527
Quick and Grice, Inc.	602	Inv. 16589,18068,6131	69.73	2528
Sanders Plumbing & Elec. Supply	602	Inv. 19418	2.32	2529
Picayune Veneer & Plywood Co.	602	Inv. 32066	2.21	2530
Lossett's Welding & Machine Works	602	Inv. 10716, 10735, 10779	64.88	2532
Morris Auto Parts	602	Inv. 0565	4.50	2533
Thompson Auto Supply Co., Inc.	602	Inv. 78586, 78112	8.13	2534
Crosby Forest Products Co.	602	Inv. 70547	4.65	2535
Falcon Manufacturing Co., Inc.	602	Inv. 3-3857	7.10	2536
Harper Supply Company	602	Inv. 5062	9.25	2537
Bryant Manufacturing Co.	602	Inv. 22341, 22411	70.96	2538
Wholesale Supply Company, Inc.	602	Inv. 26369,25972,25973	468.21	2539
Sprague MeterCompany	602	Accounts	286.00	2540
Commercial Printing Co.	605	Same	277.91	2541
Ennis Business Forms, Inc.	605	Inv. 240561	29.56	2542
West Bros., Inc.	605	Inv. 9-229265	4.60	2543
The Office Supply Company	605	Inv. P20905	84.80	2544
Pedigo-Emery Equipment Corp.	606	Inv. 111	266.51	2545
Crosby Stores IH	606	Inv. 8720	26.64	2546
Alexanders Tractor & Imp. Service	606	Inv. 1902	4.00	2547
United Gas Pipe Line Co.	607	Gas purchased July, 1967	19,213.96	2548
West Bros., Inc.	608	Inv. 1-420229	7.76	2549
Wholesale Supply Company, Inc.	608	Inv. P-26532	170.82	2550
Wholesale Supply Company, Inc.	609	Inv. 26910	8.69	2551
Peerless Manufacturing Co.	609	Odorizer	2,745.36	2552
Int. Assn. of Electrical Inspectors	610	1967-68 Membership Dues for A. Spiers	25.00	2553
Coast Municipal Officers Assn.	610	Membership Dues	25.00	2554
IBM Corporation	615	Machine Rental	455.00	2555
Sanders Plumbing & Elec. Supply	New Fire St	Account	506.78	6555
Picayune Sheet Metal Works	New Fire St	July account	3.50	6572
Thigpen Hardware Co.	New Fire St	July account	23.41	6575
Roper Supply Company	Util.Const.	Account	196.34	6574

BUILDING PERMITS

Upon motion of R. E. Hobgood, seconded by H. V. Carr, and unanimously carried, it is ordered that the following building permits be approved:

- To Church of God for construction of a building at 1903 East Canal.
- To Wilbert Thomas for construction of an addition to dwelling at 218 Bruce Street.
- To George Stevens for construction of an addition to dwelling at 319 Bruce Street.

MUNICIPAL MINUTES, CITY OF PICAYUNE

To James Lee for construction of an addition to dwelling at 702 Third Avenue.
 To Howard Westbrookfor construction of an addition at 811 Laird Street.
 To Louis Turnerfor construction of an addition to dwelling at 506 Davis Street.
 To Gene Robertsfor construction of an addition at 1115 Fourth Avenue.
 To Neely Simmons for construction of repairs to house moved onto 410 Rosa Street.
 To Kingswood Const.for construction of a four unit apt. building on Alpine Street.
 To Donald G. Roberts . . . for construction of a dwelling at 2108 Sheppard Boulevard.
 To Kaiser Homes, Inc. . . for construction of a dwelling at 710 Rosa Street.
 To Ellis Washington . . . for construction of a dwelling at 1004 Washington St.
 To Wilshar, Inc. for construction of a dwelling at Loftan Street.
 To Wilshar, Inc. for construction of a dwelling on Lot 87, Lakewood Subdivision.

RESOLUTION TO PARTICIPATE IN THE MISSISSIPPI
 GULF COAST URBAN AREA TRANSPORTATION STUDY

WHEREAS, the Mississippi State Highway Department in cooperation with the U. S. Bureau of Public Roads proposes to undertake a continuing Comprehensive Transportation Study for the Gulf Coast Urban Area by entering into a co-operative agreement with the Gulf Regional Planning Commission, and

WHEREAS, the full participation and co-operation of all municipal governments along the Gulf Coast and within the Gulf Coast urbanized area is essential to the proper conduct of the Comprehensive Transportation Study, and

WHEREAS, it is necessary and desirable that the overall guidance of the study should be under the direction of a Policy Committee composed of officials representing the participating agencies.

NOW, THEREFORE, BE IT RESOLVED by the City of Picayune in the County of Pearl River, Mississippi, to co-operate with the Gulf Coast Transportation Study and hereby agrees to the formation of a Policy Committee composed of the following officials:

President of the Coast Chapter, Mississippi Municipal Officers Assn.
 Director, Mississippi Highway Department
 Chairman, Gulf Regional Planning Commission
 Division Engineer, U. S. Bureau of Public Roads (non-voting).

The foregoing resolution was introduced by Councilman R. E. Hobgood, seconded by Councilman F. G. Macdonald, Jr., and unanimously carried.

ORDER FOR SALE OF TAX FORFEITED LAND

WHEREAS, the City of Picayune, at a tax sale held in the City of Picayune, according to law, became the purchaser of a tract of land within said City of Picayune, and

WHEREAS, the owner of said land did not redeem the land from said sale within the time allowed by law, so that the title thereto matured and that the Tax Collector of the City of Picayune delivered a deed of conveyance conveying the title of said land to said City, and

WHEREAS, LEE ESTHER ABRAM has offered to the City of Picayune the sum of Two Hundred Thirty Five and Eighty Eight/100 Dollars (\$235.88) for said land, which said sum represents the fair market value of a tax title to said City, and

NOW, THEREFORE, Be It Ordered by the Mayor and Council of said City of Picayune, Mississippi that the Mayor and City Clerk be, and they are hereby authorized, empowered and directed to execute a deed of conveyance conveying to LEE ESTHER ABRAM such title as the City of Picayune has to said land, upon payment of the sum of \$235.88 as purchase price therefor. Said property described as follows: Lot 14 and 15, Block A of the J. W. Turner Addition to the City of Picayune, Pearl River County, Mississippi.

The foregoing order was introduced by Councilman H. V. Carr, seconded by F. G. Macdonald, Jr. and unanimously carried at a regular meeting of the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, on the 5th day of September, 1967.

BIDS ACCEPTED

This being the day and hour to receive sealed bids for furnishing the City with Pipe and a Pow-R Mole Pipe Pusher according to advertisement published in the Picayune Item and recorded in these minutes, the following bids were found to be properly filed:

MUNICIPAL MINUTES, CITY OF PICAYUNE

LAWRENCE-GREENWOOD 74207

L. B. FOSTER COMPANY - FOB delivered trucks, Picayune Jobsite		
10,000'	4-1/2" ODX.188 black butt weld plain end API-5L Steel Pipe Plain ends double random lengths C&W MF-1	\$ 89.90 CFT
5,000'	3-1/2" ODX.188 wall ditto	71.21 CFT
5,000'	2" Std Ditto	40.98 CFT
FOB delivered Picayune Rail Cars		
10,000'	ODx.188 wall black butt weld plain ends, API-5L, Steel pipe plain ends double random lengths C&W MF-1	88.92 CFT
5,000'	3-1/2" ODX.188 Ditto	70.45 CFT
5,000'	2" Std Ditto	40.53 CFT
WHOLESALE SUPPLY CO. - 10,000' 4' IDx.188 Wall Black Butt-Weld Steel Pipe Belled Ends for Socket Welding, Double Random Lengths, X-Tru Coated		106.79 cft
5,000'	3" ID Ditto	84.42 cft
5,000'	2" Std Ditto	48.23 cft
Delivered by rail cars		
10,000' 4" IDx.188 Wall Black Butt-Weld Steel Pipe, Belled Ends for Socket Welding, Double Random Lengths X-Tru Coated		109.16 cft
5,000'	3" ID Ditto	85.45 cft
5,000'	2" Std. Ditto	48.80 cft
Delivery by truck		
PAINE SUPPLY COMPANY - 5,000' 2" Nom. 3.65# .154" wall LSS-120 Standard Blk PE - Rail cars		45.28 cft
	Ditto Trucks	45.83 cft
5,000'	3-1/2" OD6.65# .188" Wall,Starweld - Rail cars	79.26 cft
	Ditto Trucks	80.25 cft
10,000'	4-1/2" OD 8.66# .188" Wall, Starweld - Rail Cars	100.29 cft
	Ditto Trucks	102.52
MARINE SPECIALTY & MILL SUPPLY CO. - USS Buttweld Black Pipe, Plain End, Bevelled 30 degrees - X-Tru Coated - Conforming to ASTM Specifications A-120-Double Random Lengths		
10,000 ft.	4" Nominal .188" W	96.40 cft
5,000 ft.	3" Nominal .188" W	75.25 cft
5,000 ft.	2" Nominal .154" W	43.65 cft
TRI-STATE MILL SUPPLY - 5,000' 2" Nom. 3.65#.154" Wall, LSS-120 Std Blk PE - Rail cars		45.84 cft
	Ditto Trucks	46.39 cft
	Discount base	43.41 cft
5,000'	3-1/2" OD 6.65# .188" Wall, Starweld - Rail Cars	80.19 cft
	Ditto Trucks	81.18 cft
	Discount base	75.75 cft
10,000'	4-1/2" OD 8.66# .188" Wall, Starweld - Rail cars	101.40 cft 94.88 DB
	Ditto Trucks	103.68 cft 96.60 DB
POW-R MOLE SALES & SERVICE - One heavy duty Pow-R Mole Pipe Puller-pusher		1,539.00

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is hereby ordered that the above bid of L. B. Foster Company on pipe and Pow-R Mole Sales and Service on Pipe Pusher=puller be accepted.

ACCEPT BID ON \$40,000 SCHOOL DISTRICT NOTES

WHEREAS, Notice of sale of \$40,000 Picayune Municipal Separate School District 1967 School Improvement Notes was published in accordance with order adopted at the regular August, 1967 meeting of the Mayor and Council of the City of Picayune, Mississippi, proof of publication being in the following words and figures, to-wit:

NOTICE OF NOTE SALE - \$40,000.00
 PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT
 SCHOOL IMPROVEMENT NOTES

Sealed proposals will be received by the Mayor and Council of the City of Picayune, Mississippi, at the office of the City Clerk in said City, until 9:00 A. M. on Tuesday, September 5, 1967, for the purchase at not less than par and accrued interest of Negotiable Notes of the Picayune Municipal Separate School District to be dated August 1, 1967, in denominations of \$40,000.00 each, bearing interest at rate to be determined pursuant to the sale thereof, payable on the First day of August in each year, the principal and interest thereon to be payable at a bank to be designated by the purchaser, subject to the approval of the Mayor and Council of said City, said notes to mature on the First day of August in each of the years as follows:

NUMBERS	DATE	AMOUNT
1 and 2	August 1, 1968	each for \$4,000.00
3 and 4	August 1, 1969	each for \$4,000.00
5 and 6	August 1, 1970	each for \$4,000.00
7 and 8	August 1, 1971	each for \$4,000.00
9 and 10	August 1, 1972	each for \$4,000.00

Said notes will be payable from tax levies of said School District as to both principal and interest. Bidders shall designate in bids price proposed to be paid for said notes and rate of interest same shall bear, all bids to be addressed to the Mayor and Council of said City, and marked on the outside to show that the same is a bid on said negotiable notes. All bids shall be accompanied by cashier's or certified check payable to said City in the sum of Five Hundred (\$500.00) Dollars, same to be a guarantee to carry out said bid if accepted, said sum to be forfeited if said bid is not so carried out, on acceptance.

The right is reserved to reject any and all bids submitted. Said notes will be validated with no expense to purchaser and delivery will be made of said notes to purchaser in the City of Picayune without cost to purchaser.

BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi on this 8th day of August, 1967.
 A. L. Franklin, City Clerk of City of Picayune, Mississippi

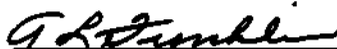
MUNICIPAL MINUTES, CITY OF PICAYUNE

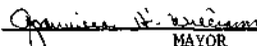
and

WHEREAS, the bid of First National Bank and Bank of Picayune to purchase said notes at par, and accrued interest and at an interest rate of Four Percent (4%) per annum from date, is the highest and best bid received, said bids having been opened at 9:00 A. M. on Tuesday, September 5, 1967.

NOW, THEREFORE, Be It Ordered by the Mayor and Council of the City of Picayune, Mississippi, that the said bid of the Bidder named above, being the highest and best bid, be, and it is hereby accepted, and the said notes are hereby sold to said Bidder in accordance with the terms of the said bid.

The foregoing resolution was adopted by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, upon motion of Councilman H. V. Carr, seconded by Councilman F. G. Macdonald, Jr., and unanimously carried.


CITY CLERK


MAYOR

RESOLUTION DIRECTING THE ISSUANCE OF FORTY THOUSAND
(\$40,000.00) DOLLARS NEGOTIABLE NOTES OF THE PICA-
YUNE MUNICIPAL SEPARATE SCHOOL DISTRICT TO FINANCE
PURCHASES OF FIXTURES AND EQUIPMENT FOR BUILDINGS,
ADDITIONS THERETO AND ADDITIONAL LAND

WHEREAS, there was filed with the Mayor and Council of the City of Picayune, Mississippi on May 8, 1967 a certified copy of a resolution of the Board of Trustees of the Picayune Municipal Separate School District, said resolution having been adopted by the said Board of Trustees on May 8, 1967, declaring the necessity for said school district to borrow the sum of Forty Thousand (\$40,000.00) Dollars to finance the purchases of fixtures, equipment for buildings and installation of same, and of additional land in said District, for school purposes, all of said purchases and work being necessary, and for no other purposes, said resolution being set out herein as follows, to-wit:

WHEREAS, for the purpose of purchasing fixtures and equipment for the school buildings of the Picayune Municipal Separate School District to construct addition thereto and to purchase additional land, an expenditure of Forty Thousand (\$40,000.00) Dollars is necessary, that said sum is not available in the school funds of said District or from any other source with which to make such purchases and improvements as aforesaid, so that it is necessary that the said sum be borrowed pursuant to the provisions of Chapter 30 of the Laws of Mississippi of 1953, as amended (Section 6533-01 through 6533-10, inclusive of the Mississippi Code of 1942 as amended) said indebtedness to be evidenced by negotiable notes of the Picayune Municipal Separate School District payable at the rate of Eight Thousand (\$8,000.00) Dollars per year, plus interest from date, not to exceed four (4) percentum per annum, principal and interest payable annually over a period of five (5) years,

NOW, THEREFORE, Be It Resolved by the Board of Trustees of the Picayune Municipal Separate School District as follows, to-wit: That it be, and it is hereby, adjudicated and declared that it is necessary that the aforesaid purchases and improvements be made, and that said sum of money be borrowed as hereinbefore set out, and that the borrowing of such money will not require a levy on the taxable property of said District in excess of Two (2) mills per year to repay same, including the payment of all notes previously issued under said Chapter 30 of the Laws of Mississippi of 1953, as amended, (Sections 6533-01 through 6533-10 inclusive of the Mississippi Code of 1942 as amended). That no funds are available from the school funds of said District or from any other source to finance such purchases and improvements for school purposes as hereinabove set out. That the President of this Board be, and he is hereby authorized and directed to take any and all necessary steps in order to secure funds for the purposes as herein set out, and to certify to the Mayor and Council of the City of Picayune, Pearl River County, Mississippi as the governing authority of said Picayune Municipal Separate School District, be, and they are hereby, requested to take any and all necessary steps in order to issue negotiable notes of said District in the amounts, on the terms, and for the purposes hereinabove set out, and that said issue of negotiable notes shall be completed at the earliest practicable date in order that said fixtures and equipment may be purchased and the improvements made all in accordance with the provisions of the said above mentioned Statutes and other applicable statutes of the State of Mississippi.

MUNICIPAL MINUTES, CITY OF PICAYUNE

CERTIFICATE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

I, T. L. Crosby, hereby certify that I am the duly elected and acting President of the Board of Trustees of the Picayune Municipal Separate School District, and that the above and foregoing is a true and correct copy of a resolution adopted by the Board of Trustees of the Picayune Municipal Separate School District at a meeting held on the 8th day of May, 1967, and that same now appears in, and is a part of, the minutes of said Board.

CERTIFIED by me on this 8th day of May, 1967.

