

members, to be paid the rate of \$.75¢ per hour, whenever the department is short handed due to illness in the regular force, or when an extra man may be needed temporarily. Motion by Councilman Mason, seconded by Councilman Smith.

It was regularly moved, seconded and unanimously adopted that the paint work on the interior of the City Hall be done by George Gregory on his low bid of \$110.00. Motion by Councilman Von Rotz, seconded by Councilman Smith.

There being no further business the meeting was adjourned to Tuesday January 11, 1944 at 8 o'clock P. M.

Read and Approved Jan 11, 44

Ray M. Overdick
Ray M. Overdick, Clerk.

MINUTES OF THE MEETING HELD JANUARY 11, 1944.

A regular meeting of the City Council was held on Tuesday January 11, 1944 at 8 o'clock P. M.

- Present: Councilmen Smith, Von Rotz, Mason, Lynch and Monte.
- Absent: None.

Mayor Lynch presiding.

Mr. George Williamson, the representative of owners Ryan and Drury of the property known as 231 Laurel Avenue addressed the Council on the advantages of rezoning that property so as to permit reconstruction into a multiple family dwelling. The owners were given until January 19th to bring in additional information.

The minutes of December 17 and December 24, 1943 were read and approved, subject to the additional data that a letter was subsequently received from the secretary of the Morningside Improvement Club, T. J. O'Leary, ^{to the effect} that the construction asked for by the owner of Lot 1 Blk 7 of Morningside Court be allowed to proceed.

The report of the Building and Electrical Inspector for the month of December 1943 was received and filed.

It was regularly moved, seconded and unanimously adopted that the proposal of the Gilmore Oil Company to supply gasoline for the year 1944 be accepted. Motion by Councilman Smith, seconded by Councilman Monte.

RESOLUTION NO. 367: It was regularly moved, seconded and unanimously adopted that there be ~~an~~ ^{ed} establishing of an accredited Civilian Defense Organization. Motion by Councilman Monte, seconded by Councilman Von Rotz.

It was regularly moved, seconded and unanimously adopted that in the interest of safety the parking lot in the rear of the City Hall be lighted. Motion by Councilman Von Rotz, seconded by Councilman Smith.

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Councilman Von Rotz and Chief Wood were instructed to work out a plan to remodel the Police Department Squad Room so as to more satisfactorily utilize the available space.

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It was regularly moved, seconded and unanimously adopted that warrants #8037 to 8083 inclusive be approved for payment. Motion made by Councilman Smith, seconded by Councilman Von Rotz.

Mayor Linch appointed a Post War Planning Committee composed of the following members: A. Von Rotz, Chairman, Merritt B. Webster, Carl Mak, Richard E. Love, Frank Theron, N. E. Marcucci; Ex-Officio W. D. Fusselman, John Oglesby and S. W. Gardiner.

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RESOLUTION NO. 368: It was regularly moved, seconded and unanimously adopted that there be restriction of parking on a portion of Greenfield Avenue, prohibiting of parking on a portion of Sais Avenue and prohibiting of parking on a portion of Plumas Avenue as provided in Ordinance No. 207.

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Motion made by Councilman Mason, seconded by Councilman Smith.

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It was regularly moved, seconded and unanimously adopted that the City Attorney write letters on the following matters: Pacific Greyhound Lines, buses spreading mud upon the City streets after being parked in an unpaved and muddy area, and, to Mr. J. J. Ongaro relative to changing the course of the flow of water across his property fronting on Sir Francis Drake Boulevard between the Gilmore Oil Company and Bridge Ave. Motion mad by Councilman Smith, seconded by Councilman Monte.

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The City Attorney was asked to look into the responsibility of the City where Sanitary District sewers become exposed through work done upon the streets.

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It was regularly moved, seconded and unanimously adopted that a parcel of property owned by the City and situate in the Rosenthal Tract, South and Southwesterly of that property now owned by Newton Zobel and E. G. DeLong, be sold to Mr. Zobel for the sum of \$250.00. Motion by Councilman Von Rotz, seconded by Councilman Monte.

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There being no further business the meeting was adjourned at 10.25 P.M. to Wednesday January 19, 1944 at 8 o'clock P.M.

Read and Approved 1/19/44 Ray M. Overdick
Ray M. Overdick, Clerk.

MINUTES OF THE MEETING HELD JANUARY 19, 1944.

An adjourned regular meeting of the City Council was held on Wednesday January 19, 1944 at 8 o'clock P. M.

Present: Councilmen Smith, Von Rotz, Mason, Monte and Linch.

Absent: None

Mayor Linch presiding.

Mr. Raymond Williamson again appeared before the Council requesting for his clients Ryan and Drury, owners of the property at 231 Laurel Ave., that this property be rezoned so as to permit remodeling as a multiple family dwelling. As this matter had been previously considered by the Council and had been rejected, no additional facts were presented and Mr. Williamson was informed by the Mayor that the Council saw no reason to change. Numerous property owners of the neighborhood were in attendance and protested the change.

A petition was submitted to the Council requesting that appropriate action be taken against the owners of 231 Laurel Ave., alleging that the building is in a state of collapse, is a fire hazard and dangerous to the surrounding property. Lillie B. White, 219 Laurel Ave. and other petitioners being in attendance it was explained to them that this matter will be gone into in due time, but that the owners should first be given the opportunity to repair the property.

Minutes of the meeting of January 11, 1944 were read and approved.

Letter was received from J. J. Ongaro dated Jan. 18, 1944 in answer to letter from City Attorney S. W. Gardiner relative to an improper diversion of drainage waters. Mr. Ongaro believes that he is within his rights and the matter will be investigated further.

RESOLUTION NO. 369. It was regularly moved, seconded and unanimously adopted:

WHEREAS, the present conflict in the Pacific created a grave and imminent hazard to the lives and property of the residents of the Town of San Anselmo, and