

City Of Dixon Ordinances

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174	1 March 1976	Governing The Operation Of A Motor Vehicle While Under The Influence Of Alcohol; Repealed By Ord. 452
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209	10 July 1979	Annexing Property To The City Of Dixon, Missouri
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240	3 August 1981	Returning The Office Of City Clerk To A Hired Position
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245	7 December 1981	Authorizing The Payment Of Certain Wages And Salaries Of Waterworks, Sewage System And Maintenance
246	13 February 1982	Authorizing An Agreement With M&M Sanitation For Collection And Disposal Of Solid Waste
247	19 April 1982	Defining Food And Drink Place Of Business, Regulatory Authority; Repealed by Ord. 443

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<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
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249	19 April 1982	Establishing A Uniform Personnel Policy For City Employees Amended By Ordinance 463 & 475
250	2 August 1982	For Installation Of Railroad Crossing Signals At The Intersection Of Elm St. And The Railroad Grade Crossing
251	2 August 1982	Tax Levy For The Year of 1982
252	7 September 1982	Relating To Animal Control; Repealed By Ord. 408
253	4 October 1982	Legislation To Revise And Update Current Statues Relating To Municipal Laws
254	1 November 1982	Hiring And Fixing The Salary For The City Clerk For A Period Of One (1) Year
255		Establishing A User Charge System For Wastewater Treatment Works; Repealed By Ord. 257
256	10 December 1982	National Drunk And Drugged Driving Awareness Week City Of Dixon Proclamation
257	7 March 1983	Establishing A User Charge System For Waste Water Treatment Works Amended By Ord. 457
258	7 March 1983	Fixing The Salary Of The City Marshal
259	7 March 1983	Fixing The Salary Of The Municipal Court Judge; Amended Ord. 404
260	4 April 1983	Fixing The Salary Of The Mayor Amended By Ord. 519
261	4 April 1983	Fixing The Salary Of The Board Of Alderman Amended By Ord. 520
262	6 June 1983	Amending The Water Rate And Charge System In Effect As Reflected In Ordinance 151; Amended Ord. 399
263	6 May 1983	Apply For Outdoor Recreation Assistance Program For Park Improvements
264	6 June 1983	Resolution Stating The Support For The Pulaski County Community Development Block Grant
265	28 June 1983	Regulating The Use Of Public And Private Sewers And Drains
266	8 August 1983	Tax Levy For The Year of 1983
267	10 October 1983	Annexing Property To The City Of Dixon, Missouri
268	7 November 1983	Hiring And Fixing The Salary The Position Of City Clerk
269	5 December 1983	Pertaining To The Subject Matter Of Operators Licenses And Vehicle License Plates
270	19 April 1984	Pertaining To The Subject Of Nuisances
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272	31 July 1984	Providing For The Mandatory Collection, Transportation, Storage, Processing And Disposal Of Solid Waste
273	6 August 1984	Tax Levy For The Year of 1984
274	4 March 1984	Execute An Agreement For Collection And Disposal Of Solid Waste Repealed By Ord. 426
275	4 March 1986	Adopting And Enacting A Code Of Ordinances Of The City Of Dixon, Missouri
276	14 June 1985	Authorizing Granting Of Easement
277	1 July 1985	Requiring The Display Of Street Numbers On Dwellings Or Structures
278	15 August 1985	Tax Levy For The Year of 1985
279	5 September 1985	Establishing Opening And Closing Hours For Certain Businesses Serving Alcoholic Beverages
280	7 October 1985	Providing For The Sale Of Water To Public Water Supply District Number 3
281	7 October 1985	Annexing Property To The City Of Dixon, Missouri
282	2 December 1985	Hiring And Fixing The Salary For The City Clerk For A Period Of One (1) Year
283	6 January 1986	Authorizing The Mayor To Execute An Agreement For The Collection And Disposal Of Solid Waste
284	3 February 1986	Annexing Property To The City Of Dixon, Missouri
285	3 February 1986	Authorizing The Mayor To Enter Into An Agreement With The Missouri Division Of Highway Safety
286	12 February 1986	Authorizing The Mayor And City Clerk To Enter Into A Loan Agreement With Cord Moving And Storage Co. Inc.
287	2 June 1986	Vacating A Portion Of Streets And Alleys In Santee's Addition
288	25 August 1986	Tax Levy For The Year of 1986
289	8 September 1986	Establishing Penalties For Delinquent Property Taxes Within The City Of Dixon, Missouri
290	8 September 1986	Providing For Court Costs in Municipal Ordinance Violation Cases
291	22 September 1986	Annexing Property To The City Of Dixon, Missouri
292	3 November 1986	Annexing Property To The City Of Dixon, Missouri
293	1 December 1986	Annexing Property To The City Of Dixon, Missouri
294	23 November 1986	Hiring And Fixing The Salary Of The City Clerk For A Period Of Two Years
295	10 December 1986	Annexing Property To The City Of Dixon, Missouri
296	5 January 1987	Authorizing the Mayor to Execute on Behalf of City of Dixon that Certain Agreement for the Collection and Disposal of Solid Waste
297	20 July 1987	Establishing Penalties For Possession Of Intoxicants By A Minor
298	3 August 1987	Tax Levy For The Year of 1987
300	3 August 1987	Establishing Penalties For Operating An Unlicensed Motor Vehicle
301	26 October 1987	Adapting A Solid Waste Management Plan
302	7 December 1987	Establish A Water Meter Installation Fee
303	7 December 1987	Authorizing The Mayor To Execute An Agreement For The Collection And Disposal Of Solid Waste
304	4 January 1988	Providing For Renewal Of A Franchise Granted To Gascoage Electric Cooperative Amended By Ord. 400
305	5 July 1989	Abandon Certain Easements Across Real Property And Enter Into A Lease With Dixon Senior Center
306	21 August 1989	Tax Levy For The Year of 1989
307	14 September 1989	Vacating A Portion Of Elm Street
308	6 November 1989	Annexing Property To The City Of Dixon, Missouri Repealed By Ord. 472
309	4 December 1989	Annexing Property To The City Of Dixon, Missouri
310	6 February 1990	Establish A One-Half Of One Percent Sales Tax For Capital Improvements And Put It Before The Voters For Approval
311	27 March 1990	Authorizing The Mayor To Execute Documents Necessary To Join The Missouri Intergovernmental Risk Management Association
312	5 April 1990	Adopting Rules And Regulations For The Establishment And Operation Of The Dixon Police Department Amended By Ord. 325
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314	21 June 1990	Establishing The Control, Registration And Disposition Of Animals Running At Large Within City Limits
315	2 July 1990	Establishing Penalties For Operating A Motor Vehicle Without Using A Restraining Device Repealed By Ord. 412
316	2 July 1990	Establishing Penalties For Trespass In The First Degree
317	2 July 1990	Establishing Penalties For Trespass In The Second Degree
318	2 July 1990	Establishing An Increase In Court Costs For The Law Enforcement Officers Training Fund
319	2 July 1990	Authorizing The Municipal Court To Enter A Judgment For The Crime Victim's Compensation Fund Repealed By Ord. 454
320	27 August 1990	Tax Levy For The Year of 1990
321	12 September 1990	Establishing Penalties For Possession Of Open Container Of Intoxicants
322	10 December 1990	Authorizing The Mayor To Execute An Agreement For The Collection And Disposal Of Solid Waste
323	6 May 1991	Authorizing The Mayor To Execute An Amendment To The Agreement For The Collection And Disposal Of Solid Waste
324	6 May 1991	Establishing Penalties For Failure To Procure Annual City Business License
325	6 May 1991	Amending Ordinance 312, To Provide For Written Disciplinary Action Against Patrolmen
326	6 May 1991	Prohibiting The Smoking Of Tobacco Products In City Hall
327	13 May 1991	Annexing Property To The City Of Dixon, Missouri (Country Club Estates)
328	3 June 1991	Annexing Property To The City Of Dixon, Missouri
329	3 June 1991	Designating East Chestnut Street As One-Way
330	3 June 1991	Establish The Name Or Names Of Certain Street (Ash Street)
331	4 June 1991	Vacating A Portion Of Hilltop Street
332	3 June 1991	To Submit The Question Of A Tax Levy Of Seventy One Cents On The One Hundred Dollars Assessed Valuation