/s/ T. L. Crosby
 PRESIDENT OF THE BOARD OF TRUSTEES OF THE
 PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT"

and

WHEREAS, at a lawfully assembled recessed regular July meeting of said Mayor and Council held on July 11, 1967, said Mayor and Council of said City did by virtue of the authority vested in and conferred upon them by the constitution and statutes of the State of Mississippi, including Chapter 30 of the General Laws of Mississippi for the extraordinary session of 1953, as amended (Sections 6533-01 through 6533-10, inclusive of the Mississippi Code of 1942 as amended) and any and all other applicable statutes, adopted a resolution which now appears of record in Minute Book 11, Pages 452 and 453 of the minutes of the proceedings of the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, declaring the intention of said Mayor and Council at the regular August, 1967 meeting of said Mayor and Council in said City to be held on August 8, 1967, to authorize the said loan to said Picayune Municipal Separate School District and to issue the negotiable notes of said school district to evidence said loan, the proceeds of said loan to be used for the said purpose of financing the purchase of fixtures and equipment for buildings of said District, and the installation of same, and of additional land all of said work and purchases being necessary, and for no other purpose, and

WHEREAS, THE aforesaid resolution of said Mayor and Council was duly published in the way and manner provided by law in the PICAYUNE ITEM, a public and legal newspaper published in Picayune, Pearl River County, Mississippi, and having a general circulation in said school district and in Pearl River County, Mississippi, which said newspaper has been in existence and in publication and general circulation for more than one year next preceding the date of publication of said resolution in the issues of said newspaper dated the 20th and 27th of July and 3rd day of August, 1967.

WHEREAS, a sworn proof of publication of said resolution in due legal form has been duly filed with the City Clerk of the City of Picayune, Mississippi, a copy of which said resolution with proof of publication thereof being as follows, to-wit:

WHEREAS, After due investigation, the Mayor and Council of said City, at this regular August, 1967 meeting of said Mayor and Council, does hereby find, adjudge and determine as follows, to-wit:

(a) That the Picayune Municipal Separate School District in Pearl River County, Mississippi, and in Hancock County, Mississippi, is a duly and lawfully created, organized and existing Municipal Separate School District under the laws of the State of Mississippi, whose territorial limits include all of the territory comprising the City of Picayune, Pearl River County, Mississippi, together with additional adjacent territory lying in Pearl River and Hancock Counties Mississippi.

(b) That the total assessment of all taxable property in said Picayune Municipal Separate School District according to the last completed assessment rolls, being for the taxable year 1966, is the sum of \$21,416,425.00 exclusive of motor vehicles.

(c) That the issuance of the negotiable notes of the said School District in the sum of Forty Thousand (\$40,000.00) Dollars, when added to its present bonded indebtedness, will not result in the imposition on any of the property in such District of an indebtedness for school purposes of more than 15 percentum of the assessed valuation of the property within such District, according to the last completed assessment, that the issuance of said notes will not require an annual tax levy in excess of two mills on the dollar for the payment of all notes issued under the provisions of Chapter 30, of the Laws of Mississippi of the Extraordinary Session of 1953

MUNICIPAL MINUTES, CITY OF PICAYUNE

(Commencing November 3, 1953 and ending December 28, 1953) and all notes issued under the statutes repealed by said Chapter 30 of the Laws of 1953, and any amendments thereto (Sections 6533-01 through 6533-10 inclusive of the Mississippi Code of 1942 as amended)

(d) That the total bonded indebtedness of the Picayune Municipal Separate School District, exclusive of the amount herein provided is the sum of \$1,238,600.00.

(e) That it is necessary for the proper support maintenance and operation of the public school system within the said School District that the said purchases and improvements for and to the buildings of the District be done.

(f) That there are no other funds available to said District from any source, other than such notes, with which to finance the improvements as set out.

(g) That no petition has been filed with the said Mayor and Council of said City by twenty percentum or more of the qualified electors of said District requesting an election in accordance with law, and in fact, no protest or petition of any kind or character in opposition to the issuance of the said negotiable notes has been filed with or made to said Mayor and Council, and

WHEREAS, the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, are authorized under the constitution and statutes of the State of Mississippi to issue the negotiable notes for said Picayune Municipal Separate School District for said purposes in the total principal sum of \$40,000.00, and

WHEREAS, the said Mayor and Council of said City do hereby find, determine and adjudicate that it is necessary and for the best interest of the Picayune Municipal Separate School District that said negotiable notes in the amount of \$40,000.00 for the purposes aforesaid be issued and sold;

NOW, THEREFORE, Be It Resolved by the Mayor and Council of the City of Picayune, Mississippi, as follows, to-wit:

SECTION 1. That for the purpose of financing the purchase and installation of fixtures and equipment for the buildings of the Picayune Municipal Separate School District, and of additional land, and for no other purpose there shall be issued and sold the negotiable notes of said Picayune Municipal Separate School District in the principal amount of \$40,000.00.

SECTION 2. That said note shall be designated the 1967 Negotiable Notes for General Improvements, Picayune Municipal Separate School District, shall be dated August 1, 1967, shall bear interest from that date until the principal thereof shall be fully paid at the rate of Four (4%) percentum per annum, said interest to be payable annually. Interest accruing to and including the respective maturity dates of said negotiable notes shall be payable upon presentation and surrender of the interest coupons to be attached to said negotiable notes. Both principal of and interest on said negotiable notes shall be payable in lawful money of the United State of America at the City Depository of the City of Picayune in Picayune, Mississippi. Said negotiable notes shall be in denominations of \$4,000.00 each, shall be numbered consecutively from one to ten, both inclusive, and shall mature in the amounts and at the times as follows, to-wit:

NOTE NUMBER	AMOUNT	MATURITY DATE
1 and 2	\$4,000.00 each	August 1, 1968
3 and 4	4,000.00 each	August 1, 1969
5 and 6	4,000.00 each	August 1, 1970
7 and 8	4,000.00 each	August 1, 1971
9 and 10	4,000.00 each	August 1, 1972

SECTION 3. That said negotiable notes shall be executed on behalf of the Picayune Municipal Separate School District by the Mayor of the City of Picayune and shall be countersigned by the City Clerk of said City, and the seal of said City shall be impressed thereon; that the interest on said notes to and including the maturity date shall be evidenced by annual interest coupons annexed thereto, which coupons shall be signed by the Mayor and City Clerk of said City. Interest accruing to and including the respective maturity dates of said notes shall be payable upon presentation and surrender of the interest coupons to be annexed to said notes as herein provided.

SECTION 4. That said notes, and the interest coupons annexed thereto, and the certificate endorsed thereon, shall be substantially in the following form, to-wit:

THE UNITED STATES OF AMERICA
STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER

MUNICIPAL MINUTES, CITY OF PICAYUNE

PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT

1967 NEGOTIABLE NOTES FOR GENERAL IMPROVEMENTS

The Picayune Municipal Separate School District in Pearl River County and Hancock County, Mississippi, acting herein by and through the Mayor and Council of the City of Picayune, Mississippi, its governing authority, hereby acknowledges itself indebted, and, for value received, hereby promises to pay to the bearer hereof the sum of

Four Thousand Dollars

on the First day of August, 19 ____, with interest thereon from the date hereof until the principal thereof be paid at the rate of ____ percentum per annum, payable on August 1st in each year, the interest to, and including, maturity of this note to be payable upon presentation and surrender of the annexed interest coupons as they severally mature. Both the principal of, and the interest on, this note are payable in lawful money of the United States of America at the City Depository of the City of Picayune, in Picayune, Mississippi.

This negotiable note is one of a series of Ten (10) negotiable notes of like date, tenor and effect, except as to maturity, aggregating the principal sum of \$40,000.00, numbered from one to ten both inclusive, issued for the purpose of providing funds with which to finance the purchase of fixtures and equipment and installation thereof for the school buildings of said District and of additional land, and for no other purpose, under authority of the constitution and laws of the State of Mississippi, including Chapter 30, Laws of Mississippi, Extraordinary Session of 1953 and pursuant to lawful resolutions and orders of the Board of Trustees of the Picayune Municipal Separate School District, and the Mayor and Council of the City of Picayune, Pearl River County, Mississippi.

For the payment of this note and the issue of which it is a part, both principal and interest at maturity, the full faith, credit and resources of the Picayune Municipal Separate School District are hereby irrevocably pledged, and the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, shall annually levy a special tax not exceeding two mills on the dollar on all the taxable property in said Picayune Municipal Separate School District to pay the principal of, and the interest on, such notes as they become due.

It is hereby recited and declared that all things, conditions, and acts required by law to exist, happen, and be performed precedent to the issuance of and in the issuance of this note in order to make this note a valid and enforceable general obligation of the Picayune Municipal Separate School District do exist, have happened, and have been performed in due and regular time, manner and form as required by law, and that this note and the series of which it is one, when added to all of the indebtedness, both bonded and floating, of said Picayune Municipal Separate School District, does not exceed any debt or other limitations prescribed by law.

In testimony whereof, the Picayune Municipal Separate School District, in Pearl River and Hancock Counties, Mississippi, has executed this negotiable note by causing it to be signed by the Mayor and countersigned by the Clerk of the City of Picayune, Mississippi, and has caused the seal of said City to be affixed thereon, the interest coupons hereto annexed to be signed with the signatures of said Mayor and said Clerk and this note to be dated on the First day of August, 1967.

COUNTERSIGNED:

A. L. Franklin
CITY CLERK OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI

PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT IN HANCOCK AND PEARL RIVER COUNTIES, MISSISSIPPI

BY: James H. Williams
MAYOR OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI

(Coupon Form)

NO. _____

\$ _____

On the First day of August, 19 ____, Picayune Municipal Separate School District in Pearl River and Hancock Counties, Mississippi, promises to pay to Bearer \$ _____, in lawful money of the United States of America, at the City Depository of said City of Picayune, in Picayune, Mississippi, being the annual interest then due upon its negotiable note dated August 1, 1967, and numbered _____.

COUNTERSIGNED:

A. L. Franklin
CITY CLERK OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI

PICAYUNE MUNICIPAL SEPARATE SCHOOL DISTRICT IN HANCOCK AND PEARL RIVER COUNTIES, MISSISSIPPI

BY: James H. Williams
MAYOR OF THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI

(Registration and Validation Certificate)

I, the undersigned Clerk of the City of Picayune, Pearl River County, Mississippi, do hereby certify that the within negotiable note has been registered by me in a book kept in my office for that purpose as required by law, and that the within negotiable note has been validated and confirmed by decree of the Chancery Court of Pearl River County, Mississippi, rendered on the ____ day of _____, 1967.

WITNESS my hand and the seal of the City of Picayune, Pearl River County, Mississippi on this, the ____ day of _____, 1967.

(SEAL)

A. L. Franklin
CITY CLERK OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI

SECTION 5. That for the prompt payment of said note and the interest thereon, the full faith, credit and resources of the Picayune Municipal Separate School District are hereby irrevocably pledged, and the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, shall annually levy a special tax not exceeding two mills on the dollar on all the taxable property in said school district to pay the principal of, and the interest on, such notes as they fall due.

SECTION 6. That the proceeds of the taxes herein directed to be levied, when collected, shall be credited to a special fund to be designated as School Note and Interest Fund and the money credited to said fund shall be used for no other purpose than the redemption of the negotiable notes herein authorized to be issued and the payment of the interest thereon.

MUNICIPAL MINUTES, CITY OF PICAYUNE

SECTION 7. That said negotiable notes shall be duly registered as issued by the City Clerk of the City of Picayune, Pearl River County, Mississippi in a book kept in the office of said City Clerk for that purpose as required by law, and said negotiable notes shall be validated as provided by law, and to that end the Clerk of said City is authorized and directed to prepare a certified transcript of all proceedings pertaining to the issuance of said negotiable notes and to forward the same to the State Bond Attorney.

The foregoing resolution was adopted on the following affirmative vote, to-wit:

Councilmen voting Aye: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper, G. H. Williams

Councilmen voting Nay: None

Whereupon, the Mayor declared that said resolution had been duly and legally passed and adopted.

ATTEST:

[Signature]
CLERK OF THE CITY OF PICAYUNE, MISSISSIPPI

[Signature]
MAYOR OF THE CITY OF PICAYUNE, MISSISSIPPI

REPORT OF ELECTION COMMISSIONERS

Now, on this the 5th day of September, 1967, the Mayor and Council took up for consideration the Report of the Election Commissioners within and for the City of Picayune, Mississippi, concerning the special election held in the Picayune Municipal Separate School District of Pearl River County, Mississippi, on Tuesday, the 8th day of August, 1967, and, upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it was ordered that the report of the Election Commissioners be accepted, the report being as follows:

That on the 9th day of August, 1967, 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 declare that the number of votes cast for and against the proposition submitted at said election, to-wit:

PROPOSITION:

Shall the governing authorities of the Picayune Municipal Separate School District levy, in addition to the taxes provided by Sections 6518-01, 6518-02, 6518-05, and 6518-06, of the Mississippi Code of 1942 as amended, an additional 3 mills of ad valorem taxes on the taxable property of said School District as provided in Section 6518-07 of the Mississippi Code of 1942 as amended.

FOR THE PROPOSITION 1,904
AGAINST THE PROPOSITION 2,455
TOTAL NUMBER OF VOTES CAST 4,359

Respectfully submitted, this 9th day of September, 1967.

L. N. Ladner
T. R. Pearson, Sr.
Election Commissioners within and for the City of Picayune, Mississippi

OBJECTIONS TO TAX ROLL HEARD

The Mayor and Council then took up for consideration the objections to the Assessments contained in the 1966 Assessment Rolls for the City of Picayune and Picayune Municipal Separate School District. It came on for hearing the petition of property owners in the central business district for a general revision of property values, and the Council, having heard and considered same, finds that no adjustment is in order on this roll and that the petition should be denied.

FINAL ADOPTION 1966 TAX ROLL

WHEREAS, it is hereby adjudicated, that the ad valorem tax assessment rolls of all real and personal property in the City of Picayune, and in the Picayune Municipal Separate School District for the calendar and taxable year 1966 were filed with the City Clerk on August 1, 1966, according to law and according to order of the governing authorities of said city and said district previously adopted, and

WHEREAS, it is hereby adjudicated, that the Mayor and Council of said City, according to law, proceeded to equalize, revise and correct the said assessment rolls at the regular August meeting thereof, completing same at said regular August meeting on August 1, 1967, on which date an order was adopted according to law, approving the said assessment rolls and the assessments therein contained, as so revised, corrected and equalized, subject to the right of parties in interest to be heard on objections, if any, and in compliance with the provisions of Chapter 19, General Laws of Mississippi of 1938 and Chapter 492 General Laws of Mississippi of 1950, as amended and all other applicable statutes of the State of Mississippi, ordered that the said governing authorities of said City should meet in the City Hall in said City on Tuesday, September 5, 1967 at 9:00 A. M. for the purpose of hearing

MUNICIPAL MINUTES, CITY OF PICAYUNE

any objections there might be to the said Tax Assessment Rolls for the said year 1967, and to the assessments therein contained, and that at such meeting the said governing authorities should hear and determine all such objections which should be presented, and should sit from day to day, according to law, until the same were disposed of and all proper corrections made and that notice be given to the taxpayers and/or property owners of said City and Municipal 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 and in said District for more than a year next preceding the date of said meeting and having a general circulation therein, and

WHEREAS, it is hereby adjudicated, that the said notice was published in the August 24th and August 31st, 1967 issues of the said newspaper according to law, and that proof of such publication is now on file in said City, and

WHEREAS, the said governing authorities of said City and of said District, pursuant to the said order, met on said date of September 5, 1967, and for the said purpose of hearing objections to said real estate and personal property Tax Assessment Rolls for the taxable year 1967 of the City of Picayune and the Picayune Municipal Separate School District and the assessments therein contained, and after having first determined and adjudicated that public notice of meeting for the purpose of hearing objections to said assessment rolls and to the assessments therein contained had been properly published in the Picayune Item, a newspaper of general circulation in said City and in said District on August 24th and August 31st, 1967, according to law, and having examined proof of publication thereof on file with the City Clerk of said City, and hear and determined all objections, both written and oral, to the said Assessment Rolls, said objections, and the action taken thereon being as follows, to-wit:

NAME	PAGE OF TAX ROLL	LINE OF TAX ROLL	ACTION TAKEN
Samuel E. Pearson	181	5	None
	15	7	None
	135	16	None
Mrs. Irene Pearson	127	27	None
Mrs. Ethel Graves	178	32	None
Eddie Rowell	182	23	None

WHEREAS, there were no other adjustments made in said assessment rolls or the assessments therein contained that as set out above all of said objections have been heard and determined according to law,

NOW, THEREFORE, Be It Finally determined and adjudicated by the Mayor and Council of the City of Picayune Pearl River County, Mississippi that the real property and personal property assessment rolls of the City of Picayune and of the Picayune Municipal Separate School District for the taxable year 1967 and the assessments therein contained, as revised, corrected and equalized, have been legally 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, fair, equal and uniform assessment of all real property and personal property, subject to assessment and taxation within said City and within said Municipal Separate School District as of the first day of January, 1967, and that the true, correct and complete totals of said rolls are as follows:

MUNICIPALITY AND MUNICIPAL SEPARATE SCHOOL DISTRICT INSIDE CITY LIMITS:

Total Assessed Value of Personal Property		2,139,450.00
Total Assessed Value of Vehicles (Estimated)		1,350,000.00
Total Assessed Value of Public Utilities (Estimated)		885,000.00
Total Assessed Value of Real Property Not Subject to Homestead Exemption	7,786,425.	
Total Assessed Value of 1,894 Homes Exempt from School Maint. Tax	<u>5,790,175.</u>	
Total Assessed Value of all Real Property		13,576,600.00
Total Assessed Value of All Property Inside City		<u>\$17,951,050.00</u>

MUNICIPAL SEPARATE SCHOOL DISTRICT OUTSIDE CITY:

Total Assessed Value of Personal Property		41,275.00
Total Assessed Value of Vehicles (Estimated)		850,000.00
Total Assessed Value of Public Utilities (Estimated)		700,000.00
Total Assessed Value of Real Property Not Subject to Homestead Exemption	2,600,950.	
Total Assessed Value of 1,057 Homes Exempt from School Maintenance Tax	<u>2,819,175.</u>	
Total Assessed Value of all Real Property		5,420,125.00
Total Assessed Value of All Property Outside City		<u>7,011,400.00</u>
Total Assessed Value of All Property Inside and Outside City.		<u>\$24,962,450.00</u>

MUNICIPALITY AND MUNICIPAL SEPARATE SCHOOL DISTRICT INSIDE & OUTSIDE CITY OF PICAYUNE:

Total Assessed Value of Personal Property		2,180,725.00
Total Assessed Value of Vehicles (Estimated)		2,200,000.00
Total Assessed Value of Public Utilities (Estimated)		1,585,000.00
Total Assessed Value of 2,951 Homes Exempt from School Maint. Tax	8,609,350.	
Total Assessed Value of Real Property Not Subject to Homestead Exemption	<u>10,387,375.</u>	
Total Assessed Value of all Real Property		18,996,725.00

TOTAL ASSESSED VALUE OF ALL PROPERTY AS OF JANUARY 1, 1967

\$24,962,450.00

MUNICIPAL MINUTES, CITY OF PICAYUNE

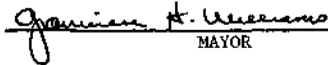
NOW, THEREFORE, Be It Resolved and Ordered by the Mayor and Council of said City of Picayune, Pearl River County, Mississippi, as the governing authorities of said City and of the Picayune Municipal Separate School District, that the said real property and personal property tax assessment rolls of the City of Picayune and of the Picayune Municipal Separate School District and the assessments contained therein, as revised, corrected and equalized, be, and they are hereby, finally approved and adopted, and upon which the City Tax Collector is hereby charged with the collection of ad valorem taxes thereon for the taxable year 1967.

The above and foregoing resolution was adopted by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, and unanimously carried, the voting being recorded as follows:

YEA: Granville H. Williams, H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper

NAY: None

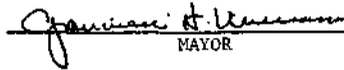

CITY CLERK


MAYOR

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., it is ordered that this Mayor and Council do now rise in recess until Friday, September 15, 1967 at 9:00 A. M.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, met in the City Hall in said City on Friday, September 15, 1967 at 9:00 A. M. pursuant to their recessing order of September 5, 1967 with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, and F. G. Macdonald, Jr., Councilmen; A. J. Read, City Manager and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

CITY OF PICAYUNE BUDGET OF REVENUES AND EXPENDITURES
FISCAL YEAR BEGINNING OCTOBER 1, 1967 AND ENDING SEPTEMBER 30, 1968

Upon motion of H. V. Carr, seconded by R. E. Hobgood, and unanimously carried, it is ordered that the following Budget of Revenues and Expenditures for the City of Picayune be hereby adopted as the Official Budget of Revenues and Expenditures for said City for fiscal year beginning October 1, 1967 and ending September 30, 1968:

ACCOUNT NO.	EXPLANATION	ACTUAL AMOUNTS PRECEEDING YEAR	BUDGET FOR ENSUING YEAR
1. GENERAL FUND			
REVENUES AND RECEIPTS			
101	Privilege Licenses	12,578.75	12,500.00
102	Permits and Other Fees	16,935.77	16,500.00
103	Police Fees	14,038.50	13,000.00
104	Parking Meter Collections	6,478.00	6,000.00
105	Sales Tax	213,579.30	210,000.00
106	Coast Electric 2% Gross Receipts	1,578.84	1,500.00
107	Miss. Power Company - Gross Receipts	16,958.51	17,000.00
108	Pearl River County Road Tax	17,652.59	17,500.00
109	Interest on Delinquent Taxes	5,433.78	5,000.00
111	Pearl River County Jail Rent	300.00	300.00
112	Housing Authority-In Lieu of Tax	5,000.00	5,000.00
113	State Aid	20,533.84	17,000.00
114	Building Permits	1,639.00	1,000.00
115	Dog Licenses	75.00	100.00
116	Uniloy Inc. 2%	165.95	150.00
117	Garbage Collection	18,045.50	32,500.00
	TOTAL REVENUES OTHER THAN CITY TAXES	349,993.33	355,050.00
	ADD CASH BALANCE AS OF 10-1-67	4,148.38	1,278.75
	REVENUES AND CASH OTHER THAN TAXATION	354,141.71	356,328.75
	AMOUNT NECESSARY TO BE RAISED BY TAX LEVY	178,799.10	178,641.25
	TOTAL AMOUNT FROM ALL SOURCES	532,940.81	534,970.00
EXPENDITURES:			
SUPERVISION AND FINANCE			
201	Salary - Mayor	1,200.00	1,200.00
202	Salary - Councilmen	2,400.00	2,400.00
203	Salary - City Manager	4,200.00	4,200.00
204	Salary - Tax Collector & Clerk	4,200.00	4,200.00
205	Salary - Tax Assessor	6,900.00	6,900.00
205A	Salaries - Other Supervision & Finance	565.00	500.00
206	Expense - Tax Assessor	854.19	800.00
206A	Expense - Tax Assessor's Help	520.00	500.00
207	Office Supplies & Expense	7,733.82	6,000.00
208	Printing and Publication	1,707.78	2,000.00
209	Auditors	1,100.00	1,100.00
210	Election Expense		500.00
210A	Social Security Expense	12,810.39	13,000.00
210B	State Retirement Expense	8,657.63	9,000.00
	TOTAL SUPERVISION AND FINANCE	52,848.81	52,300.00
PROTECTION OF LIFE AND PROPERTY			
POLICE DEPARTMENT			
211	Salary - City Attorney	2,400.00	2,400.00
212	Salary - Police Justice	1,200.00	1,200.00
213	Salary - Court Clerk	600.00	600.00
214	Salaries & Wages - Policemen	74,633.15	75,000.00
214A	Wages - Extra Policemen	146.25	500.00
215	Police Auto Expense	7,053.59	7,000.00
215A	Police Uniforms & Ammunition	3,962.71	2,000.00
216	Pound Expense - Wages	3,580.50	3,000.00
216A	Pound Expense - Supplies	682.89	700.00
217	Court Supplies & Expense	546.90	600.00
218	Jail Expense	431.65	500.00
219	Parking Meter Expense	291.44	350.00
220	Two-Way Radio Maintenance	1,838.42	1,900.00
	TOTAL POLICE DEPARTMENT	97,367.50	95,750.00
FIRE DEPARTMENT			
221	Salary - Fire Chief	5,400.00	5,400.00
222	Salary - Firemen	28,530.40	27,300.00
223	Wages - Volunteer Firemen	1,357.00	1,200.00
224	Operation & Maintenance of Truck	888.84	1,000.00
225	Supplies and Expense	3,079.43	2,000.00
226	Rent on Fire Hydrants	4,600.00	4,600.00
	TOTAL FIRE DEPARTMENT	43,855.67	41,500.00

MUNICIPAL MINUTES, CITY OF PICAYUNE

CARE & MAINTENANCE OF PUBLIC PROPERTY		
232	Janitor Supplies	367.14 400.00
233	Insurance and Bond Premiums	3,101.92 3,000.00
234	Telephone and Lights	5,080.50 5,100.00
235	Repairs - City Hall Supplies	1,204.46 1,500.00
235A	Repairs - City Hall Wages	356.00 500.00
236	Maint. of Airport	8,036.68 1,000.00
TOTAL CARE & MAINTENANCE OF PUBLIC PROPERTY		18,146.70 11,500.00
MAINTENANCE OF STREETS AND STRUCTURES		
241	Supervision and Engineering	21,715.25 22,000.00
241A	Engineering Supplies	2,528.31 1,000.00
242	Street Signs - Expense	1,625.33 2,000.00
242A	Street Signs - Wages	2,189.25 2,000.00
243	Wages of Street Maintenance Crew	59,327.75 50,000.00
244	Materials and Supplies	35,647.83 30,000.00
245	Street Lights - Miss. Power Co.	18,124.05 20,000.00
245A	Street Lights - Coast Electric	2,562.00 3,000.00
246	Repairs to Equipment	13,256.74 10,000.00
247	Gasoline and Motor Oil	18,859.52 16,000.00
248	New Equipment	49,030.19 10,000.00
249	Wages - Street Improvements	24,594.79 25,000.00
250	Material - Street Improvements	33,716.19 50,000.00
TOTAL MAINTENANCE OF STREETS AND STRUCTURES		283,177.20 241,000.00
PUBLIC HEALTH AND SANITATION		
251	Garbage Removal	24,886.05 25,000.00
252	Street Sweeper-Wages	3,979.00 4,000.00
253	Health Department Appropriation	720.00 720.00
254	Cemetery Expense - Salaries	5,581.25 5,500.00
254A	Cemetery Supplies & Expense	899.96 1,000.00
255	Wages - Incinerator	6,144.45 6,200.00
256	Supplies - Incinerator	1,460.45 3,000.00
257	Garbage Bags and Stands	31,825.75 32,000.00
258	Mosquito and Weed Control	2,424.99 2,500.00
TOTAL PUBLIC HEALTH AND SANITATION		77,921.90 79,920.00
INSTRUCTIONAL AND RECREATIONAL		
262	Playground Upkeep	6,063.52 6,000.00
263	Recreational	5,840.00 7,000.00
TOTAL INSTRUCTIONAL AND RECREATIONAL		11,903.52 13,000.00
GRAND TOTAL EXPENDITURES OF GENERAL FUND		532,940.81 534,970.00
PUBLIC UTILITY FUNDS		
REVENUES		
151	Gas Sales	603,348.92 620,000.00
152	Cut-On Fees	150.00 150.00
153	Water Sales	122,713.25 125,000.00
154	Installation Charges	1,335.00 1,300.00
155	Sewer Sales	41,088.80 41,000.00
156	Plumbing Permits	2,489.50 2,500.00
157	Rent on Fire Hydrants	4,600.00 4,600.00
TOTAL REVENUES		775,725.47 794,550.00
ADD CASH BALANCE AS OF 10-1-67		29,043.11 24,183.97
TOTAL CASH AND REVENUES ALL SOURCES		804,768.58 818,733.97
LESS SURPLUS FOR BOND AND INTEREST RETIREMENT		162,283.97
TOTALS		656,450.00
EXPENDITURES		
NATURAL GAS		
601	Labor	40,080.60 45,000.00
602	Supplies	18,278.25 18,500.00
603	Salary - Manager and Supt.	13,200.00 14,000.00
604	Salary - Office	32,551.36 33,000.00
605	Office Supplies & Expense	6,286.46 6,500.00
606	Automotive Expense	1,291.02 1,500.00
607	Natural Gas Purchased	271,043.01 375,000.00
608	Expansion & Addition - Labor	12,434.10 6,000.00
608A	Expansion and Addition - Supplies & Expense	39,164.44 15,000.00
609	New Equipment	2,998.70 5,000.00
610	Other General & Administrative Expense	7,526.45 8,000.00
612	Insurance & Bond Premiums	2,612.17 3,000.00
613	Social Security Expense	5,360.51 5,500.00
614	State Retirement Expense	3,105.91 3,200.00
615	IBM Rental - Equipment	5,637.00 6,000.00
TOTAL NATURAL GAS		561,569.98 545,200.00
WATER EXPENDITURES		
401	Salaries and Wages	4,629.50 5,000.00
402	Supplies and Expense	6,593.61 6,600.00
403	Equipment - New and Replacement	1,800.00 3,000.00
404	Electric Current - Water	4,269.95 4,500.00
405	Automotive Expense	375.00 500.00
406	Addition and Expansion - Labor	1,891.19 2,000.00
407	Addition & Expansion - Supplies & Expense	12,706.90 8,000.00
408	Social Security Expense	1,730.77 2,000.00
409	State Retirement Expense	797.22 1,000.00
410	Insurance and Bond Premiums	166.79 250.00
411	Other General and Adm. Expense	678.92 750.00
TOTAL WATER EXPENDITURES		35,639.85 33,600.00

MUNICIPAL MINUTES, CITY OF PICAYUNE

SEWER EXPENDITURES			
501	Salaries and Wages - Sewer	30,375.08	30,000.00
502	Salaries & Wages - Treatment Plant	12,674.50	15,000.00
503	Supplies and Expense - Sewer	7,739.87	8,000.00
504	Supplies and Expense - Treatment Plant	3,081.98	4,000.00
505	Equipment - New and Replacement	2,209.57	5,000.00
506	Electric Current - Sewer	9,777.99	10,000.00
507	Automotive Expense - Sewer	393.96	500.00
508	Addition & Expansion - Labor	2,059.55	2,000.00
509	Addition & Expansion-Supplies & Expense	1,530.96	1,500.00
510	Other General & Adm. Expense	600.00	750.00
511	Social Security Expense	235.00	400.00
512	State Retirement Expense	210.00	300.00
513	Insurance and Bond Premiums	70.38	200.00
	TOTAL SEWER EXPENDITURES	70,958.84	77,650.00

GENERAL BOND AND INTEREST FUND

REVENUES

	Fire Insurance Premiums		4,000.00
	Add Cash Balance 10-1-67	7,128.31	1,217.86
	Cash and Revenues other than taxation	7,128.31	5,217.86
	Amount necessary to be raised by tax levy		22,942.14
	TOTAL	7,128.31	28,160.00

GENERAL BOND AND INTEREST FUND

701	City Hall Bonds	10,000.00	10,000.00
701	City Hall Repair Bonds	4,000.00	4,000.00
701	Incinerator Bonds		4,000.00
701	Fire Station Bonds		4,000.00
702	4% Interest on 40M City Hall Bonds	2,000.00	1,600.00
702	4% Int. on 24M City Hall Repair Bonds	1,120.00	960.00
702	4½% Int. on 40M Incinerator Bonds		1,800.00
702	4½% Int. on 40M Fire Station Bonds		1,800.00
	TOTAL GENERAL BOND AND INTEREST FUND	17,120.00	28,160.00

SCHOOL BOND & INTEREST FUND

REVENUES

	Cash Balance 10-1-67	9,005.81	4,716.30
	Amount Necessary to be raised by tax levy		117,018.20
	TOTAL		121,734.50

EXPENDITURES

711	School Bonds Due		8,000.00
711	School Bonds Due		8,000.00
711	School Note Due 5-1-68	3,000.00	3,000.00
711	School Bonds due 8-1-68	26,000.00	27,000.00
711	School Bonds Due 3-1-68	20,000.00	20,000.00
711	School Notes Paid Off	10,000.00	
711	School Bonds due 4-1-68	13,200.00	13,200.00
712	Interest on School Bonds due 4-1-68	1,297.00	868.00
712	Interest on 260M School Bonds due 3-1-68	5,164.20	4,838.20
712	Interest on 260M School Bonds due 9-1-68	4,813.20	4,168.20
712	4% Int. on 10M School Notes Paid Off	400.00	
712	4% Int. on 9M School Notes Due 5-1-68	480.00	360.00
712	Int. on 824M School Bonds Due 2-1-68	15,022.00	14,533.20
712	Int. on 824M School Bonds due 8-1-68	15,054.50	14,566.95
712	4% Int. on 40M School Bonds Due 10-1-67		1,600.00
712	4% Int. on 40M School Bonds 4-1-67		1,600.00
	TOTAL	114,430.90	121,734.50

UTILITY BOND AND INTEREST FUND

REVENUES

	Revenues from Water, Sewer & Gas	182,260.00	184,260.00
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EXPENDITURES

721	Water and Sewer Bonds due 4-1-68	75,000.00	80,000.00
722	Int. on 2,980 W&S Bonds due 10-1-67	53,630.00	52,130.00
722	Int. on 2,980 W&S Bonds due 4-1-68	53,630.00	52,130.00
	TOTAL	182,260.00	184,260.00

A JOINT RESOLUTION CREATING A JOINT AIRPORT BOARD, FIXING
THE TERMS OF OFFICE OF THE MEMBERS, FIXING THE METHOD FOR
APPOINTMENT OF THE MEMBERS AND PRESCRIBING THE DUTIES, EM-
BODING THE TERMS AND CONDITIONS OF THE JOINT AGREEMENT OF
THE TWO GOVERNING AUTHORITIES

WHEREAS, the City of Picayune, Mississippi, a political subdivision jointly owning an airport with the Board of Supervisors of Pearl River County, Mississippi,

WHEREAS, it is desired by the Governing Authority of the City of Picayune and the Board of Supervisors of Pearl River County, hereinafter sometime referred to as constituent public agencies, to place the acquisition, construction, operation, future expansion and maintenance of the Picayune-Pearl River County Airport under the control of a Joint Airport Board to be known as the Picayune-Pearl River County Airport Board, as authorized by House Bill 958, Laws of 1958.