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333	20 August 1991	Tax Levy For The Year of 1991
334	19 August 1991	Providing For The Appointment Rather, Rather Than The Election, Of A Chief Of Police, Amended By Ord. 337
335	19 August 1991	Annexing Property To The City Of Dixon, Missouri
336	9 September 1991	Prohibiting The Maintenance Of Nuisances, Providing For Abatement And Penalties For Nuisances
337	7 October 1991	Establishing A New Date For Submission Of The Question Posed By Ordinance 334, Providing For An Appointed Chief Of Police
	11 January 1992	Grant Of Easement For A Sewer Line
338	3 February 1992	Authorizing The Holding Of A Special Election To Fill The Unexpired Four Year Term Of City Marshal, One Year Remains
339	16 March 1992	Providing For The Appointment, Rather Than The Election, Of A Chief Of Police
340	4 May 1992	Vacating A Portion Of Pearl Street In Murphy's Addition
341	24 August 1992	Tax Levy For The Year of 1992
342	5 October 1992	Amending Section 1 Of Ordinance 341, Tax Levy For The Year of 1992
343	2 November 1992	To Enter Into A Legal Service Contract With Williams, Robinson, Turley & White, P.C.
344	7 December 1992	Authorizing The Mayor To Enter Into An Obligation With The Sate Bank Of Dixon For Purchasing A City Computer System
345	7 June 1993	Establish A Water Meter Installation Fee (NEED BETTER COPY)
346	7 June 1993	Fixing The Salary Of The City Marshal Amended By Ord. 405 & 498
347	7 June 1993	Fair Housing Defining Discriminatory Practices And Creating A Fair Housing Committee (NEED A BETTER COPY)
348	7 June 1993	Establishing Housing Rehabilitation Grant Guidelines Under The Community Block Grant No. 93-ND-04 (NEED BETTER COPY)
349	12 July 1993	Accepting The Ozark Rivers Solid Waste Management Plan
350	25 August 1993	Tax Levy For The Year of 1993
351	4 October 1993	Enable City police Officers To Act In An Emergency Situation Outside City Limits
352	1 November 1993	Enter Into A Legal Services Contract With Williams, Robinson, Turley, & White, P.C.
353	1 December 1993	Authorizing The Conveyance Of A Special Warranty Deed To Brown Shoe Group, Inc.
354	3 January 1994	Authorizing the Mayor to Execute on Behalf of City of Dixon an Extension to the Agreement for the Collection and Disposal of Solid Waste, For One Year
355	24 March 1994	Annexing Property To The City Of Dixon, Missouri
356	4 April 1994	Vacating A Ten Foot Wide Strip Running Along The West Side Of Pine Street
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358	11 July 1994	Execute An Agreement For The Collection And Disposal Of Solid Waste Amended By Ord. 385, Repealed By Ord. 426
359	11 July 1994	Changing The Name Of Brown Street 1 & 2 To Paramount Street 1 & 2
360	11 July 1994	Execute An Agreement For The Operation Of The Rural Fire Department Within The City Limits
361	19 August 1994	Calling For A Special Election On Imposing A Sales Tax For Transportation Purposes (NO ATTACHMENTS)
362	19 August 1994	Vacating A Portion Of Sixth Street And Ellen Street
363A	29 August 1994	Tax Levy For The Year of 1994
363B	7 November 1994	Changing Street Names For Emergency 911 Purposes (Spruce, Dogwood, Redbud And Andrews Drive)
364A	7 November 1994	Dedicating Streets For Emergency 911 Purposes
365	21 November 1994	Vacating A Portion Of Fifth Street
366	5 December 1994	Imposing A Tax For Transportation Purposes
367	5 December 1994	Prohibiting Transport Of A Child Without A Child Safety Restraint Repealed By Ord. 412
368	24 January 1995	Dedicating And Naming An Alley For Emergency 911 Purposes (Pecan Alley)
369	5 December 1994	Changing The Name Of The City Park To Dixon Lion's Club Park
370	24 January 1995	Pertaining To Fair Housing, Discriminatory Housing Practices
371	24 January 1995	Enter Into A Legal Services Contract With Williams, Robinson, Turley, & White, P.C.
372	6 February 1995	Amending Ordinance 370 Pertaining To Fair Housing, Discriminatory Housing Practices
373	6 March 1995	Amending The Water Rate And Charges, And The Waste Water User Charges Amended By Ord. 457
374	13 March 1995	Enter Into A Lease Purchase Agreement With The State Bank Of Dixon For Financing Equipment (NO EXHIBIT ATTACHED)
375	3 April 1995	Authorizing the Mayor to Accept a Promissory Note and Second Deed of Trust from Universal Mfg and Equip Co for the Refinancing of an Existing Industrial Development Loan from City of Dixon
376	1 May 1995	Dedicating And Naming An Alley For 911 Purposes (Plum Alley)
377	5 June 1995	Authorizing The Conveyance Of A Special Warranty Deed To Dixon R-1 School District
378	10 July 1995	Enter Into A Lease Purchase Agreement With The State Bank Of Dixon For Financing Equipment
379	26 July 1995	Establishing Rules And Procedures For The Removal Of Officers Of The City And Veto Override
380	7 August 1995	Vacating a Portion of a Street Known as Walnut Street Lying South of Chestnut Street in Santee's Addition in Dixon
381	21 August 1995	Tax Levy For The Year of 1995 (NEED BETTER COPY)
382	2 October 1995	Authorizing The Mayor To Enter Into A Contract With Stack & Associates, Inc. To Provide Engineering Consultant Services
383	2 October 1995	Vacating A Portion Of An Alley In Murphy's Addition
384	6 November 1995	Designating Truck Routes And Regulating Parking Of Vehicles Over 24,000 Pounds Gross Weight
385	21 November 1995	Amending Ordinance 358, To Execute An Agreement For Collection And Disposal Of Solid Waste Repealed By Ord. 426
386	5 February 1996	Enter Into A Legal Services Contract With Williams, Robinson, Turley, White & Rigler, P.C.
387	4 March 1996	Provide For The Collection Of Court Costs To Be Used For Police Officer Training Fund
388	14 March 1996	Providing For Police Training Requirements
389	14 March 1996	Provide For The Collection Of Court Costs To Be Used For Police Officer Training Fund
390	19 March 1996	Granting A Renewal Franchise To Cable America Corporation
391	6 May 1996	Changing The Name Of The City Park To John Sheppard Park
392	23 May 1996	Authorizing Participation In An Economic Adjustment Program
393	1 June 1996	Amending Ordinance 185, Establishing A City Park Board
394	5 August 1996	Establishing A Fee For Collection And Removal Of Solid Waste Amended By Ord. 406, Repealed By Ord. 426
395	5 August 1996	Authorizing The Mayor To Amend The Contract With Wat-Park Sanitation Service
396	12 August 1996	Calling For A Special Election On A General Obligation Bond Question
397	28 August 1996	Tax Levy For The Year of 1996
398	7 October 1996	Amending Ordinance 2, Designating Wards For The City
399	4 November 1996	Amending Ordinance 262, Pertaining To Water Rate And Charge System
400	2 December 1996	Amending Ordinance 304 And 161, Pertaining To Gascosage Electric Cooperative
401	2 December 1996	Renewal Of Franchise Granted To Gascosage Electric Cooperative
402	2 December 1997	Providing For Appointment Rather Than Election Of A Chief Of Police, Election On 1 April 1997 (NOT SIGNED OR DATED)
403	2 December 1996	Authorizing General Obligation Street Bonds Series 1996
404	16 December 1996	Amending Ordinance 259, Fixing The Salary Of The Municipal Judge Amended By Ord. 518
405	16 December 1996	Amending Ordinance 346, An Ordinance Fixing The Salary Of The City Marshal Amended By Ord. 498
406	6 January 1997	Amending Ordinance 394 Establishing A Fee For The Collection And Removal Of Solid Waste
407	6 January 1997	Fixing The Terms And Conditions Under Which The City Will Supply Utilities Outside Of The City Limits
	14 June 1997	Proclamation For National Flag Day
408	11 August 1997	Repealing Ordinances 43 And 252 And Establishing Regulations Regarding Animals Within The City Limits
409	11 August 1997	Amending Ordinance 4 Providing For Elections
410	26 August 1997	Tax Levy For The Year of 1997
411	8 September 1997	Annexing Property To The City Of Dixon, Missouri A Proclamation For The Sale Of Buddy Poppies By The Veterans Of Foreign Wars 1997
412	8 September 1997	Repealing General Ordinances Nos 315 and 367 and Establishing Regulations Concerning the Use of Seatbelts in a Motor Vehicle and Passengers in Truck Beds within City Limits