NOW, THEREFORE, BE IT JOINTLY RESOLVED BY THE GOVERNING AUTHORITY OF THE CITY OF PICAYUNE, MISSISSIPPI AND THE BOARD OF SUPERVISORS OF PEARL RIVER COUNTY, MISSISSIPPI,

MUNICIPAL MINUTES, CITY OF PICAYUNE

SECTION 1. There is hereby created a Joint Airport Board to be known as the Picayune-Pearl River County Airport Board, consisting of five members; two of whom shall be appointed by majority vote of the Governing Authority of the City of Picayune, from among the qualified electors of the City of Picayune, and two of whom shall be appointed by majority vote of the Board of Supervisors of Pearl River County, from among the qualified electors of Pearl River County. The fifth member of the Joint Airport Board, who will serve as Chairman, shall be appointed by the Mayor and President of the Board of Supervisors, with the advice and consent of the Governing Authority of the City and Board of Supervisors.

The members of the Joint Airport Board appointed by the Governing Authority of the City shall be appointed for one and four year terms respectively. The members appointed by the Board of Supervisors shall be appointed for two and three year terms respectively. The Chairman shall be appointed for a five year term. All appointments thereafter shall be for five year terms.

No member of the Joint Airport Board shall receive any salary for his services, but shall be reimbursed for actual and necessary expenses incurred by him in the performance of his duties. No member of said Board shall engage financially in any commercial enterprise located on or in connection with Picayune-Pearl River County Airport while a member of said Board.

SECTION 2. ORGANIZATION - OFFICERS - REPORTS - The Joint Airport Board shall within thirty (30) days after its appointment organize and make such rules and regulations for its administration not inconsistent with the terms herewith, as it may deem expedient, and may from time to time amend such rules and regulations. At such organizational meeting it shall elect from among its members a Vice Chairman and a Secretary to serve for one year, and annually thereafter shall elect such officers; all to serve until their successors are appointed and qualified. The Board shall hold monthly meetings, and it shall at its initial meeting fix the date and place for its regular meetings. Three (3) members shall constitute a quorum and no action shall be taken by less than a majority of the Board. Special meeting may be called and shall be open to the public.

The Board shall report in writing to the governing authorities of each political subdivision on or before February first of each year and said report shall contain a summary of its proceedings during the preceding fiscal year; a detailed and itemized statement of all revenues and of all expenditures made by or in behalf of the Board; such other information as it may deem necessary or useful; and any additional information which may be requested by the governing authorities.

SECTION 3. POWERS AND DUTIES OF JOINT AIRPORT BOARD -1. The Joint Airport Board shall have full and complete power to plan, acquire, establish, develop, construct, enlarge, improve, maintain, operate, regulate, protect, and police any airport or air navigation facility or airport hazard to be jointly acquired, controlled, and operated, and such Board may exercise on behalf of its constituent public agencies, all the powers of each with respect to such airport, air navigation facility or airport hazard, subject to Section 3 of this Section.

2. The Board shall have the power and authority to appoint, employ, and pay an airport manager, and such additional personnel as is necessary for the efficient operation of the airport and care of supporting property; and employ such professional services as from time to time shall be deemed necessary in the conduct of the business of operating the airport, and protection of properties.

3. a. Limitations on Joint Board, expenditures. The total expenditures to be made by the joint board for any purpose in any calendar year shall be determined by a budget approved by the governing bodies of its constituent public agencies on or before the preceding December first. b. Acquisitions beyond sums allotted. No airport, air navigation facility, airport hazard, or real or personal property, the cost of which is in excess of sums therefor fixed by the joint agreement or allotted in annual budget, may be acquired by the joint board without the approval of the governing bodies of its constituent public agencies. The right of eminent domain is not deligated to the Airport Board. c. Disposal of real property. The joint board shall not dispose of any airport, air navigation facility or real property under its jurisdiction except with the consent of the governing bodies of its constituent public agencies, provided that the joint board may, without such consent, enter into contracts, leases, or other arrangements contemplated by Section VIII of this joint resolution. d. Police Regulations. Any resolutions, rules, regulations, or orders of the joint board dealing with subject authorized

MUNICIPAL MINUTES, CITY OF PICAYUNE

by Section V of this joint resolution shall become effective only upon approval of the governing bodies of the constituent public agencies, provided that upon such approval the resolutions, rules, regulations, or orders of the joint board shall have the same force and effect in the territories or jurisdictions involved as the ordinances, resolutions, rules, regulations, or orders of each constituent public agency would have in its own territory or jurisdiction.

SECTION 4. AIRPORT MANAGER - QUALIFICATIONS - POWERS AND DUTIES. 1. The airport manager shall be experienced in aeronautics, or in airport management, and capable of discharging all the duties which the Board may impose upon him.

2. The airport manager shall be the executive officer of the Board, and under its supervision shall administer the provisions of this joint resolution, and rules, regulations, and orders established hereunder. He shall attend all meetings of the Board, but shall not have the power to vote. He shall be in charge of the office of the Board and responsible to the Board for the records, preparation of reports, and other duties the Board may impose on him. At the direction of the Board, together with the chairman of the Board, he shall execute all contracts entered into by the Board which are legally authorized and for which funds have been provided. The Board by written order filed in its office may delegate to the airport manager any of the powers or duties vested in or imposed upon it by this joint resolution.

3. It shall be the duty of the airport manager to enforce all laws, rules and regulations pertaining to the operation of the airport.

SECTION 5. RULES AND REGULATIONS 1. The Board is authorized to adopt, amend and repeal such reasonable rules, regulations, orders, and resolutions as it shall deem necessary for the management, operation, government, and use of the airports or air navigation facility under its control, subject to requirements as set forth in Section III.

2. Conformity to federal and state law. All resolutions, rules, regulations, or orders which are issued by the Board shall be kept in substantial conformity with the laws of the state or any regulations promulgated or standards established pursuant thereto, and, as nearly as may be, with the federal laws governing aeronautics and the rules, regulations and standards duly issued thereunder.

3. The Board shall keep on file with each constituent public agencies, and at the principle office of the Board, a copy of all its rules and regulations for public inspection.

4. The Board shall provide for the publication and general distribution of all its orders, rules, regulations and procedures having general effect.

SECTION 6. AIRPORT FUND The funds made available by the constituent public agencies and revenues obtained by the Board from control or operation of Picayune-Pearl River County Airport or portion thereof or navigation facility shall be deposited in the special fund designated the "Picayune-Pearl River County Airport Fund" created by joint agreement of the City of Picayune and County of Pearl River, Mississippi as shown in the minutes of the City of Picayune Book 11, Pages 579-581, and the Board of Supervisors of Pearl River County, Book Page . All revenue derived from the operation of the airport, after paying the operation expense and maintenance, shall set aside and use for additional improvements of the airport, or for the retirement of bonds and interest thereon issued for airport purposes, subject to approval of the constituent public agencies.

SECTION 7. FEDERAL AND STATE AID. 1. Acceptance authorized, conditions. The Board is authorized to request, accept, receive, receipt for, disburse, and expend federal and state moneys and other moneys public or private, made available by grant or loan or both to accomplish, in whole or in part, any of the purposes of this joint resolution. All federal moneys accepted under this section shall be accepted and expended by the Board upon such terms and conditions as are prescribed by the United States and as are constituent with state law, and all state moneys accepted under this section shall be accepted and expended by the Board upon such terms and conditions as are prescribed by the state; unless otherwise prescribed by the agency from which such moneys were received, the Board shall deposit all moneys received pursuant to this section in the Picayune-Pearl River County Airport Fund, and shall designate such funds to the purpose for which the moneys were made available, in trust for such purposes.

MUNICIPAL MINUTES, CITY OF PICAYUNE

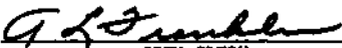
2. The Board is authorized to designate the state aeronautics commission as its agent to accept, receive, receipt for, and disburse federal and state moneys and other moneys, public or private, made available by grant or loan or both, to accomplish in whole or in part, any of the purposes of this joint resolution to designate the said commission as its agent in contracting for and supervising the planning, acquisition, development, construction, improvement, maintenance, equipment, or operation of any airport or other air navigation facility. The Board may enter into an agreement with the said aeronautics commission prescribing the terms and conditions of the agency in accordance with such terms and conditions as are prescribed by the United States, if federal money is involved, and in accordance with the applicable laws of this state. All federal moneys accepted under this section by the state aeronautics commission shall be accepted and transferred or expended by said commission upon such terms and conditions as are prescribed by the United States. All moneys received by the state aeronautics commission pursuant to this sub-section shall be deposited in the state treasury, and unless otherwise prescribed by the agency from which such moneys were received, shall be kept in separate funds designated according to the purposes for which the moneys were made available, and held by the state in trust for such purposes.

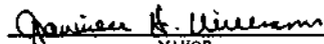
SECTION 8. CONTRACTS. The Board may enter into any contracts necessary to the execution of the powers granted it, and for the purposes provided by this joint resolution.

SECTION 9. It is understood that the City of Picayune and Pearl River County shall each be equally and jointly owners of the said airport and shall be equal and jointly responsible for the cost of the operation and maintenance thereof, with the understanding, however, that for the present fiscal year, Pearl River County, Mississippi shall contribute \$10,000.00 or one-quarter ($\frac{1}{4}$) mill on the assessed valuation of Pearl River County whichever shall be the greater and that thereafter, the said City and the said County shall be equally responsible for the cost of operation and maintenance, but that nothing in this agreement shall be construed as binding in advance either the said City or the said County shall be equally responsible for the cost of operation and maintenance, but that nothing in this agreement shall be construed as binding in advance either the said City or the said County to contribute any particular amount annually in the future.

This joint resolution having been first reduced to writing and considered section by section, and as a whole was duly adopted by the affirmative vote of the members of the Governing Authority of the City of Picayune; negative vote, none, as appears in a minute book 11, Pages 579-582 of the official records of said City.

This joint resolution having been submitted to and considered by the Board of Supervisors of Pearl River County was adopted by an affirmative vote of all, negative vote of none, as appears in supervisors' minute book 24, page 461-466.


CITY CLERK

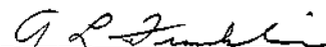

MAYOR

APPOINTMENTS TO CITY-COUNTY AIRPORT BOARD

Upon motion of F. G. Macdonald, Jr., seconded by R. E. Hobgood, and unanimously carried, the following were appointed to serve on the Picayune-Pearl River County Airport Board: Stewart Gammill for a term of four years and Jerry Bryant for a term of one years. The selection of Clifford Ladner, President of the Board of Supervisors of Pearl River County and Granville H. Williams, Mayor of City of Picayune, of Karl Jay Scott for a five year term is hereby acknowledged by the City Council.

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., it is ordered that this Mayor and Council do now rise in recess until Saturday, September 30, 1967 at 8:00 P. M.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi, met in the City Hall in said City on Saturday, September 30, 1967 at 8:00 P. M. pursuant to their recessing order of September 15, 1967 with the following officials present: Granville H. Williams, Mayor; H. V. Carr and F. G. Macdonald, Jr., Councilmen; A. J. Read, City Manager and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor proclaimed the meeting open and the following proceedings were had and done:

SCHOOL BUDGET

Upon motion of F. G. Macdonald, Jr., seconded by H. V. Carr, and unanimously carried, it is hereby ordered that the Budget of the Picayune Municipal Separate School District as submitted by the Board of Trustees thereof for the fiscal year beginning July 1, 1967 and ending June 30, 1968 be and the same is hereby received and ordered filed in the office of the City Clerk. The said Budget being in the following words and figures, to-wit:

REVENUE RECEIPTS	Total	Minimum Program	Overflow M.P.	District	Other District
Local Sources:					
Ad Valorem Taxes	516,315.00	53,142.00		463,173.00	
Sixteenth Section	1,500.00			1,500.00	
Other Local Sources	472.56				472.56
Total Local Sources	518,287.56	53,142.00		464,673.00	472.56
State Sources:					
Per Capita & Min. Program Funds	682,786.00	682,786.00			
Vocational Funds	3,000.00			3,000.00	
Homestead Exemption	105,000.00	19,000.00		86,000.00	
Driver Education Funds	3,000.00			3,000.00	
Fed. Money Rec'd Thru State NDEA	766.67			766.67	
Total State Sources	794,552.67	701,786.00		92,766.67	
Federal Sources Direct:					
P.L.874, Maint. & Operation	27,000.00			27,000.00	
P.L.815, Construction	11,204.00				11,204.00
Total Federal Sources	38,204.00			27,000.00	11,204.00
TOTAL REVENUE RECEIPTS	1,351,044.23	754,928.00		584,439.67	11,676.56
NON-REVENUE RECEIPTS					
Short Term Loans	40,000.00				40,000.00
Transportation Equip. Loans	18,497.04		18,497.04		
Total Loans	58,497.04		18,497.04		40,000.00
TOTAL GROSS RECEIPTS	1,409,541.27	754,928.00	18,497.04	584,439.67	51,676.56
Balance Brought Forward	44,288.21	5,212.08	448.50	16,063.77	22,563.86
TOTAL ANTICIPATED REVENUE	1,453,829.48	760,140.08	18,945.54	600,503.44	74,240.42
Borrow from 1968-69 Homestead	58,411.46*			58,411.46	
	1,512,240.94			658,914.90	
Revenue Needed to Meet Expen.	1,556,075.29	760,140.08	18,945.54	702,749.25	74,240.42
	-43,834.35			-43,834.35	

After borrowing \$58,411.46 from the 1968-69 Homestead Exemption Reimbursement, we will still lack \$43,834.35 of having sufficient Revenue to cover Proposed Expenditures.

PROPOSED EXPENDITURES - 1967-68ADMINISTRATIONSalaries:

Supt., Asst. to Supt. Bookkeeper, Clerical Workers, School Attorney	38,512.00
Other Administration Expense	8,000.00
Total	46,512.00

INSTRUCTIONSalaries:

Principals	40,284.00
Consultants and Supervisors	1,200.00
Teachers (Including Substitutes)	967,170.00
Librarians	23,300.00
Guidance Personnel	19,500.00
Secretarial and Clerical	14,400.00
Libraries and Audio Visual	13,000.00
Teaching Supplies	19,000.00
Other Instruction Expense	3,000.00
Total	1,100,854.00

TRANSPORTATION SERVICES

Bus Drivers' Salaries	17,595.00
Replacement of Vehicles	23,709.12
Transportation Insurance	170.00
Other Expense	19,997.00
Total	61,471.12

OPERATION OF PLANT

Salaries	37,500.00
Heat for Buildings	1,500.00
Other Utilities	30,000.00
Janitorial Supplies	8,000.00
Total	77,000.00

MUNICIPAL MINUTES, CITY OF PICAYUNE

MAINTENANCE OF PLANT	
Salaries	17,640.00
Replacement of Equipment	15,000.00
Other Expenses	32,000.00
Total	64,640.00
FIXED CHARGES	
District Contribution to Social Security & Retirement Ins.	86,998.00
Insurance	12,000.00
Total	98,998.00
STUDENT BODY ACTIVITIES	
	22,000.00
TOTAL OPERATING COSTS	1,471,475.12
CAPITAL OUTLAY	
Site Additions	5,000.00
New Buildings and Additions	45,951.42
Remodeling	6,336.60
Instructional Equipment	14,960.52
Non-Instructional Equipment	1,991.88
Total	74,240.42
SUNDRY DEBT SERVICE	10,359.75
TOTAL GROSS EXPENDITURES	1,556,075.29
TOTAL PROPOSED EXPENDITURES	1,556,075.29

RESOLUTION FIXING LEVIES FOR 1967 TAXES

WHEREAS, Section 23 of Chapter 492 of the Mississippi Laws of 1950, Section 3, Chapter 497 of Mississippi Laws of 1950, and Section 4 of House Bill No. 6 of Mississippi Laws of 1958, all as amended, provide that the governing authorities of each municipality in the State of Mississippi shall levy the municipal ad valorem taxes for each taxable year, said levy or levies to be expressed in mills or decimal fractions of a mill, and such levy or levies shall determine the ad valorem taxes to be collected upon each dollar of valuation on the assessment rolls of the Municipality; and

WHEREAS, the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, have completed the revision and equalization of the assessment rolls for taxes for the taxable year 1967, have approved the assessments of motor vehicles in said City and in the Picayune Municipal Separate School District by resolution adopted at a public meeting held on August 1, 1967 and have approved the real property and personal property assessment rolls of said City and of said Municipal Separate School District for said year by a resolution adopted at a public meeting held on September 5, 1967, these resolutions being in Minute Book 11, and

WHEREAS, the assessment of public utilities has been approximately at \$1,585,000.00; and

WHEREAS, the Budget of Expenditures of Picayune Municipal Separate School District for the current fiscal year was filed on September 30, 1967 by the Board of Trustees of said School District, and which said Budget of Revenues and Expenditures is recorded in these minutes; and

WHEREAS, the Budget of Revenues and Expenditures of the City of Picayune for the fiscal year beginning October 1, 1967 and ending September 30, 1968 was adopted by the said Mayor and Council on September 15, 1967, and is recorded in these minutes on Pages 577, 578 and 579; and

WHEREAS, the Budget of Revenues and Expenditures of the Margaret Reed Crosby Memorial Library for the current fiscal year was filed on August 1, 1967, by the Trustees of said Library, which said budget was approved by the Mayor and Council and is now on file in the office of the City Clerk; and

NOW, THEREFORE, BE IT RESOLVED AND ADJUDGED by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, that in accordance with the Budget of Expenditures and the assessments of taxable property within the City of Picayune and Picayune Municipal Separate School District, the following ad valorem tax rates or levies be and the same are hereby imposed and levied for the fiscal year 1967-68, upon the assessed value of all taxable property in the City of Picayune, and the Picayune Municipal Separate School District, Pearl River County, Mississippi, as the property is now assessed and listed or as may hereafter be assessed and listed upon the assessment rolls of said City and District as of January 1, 1967, subject to the exempt value of homes to the extent exempt by the Homestead Exemption Act for Municipal Separate School District, the said rates expressed in mills or a decimal fraction of a mill, being levied and imposed upon each dollar of assessed valuation appearing upon the assessment rolls of said City and Municipal Separate School District in accordance with the provisions of the statutes of the State of Mississippi to which reference is made hereinabove, the said rates or levies are for the following funds or purposes:

1. For the purpose of raising a fund to support the Minimum School Program as requested by the State Board of Education and as provided by Section 2 of Chapter 261, of the Mississippi Laws of 1954, as amended (6518-02) 2.25 Mills
on the dollar to be levied upon property within the City Limits and upon Picayune Municipal Separate School District property outside the City Limits.

MUNICIPAL MINUTES, CITY OF PICAYUNE

- 2. For the purpose of raising a fund for general school district maintenance purposes as provided by Section 6 of Chapter 261 of the Mississippi Laws of 1954, as amended (6518-96) and other amendatory statutes 22.75 Mills on the dollar to be levied upon property both within the City Limits and upon Picayune Municipal Separate School District property outside the City Limits.
- 3. For the purpose of raising a fund for the retirement of bonds issued to finance alterations and additions to buildings and to purchase heating plants, fixtures and equipment and purchase land for school purposes and for the payment of interest thereon as provided by Chapter 30 of the Mississippi Laws of 1953 Extraordinary Session on the dollar to be levied upon property both within the City Limits and upon Picayune Municipal Separate School District property outside the City Limits. 1.00 Mill
- 4. For the purpose of raising a fund for the retirement of bonds issued for the purpose of financing construction and equipping of an annex to the Picayune Memorial High School building and making alterations of said high school building and also of construction and equipping of an auditorium and class rooms as provided by Chapter 231 of the Mississippi Laws of 1950 and amended and for the payment of interest thereon 1.50 Mills on the dollar to be levied upon property both within the City Limits and upon Picayune Municipal Separate School District property outside the City Limits.
- 5. For the purpose of raising a fund for the retirement of bonds and interest thereon issued for the purpose of financing the erection of a Junior High School building and equipping same, and purchasing land therefor, for repairing, equipping, remodeling and enlarging the buildings and related facilities of said district, providing necessary water, light, heating and sewerage facilities therefor, and purchasing land therefor as provided by Chapter 30 of the Mississippi Laws of 1953 Extraordinary Session 2.25 Mills on the dollar to be levied upon property both within the City Limits and upon Picayune Municipal Separate School District property outside the City Limits.
- 6. For the purpose of raising funds for the retirement of bonds issued for the purpose of financing repairs, improvements, and air conditioning on the City Hall building of said City and for the payment of interest and for financing of a new city hall annex and for the payment of interest thereon, as provided by Chapter 473 of the Mississippi Laws of 1950, as amended 1.25 Mills on the dollar to be levied only against property within the City Limits.
- 7. For the purpose of raising funds for general city expense, as fixed and limited by Chapter 496 of Mississippi Laws of 1950 10.75 Mills on the dollar to be levied only against property within the City Limits.
- 8. For the purpose of raising a fund for library support, upkeep and maintenance as provided by Section 2, Chapter 213 of the Mississippi Laws of 1944 1.00 Mill on the dollar to be levied only against property within the City Limits.
- 9. For the purpose of raising a fund to establish and equip library as provided by Section 6201 of the Mississippi Code of 1942, as amended by Chapter 479 of the Mississippi Laws of 195825 Mill on the dollar to be levied only against property within the City Limits.

BE IT FURTHER ORDERED AND ADJUDGED that said advalorem tax levies shall apply to the various funds as follows:

INSIDE CITY LIMITS

Minimum School Program Fund	2.25 Mills on the dollar
General District School Maintenance Funds	22.75 Mills on the dollar
Bond and Interest Funds	6.00 Mills on the dollar
General Fund	10.75 Mills on the dollar
Library Fund	1.25 Mills on the dollar
TOTAL LEVY INSIDE CITY LIMITS	43.00 Mills on the dollar

OUTSIDE CITY LIMITS

Minimum School Program Fund	2.25 Mills on the dollar
General School District Maintenance Fund	22.75 Mills on the dollar
Bond and Interest Fund	4.75 Mills on the dollar
TOTAL LEVY OUTSIDE CITY LIMITS	29.75 Mills on the dollar

BE IT FURTHER ORDERED AND ADJUDGED THAT THE 2.25 mills levied for the Minimum School Program Fund, together with 12.75 mills of the 25.00 mills levied for General School District Maintenance shall be that part exempt on all homesteads for which application has been properly filed and approved by this Mayor and Council, it being known that 15 mills is the maximum amount of School Maintenance levy that can be exempt as provided by Chapter 496 of the Mississippi Laws of 1950.

The above and foregoing resolution was adopted by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, the voting being recorded as follows:

YEA: Granville H. Williams, H. V. Carr and F. G. Macdonald, Jr.

NAY: None

ABSENT AND NOT VOTING: H. H. Pepper and R. E. Hobgood

G. L. Simblin
CITY CLERK

Granville H. Williams
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of F. G. Macdonald, Jr.,
it is ordered that this Mayor and Council do now rise in adjournment.

G. L. Franklin
CITY CLERK

James A. Williams
MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, October 3, 1967 at 9:00 A. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper, Councilmen; M. T. Thigpen, City Attorney; A. J. Read, City Manager and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BUILDING PERMITS

Upon motion of H. V. Carr, seconded by H. H. Pepper, and unanimously carried, it is ordered that building permits be approved as follows:

- To Eugene Watkins for construction of a dwelling at 198 Boley Drive.
- To Willie Vaughn for construction of a dwelling at 1009 Richard Street.
- To Marley Builders for construction of a dwelling in Greenview Subdivision.
- To J. E. Lea for construction of an addition to dwelling at 2309 Trotter St.
- To Thigpen Furniture Company . . . for construction of a warehouse on South Haugh Avenue.
- To Walter Aiken for permission to move a dwelling to 800 S. Main Street.
- To Jack Inger Construction for construction of a service station on Hwy 43 at Hwy 602

CONTRACT WITH MISSISSIPPI POWER COMPANY

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, Granville H. Williams, Mayor, is hereby authorized to sign contract with Mississippi Power Company for Christmas Lighting.

BILLS APPROVED

Upon motion of H. V. Carr, seconded by H. H. Pepper, and unanimously carried, it is ordered that the following bills be approved for payment:

SUPERVISION AND FINANCE:	Acct. No.	For:	AMOUNT	Warrant Number
The Picayune Item	208	September account	1,378.62	34873
PROTECTION OF LIFE AND PROPERTY:				
Stockstill-Walker Motor Co.	215	Inv. 1035, 7783	23.15	34874
Polk's Firestone Dealer	215	Inv. 494-94	32.50	34875
Jack McNeil Chevrolet-Buick, Inc.	215	Inv. 4922, 3870	7.86	34868
F & B Supplies, Inc.	215A	Inv. 32036	10.32	34869
Sargent-Sowell, Inc.	216A	Inv. 29463	9.85	34870
Palmer Chemical & Equip. Co., Inc.	216A	Inv. 14339	92.00	34871
Crosby Forest Products Co.	218	Inv. 90456, 90329	20.66	34876
Mary's Restaurant	218	Prisoners meals	1.80	34877
Mueiler's Restaurant	218	Prisoners meals	22.50	34878
Bryant's Cleaners	218	September account	3.25	34879
West Bros., Inc.	218	Inv. 1-428288	4.21	34880
Kramer's Foam & Fabric Center	218	Inv. 02020	79.80	34881
Jerry McClendon	223	Volunteer Fireman	10.00	34882
Roger Whitney	223	Same	20.00	34883
James Owen	223	Same	15.00	34884
M. W. Foust	223	Same	5.00	34885
A. R. Hudnall	223	Same	10.00	34886
Herbert Johnston	223	Same	10.00	34887
James Crosby	223	Same	10.00	34888
City of Picayune-Utilities	225	Fire Stations	34.21	34889
Mississippi Power Company	225	Fire Stations	67.80	34890
Delta Supply Company, Inc.	225	Inv. 91737	12.42	34891
CARE & MAINTENANCE OF PUBLIC PROPERTY:				
Mississippi Power Co.	234	Acct. 0780 - City Hall	223.51	34892
City of Picayune-Utilities	234	City Hall	219.10	34893
Southern Bell Tel. & Tel. Co.	234	September accounts	219.84	34894
Pearl River Farmers' Coop	235	Inv. B45015	11.30	34895
Gordon Alligood	235	Pest Control Service	20.00	34896
Mississippi Power Company	236	Airport Accounts	117.85	34897
R. E. Moseley	236	Maint. of Airport	300.00	34898
MAINTENANCE OF STREETS AND STRUCTURES:				
Rapid Reproductions, Inc.	241B	September account	19.82	34899
Power	241B	Subscription	6.00	34900
Stewart Machine & Engineering Co.	241B	Inv. 3830	7.90	34901
Picayune Tire Service	244	Inv. 5758	169.52	34902
Allied Equipment Co.	244	Inv. 7762, 7774	155.45	34903
Thigpen Hardware Company	244	Account	45.68	34904
Massey-Magee Clinic	244	Clifford Varnado & W. Spiers Account	25.00	34905
Crosby Memorial Hospital	244	W. Spiers Account	16.25	34906
Quick and Grice, Inc.	244	Inv. 5731, 5973, 28558	23.83	34907
Crosby Stores	244	September account	39.83	34908

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John M. Warren	244	Inv. 1253-67	441.60	34909
Schrock's Western Auto	244	Account	66.43	34910
City of Picayune-Utilities	244	City Barn	3.75	34911
Crosby Memorial Hospital	244	Wm. Pinkard Account	38.50	34912
Thompson Auto Supply	244	Account	9.06	34913
Stevens Oil Company	244	Inv. 19352	3.53	34914
Unit Funa Co. A. 90th Engr	244	Utilities- National Guard-Septem & October	50.00	34915
Miss. Power Company	245	September accounts	1,500.22	34916
Coast Electric Power Assn.	245A	Acct. B1, C3, C1, 26	322.00	34917
Clint's Texaco Service	246	September account	160.53	34918
Equipment, Inc.	246	Inv. 52583	20.55	34919
Trim Oil Company	247	Gas and Oil - September	1,364.32	34920
Crosby Stores	248	Inv. 9542	540.00	34921
City of Picayune-Utilities	250	Asphalt Plant	111.08	34922
Picayune Concrete Co.	250	Loader Rent	115.00	34923
Mississippi Power Co.	250	Asphalt Plant	79.06	34924

PUBLIC HEALTH AND SANITATION:

The Lisco Company	251	Order No. 148	137.50	34925
Pearl River Co. Health Dept.	253	Monthly appropriation	60.00	34926
Polk's Firestone Store	254A	September account	68.01	34927
Tri State Mill Supply Co.	256	Inv. 83024	9.48	34929
West Bros., Inc.	256	Inv. 10-118498	10.86	34930
Industrial Blow Pipe Co.	256	Inv. 11945 less tax	380.00	34931
Coast Elec. Power Assn.	256	Incinerator account	27.49	34936
Quick and Grice, Inc.	257	September account	40.35	34937
Crosby Stores	257	Inv. 9557, 9558, 2299	40.12	34938
Polk's Firestone Store	257	Inv. 485-71	14.53	34939
Southern Mill Creek Co.	257	Inv. 8899-Insecticide	648.00	34940

INSTRUCTIONAL AND RECREATIONAL:

Miss. Power Company	262	Acct. 0090, 0085	6.62	34941
Coast Elec. Power Assn.	262	Acct. B26-4, 4-6Z, 3-6Z	292.26	34942

UTILITY OPERATING FUND:

Harper Foundry & Mch Co.	402	Inv. F-1943	174.46	2575
Hawkins Elec. Supply Co.	402	Inv. 11896	33.30	2576
R. L. Farrell	402	Radio Comm. Maint.	25.00	2577
Miss. Power Company	404	Acct. 0680,0700,1190,1280	417.65	2578
Picayune Concrete Co.	502	Inv. 18583	7.50	2579
Leon Supply Company	502	Inv. 2133	258.20	2580
Polk's Firestone Store	502	Inv. 478-54	67.50	2581
Infilco	502A	Inv. 75261, 95206	134.90	2582
Fischer & Porter Co.	502A	Inv. 3-49158	34.30	2583
Polk's Firestone Store	502A	September account	65.09	2584
Wittichen Chemical Co.	502A	Inv. 34-587	166.55	2585
Tri State Mill Supply Co.	502A	Inv. 79353	7.00	2586
Picayune Fence Co.	503	Posts and fencing	112.00	2587
Coast Electric Power Assn.	504	September accounts	104.24	2588
Miss. Power Company	504	Same	843.24	2589
Wholesale Supply Company	602	Inv. P27611, 27597	277.55	2590
Picayune Concrete Co.	602	Inv. 16432	1.50	2591
Picayune Tire Service	602	Inv. 5845, 5836, 5664	133.29	2592
Thompson Auto Supply Co.	602	September account	31.00	2593
Quick and Grice, Inc.	602	Inv. 16735, 16727	126.40	2594
Robert L. Farrell	602	Parts for Radio Maint.	188.05	2595
Miss. Power Co.	602	Acct. 0180	1.00	2596
Crosby Forest Products Co.	602	Inv. 90216	7.02	2597
Natural Gas Odorizing	602	Inv. 30444	588.00	2598
IBM Corporation	605	Typewriter Maint. Contract	123.00	2599
The Office Supply Company	605	Inv. P20905	84.80	2600
Clint's Texaco Service	606	Automobile Maintenance	17.83	2604
Crosby Stores	606	Inv. 9667	17.60	2605
United Gas Pipe Line Co.	607	Natural Gas purchased August, 1967	27,403.06	2606
L. B. Foster Company	608A	Inv. S-12834A	2,831.85	2607
Pow-r Mole Sales & Service	609	Inv.255 - Pow-r Mole Pipe Puller	1,523.61	2571
IBM Corporation	615	Machine rental	455.00	2609
Walker's Body Shop	Util Const	Wrecker Service	10.00	6579
Marine Specialty	Util Const	Inv. 10112	54.30	6584
Sprague Meter Co.	Util Const	Inv. 4592-H	786.48	6585
Picayune Concrete Co.	Util Const	September account	972.70	6586
Picayune Concrete Co.	Fire Sta.	Inv. 18190	7.50	6587

ADDITIONAL STREET LIGHTS

Upon motion of F. G. Macdonald, Jr., seconded by H. V. Carr, and unanimously carried, it is ordered that additional street lights be authorized as follows:

- One on South Virginia Avenue
- Two on North Jackson Avenue
- One on Charlotte Drive
- One at intersection of Third Street and Abrams Avenue
- One on Jackson Landing Road near 1300 Block
- One on Rosa Street
- One at the intersection of Rosa St. and West Street
- One at the intersection of Weems and West Street
- One at the intersection of Jarrell Street and West Street
- One on Weems Street between West Street and Beech Street
- One on Jarrell Street between West Street and Beech Street.

RESOLUTION

WHEREAS, Mr. T. L. Crosby has been a member of the Picayune Municipal Separate School District Board of Trustees continually for the past seven years, contributing freely of his time and effort, displaying a sincere

MUNICIPAL MINUTES, CITY OF PICAYUNE

Interest in the betterment of our schools for the proper training of our school children, most of this time having been served as President of said School Board and often contributing his own money and efforts in solving problems which caused trips away from town, and

WHEREAS, this Mayor and Council realize that the immediate past years experienced some revolutionary changes in the operation of our schools and that time after time meetings were held by the Trustees with parties and under circumstances that were most trying and unpleasant, but, even so, with Mr. Crosby's guidance as President our Board of Trustees have done a splendid job in handling school affairs under such circumstances,

NOW, THEREFORE, Be It Resolved that this Mayor and Council unanimously commend Mr. T. L. Crosby and extend to him our sincere appreciation for having served as a member and as President of the Picayune Municipal School Trustees. We feel that he has done a good job under trying circumstances and that the schools have made much progress by him having served in said capacity.

The above resolution was introduced upon motion of Councilman F. G. Macdonald, Jr., seconded by Councilman H. H. Pepper, with the Mayor and all members voting unanimously for its adoption.