City Of Dixon Ordinances

<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
413	1 December 1997	Regulating CABO One And Two Family Dwellings (NO ATTACHMENTS) Repealed By Ord. 459
414	3 March 1998	Naming An Alley For 911 Purposes As Tyson Alley
415	2 March 1998	Designating Tyson Alley As One-Way
	7 April 1998	Ballot Language And Proclamation By Mayor
	1 May 1998	Loyal Day Proclamation
416	4 May 1998	Regulating Mobile Homes And Mobile Home Parks Repealed By Ord. 448
417	4 May 1998	Authorizing The Mayor To Execute A Petition Requesting Annexation (NO EXHIBIT A ATTACHED)
418	4 May 1998	Vacating A Twenty Foot Alley Along East Side Of Block Six Of Murphy's Addition
419	14 May 1998	Annexing Property To The City Of Dixon, Missouri (Roberson)
420	14 May 1998	Annexing Property To The City Of Dixon, Missouri (Luebbert)
421	3 August 1998	Vacating All Streets And Easements Shown On The Plat For Heritage Village
422	3 August 1998	Repealing Ordinance 50 And Establishing Regulations Governing The Presence Of Minors
423	14 September 1998	Annexing Property To The City Of Dixon, Missouri (NEED BETTER COPY)
424	14 September 1998	Tax Levy For The Year Of 1998 (NEED BETTER COPY)
425	14 September 1998	Amending The Water Rates And Charges And The Waste Water User Charges System (NEED BETTER COPY)
426	28 September 1998	Repealing Ordinances 274, 358, 385 And 394, And Establishing Regulations For Collection And Removal Of Solid Waste A Proclamation For The Sale Of Buddy Poppies By The Veterans Of Foreign Wars 1998
427	7 December 1998	Enter Into A Lease Purchase Agreement For Financing Equipment (Truck) (NO EXHIBIT 1 ATTACHED)
428	7 December 1998	Enter Into A Lease Purchase Agreement For Financing Equipment (Dumpster) (NO EXHIBIT 1 ATTACHED)
429	4 January 1999	Authorizing The Mayor To Enter Into A Lease Agreement With The Dixon Rural Volunteer Fire Protection District
	1 May 1999	Loyal Day Proclamation
	3 May 1999	Missouri Community Assessment Program Resolution
430	30 August 1999	Authorizing The Mayor To Enter Into A Contract For Legal Services With Williams, Robinson, White, Rigler & Parker, P. C.
431	13 September 1999	Authorizing The Mayor To Enter Into A Contract With The Ft. Leonard Wood Regional Commerce And Growth Association
432	13 September 1999	Authorizing The Mayor To Enter Into A Contract With Municipal Tax Consulting And Management A Proclamation For The Sale Of Buddy Poppies By The Veterans Of Foreign Wars 1999
433	15 November 1999	Authorizing The Mayor To Enter Into A Contract For Jailer/Dispatcher Duties (NO EXHIBIT A ATTACHED)
434	6 December 1999	Annexing Property To The City Of Dixon, Missouri (101 Davis Street)
435	3 January 2000	Calling For A Special Election To Authorize One-Half Of One Percent Sales Tax (Check Against Original and Ord. 442)
436	7 February 2000	Authorizing The Conveyance Of A Special Warranty Deed To Dixon Senior Center, Inc (NO EXHIBIT A ATTACHED)
437	7 February 2000	Authorizing The Mayor To Enter Into A Contract To Purchase Two Acres Of Land (NO EXHIBIT A ATTACHED)
438	20 April 2000	Authorizing The Mayor To Enter Into A Contract For Sale To Town & Country Supermarkets (NO EXHIBIT A ATTACHED)
439	20 April 2000	Authorizing The Mayor To Execute A Deed Of Release Releasing A Deed Of Trust (NO EXHIBIT A ATTACHED)
440	5 June 2000	Annexing Property To The City Of Dixon, Missouri (202 N. Doyel Street)
441	5 June 2000	Annexing Property To The City Of Dixon, Missouri (303 N. High Street)
443	7 August 2000	Repealing Ordinance 247 Defining Food And Drink Place Of Businesses, Regulatory Authority
444	21 August 2000	Tax Levy For The Year Of 2000
	11 September 2000	Resolution To Endorse Dixon Area Development Committee
445	6 November 2000	City Provides Retirement Coverage To Eligible Employees
446	5 February 2001	Authorizing The Mayor To Enter Into A Contract With Archer Engineering (NO EXHIBIT A ATTACHED)
447	5 March 2001	Authorizing The Mayor To Enter Into A Contract With Flynn Drilling To Provide Well Drilling Services to the City
448	2 April 2001	Repealing Ordinance 416 Regulating Mobile Homes And Mobile Home Parks
449	2 April 2001	Repealing Ordinance 145 And Adapting Chapter 300 RsoM, Known As The Model Traffic Ordinance
450	4 June 2001	Authorizing The Mayor To Enter Into A Contract With The Ft. Leonard Wood Regional Commerce And Growth Association
451	30 August 2001	Tax Levy For The Year Of 2001
452	1 October 2001	Repealing Ordinance 174 And Establishing Regulations Governing Driving While Intoxicated
453	1 October 2001	Repealing Ordinance 173 And Establishing Regulations Governing Driving With Excessive Blood Alcohol Content
454	1 October 2001	Authorizing The Municipal Court To Enter A Judgment For The Crime Victim's Compensation Fund
	23 October 2001	Proclamation 50 th Anniversary Of The Korean War Proclamation For Sale Of Buddy Poppies
455	4 February 2002	Annexing Property To The City Of Dixon, Missouri (300 N. Doyle Street)
456	4 February 2002	Annexing Property To The City Of Dixon, Missouri (103 N. High Street) (INCOMPLETE COPY)
457	4 February 2002	Amending Ordinance 151, 257 And 373 The Water Rate And Charges And The Waste Water User Charges System
458	6 May 2002	Annexing to the City, An Unincorporated Area Contiguous and Compact to the Existing Corporate Limits Upon Request of all Property Owners in the Area after Public Hearing
459	6 May 2002	Repealing Ordinance 413 Regulating CABO One And Two Family Dwellings
460	6 May 2002	Amending Ordinance 4 Providing For Elections Within The City
461	3 June 2002	Enter Into A Contract With Ft. Leonard Wood Regional Commerce And Growth Association
462	1 July 2002	Naming A Street For Emergency 911 Purposes (Katie Lane)
463	1 July 2002	Amending Ordinance 249 Establishing A Uniform Personnel Policy
464	5 August 2002	Annexing Property To The City Of Dixon, Missouri (400 E. 5 th Street)
465	5 August 2002	Annexing Property To The City Of Dixon, Missouri (201 N. High Street)
466	12 August 2002	Tax Levy For The Year Of 2002
467	12 August 2002	Enter Into A Contract With Utility Services Communication Co.
468	7 October 2002	Establishing The Betty Crews Memorial Walking Trail
469	2 December 2002	Establish A Drug And Alcohol Policy For The City (NEED BETTER COPY)
470	6 January 2003	Publish Names Of Citizens Who Are Delinquent Paying Taxes
	21 January 2003	Resolution Requesting The Establishment Of An Enterprise Zone
471	7 July 2003	Authorizing \$734,999.70 In General Obligation Refunding Bonds Series 2003
472	4 August 2003	Repealing Ordinance 308
473	18 August 2003	Tax Levy For The Year 2003
474	8 September 2003	To Opt Out Of The State Imposed Sales Tax Holiday
475	5 January 2004	Amending Ordinance 249 Establishing A Uniform Personnel Policy
476	1 March 2004	Annexing Property To The City Of Dixon, Missouri (Lots 1 & 2 in Gilbert & Sease)
477	15 March 2004	Enter Into A Legal Services Contract With Williams, Robinson, White & Rigler, P. C.
478	17 May 2004	Pertaining To Firearms In City Buildings
479	16 August 2004	Tax Levy For The Year Of 2004
480	13 September 2004	Enter Into A Contract With Pitney Bowes Co. To Provide Postage Machine And Service
481	18 October 2004	Enter Into An Agreement For Water Meters With Midwest Meter And Determining A Water Rate Increase
482	6 December 2004	Vacating A Portion Of The Alley Running North And South Between Blocks 2 And 3 of Shelton-Elkins Addition
483	11 April 2005	Vacating A Portion Of 6 th Street Between Pine Street And Walnut Street
484	22 August 2005	Tax Levy For The Year Of 2005
485	12 October 2005	Authorizing The Mayor To Enter Into A Contract For The Purchase Of Real Estate (NO EXHIBIT ATTACHED)
486	5 December 2005	Dixon Public Library Petition And Ballot Proposal
487	9 January 2006	Providing For The Holding Of A Special Election For The Appointment Of The Collector

City Of Dixon Ordinances

<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
488	20 March 2006	Authorizing The Mayor To Enter Into A Contract With Flynn Drilling Co.
489	1 May 2006	Changing The Position Of Collector From An Elected To An Appointed Position
490	10 July 2006	Dixon Public Library Petition And Ballot Proposal
491	10 July 2006	Adopting And Enacting A New Code Of Ordinances Of The City
492	14 August 2006	Tax Levy For The Year of 2006
493	4 December 2006	Establishing A Method For The Repairing, Vacation Or Demolition Of Dangerous Buildings
	13 December 2006	Petition To Vacate Richard Street
494	8 January 2007	Abandoning, Discontinuing, Closing And Vacating Richard Street As A Public Street
495	5 February 2007	Annexing Property To The City Of Dixon, Missouri (103 N. Oak Lane)
496	9 April 2007	Repeal Sub-paragraph 6 Of Section 125.260 Of The City Code And Enacting A New Section Relating To Jail Fees
497	20 August 2007	Enter Into A Contract With Outreach Consulting & Counseling Services To Provide Probation And Monitoring Services
498	20 August 2007	Fixing The Salary Of The City Marshal
499	20 August 2007	Tax Levy For The Year of 2007
500	20 August 2007	Authorizing The Mayor To Enter Into A Contract With Jeff Rujawitz To Provide Cleaning Services
501	18 September 2007	Repeal Section 340.110 Of The City Code Relating To The Operation Of All-Terrain Vehicles Repealed By Ord. 539
502	4 December 2007	To Establish A Procedure To Disclose Potential Conflicts Of Interest And Substantial Interests For Certain Officials
503	4 April 2008	Resolution Relating To Meeting, Records And Votes Of Governmental Bodies
504	4 August 2008	Establish A Procedure to a Lead Ban in Public and Private Drinking Water Plumbing
505	28 August 2008	Tax Levy For The Year of 2008
506	23 February 2009	To Enter Into A Lease Purchase Agreement With Maries County Bank To Purchase A Refuse Truck (NO COPY OF LEASE)
507	9 September 2009	Tax Levy For The Year of 2009 (NOT SIGNED, NO RECORDED VOTE)
508	1 January 2010	Notice Of Election To Raise Library Tax Levy (NO RECORDED VOTE, NOT SIGNED, NOT DATED)
509	1 February 2010	Establishing The Eligible Enhanced Enterprise Zone
510	12 April 2010	Authorizing The Sale Of Property At 704 W. 5 th Street To B. E. E. Investments, LLC (Brown Shoe Factory) (NOT SIGNED)
511	3 May 2010	Amend Section 700.120: Right To Turn On Water Into Service Pipes, Of The Dixon City Code (Ref. Council Minutes 3 May 2010)
512	3 May 2010	Amend Chapter 215.040: Nuisances Of The Code Of The City Of Dixon, Missouri Abatement of Nuisances (Ref. Council Minutes dated 3 May 2010)
513	3 May 2010	Amend Chapter 215.027: Nuisances Of The Code Of The City Of Dixon, Missouri Debris on Property (Ref. Council Minutes 3 May 2010)
514	12 July 2010	Combining The Existing Waterworks System And The Existing Sewerage System
515	12 July 2010	Calling A Special Election On A Revenue Bond \$3.5 Million For The Combined Waterworks And Sewerage Systems
516	30 August 2010	Tax Levy For The Year of 2010
517		Cross Connection Control - General Policy (NO RECORD IN COUNCIL MINUTES ON THIS ORDINANCE)
518	1 March 2011	Amending Ordinance 404, Fixing The Salary Of The Municipal Judge (Ref. 1 Mar 2011 Minutes)
519	1 March 2011	Amending Ordinance 260, Fixing The Salary Of The Mayor (Ref. 1 Mar 2011 Minutes)
520	1 March 2011	Amending Ordinance 261, Fixing The Salary Of The Board Of Alderman (Ref. 1 March 2011 and 19 Apr 2011 Minutes)
521	22 August 2011	Tax Levy For The Year of 2011 (Ref. 22 Aug 2011 Minutes)
522	14 September 2011	Concerning Acceptance And Compliance Requirements For USDA Rural Development Assistance (Ref. 14 Sept 2011 Minutes)
523	17 October 2011	Employment Of Attorney Mel L. Gilbert To Assist The City Of Dixon (Ref. 17 Oct 2011 Minutes)
524	10 September 2012	Tax Levy For The Year of 2011
525	5 November 2012	Accepting The Resignation Of Mayor Ben Copeland
526	5 November 2012	Electing Jeff Clark As Acting President Of The Board Of Alderman
527	5 November 2012	Acting President To Act On All Accounts And Authorizing Other Signatures Repealed By Ord. 528
528	13 February 2013	Repeal Of Ordinance 527 Relating To Accounts With Financial Institutions
529	13 February 2013	Vacating A Portion Of The Alley Between Blocks 2 And 3 Of Shelton-Elkins Addition
530	9 September 2013	Authorizing The Execution Of An Intergovernmental Cooperative Agreement With Pulaski County
531	14 August 2013	Authorizing An Agreement With Pulaski County To Collect Personal Property And Real Estate Taxes
532	22 August 2013	Tax Levy For The Year of 2013
533	4 November 2013	To Repeal Section 210.030 Of The Code Of Laws And Enacting A New Section Relating To Harassment
534	4 November 2013	Establishing The Acts Necessary To Commit The Offense Of Disorderly Conduct
535	4 November 2013	To Regulate Manufactured And Mobile Homes For Safety, Health And General Welfare Of The Public
536	23 January 2014	To Repeal Section 110.170 Of The Code Of Laws Of The City Of Dixon, Missouri And Enacting A New Section
537	21 April 2014	Authorizing \$915,00 Combined Waterworks And Sewage System Revenue Bonds Series 2014 (NEED BETTER COPY)
538	2 June 2014	Authorizing An Agreement With The Dixon Senior Center For City Water
539	23 June 2014	Permitting The Use Of All-Terrain Vehicles On City Streets
540	4 September 2014	Tax Levy For The Year of 2014
541	5 January 2015	Limitation of The Number of Liquor Licenses
542	25 August 2015	Tax Levy For The Year of 2015
543	21 September 2015	To Repeal Section 605.110 Of The Code Of Laws Relating To Juke Boxes And Pinball machines
544	21 September 2015	To Repeal Section 605.120 Of The Code Relating To Billiard And Pool Tables
545		
546	11 January 2016	Enacting A New Section of Chapter of the Municipal Code: Management of Cat Population; Permitted Acts
547	11 January 2016	Amendment To Ordinance 405 Fixing The Salary of The City Marshal
	1 February 2016	Amendment To Ordinance 536 Relating To Meetings Of The Board Of Alderman (Bill 2016-01)
548	1 November 2016	A Resolution To Adapt Pulaski County Natural Hazards Mitigation Plan
549	February 1, 2016	\$970,000 General Obligation Street Bonds Series 2016
550	31 August 2016	Tax Levy For The Year of 2016
551	6 September 2016	Intergovernmental Agreement Between County of Pulaski and City of Dixon to House Prisoners in Dixon City Jail (Not Signed by Presiding Commissioner, Sheriff or County Clerk)
	9 September 2016	Agreement To House Pulaski County Prisoners In Dixon City jail
552	20 September 2016	Authorizing The Mayor To Enter Into A Contract With Lou Fusz Automotive For Dixon Police Department Vehicles
553	20 September 2016	Authorizing The Mayor To Enter Into A Contract With Lou Fusz Automotive For Maintenance Department Vehicles
554	12 December 2016	Renewing A Contract With Gascosage Electric Cooperative For Street Lighting And Electric Service For Twenty (20) Years
554A	12 December 2016	Renewing A Contract With Gascosage Electric Cooperative For Easments For Twenty (20) Years
555	6 February 2017	Enacting A New Section 205.190 Of Chapter 205 Of The Municipal Code (Duplicate to 558)
556	8 May 2017	A Standard For Installation And Replacement Of Driveway Culverts
557	5 June 2017	Amending Certain Provisions Of The Municipal Code To Conform To Senate Bill Number 572
558	9 May 2107	Enacting A New Section 205.190 Of Chapter 205 Of The Municipal Code (Duplicate to 555)
559	8 May 2017	Authorizing The Mayor To Enter Into A Contract With Court Money
560	9 May 2017	Regulating The Use Of Public And Private Sewers And Drains
561	11 September 2017	Tax Levy For The Year 2017
562	17 August 2018	Resolution For Council On City's Finances
563	21 August 2018	Amendment to Ordinance 336, Nuisances
564	30 August 2018	Tax Levy 2018 (NO COPY)
565	20 September 2018	WCA Contract for Trash Service
566	5 November 2018	Law Enforcement Sales Tax, Ballot Issue (NO COPY)
567	17 January 2019	Water and Sewer Rate Increase