TRANSFER OF FUNDS

Upon motion of F. G. Macdonald, Jr., seconded by H. H. Pepper, and unanimously carried, it is ordered that the amount of \$10,586.00 be transferred from the Utility Construction Fund to the Picayune Municipal Separate School District - 1965 Building Fund as a loan until school bonds for said fund have been validated after which said loan will be paid.

SCHOOL TRUSTEE APPOINTED

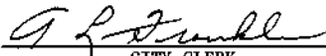
Upon motion of H. H. Pepper, seconded by R. E. Hobgood, and unanimously carried, it is ordered that J. P. Walker be appointed to fill the unexpired term of T. L. Crosby as Trustee of the Picayune Municipal Separate School District, it being known that Mr. Crosby has resigned.

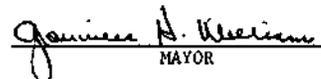
ELECTION COMMISSIONERS AND CITY CLERK ORDERED TO
PURGE PETITION

Upon motion of H. H. Pepper, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered by the Mayor and Council of the City of Picayune, Mississippi that the City Clerk and the Election Commissioners be, and they are hereby, instructed to purge the petition filed requesting an election to determine whether the sale of beer of an alcoholic content of not more than four percent shall be permitted in the City of Picayune, Mississippi, to determine the number of signatures of qualified electors on the said petition.

ORDER TO RECESS

Further business appearing before the next regular meeting, upon motion of H. V. Carr, seconded by H. H. Pepper, it is ordered that this Mayor and Council do now rise in recess until Wednesday, October 3, 1967 at 9:00 A. M.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
 COUNTY OF PEARL RIVER
 CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi, met in the City Hall in said City on Wednesday, October 3, 1967 at 9:00 A. M. pursuant to their recessing order of October 2, 1967 with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., Councilmen; A. J. Read, City Manager; and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor proclaimed the meeting open and the following proceedings were had and done:

REPORT OF ELECTION COMMISSIONERS ACCEPTED

Upon motion of F. G. Macdonald, Jr., seconded by R. E. Hobgood, and unanimously carried, it is ordered that Report of Election Commissioners be accepted as follows:

We, the undersigned Election Commissioners of the City of Picayune, hereby certify that we have purged a petition requesting an election to determine whether the sale of beer of an alcoholic content of not more than four percent (4%) shall be permitted within the City of Picayune and that the said petition contains the signatures of 903 qualified electors of said City and that this number constitutes more than ten percent (10%) of the qualified electors of said City.

This 3rd day of October, 1967.

Election Commissioners of
 City of Picayune

RESOLUTION DIRECTING, CALLING AND PROVIDING FOR THE
 HOLDING OF AN ELECTION IN THE CITY OF PICAYUNE, MISS-
 ISSIPPI, TO DETERMINE WHETHER THERE SHALL BE PERMITTED
 WITHIN SAID CITY THE SALE AND THE RECEIPT, STORAGE AND
 TRANSPORTATION FOR THE PURPOSE OF SALE OF BEER OF AN
 ALCOHOLIC CONTENT OF NOT MORE THAN FOUR PERCENTUM BY
WEIGHT

WHEREAS, the Mayor and Council of the City of Picayune, Pearl River County, Mississippi finds and adjudicates that a petition has been presented containing the signatures of twenty (20%) percentum of the duly qualified voters of said City requesting an election to determine whether there shall be permitted within said City the sale and the receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than four percentum by weight, the said petition having been filed under the provisions of Chapter 501 of the Mississippi Laws of 1950, as amended (Section 10208.5 of the Mississippi Code of 1942, as amended, and

WHEREAS, it is hereby determined and adjudicated by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi that no election on the said question has been held in the City of Picayune within the preceeding five (5) years, and

WHEREAS, upon such said election, if a majority of the qualified electors of the said City voting in said election shall vote in favor of the aforesaid proposition, then the Mayor and Council of the City shall pass the necessary order permitting the legal sale of such beer in said City,

NOW, THEREFORE, Be It Resolved by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, as follows:

SECTION 1. That there be, and there is hereby directed, called and ordered by the Mayor and Council of the City of Picayune, Pearl River County, Mississippi, pursuant to, and in accordance with the terms and provisions of said Chapter 501, of the Mississippi Laws of 1950, as amended (Section 10208.5 of the Mississippi Code of 1942, as amended), an election, at which all of the qualified electors of said City who are qualified to vote on Tuesday, November 7, 1967, at the legally established and designated polling places in said City within the hours provided for the holding of such special elections in the State of Mississippi, at which time and at such election there shall be submitted to the qualified electors of the City the proposition "Shall the sale and the receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than four percentum by weight be permitted within the City of Picayune, Mississippi?" The tickets to be used in said election shall have the following words printed thereon "For the legal sale of beer of an alcoholic content of not more than four percentum (4%) by weight; and the words "Against the legal sale of beer of an alcoholic content of not more than four percentum (4%) by weight" next below and in making up his ticket each voter shall make a cross (X) opposite the words of his choice.

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SECTION 2. That it be, and it is hereby ordered that proper and appropriate notice of such election and the proposition to be submitted thereat, as set forth above, signed by the City Clerk of the City of Picayune, Mississippi, under the seal of the City of Picayune, Pearl River County, Mississippi, be given by publication thereof once each week for not less than three (3) consecutive weeks prior to said date of November 7, 1967, the first such publication to be at least thirty (30) days before said election, in the Picayune Item, a newspaper published in the said City and having general circulation therein and being qualified to publish legal notices under the terms and provisions of Section 1858 of the Mississippi Code of 1942 as amended, and other applicable statutes, and that notice thereof be posted in three (3) public places within said City, said notices herein provided for to be in substantially the following form, to-wit:

NOTICE OF SPECIAL ELECTION

TO: THE QUALIFIED ELECTORS OF THE CITY OF PICAYUNE, MISSISSIPPI

You are hereby notified that a special election will be held in the City of Picayune, Mississippi, on Tuesday the 7th day of November, 1967, on the following proposition:

SHALL THE SALE AND THE RECEIPT, STORAGE AND TRANSPORTATION FOR THE PURPOSE OF SALE OF BEER OF AN ALCOHOLIC CONTENT OF NOT MORE THAN FOUR PERCENTUM (4%) BY WEIGHT BE PERMITTED WITHIN THE CITY OF PICAYUNE, MISSISSIPPI?

Said election will be held at the regular polling places in said City, which polling places will be open from the hour of 7:00 A. M. until the hour of 6:00 P. M. on said date. All qualified electors of said City may vote at said election. The ticket used in the said election shall have the following words printed thereon: "For the legal sale of beer of an alcoholic content of not more than four percentum (4%) by weight" and the words "Against the legal sale of beer of an alcoholic content of not more than four percentum (4%) by weight" next below. In making up his ticket each voter shall make a cross (X) opposite the words of his choice.

DONE BY ORDER OF THE MAYOR AND COUNCIL of the City of Picayune, Mississippi on this 4th day of October, 1967.

A. L. Franklin
CLERK OF THE CITY OF PICAYUNE
MISSISSIPPI

(SEAL)

SECTION 3. That it be, and it is hereby ordered that said election, as far as practicable shall be held and the return thereof made, canvassed and declared in accordance with and as provided for by law regulating special elections in the State of Mississippi; and that the Election Commissioners of the City of Picayune, Mississippi, be, and they are hereby authorized, empowered, ordered and directed to proceed with the conduct and holding of such election and with the performance and discharge of their several duties as relating thereto, including the printing of ballots in the form hereinafter set forth. Further, that said Election Commissioners be, and they are hereby ordered and directed to receive the returns of such elections, canvass the same and ascertain the result thereof; and that they shall, after having so determined the result of such election, forthwith make return thereof to the Mayor and Council of the City of Picayune, Mississippi by their certificate showing such result of such election.

SECTION 4. That it be, and it is hereby ordered that the official ballot to be used in such election shall be substantially in the following form to-wit:

OFFICIAL BALLOT

PRECINCT

ELECTION HELD IN THE CITY OF PICAYUNE, MISSISSIPPI, BY AUTHORITY OF CHAPTER 501, MISSISSIPPI LAWS OF 1950 AS AMENDED; (SECTION 10208.5 OF THE MISSISSIPPI CODE OF 1942, AS AMENDED) ON THE PROPOSITION 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 PERCENTUM (4%) BY WEIGHT BE PERMITTED WITHIN THE CITY OF PICAYUNE, MISSISSIPPI

Tuesday, the 7th day of November, 1967

PROPOSITION

Shall the sale and the receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than four percentum (4%) by weight be permitted within the City of Picayune, Mississippi?

FOR THE LEGAL SALE OF BEER OF AN ALCOHOLIC CONTENT OF NOT MORE THAN FOUR PERCENTUM (4%) BY WEIGHT

AGAINST THE LEGAL SALE OF BEER OF AN ALCOHOLIC CONTENT OF NOT MORE THAN FOUR PERCENTUM (4%) BY WEIGHT

Place a cross (X) opposite your choice of the proposition above stated.

MUNICIPAL MINUTES, CITY OF PICAYUNE

ON THE reverse of each ballot, there shall be printed substantially the following:

OFFICIAL BALLOT

 PRECINCT

Election held in Picayune, Mississippi, in accordance with Chapter 501, Laws of Mississippi of 1950 (Section 10208.5 of the Mississippi Code of 1942, as amended) on the proposition as to whether there shall be permitted within the City of Picayune, Mississippi the sale and the receipt, storage and transportation for the purpose of sale of beer of an alcoholic content of not more than four percentum (4%) by weight.

Tuesday, the 7th day of November, 1967.

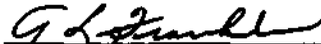
SECTION 5. That a certified copy of this Resolution be furnished to the Election Commissioners of the City of Picayune, Mississippi, for their information and guidance in holding and conducting said election.

SECTION 6. That all acts and things by law provided and required to be done and performed shall be done and performed in connection with the conduct and holding of such election.

Upon motion of Councilman F. G. Macdonald, Jr., seconded by Councilman R. E. Hobgood, to adopt the foregoing resolution, and, the question being put to a roll call vote, the result was as follows:

Councilman H. Verne Carr voted Yea
 Councilman R. E. Hobgood voted Yea
 Councilman F. G. Macdonald, Jr. voted Yea
 Mayor Granville H. Williams voted Yea
 Councilman H. H. Pepper was absent and not voting.

The motion having carried as per the above vote of the Mayor and Council of the City of Picayune, Mississippi, the motion was duly passed and carried and the resolution duly adopted on this 4th day of October, 1967.

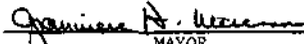

 CITY CLERK


 MAYOR

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of F. G. Macdonald, Jr., it is ordered that this Mayor and Council do now rise in adjournment.


 CITY CLERK


 MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, November 7, 1967 at 9:00 A. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., and H. H. Pepper Councilmen; M. T. Thigpen, City Attorney; A. J. Read, City Manager and A. L. Franklin, City Clerk:

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BILLS APPROVED

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that the following bills be approved for payment:

	ACCT.	NO.	FOR	AMOUNT	Warrant Number
SUPERVISION AND FINANCE:					
Commercial Printing Company		206	Inv. 1857	2.75	35022
City Stationery Company		207	October account	53.52	35023
Pitney-Bowes, Inc.		207	Same	80.26	35024
Commercial Printing Company		207	Inv. 2499	9.40	35025
Zerex Corp.		207	Inv. 847079600	23.70	35026
Lawrence Printing Company		207	Inv. 76207 - Minute Book	111.30	35027
Commercial Printing Company		208	Inv. 13937,13873,13880	58.80	35028
The Picayune Item		208	Inv. 234,70,166,33741,990	427.80	35029
Commercial Printing Company		210	Inv. 13975 - Poll Book Sheets	189.20	35030
PROTECTION OF LIFE AND PROPERTY:					
The Clock		215	Inv. 11145	.80	35031
Jack-McNeil Chevrolet-Buick, Inc.		215	Inv. 13165,13169,12934,12897	81.70	35107
Southern Uniform Co.		215A	Account	146.65	35105
City Drug Stores		215A	Film for police camera	6.37	35033
Wilson's Pharmacy		215A	October account	8.88	35034
Miss. Law Enforcement Training Acdy		216A	Tuition for George Gutter	180.00	35035
Palmer Chemical & Equipment Co.		216A	Inv. 14590	15.95	35036
Farmer's Warehouse of Picayune		216A	Dog Food	14.10	35037
Bryant's Cleaners		218	October account	2.75	35038
Muehlert's Restaurant		218	Meals for prisoners for October	27.75	35039
James Owens		223	Volunteer Fireman	20.00	35040
Roger Whitney		223	Same	25.00	35041
Jerry McGlendon		223	Same	10.00	35042
James Crosby		223	Same	10.00	35043
Picayune Auto Parts		224	Inv. 8636,8512,8705,8966	111.53	35044
JackMcNeil Chevrolet-Buick, Inc.		224	Inv. 7304	20.38	35045
Morris Auto Parts		224	Inv. 2500	13.70	35046
Esssett's Welding & Machine Works		224	Inv. 11048	6.00	35047
Alligood Pest Control		225	Termite Renewal & Pest Control-Fire Sta.	15.50	35048
American Insurance Assn.		225	Fire Prevention Materials	126.20	35049
Miss. Power Company		225	Fire Station accounts	37.59	35050
Thigpen Hardware Co.		225	Inv. 36563	15.27	35051
W. T. Grant Company		225	Drapes for Fire Station	99.41	35052
Delta Supply Company, Inc.		225	Inv. 92781, 93065	47.80	35053
Sanders Plumbing & Elec. Supply		225	Inv. 232	4.60	35054
CARE & MAINTENANCE OF PUBLIC PROPERTY:					
Farmer's Warehouse of Picayune		232	October account	11.66	35055
Mississippi Power Company		234	Acct. 0780 - City Hall	191.70	35056
Southern Bell Tel. & Tel. Co.		234	Accounts	157.33	35057
Crosby Forest Products Company		235	Inv. 100301, 100013, 100411	59.87	35058
Picayune Veneer & Plywood Co.		235	October account	22.56	35059
Gordon Alligood		235	Pest Control Service - City Hall	20.00	35060
MAINTENANCE OF STREETS AND STRUCTURES:					
Rapid Reproductions, Ltd.		241A	Inv 3316	6.16	35061
Picayune Veneer & Plywood Co.		241A	Inv. 32964	1.85	35062
City Stationery Company		241A	Inv. 23325	1.52	35063
Roper Supply Company		242	Inv. 02736	64.20	35064
Roper Supply Company		244	Inv. 02737, 02734	69.70	35065
The Clock		244	Inv. 1764	5.63	35066
Don's Standard Station		244	Tire Repairs	7.00	35067
Thigpen Hardware Co.		244	Inv. 40271, 35497	8.76	35068
Stewart Machine & Engr. Co.		244	Inv. 3856	24.00	35069
Picayune Veneer & Plywood Co.		244	Inv. 33140, 33125	6.65	35070
Morris Auto Parts		244	Inv. 1639, 1549	1.28	35071
Lossett's Welding & Mch Works		244	Inv. 10999,11061,11068,11134	114.58	35072
Equipment, Inc.		244	Inv. 52885	10.32	35073
Hall Supply and Equipment Co.		244	Inv. 1299	73.70	35074
Marine Specialty & Mill Supply		244	Inv 11082	9.99	35075
Thompson Auto Supply Co., Inc.		244	Account	58.34	35076
Roper Supply Company		244	Inv. 04468	174.91	35077
Picayune Concrete Company		244	October account	10.80	35078
Crosby Stores		244	Inv. 1195,1226,834,733,9824,9700	65.62	35079
Coastal Machinery Co., Inc.		244	Inv. 7031	12.50	35080
Alexander's Tractor & Imp. Serv.		244	Inv. 2081	122.99	35081
West Bros., Inc.		244	Inv. 2-852368	7.41	35082
Unit Fund Co.A 890th Engr. Bn.		244	Utilities - National Guard	25.00	35083
Miss. Power Company		245	October accounts	1,496.50	35084
Coast Electric Power Assn.		245A	Acct. C1, C3, 27, B1	322.00	35085
Clint's Texaco Service		246	October account	419.11	25086
Crosby Stores, Inc.		246	October account	89.88	35087
Trim Oil Company		247	October account	1,211.97	35088