City Of Dixon Ordinances

<u>Ordinance</u>	<u>Date</u>	<u>Title</u>
568	7 January 2019	Amending and Updating Ordinance 408 Dated August 11, 1997 Establishing Regulations Regarding Animals Present within the City Limits (Not signed)
569	17 January 2019	Amending and Setting the Water Rates and Charges and the Wastewater Rates and Charges System in Effect in the City (Duplicate of original ord no. 567)
570	8 July 2019	Payment of Persons Designated as Special Municipal Judge
571	22 July 2019	Medical Marijuana Facilities
572	29 August 2019	Tax Levy 2019
573	18 November 2019	Use Tax for General Revenue Purposes at the rate of 1.5%; Providing for the Use Tax to be Repealed, Reduced or Raised and Providing for Submission of the Proposal to the Qualified Voters of the City for their Approval at the Municipal Election held on Tuesday, April 7, 2020, Fixing an Effective Date
574	18 November 2019	Law Enforcement Tax
575	18 November 2019	Fixing the Salary of the City Marshal
576	2 December 2019	Adopting and Enacting a New Chapter 210A, Offenses of City of Dixon, Pulaski Co, State of Missouri
577	2 December 2019	Adopting and Enacting a New Chapter 140, Open Meetings and Records Policy, of the City of Dixon, Pulaski Co, State of Missouri
578	9 January 2020	Authorizing the Mayor to Declare a State of Emergency Arising from Imminent Threat of the 2019 Novel Coronavirus
579	24 March 2020	Authorizing the Mayor to Declare a State of Emergency Arising from Imminent Threat of the 2019 Novel Coronavirus
580		Adopting the Stay at Home Order of the Pulaski Co Commission and Health Board (Not Passed)
580	15 June 2020	Modifying and Amending the Personnel Policy for the City of Dixon
581		Creating the Offense of False Reports, Creating Penalties for the Offense of False Reports, and Fixing an Effective Date
582		Vision Reducing Material
583	26 August 2020	Authorizing, Fixing and Determining a Rate of Levy on the Hundred-dollar Valuation of all Taxable Property within the City for the year 2020
584	24 September 2020	Authorizing and Directing the City to Enter into an Agreement with the Missouri Office of State Courts Administrator and Assessing a Court Automation Fee
585	29 October 2020	Resolution to Adopt the Pulaski County Multi-Jurisdiction Natural Hazards Mitigation Plan
586		Establish a Right to Discontinue Service of Homeowner who has not Paid their Water/Trash/Sewer Accounts
587	7 December 2020	Authorizing a Contract Agreement for the Renovation of Dixon City Hall and Police Department
588	5 April 2021	Annexation of Certain Parcels of Land into the City Limits of the City of Dixon
589	24 March 2021	Authorizing a Contract for the Sale of 213 Country Club Road
590	21 June 2021	Authorizing the Mayor to Enter into an Addendum to its Cooperative Agreement with the County Collector
591	12 July 2021	Establish a Procedure to Disclose Potential Conflicts of Interest and Substantial Interests for Certain Officials
592	17 August 2021	Authorizing, Fixing and Determining a Rate of Levy on the Hundred-dollar Valuation of all Taxable Property within the City for the year 2021
593	26 August 2021	Authorizing, Fixing and Determining a Rate of Levy on the Hundred-dollar Valuation of all Taxable Property within the City for the year 2021 -Corrected
594	7 September 2021	Authorizing the Mayor of the City of Dixon to Enter into a Contract with Archer Group PC
595	23 September 2021	Ratifying and Authorizing a Contract for Garbage and Trash Collection by and Between the City of Dixon and Waste Corporation of Missouri, LLC
596	7 September 2021	Authorizing the Mayor of the City of Dixon to Enter into a Contract with MRPC (Missouri Regional Planning Commission)
597	23 September 2021	Authorizing the Mayor to Enter into an Addendum to its Cooperative Agreement with the County Collector
598	1 November 2021	Holding of an Election within and for the City of Dixon, Missouri on the Questions of the Elimination of the Elected Position of City Marshal and Instead Provide for the Appointment of a Police Chief
599	1 November 2021	Imposing a Use Tax for General Revenue Purposes at 2% Rate
600	6 December 2021	Ratifying and Authorizing a Contract to Lease a Parking Lot to J&B Towing and Recovery LLC
601	3 January 2022	Requiring Applicants for a Business License to Provide Proof of Worker's Compensation Insurance
602	7 February 2022	Waiving the 5% Increase in Water Rates for the Year 2022
603	7 February 2022	Establishing Water and Sewer Rates for Multi-Residential Properties
604	7 March 2022	Annexing Certain Parcels of Real Estate into the Corporate Limits of the City of Dixon
605	7 March 2022	Fixing the Salary of the Mayor of the City of Dixon
606	7 March 2022	Fixing the Salary of the Members of the Board of Aldermen of the City of Dixon
607	8 April 2022	Providing for the State Auditor's Office of the State of Missouri to Perform an Audit of the City's Financial Records
608	2 May 2022	Providing for the Appointment of a Chief of Police
609	5 July 2022	Amending and Setting Waterworks Rates and Charges and the Wastewater Rates and Charges
610	1 August 2022	Annexing Certain Parcels of Real Estate into the Corporate Limits of the City of Dixon
611	1 August 2022	Authorizing, Fixing, and Determining a Rate of Levy on the Hundred-Dollar Valuation of all Taxable Property within the City for the Year 2022
612	1 August 2022	Adopting and Enacting a New Code of Ordinances of the City of Dixon, County of Pulaski, State of MO

ORDINANCE NO. 101

AN ORDINANCE ESTABLISHING NEW LIMITS OF THE CITY OF DIXON , IN THE STATE OF MISSOURI

WHEREAS, an ordinance entitled "An Ordinance providing for the extension of the city limits of the City of Dixon, in the State of Missouri," was duly passed by the council of said city, and approved by the Mayor on the 2nd day of April, 1956, wherein the proposed extended limits were particularly described and set forth, and wherein the proposed extended limits as therein described should be submitted to the voters of said city at an election to be held for that purpose on the 24th day of April, 1956.

WHEREAS, at said election held on said day in pursuance to the provision of said Ordinance a large majority of the voters voting at said election voted in favor of so extending the said city's limits; now, therefore,

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, as follows;

Section 1. The limits of the city of Dixon, county of Pulaski, in the State of Missouri, are hereby extended and established so as to embrace and include the following:

Beginning on the line of the West city limits of said city and at a point on said city limits, described as the Northeast corner of the Northwest Quarter of Section 26 in township 38, Range 11, Pulaski County, Missouri, running thence 665 feet West, thence South 562 feet to Missouri State Highway, thence in a Southwestern direction 231 feet to the right-of-way of the St. Louis & San Francisco Railroad, thence in a Southeastern direction following said railroad right-of-way 1350 feet to the present city limits, thence 1775 feet to the place of beginning.

Section 2. All ordinances or parts of ordinances in conflict with this Ordinance are hereby repealed, and this Ordinance shall be in full force and effect from and after its passage by the board of Aldermen and approval by the Mayor.

PASSED BY THE BOARD AND APPROVED BY THE MAYOR THIS 7 day of May, 1956.

Earl Riddle
Mayor

Attest:

Claud Jones
City Clerk

Section III. The City Clerk shall prepare and cause to be printed, ballots to be used at such election, which said ballots shall be in the following form:

Proposition

Shall the Corporate Limits of the City of Dixon, Missouri, be extended as following:

1. Commencing at the Northeast corner of the Section line to the North of the City of Dixon, known as the Danner Addition; thence North 200 feet; thence west 915 feet; thence South 300 feet to the present City Limits Line, as established by ordinance No. 74 of the Ordinances of the city of Dixon, Missouri.
2. Commencing at the intersection of the Center Line of East Ellen Street in the City of Dixon, Missouri, and the south Line of the City Limits of the City of Dixon; thence South 300 feet; thence East 362 feet; thence North 300 feet to the present Line of the city Limits.
3. Commencing at the intersection of the north property line of East Chestnut street and the Eastern line of the City limits of Dixon, Missouri; thence East 200 feet, thence South 352 feet to the intersection of the present City Limits Line.

For Extension of the Limits ----- yes
For Extension of the Limits ----- No

Scratch out the one you do not desire.

Section IV. The limits of the City of Dixon, Missouri, shall be extended and established as described and provided for in the First Section of this Ordinance when a majority of the legal voters of the City of Dixon, Missouri, voting at the Special Election herein provided for, voted in favor of said extensions to the City Limits.

PASSED AND APPROVED THIS 2nd DAY OF MARCH, 1953.

Approved:

Earl Riddle

Mayor

Attest:

Claud Jones

City Clerk.

AN ORDINANCE AUTHORIZING AND DIRECTING THE ISSUANCE OF PUBLIC IMPROVEMENT BONDS OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, IN THE AMOUNT OF THIRTY THOUSAND DOLLARS (\$30,000); PRESCRIBING THE FORM AND INCIDENTS OF SAID BONDS; AND PROVIDING FOR THE LEVY OF AN ANNUAL TAX SUFFICIENT TO PAY THE INTEREST ON SAID BONDS AS IT ACCRUES AND TO PAY THE PRINCIPAL THEREOF AS IT MATURES

WHEREAS, the Board of Aldermen of the City of Dixon, Pulaski County, Missouri, by Ordinance No. 99, duly and regularly adopted at a meeting of said Board of Aldermen held in February 14, 1956, directed that there be submitted to the qualified electors of said City at the regular election to be held therein on April 3, 1956, the following propositions:

PROPOSITION NO. 1

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Twenty Thousand Dollars (\$20,000) for the purpose of extending and improving the waterworks and sewerage system of the City; said bonds to be payable from taxes.