MUNICIPAL MINUTES, CITY OF PICAYUNE

Crosby Stores, Inc.	247	Inv. 805	9.60	35089
Standard Oil Company	247	Inv. 061320	12.24	35090
Guy's Alexco Station	250	Wrecker Service	10.00	35091
Mississippi Power Company	250	Acct. 0110	76.53	35092
Coast Electric Power Assn.	250	Incinerator account	23.75	35093
Chevron Asphalt Company	250	Inv. 244862 - Asphalt Cement	563.04	35094
PUBLIC HEALTH AND SANITATION:				
Pearl River Co. Health Dept.	253	Monthly appropriation	60.00	35095
Thigpen Hardware Company	254A	October account	48.19	35096
Russ 66 Service Station	254A	Cemetery account	16.07	35097
Polk's Firestone Dealer Store	254A	Inv. 487-40	13.10	35098
Sanders Plumbing & Elec. Supply	256	Inv. 662	9.00	35099
St. Regis Paper Company	257	Garbage Bag Holders	633.00	35100
West Bros., Inc.	258	Inv. 5-764053	7.17	35101
J. H. McQueen	258	Account	1.25	35102
INSTRUCTIONAL AND RECREATIONAL:				
Mississippi Power Company	262	Acct. 0090	2.50	35103
Coast Electric Power Assn.	262	Acct. B2646Z	107.55	35108
Milled Sims Const. Co.	262	Work on Ball Field-Roseland Park	20.00	35104
UTILITY OPERATING FUND:				
R. L. Farrell	402	Radio Comm. Maint.	25.00	2622
Mississippi Power Company	404	Acct. 0680, 0700, 1280, 1190	387.98	2623
Roper Supply Company	503	Inv. 02738, 02740, 02734	16.12	2624
Picayune Auto Parts	503	Inv. 8805, 8607	12.36	2625
Auto-Lec Associate Store	503	Inv. 1351	.60	2626
Gulf Oil Co.	503	Inv. T180453	1.98	2627
West Bros., Inc.	503	Inv. 5-764652	9.21	2628
Milligan Auto Trim Shop	503	Inv. 3873	15.77	2629
Park Supply Co., Inc.	503	Inv. 17891	8.09	2630
Morris Auto Parts	503	Inv. 1451	2.76	2631
Sanders Plumbing & Elec. Supply	503	Inv. 6235, 6281	9.50	2632
Flexible Pipe Tool Division	503	Inv. 34-63002	31.40	2633
Lossett's Welding & Machine Works	503	Inv. 11047, 11042	39.55	2634
Sanfax Corporation	503	Inv. 2412251	185.70	2635
Paine Supply Company	503	Inv. dated 5-8-67	197.19	2636
Hawkins Electric Supply Co., Inc.	503	Inv. 11896	33.30	2637
Johns-Manville	503	Inv. P58VM50238	29.30	2638
W. H. Curtin & Co.	504	Account	26.88	2639
Miss. Power Company	504	October accounts	732.93	2640
Coast Electric Power Assn.	504	Same	108.52	2641
Polk's Firestone Dealer Store	504	Inv. 487-35	1.44	2642
Thompson Auto Supply Co., Inc.	504	Inv. 87619	6.40	2643
Picayune Auto Parts	504	Inv. 4760	3.06	2644
Sanders Plumbing & Elec. Supply	602	October account	88.51	2645
Harper Supply Company	602	Inv. 8693, 7268	254.45	2646
Rockwell Manufacturing Co.	602	October account	306.40	2647
Wholesale Supply Company, Inc.	602	Inv. P28342, 28227, 28117	690.64	2648
West Bros., Inc.	602	Inv. 1-453121, 2-847122	16.82	2649
Falcon Manufacturing Co., Inc.	602	October account	451.70	2650
Morris Auto Parts	602	Same	5.38	2651
Crosby Stores, Inc.	602	Inv. M1104	14.03	2652
Miss. Power Company	602	Acct. 0180	1.00	2653
Gripp's Radiator Service	602	Inv. 987	4.00	2654
Pedigo-Emery Equipment Corp.	602	Inv. 137	93.84	2655
Lossett's Welding & Machine Works	602	Inv. 11112	3.50	2656
Rocket Welding Supply, Inc.	602	Inv. 17060, 17072	13.12	2657
Park Supply Co., Inc.	602	Inv. 18093	19.92	2658
Thompson Auto Supply Co., Inc.	602	Inv. 5752, 5686, 87966, 87817	37.64	2659
The Office Supply Company	605	Inv. S16468	14.65	2660
City Stationery Company	605	Inv. 23220	8.50	2661
Byrd's Service Station	606	Account	33.70	2662
Crosby Stores IH	606	Inv. C9308	33.53	2663
Clint's Texaco Service	606	Inv. 0496	133.04	2664
United Gas Pipe Line Co.	607	Gas Purchased September, 1967	27,634.87	2665
Pearl River Valley Development Assn.	610	Membership Dues	100.00	2666
Mississippi Municipal Assn.	610	Annual membership dues - 1968	400.00	2667
Southern Building Code Congress	610	Inv. 2839 - Membership Fee	25.00	2668
IBM Corporation	615	Inv. A309302	455.00	2671
Picayune Concrete Company	Util Const.	October Account	661.80	6595
Schrock's Western Auto Store	Util Const.	October account	97.56	6596
Hearin Miller Transporters, Inc.	Util Const.	Inv. 69219	14.25	6597
Wholesale Supply Company	Util Const.	Inv. P27982, 27981	773.12	6598
American Meter Division	Util Const.	Inv. 73-2032	754.84	6599
Harper Supply Company	Util Const.	Inv. 9043	141.92	6600
Mrs. B. M. Wheat	Util Const.	786 yds. sand @ .20	157.20	6601
Mrs. Eunice Rainwater	Util Const.	552 yds. gravel @ .20	110.40	6602

BUILDING PERMITS

Upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that building permits be approved as follows:

- To George Pollitz for construction of a work shop at 1317 Sixth Avenue.
- To Martha Murdock for construction of an addition at 430 S. Main Street.
- To Albert Richard for construction of an addition at 419 Prince Street.
- To L. C. Robinson for construction of a storage basement at Burley and Jarrell St.

MUNICIPAL MINUTES, CITY OF PICAYUNE

HOUSING AUTHORITY TRUSTEE APPOINTED

It being known that the term of Hershell Harris as Trustee of Picayune Housing Authority expires with this meeting, upon motion of R. E. Hobgood, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that Hershell Harris be reappointed to serve in said capacity for a period of five years from this date.

SCHOOL TRUSTEE APPOINTMENT RESCINDED

It is hereby ordered by the Mayor and Council that the order appointing J. P. Walker as School Trustee passed October 3, 1967 and listed in these minutes on page 589 be rescinded.

SCHOOL TRUSTEE APPOINTED

Upon motion of H. V. Carr, seconded by F. G. Macdonald, Jr., and unanimously carried, it is ordered that W. B. Sheffield, Jr. be appointed to fill the unexpired of T. L. Crosby as Trustee of the Picayune Municipal Separate School District, it being known that Mr. Crosby has resigned.

ORDINANCE NO. 341
AN ORDINANCE ADOPTING A FIRE PREVENTION CODE PRESCRIBING REGULATIONS GOVERNING CONDITIONS HAZARDOUS TO LIFE AND PROPERTY FROM FIRE OR EXPLOSION

BE IT ORDAINED BY THE MAYOR AND COUNCILMEN OF THE CITY OF PICAYUNE as follows, to-wit:

SECTION 1. ADOPTION OF FIRE PREVENTION CODE. There is hereby adopted for the purpose of prescribing regulations governing conditions hazardous to life and property from fire or explosion, that certain code known as the Fire Prevention Code, Abbreviated Edition, recommended by the American Insurance Association, being particularly the 1965 edition thereof and the whole thereof, of which code not less than three (3) copies have been and now are filed in the office of the Clerk of the said City and the same are hereby adopted and incorporated as fully as if set out at length herein, and from the date on which this ordinance shall take effect, the provisions thereof shall be controlling within the limits of the City of Picayune.

SECTION 2. ENFORCEMENT. The code hereby adopted shall be enforced by the Chief of the Fire Department. Wherever permits are required by the Code, the time period for which said permit is valid will be written into the permit.

SECTION 3. DEFINITION. Wherever the word "Municipality" is used in the code hereby adopted, it shall be held to mean the City of Picayune.

SECTION 4. ESTABLISHMENT OF LIMITS OF DISTRICTING IN WHICH STORAGE OF EXPLOSIVES AND BLASTING AGENTS, STORAGE OF FLAMMABLE LIQUIDS IN OUTSIDE ABOVEGROUND TANKS, AND BULK STORAGE OF LIQUEFIED PETROLEUM GASES IS TO BE RESTRICTED. The limits referred to in section 53b of the code hereby adopted, in which storage of explosives and blasting agents is prohibited, the limits referred to in section 74a of the code hereby adopted in which storage of Class I liquids in outside aboveground tanks is prohibited, and the limits referred to in section 114 of the code hereby adopted, in which bulk storage of liquefied petroleum gas is restricted are hereby established as follows: No bulk storage of liquefied petroleum gases will be allowed in any residential area as shown by the official zoning map of said City of Picayune.

SECTION 5. MODIFICATIONS. The Chief of the Fire Department shall have power to modify any of the provisions of the code hereby adopted upon application in writing by the owner or lessee, or his duly authorized agent, when there are practical difficulties in the way of carrying out the strict letter of the code, provided that the spirit of the code shall be observed, public safety secured, and substantial justice done. The particulars of such modification when granted or allowed and the decision of the Chief of the Fire Department thereon shall be entered upon the records of the department and a signed copy shall be furnished the applicant.

SECTION 6. APPEALS. Whenever the Chief of the Fire Department shall disapprove an application or refuse to grant a permit applied for, or when it is claimed that the provisions of the code do not apply or that the true intent and meaning of the code have been misconstrued or wrongly interpreted, the applicant may appeal from the decision of the Chief of the Fire Department to the Mayor and Councilmen within 30 days from the date of the decision appealed.

SECTION 7. PENALTIES. (a) Any person who shall violate any of the provisions of the code hereby adopted or fail to comply therewith, or who shall violate or fail to comply with any order made thereunder, or who shall build in violation of any detailed statement of specifications or plans submitted and approved thereunder, or any

MUNICIPAL MINUTES, CITY OF PICAYUNE

certificate or permit issued thereunder, and from which no appeal has been taken, or who shall fail to comply with such an order as affirmed or modified by the Mayor and Councilmen or by a court of competent jurisdiction, within the time fixed herein, shall severally for each and every such violation and noncompliance respectively, be guilty of a misdemeanor, punishable by a fine of not less than \$10.00 nor more than \$100.00 or by imprisonment for not less than two days nor more than ten days or by both such fine and imprisonment. The imposition of one penalty for any violation shall not excuse the violation or permit it to continue; and all such persons shall be required to correct or remedy such violations or defects within a reasonable time; and when not otherwise specified, each ten days that prohibited conditions are maintained shall constitute a separate offense.

(b) The application of the above penalty shall not be held to prevent the enforced removal of prohibited conditions.

SECTION 8. REPEAL OF CONFLICTING ORDINANCES. All former ordinances or parts thereof conflicting or inconsistent with the provisions of this ordinance or of the code hereby adopted are hereby repealed.

SECTION 9. VALIDITY. The Mayor and Councilmen hereby declare that should any section, paragraph, sentence, or word of this ordinance or of the code hereby adopted be declared for any reason to be invalid, it is the intent of the Mayor and Councilmen that it would have passed all other portions of this ordinance independent of the elimination herefrom of any such portion as may be declared invalid.

SECTION 10. DATE OF EFFECT. This ordinance shall take effect and be in force from and after its approval as required by law.

The foregoing ordinance was first reduced to writing, considered and passed section by section, then as a whole with the vote on each section and upon said ordinance as a whole resulting as follows:

Those voting YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper and Granville H. Williams

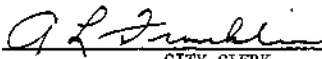
Those voting NAY: None


CITY CLERK


MAYOR

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. H. Pepper, it is ordered that this Mayor and Council do now rise in adjournment.


CITY CLERK


MAYOR

MUNICIPAL MINUTES, CITY OF PICAYUNE

STATE OF MISSISSIPPI
COUNTY OF PEARL RIVER
CITY OF PICAYUNE

Be It Remembered that the Mayor and Council of the City of Picayune in Pearl River County, Mississippi met in the City Hall in said City Tuesday, December 5, 1967 at 9:00 A. M. in regular session with the following officials present: Granville H. Williams, Mayor; H. V. Carr, R. E. Hobgood, H. H. Pepper and F. G. Macdonald, Jr. Councilmen; A. J. Read, City Manager and A. L. Franklin, City Clerk.

It being determined that a quorum was present, the Mayor declared the meeting open and the following proceedings were had and done:

BILLS APPROVED

Upon motion of F. G. Macdonald, Jr., seconded by H. V. Carr, and unanimously carried, it is ordered

that the following bills be approved for payment:

	ACCT, NO.	FOR	AMOUNT	WARRANT NUMBER
SUPERVISION AND FINANCE				
City Stationery Company	207	Inv. 24151	8.60	35153
Lee Moving and Storage	207	Inv. 5281	15.00	35154
PROTECTION OF LIFE AND PROPERTY				
Jack McNeil Chevrolet-Buick, Inc.	215	Inv. 06021, 06088	51.10	35155
Stockstill-Walker Motor Co.	215	Inv. 1407, 1302, 7725	22.40	35156
Southern Uniform Company	215A	Handcuff Case	3.29	35125
F & B Supplies, Inc.	215A	Inv. 32667	16.75	35157
V. H. Blackinton & Co.	215A	Inv. 44235, 45429	36.58	35158
Farmer's Warehouse of Picayune	216A	Dog Food for pound	9.20	35159
Western Auto Associate Store	216A	Shells	4.00	35160
Mueller's Restaurant	218	November meals for prisoners	47.25	35161
James Owen	223	Volunteer Fireman	10.00	35162
Roger Whitney	223	Same	41.00	35163
Carl White	223	Same	8.00	35164
Herbert Johnston	223	Same	5.00	35165
Albert Hudnall	223	Same	5.00	35166
John Patch	223	Same	4.00	35167
Danny Patch	223	Same	4.00	35168
Leo Willis, Jr.	223	Same	2.00	35169
Jimmie Porter	223	Same	5.00	35170
Jack McNeil Chevrolet Buick, Inc.	224	Account	4.65	35172
Western Auto Associate Store	224	Supplies	11.04	35173
City of Picayune-Utilities	225	Fire Stations	28.75	35174
Mississippi Power Company	225	Accts. 1260,0110-Fire Stations	40.47	35175
CARE & MAINTENANCE OF PUBLIC PROPERTY				
Gulfport Paper Company	232	Inv. 4-494	55.30	35176
Seal & Smith Insurance Agency	233	Policy on City Hall Annex	19.00	35177
City of Picayune-Utilities	234	City Hall	169.11	35178
Mississippi Power Company	234	City Hall	163.57	35179
Southern Bell Tel. & Tel. Co.	234	November accounts	177.99	35180
Acme Refrigeration Supplies, Inc.	235	Inv. 27595	9.55	35181
MAINTENANCE OF STREETS AND STRUCTURES				
Rapid Reproductions, Inc.	241A	Inv. 3347, 3350	6.70	35182
Western Auto Associate Store	244	Supplies	62.54	35183
Allied Equipment, Inc.	244	Inv. 8309	16.20	35184
Hattiesburg Brick Works, Inc.	244	Inv. 04016D	245.00	35186
Quick and Grice, Inc.	244	Inv. A19263, 19370	16.00	35187
Picayune Concrete Company	244	November account	221.80	35188
Quick and Grice, Inc.	244	Same	69.55	35189
Picayune Auto Parts	244	Inv. 4968	59.10	35190
City of Picayune-Utilities	244	City Barn	27.96	35191
Lemuel Jarrell	244	Gravel	387.50	35126
Unit Fund Co. A. 890th Engr Bn	244	Utilities - National Guard	25.00	35193
Mississippi Power Company	245	November accounts	1,500.53	35194
Coast Electric Power Assn.	245A	Street lights	322.00	35195
Alexander's Tractor & Imp. Service	246	Inv. 2106, 2108	13.66	35196
Trim Oil Company	247	November account	1,029.18	35197
Gilchrist Tractor Company, Inc.	246	Inv. 44840	40.45	35198
Lossett's Welding & Machine Works	250	Inv. 11228,11256,11322	30.95	35199
Clint's Texaco Service	246	Repairs to vehicles	315.04	35200
City of Picayune-Utilities	250	Asphalt Plant	164.00	35201
Quick and Grice, Inc.	250	Inv. A19281	3.20	35202
Mississippi Power Company	250	Acct. 0110	120.48	35203
Jack McNeil Chevrolet-Buick, Inc.	250	Inv. 06045	28.84	35204
Gilchrist Tractor Company, Inc.	250	Inv. 45063	13.74	35205
Chevron Asphalt Company	250	Inv. 245424	470.30	35206
PUBLIC HEALTH AND SANITATION				
Pearl River Co. Health Dept.	253	Monthly appropriation	60.00	35207
Sanders Plumbing & Elec. Supply	254A	Inv. 1779	12.50	35217
Coast Electric Power Assn.	256	Incinerator	29.06	35209
St. Regis Paper Company	257	Inv. 11-118-5442 less discount	9,504.00	35147
St. Regis Paper Company	257	Inv. 11-118-5185 less discount	4,617.76	35211
West Bros., Inc.	258	Inv. 7-181671	7.23	35212
Curtis Cyna-Products Corp.	258	Inv. 20789	76.65	35213