PROPOSITION NO. 2

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of the City; said bonds to be payable from taxes.

and

WHEREAS, due and regular notice of said election was given as directed by said Ordinance and as required by law, by publication on _____, 1956 in the Dixon Pilot, a newspaper published weekly in Dixon, Missouri, and qualified to publish legal notices; said notice being published once a week for four (4) consecutive weeks prior to the date of said election, the first of said publications in said newspaper having occurred at least twenty-one (21) days before and the last publication within two (2) weeks of the date of said election; and

WHEREAS, judges and clerks were duly appointed for said election and conducted said election on April 3, 1956, in the manner required by law, at polling places within the boundaries of each ward of the City and upon ballots in substantially the form required by law; and

WHEREAS, said judges and clerks have certified and transmitted to the City Clerk the returns of said election; and

WHEREAS, this Board of Aldermen, on the 4th day of April, 1956, did canvass the said returns and found and determined and now again finds and determines that there was cast on the aforesaid Proposition No. 1 an aggregate of One Hundred Fifty-Nine (159) votes, of which One Hundred Fifty-Six (156)

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votes were cast in favor of the aforesaid Proposition and One Hundred Fifty--Nine (159) votes were cast against the said Proposition; that there were cast on the aforesaid Proposition No. 2 an aggregate of One Hundred Fifty-Nine (159) votes, of which One Hundred Fifty-Three (153) votes were cast in favor of the aforesaid Proposition and Six (6) votes were cast against the said Proposition; and that each of said propositions was, therefore, assented to by a majority of the qualified electors of said City voting thereon at said election; and

WHEREAS, the assessed valuation of taxable tangible property within the corporate limits of the City of Dixon, as ascertained by the assessment for state and county purposes made as of January 1, 1955, was as follows:

Real Estate.....	\$ 387,460.00
Tangible Personal Property.....	148,095.00
Merchants and manufacturers.....	62,600.00
Utility property.....	<u>22,099.00</u>
TOTAL.....	\$ 620,254.00

and

WHEREAS, the City of Dixon on the date of said election had the following indebtedness, and none other:

Bonds.....	\$ 57,000.00
Outstanding warrants not payable.. from funds on hand.....	\$ none
Judgments.....	\$ none
Other indebtedness.....	\$ <u>none</u>
TOTAL.....	\$ 57,000.00

and

WHEREAS, the total amount of bonds authorized at said election, namely, Thirty Thousand Dollars (\$30,000), when added to all other indebtedness of the said City, did not on the date of said election exceed twenty per centum (20%) of the assessed value of taxable tangible property in said City, according to the then last completed assessment; and

WHEREAS, the Board of Aldermen of the City of Dixon, Missouri, is now authorized by the laws of said State to issue bonds of said City in the amount of Twenty Thousand Dollars (\$20,000) to provide funds for the purpose of extending and improving the waterworks system of said City, and in the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of said City; and it is desirable that the bonds be combined into a single issue;

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NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI, AS FOLLOWS:

SECTION 1. That there are hereby authorized and ordered to be prepared and issued bonds of the City of Dixon, Missouri, in the amount of Thirty Thousand Dollars (\$30,000), of which Twenty Thousand Dollars (\$20,000) is for this purpose of extending and improving the waterworks system of said City and Ten Thousand Dollars (\$10,000) is for the purpose of improving the streets of the City. Said bonds shall be of the denomination of One Thousand Dollars (\$1,000) each; shall be numbered from One (1) to Thirty (30), inclusive; shall bear date of May 1, 1956; and shall bear interest from the date thereof at the rate of four and one-quarter per centum ($4\frac{1}{4}\%$) per annum, payable semi-annually on March 1 and September 1 in each year, beginning on March 1, 1957, until the principal of said bonds, respectively, shall have been fully paid. Interest accruing on said bonds on and prior to the maturity dates thereof shall be payable upon presentation and surrender of the interest coupons to be attached to said bonds. Both principal of and interest on said bonds shall be payable in lawful money of the United States of America at the St. Louis Union Trust Company, in the City of St. Louis, State of Missouri, The said bonds shall be executed by the signature of the Mayor of said City, under the seal of said City, attested by the signature of the City Clerk, and the interest coupons to be attached to said bonds shall be executed by the facsimile signature of said Clerk, and said bonds shall be numbered and mature as follows:

<u>BOND NUMBERS</u>	<u>AMOUNT</u>	<u>MATURITY</u>
1	\$ 1,000	March 1, 1962
2	1,000	March 1, 1963
3	1,000	March 1, 1964
4	1,000	March 1, 1965
5	1,000	March 1, 1966
6	1,000	March 1, 1967
7	1,000	March 1, 1968
8	1,000	March 1, 1969
9	1,000	March 1, 1970
10	1,000	March 1, 1971
11	1,000	March 1, 1972
12	1,000	March 1, 1973
13 to 18, incl.	6,000	March 1, 1974
19 to 24, incl.	6,000	March 1, 1975
25 to 30, incl.	6,000	March 1, 1975

SECTION 2. That the said bonds and the interest coupons evidencing the interest to accrue thereon shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA

STATE OF MISSOURI

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COUNTY OF PULASKI

CITY OF DIXON

4 1/4%

PUBLIC IMPROVEMENT BOND

No. _____

\$1,000.00

The City of Dixon, Pulaski County, Missouri, acknowledges itself indebted and, for value received, hereby promises to pay to bearer the sum of

ONE THOUSAND DOLLARS

(\$1,000.00) on the first day of March, 19____, with interest thereon from the date hereof at the rate of four and one-quarter per centum (4 1/4%) per annum, payable semi-annually on March 1 and September 1 in each year, beginning March 1, 1957 until the principal of this bond shall have been fully paid. Interest accruing on this bond on and prior to the maturity date hereof shall be payable upon presentation and surrender of the attached coupons as they severally become due.

Both principal of and interest on this bond are payable in lawful money of the United States of America at the St. Louis Union Trust Company, in the City of St. Louis, State of Missouri, and for the prompt payment of this bond and the interest thereon as and when the same matures and accrues, the full faith, credit and resources of the City of Dixon, Missouri, are hereby irrevocably pledged.

This bond is one of a series of thirty (30) bonds, all of like date, tenor and effect, except as to date of maturity, numbered from One (1) to Thirty (30), inclusive, aggregating the sum of THIRTY Thousand Dollars (\$30,000), issued by the City of Dixon to provide funds in the amount of Twenty Thousand Dollars (\$20,000) for the purpose of extending and improving the waterworks and sewerage system of the City and in the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of the City, under authority of the Constitution and Laws of the State of Missouri, including Chapter 95 RSMo 1949, and of an election duly held in said City on the 3rd day of April, 1956, whereat more than two-thirds of the votes cast on each proposition were in favor of the issuance of the bonds, and by further authority of ordinances duly adopted by the Board of Aldermen of said City.

It is hereby certified and recited that all acts, conditions, and things required to be done precedent to and in the issuance of this bond, in

order to make the same a valid and binding obligation of said City, have been done, have happened, and have been performed in regular and due time, form, and manner, as required by law; that a direct continuing annual tax upon all of the taxable tangible property in said City has been levied for the payment of the principal of and the interest on this bond; and that the total indebtedness of said City, including this bond and the issue of which it is one, does not exceed any statutory or constitutional limit.

IN TESTIMONY WHEREOF, the City of Dixon, Pulaski County, Missouri, has executed this bond by causing it to be signed by the Mayor of said City, under the seal of said City, attested by the City Clerk, and has caused the annexed interest coupons to be executed by the facsimile signature of said Clerk, which signature the said Clerk, by the execution of this bond, adopts as and for his own proper signature, and this bond to be dated the first day fo May, 1956.