MUNICIPAL MINUTES, CITY OF PICAYUNE

INSTRUCTIONAL AND RECREATIONAL				
Mississippi Power Company	262	Acct. 0090	2.50	35214
UTILITY OPERATING FUND				
R. L. Farrell	402	Radio Comm. Maint.	25.00	2686
Mississippi Power Company	404	Acct. 0680, 0700	390.61	2687
Quick and Grice, Inc.	503	Inv. A19207	12.44	2688
Lossett's Welding & Machine Works	503	Inv. 11368,11224,11327	55.90	2689
Western Auto Associate Store	503	Supplies	71.74	2690
Jake's Motor Service	503	Inv. 7834, 7851	16.56	2691
Picayune Auto Parts	503	Inv. 9744,9755,9670	5.46	2692
Tri State Mill Supply Company	503	Inv. 13793	7.18	2693
Quick and Grice, Inc.	503	Inv. 1139, 1250	4.73	2694
Wittichen Chemical Company	504	Inv. 34-1030	130.00	2695
Mississippi Power Company	504	November accounts	767.36	2696
Marine Specialty & Mill Supply Co.	504	Inv. 7263	14.75	2697
Rockwell Manufacturing Co.	504	Inv. 6270691	16.44	2698
Coast Electric Power Assn.	506	November accounts	104.65	2699
Roper Supply Company	509	Inv. 03852	59.67	2700
The Clock	509	November account	71.84	2701
Picayune Concrete Company	509	Same	257.00	2702
Mississippi Power Company	602	Acct. 0180	1.00	2703
Falcon Manufacturing Co., Inc.	602	Inv. 2-9036	106.50	2704
West Bros., Inc.	602	Inv. 1-449786	5.51	2705
City Stationery Company	602	Inv. 24138	2.20	2706
Quick and Grice, Inc.	602	Inv. A19480	19.90	2707
City Stationery Company	605	Inv. 23861,24095,23916	14.08	2708
IBM Corporation	605	Inv. 0J13734 less tax	27.12	2709
Clint's Texaco Service	606	Inv. 0477	52.39	2710
Pedigo-Emery Equipment Corp.	606	Inv. 188,171	23.25	2711
Jack McNeil Chevrolet-Buick, Inc.	606	Inv. 7396, 05762	27.29	2712
United Gas Pipe Line Company	607	Gas purchased October, 1967	31,971.71	2713
L. B. Foster Company	608A	Inv. S-12834E, S-12834E,C less disc.	10,211.46	2714
L. B. Foster Company	608A	Inv. S-12834D less discount	3,256.15	2680
Quick and Grice, Inc.	608A	November account	207.21	2715
Picayune Auto Parts	608A	Inv. 5373, 9485	11.30	2716
Pedigo-Emery Equipment Corp.	608A	Inv. 181	15.40	2717
Western Auto Associate Store	608A	Supplies	21.81	2718
Williams Building Center	608A	Inv. 3956, 4080	41.13	2719
Wholesale Supply Company, Inc.	608A	Inv. P28750	8.02	2729
Sanders Plumbing & Elec Supply	608A	Inv. 8023	1.20	2721
Quick and Grice, Inc.	608A	Inv. 16882,16867,16901	149.24	2722
Folk's Firestone Store	608A	Inv. 467-18	12.06	2723
Marine Specialty & Mill Supply Co.	610	Inv. 12398	140.40	2724
IBM Corporation	615	Machine Rental	455.00	2725
N. C. Rouse, Chancery Clerk	Fire Prot.	Court Expense-Fire Station Bonds	16.30	6611

BUILDING PERMITS

Upon motion of F. G. Macdonald, Jr., seconded by H. V. Carr, and unanimously carried, it is ordered that building permits be approved as follows:

- To Phillip Ray Seals for construction of a building to be used as a beauty shop at 210 E. Jarrell Street.
- To J. R. Busby for construction of an addition to dwelling at 920 Richard Street.
- To Henry S. Dunn for construction of an addition to dwelling at 2301 Trotter Street.
- To Minnie Lee Mack for permission to move a building from Beech St. to Weems Street.

ORDINANCE NO. 342

AN ORDINANCE DESCRIBING RULES AND REGULATIONS FOR SALE OF BEER IN THE CITY OF PICAYUNE, PEARL RIVER COUNTY, MISSISSIPPI

WHEREAS, at a public election held November 7, 1967 the qualified electors of the City of Picayune, Mississippi did vote to permit the transportation, storage, sale, distribution, receipt and/or manufacture of beer having an alcoholic content of not more than four per centum (4%) by weight, and

WHEREAS, this Mayor and City Council is authorized under the provisions of Section 10224, Mississippi Code of 1942, as amended, and under its general police powers to prescribe and enforce reasonable and proper rules and regulations for the sale of beer, fixing zones and territories, prescribing hours of opening and closing and such other measures as will promote the public health, morals and safety;

NOW, THEREFORE, BE IT ORDAINED by the Mayor and City Council of the City of Picayune, Pearl River County, Mississippi, as follows:

SECTION 1. That it will promote the public health, morals and safety to provide reasonable rules and regulations governing the sale of beer as provided hereafter in this ordinance.

SECTION 2. That it shall be unlawful in the City of Picayune, Pearl River County, Mississippi for the holder of a permit authorizing the sale of beer at retail:

(a) To sell or store beer within four hundred (400) feet of any church, school, kindergarten or funeral home, but within an area zoned commercial or business such minimum distance shall be not less than one hundred (100)

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feet. The distance shall be measured from the actual location of the business to the building housing the church, school, kindergarten or funeral home.

(b) To permit the consumption of beer on the premises of any retail establishment unless such establishment is regularly and in a bona fide manner used and kept open for the serving of meals to guests for compensation and which has suitable seating facilities for guests and has suitable kitchen facilities connected therewith for cooking an assortment of foods and meals commonly ordered at various times of the day; the service of such food as sandwiches and salads only shall not be deemed in compliance with this requirement. No place shall qualify as a restaurant under these rules and regulations unless 50% or more of the revenue derived from such place shall be from the preparation, cooking and serving of meals and not from the sale of alcoholic beverages; provided, however, this regulation shall not apply to a social or fraternal organization organized not primarily for pecuniary profit, but for the promotion of some common object other than the sale or consumption of alcoholic beverages, maintained by its members through the payment of annual dues and owning, hiring or leasing a building or space in a building of such extent and character as may be suitable and adequate for the reasonable and comfortable use and accommodation of its members and their guests and having no member, officer, agent or employee of the organization paid directly or indirectly in the form of a salary or other compensation for any profit from the distribution or sale of alcoholic beverages to the organization or to members or guests of the organization beyond such salary or compensation as may be fixed or voted at a proper meeting by the Board of Directors or other governing body out of the general revenues of the organization.

(c) To sell, give or furnish any beer to any person visibly or noticeably intoxicated or to any insane person or to any habitual drunkard or to any person under the age of nineteen (19) years.

(d) To permit on the premises any lewd, immoral or improper entertainment, conduct or practices.

(e) To permit loud, boisterous or disorderly conduct of any kind upon the premises or to permit the use of loud musical instruments which may disturb the peace and quietude of the community wherein the business is located.

(f) To permit persons of ill repute, known criminals or minors to frequent the licensed premises except minors accompanied by parents or guardians or under proper supervision.

(g) To permit or suffer gambling or the operation of games of chances upon the licensed premises.

(h) To serve beer from the place of business to automobiles in the form of curb service. It is the intent of this section that beer be consumed only inside bona fide restaurants, social or fraternal organizations and in private homes.

SECTION 3. No beer shall be consumed in automobiles either parked or while moving.

SECTION 4. That the erecting and maintaining of any sign, lighted or otherwise, or printing upon the outside of the premises, covered by a permit advertising, announcing or advising of the sale of beer in or on said premises be, and hereby is, prohibited; except that on the front thereof may be printed in letters of not more than eight (8) inches high the beer permit number and the words "beer sold here".

SECTION 5. That the storing, keeping or displaying of such beer, or the empty cartons or containers thereof, in or on the premises covered by such permit in such a manner as to be visible from the highway or otherwise from the outside of said premises be, and hereby is, prohibited. That throwing beer cans or containers on the City streets and roadways is hereby prohibited.

SECTION 6. That the advertising of such beer by means of signs, billboards, or displays on and along public road, highway, street or any building be, and hereby is, prohibited.

SECTION 7. Any person, firm or corporation who willfully violates any of these regulations shall be guilty of a misdemeanor and upon conviction shall be fined not less than \$10.00 nor more than \$500.00 and on failure to pay such fine and all costs shall be imprisoned for not less than five (5) nor more than thirty (30) days in the City Jail and in addition any privileged license issued by the City shall be automatically revoked.

SECTION 8. That this ordinance shall take effect and be in force from and after the date of its adoption.

SECTION 9. That the Clerk of this Board shall cause this order to be published in its entirety in the Picayune Item, a newspaper published and having a general circulation in the City of Picayune.

The foregoing ordinance having been first reduced to writing was read and considered by sections, each

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of said sections being adopted by the following vote, to-wit:

COUNCILMEN VOTING YEA; H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper and G. H. Williams

COUNCILMEN VOTING NAY: None

Whereupon said ordinance was put to a vote upon its final passage as a whole and the same was passed as read, with the following vote, to-wit:

COUNCILMEN VOTING YEA: H. V. Carr, R. E. Hobgood, F. G. Macdonald, Jr., H. H. Pepper and Granville H. Williams.

COUNCILMEN VOTING NAY: None

Thereupon the Mayor declared said ordinance approved, passed and adopted, this the 5th day of December, 1967.

ATTEST:

G. L. Franklin
CITY CLERK

G. H. Williams
MAYOR

TAXI PERMIT APPROVED

Upon motion of H. V. Carr, seconded by R. E. Hobgood, and unanimously carried, it is hereby ordered that a permit be issued to H. W. McCrimmon to operate a taxi in the City of Picayune.

ORDER TO ADJOURN

No further business appearing before the next regular meeting, upon motion of H. H. Pepper, it is ordered that this Mayor and Council do now rise in adjournment.

G. L. Franklin
CITY CLERK

G. H. Williams
MAYOR

Whereas, the 1st Tuesday of January, 1963 fell on January 1, 1963, same being a holiday, with a majority of the members of the City Council of the City of Picasune being out of town and unavailable, so that there was not a quorum present at the regular meeting time and place, and

Whereas, at 7:00 P. M. on January 2, 1963, being the next succeeding day following the date for the regular January, 1963 meeting, all members of the said Council appeared at the City Hall in said City at 7:00 P. M., the regular meeting time, and

Whereas, the Mayor and all Councilmen of said City agreed and consented to hold their regular January, 1963 meeting at 7:00 P. M. at the City Hall in said City, all as signified by the signatures of all of said Councilmen and the Mayor of said City affixed hereto,

Now, Therefore, Be It Ordered by the Mayor and Council of the City of P⁺casune Mississippi that the regular January, 1963 meeting of said Mayor and Council of said City be held at the City Hall in said City on January 2, 1963 at 7:00 P. M. in lieu of the regular meeting date on the first Tuesday of said month in said year, and that all matters of business for the regular January, 1963 meeting of said Mayor and Council of said City shall be taken up on said date of January 2, 1963 at said time.

This 2nd day of January, 1963.

Whereas, the ~~regular January, 1963 meeting~~ 1st Tuesday of January, 1963 fall on January 1, 1963, same being a holiday, with a majority of the members of the City Council of the City of Picayune being out of town and unavilable, so that there was not a quorum present at the regular meeting time and place, and

Whereas, at 7:00 P. M. on January 2, 1963, being the next succeeding day following the date for the regular January, 1963 meeting, all members of the said Council appeared at the City Hall in said City at 7:00 P. M., the regular meeting time, and

WHEREAS, the Mayor and all councilmen of said City agreed and consented to hold ^{it} the regular January, 1963 meeting at 7:00 P. M. at the City Hall in said City, all as signified ~~ixxxixixix~~ by the signatures of all of said Councilmen and the Mayor of said City affixed hereto,

Now, Therefore, Be It Ordered by the Mayor and Council of the City of Picayune Mississippi that the regular January 1963 meeting of said Mayor and Council of said City be held at the City Hall in said City on January 2, 1963 at 7:00 P. M. in lieu of the regular meeting ~~time~~ date on the first Tuesday of said month in said year, and that all matters of business for the regular January, 1963 meeting of said Mayor and Council of said City shall be taken up on said date of January 2, 1963 at said time.

This 2nd day of January, 1963.

James H. Williams
[Signature]
[Signature]
[Signature]
[Signature]

STATE OF MISSISSIPPI,
COUNTY OF PEARL RIVER

PERSONALLY CAME before me, the undersigned, a notary public in and for PEARL RIVER County, Mississippi, James B. Nutter, Editor of THE PICAYUNE ITEM, a newspaper published in the City of Picayune, of Pearl River County, in said state, who being duly sworn, deposes and says that The Picayune Item is a newspaper as defined and prescribed in Senate Bill No. 203 enacted at the regular session of the Mississippi Legislature of 1943, amending Section 1858, of the Mississippi Code of 1942, and that the publication of a notice, of which

the annexed is a copy, in the matter of Notice of
Note Sale

has been made in said paper two (2) times consecutively, to-wit:

On the 15th of September, 1966
On the 22nd of September, 1966
On the _____ day of _____, 19____
On the _____ day of _____, 19____
On the _____ day of _____, 19____
On the _____ day of _____, 19____

SWORN TO and subscribed before me, this 19th day of October, 1966.

Lucia M. Terry
Notary Public

Picayune, Miss., October 19, 1966

To THE PICAYUNE ITEM Dr.
(Name Newspaper)

TO PUBLISHING Notice of Note Sale
case of \$40,000 School Improvement
Notes
702 words space.
two (2) times and making proof, \$ 44.12

RECEIVED OF _____
payment in full of the above account.

_____, 19____

BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF PICAYUNE, MISSISSIPPI, AS FOLLOWS:

1. That \$40,000.00 of School Improvement Negotiable Notes be offered for sale to the highest bidder therefor on Tuesday, the First day of October, 1966, that said notes shall be sold on sealed bids to be filed with the City Clerk of said City at his office in said City at or before 7:00 P. M. on said date, each such bid to be accompanied by certified or cashier's check in the amount of Five Hundred (\$500.00) Dollars to guarantee that the bidder will carry out the contract and purchase said note if the bid be accepted, and to be forfeited if the bidder does not. The right to reject any or all bids is to be reserved by the Mayor and Council of said City.

2. That the Negotiable Notes shall be obligations of the Picayune Municipal Separate School District to be payable as hereinafter set out.

3. That Bidders shall designate in the bids the price to be paid for said notes at rates of interest to be designated also, and, subject to approval of the Mayor and Council of said city, to designate the place of payment of said notes, and the interest thereon.

4. That, as provided by law, the City Clerk is hereby authorized and directed to give notice of the sale of said notes by publication at least two (2) successive times in the Picayune Item, a newspaper published in the said City, the first publication to be at least ten (10) days prior to the date set for receipt of bids, and the notice to be in substantially the following form:

NOTICE OF NOTE SALE
\$40,000.00
PICAYUNE MUNICIPAL
SEPARATE SCHOOL
DISTRICT
SCHOOL IMPROVEMENT
NOTES

Sealed proposals will be received by the Mayor and Council of the City of Picayune, Mississippi, at the office of the City Clerk in said City, until 7:00 P. M., on Tuesday, October 4, 1966, for the purchase at not less than par and accrued interest of Negotiable Notes of the Picayune Municipal Separate School District to be dated October 1, 1966, in denominations of \$4,000.00 each, bearing interest at rate to be determined pursuant to the sale thereof, payable on the First day of October in each year, the principal and interest thereon to be payable at a bank to be designated by the purchaser, subject to the approval of the Mayor and Council of said City, said notes to mature on the First day of October in each of the years as follows:

Numbers--Date--Amount
1 & 2 on October 1, 1967,
each for \$4,000.00.
3 & 4 on October 1, 1968,
each for \$4,000.00.
5 & 6 on October 1, 1969,
each for \$4,000.00.
7 & 8 on October 1, 1970,
each for \$4,000.00.
9 & 10 on October 1, 1971,
each for \$4,000.00.

PROOF OF PUBLICATION

in

THE PICAYUNE ITEM

Picayune, Miss

In the Case of

Filed Proof

19

each for \$4,000.00.

Said notes will be payable from Tax Levies of said School District as to both principal and interest. Bidders shall designate in bids price proposed to be paid for said notes and rate of interest same shall bear. Bids to be addressed to the Mayor and Council of said City, and marked on the outside to show that the same is a bid on said negotiable notes. All bids shall be accompanied by cashier's or certified check payable to said City in the sum of Five (\$500.00) Hundred Dollars, same to be a guarantee to carry out said bid if accepted, said sum to be forfeited if said bid is not so carried out, on acceptance.

The right is reserved to reject any and all bids submitted. Said notes will be validated with no expense to purchaser and delivery will be made of said notes to purchaser in the City of Picayune without cost to purchaser.

By order of the Mayor and Council of the City of Picayune, Mississippi on this 28th day of August, 1966.
S-A. L. Franklin, City Clerk
City of Picayune, Mississippi.