CITY OF DIXON, MISSOURI

By Earl Riddle
Mayor

Attest:

Claud Jones
City Clerk

(FORM OF INTEREST COUPON)

No. _____ \$ _____

On the first day of March and September, 19____, the City of Dixon, Missouri, Pulaski County, Missouri, promises to pay to bearer _____ (\$ _____) in lawful money of the United States of America at the St. Louis Union Trust Company, in the City of St. Louis Union Trust Company, in the City of St. Louis, State of Missouri, being interest due that date on its Public Improvement Bond dated May 1, 1956, and Numbered _____.

CITY OF DIXON, MISSOURI

BY _____
City Clerk

SECTION 3. That, when the said bonds shall have been executed as here-
inbefore directed, they shall be presented to the State Auditor of Missouri
for registration, and each of said bonds shall have endorsed upon the reverse
thereof a registration certificate of said State Auditor in substantially the
following form: to-wit:

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STATE OF MISSOURI)
) SS
CITY OF JEFFERSON)

I, HASKELL HOLMAN, State Auditor of Missouri, do hereby certify that all
the conditions of the Laws of the State of Missouri have been complied with
in the issuance of the within bond, and that all the conditions of the con-
tract under which it was ordered to be issued have been complied with, and
that the evidence therof is on file in my office; and I further certify that
this bond has been duly registered in my office in compliance with the Laws
of the State of Missouri.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal
of my office in the City of Jefferson, Missouri, this _____ day of _____, 1956.

State Auditor

Chief Clerk

SECTION 4. That, for the purpose of providing for the payment of the
principal of and the interest on said bonds as the same shall respectively
mature and accrue, there shall be and there is hereby levied a direct con-
tinuing annual tax upon al the taxable tangible property within said City of
Dixon; sufficient, after due allowance shall have been made for the expenses
of collection and delinquencies in the payment of taxes, to produce the fol-
lowing sums required for the payment of maturing principal and accruing in-
terest, to -wit:

<u>YEAR OF LEVY</u>	<u>FOR THE YEAR</u>	<u>FOR PRINCIPAL</u>	<u>FOR INTEREST</u>	<u>TOTAL</u>
1956	1957		\$ 1,700	\$ 1,700
1957	1958		1,275	1,275
1958	1959		1,275	1,275
1959	1960		1,275	1,275
1960	1961		1,275	1,275
1961	1962	\$ 1,000	1,253.75	2,253.75
1962	1963	1,000	1,211.25	2,211.25
1963	1964	1,000	1,168.75	2,168.75
1964	1965	1,000	1,126.25	2,126.25
1965	1966	1,000	1,083.75	2,083.75
1966	1967	1,000	1,041.25	2,041.25
1967	1968	1,000	998.75	1,998.75
1968	1969	1,000	956.25	1,956.25
1969	1970	1,000	913.75	1,913.75
1970	1971	1,000	871.25	1,871.25
1971	1972	1,000	828.75	1,828.75
1972	1973	1,000	786.25	1,786.25
1973	1974	6,000	637.50	6,637.50
1974	1975	6,000	382.50	6,382.50
1975	1976	6,000	127.50	6,127.50

And provision to meet the requirements of this Ordinance shall be made annually in due time, manner and season.

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SECTION 5. That the said tax shall be extended upon the tax rolls and collected in the same manner and at the same time as other city taxes are collected, and the proceeds derived from the collection of such tax shall be credited to the fund hereby created and designated the "Public Improvement Bond Interest and Sinking Fund" and shall be used exclusively for the purpose herein required.

SECTION 6. That the Treasurer of the City of Dixon be and is hereby authorized and instructed to remit for deposit in the place of payment hereinbefore named, not less than ten(10) days prior to the accruing of the interest and the maturity of said bonds, the amounts which will then become due respectively. The said Treasurer is further directed to include with each such remittance the usual and customary fee of the paying agent for its services and responsibility in connection with the payment of said coupons and bonds.

SECTION 7. That the Mayor and the City Clerk are hereby authorized and directed to cause the bonds herein described to be prepared and to execute same as

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI, AS FOLLOWS:

SECTION 1. That the election held in the City of Dixon, Missouri, on April 3, 1956, was held in all respects in accordance with the Laws of the State of Missouri and the ordinances of said City.

SECTION 2. That, at the said election there were submitted to the qualified electors of said City for their approval or rejection, propositions for the issuance of bonds of said City, and that the number of votes cast for and against said propositions at said election was as follows:

<u>PROPOSITION NO. 1.</u>	<u>NUMBER OF VOTES</u>
Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Twenty Thousand Dollars (\$20,000) for the purpose of extending and improving the waterworks and sewerage system of the City; said bonds to be payable from taxes.	YES <u>156</u> NO <u>3</u>

<u>PROPOSITION NO. 2.</u>	
Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of the City; said bonds to be payable from taxes.	YES <u>153</u> NO <u>6</u>

SECTION 3. That each of said propositions received the favorable vote of a majority of more than two-thirds (2/3rds) of the qualified electors of said

City voting on said propositions.

SECTION 4. That the City of Dixon, Missouri, is now fully empowered and authorized to issue waterworks bonds and street bonds of the City, payable from taxes in the amounts and for the purposes set out in the aforesaid propositions.

Alderman Art Clark voted yes

Alderman J. W. Eads voted yes

Alderman S. Matlock voted yes

Alderman Hamp Cain voted yes

Alderman Bennett Skaggs voted yes

Alderman A. H. Anderson voted yes

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

The Board of Aldermen then took up for consideration the matter of issuing bonds of the City pursuant to said election.

Whereupon, Alderman Cain introduced a bill for an ordinance entitled:

"AN ORDINANCE AUTHORIZING AND DIRECTING THE ISSUANCE OF PUBLIC IMPROVEMENT BONDS OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, IN THE AMOUNT OF THIRTY THOUSAND DOLLARS (\$30,000); PRESCRIBING THE FORM AND INCIDENTS OF SAID BONDS; AND PROVIDING FOR THE LEVY OF AN ANNUAL TAX SUFFICIENT TO PAY THE INTEREST ON SAID BONDS AS IT ACCRUES AND TO PAY THE PRINCIPAL THEREOF AS IT MATURES."

Said Bill being so introduced was numbered by the City Clerk as Bill No. 102, and said Bill was thereupon read the first time.

Whereupon, it was moved by Alderman Skaggs, seconded by Alderman Anderson and unanimously carried, that said Bill be read a second time, and the City Clerk then read the Bill a second time.

Alderman Clark then moved that said Bill be read a third time. The motion was seconded by Alderman Eads and was unanimously carried. The City Clerk then read the Bill a third time.

It was thereupon moved by Alderman Matlock, seconded by Alderman cain and unanimously carried, that said Bill be placed upon its final passage. The Mayor then put the question: "Shall Bill No. 102 be passed and become an Ordinance?" The City Clerk then called the roll on the passage of said Bill and the result was as follows:

Alderman Art Clark voted yes
Alderman J. W. Eads voted yes
Alderman C. Marlock voted yes
Alderman J. Hamp Cain voted yes
Alderman Bennett SKagg voted yes
Alderman A. H. Anderson voted yes

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The Bill having received the affirmative vote of all the members of the Board present, the Mayor declared the Bill adopted. Said Bill was thereupon presented to the Mayor for his signature and approval and was by the Mayor then and there duly signed and approved and become Ordinance No. 102 of the City of Dixon, Missouri.

Earl Riddle
Mayor

Attest:

Claud Jones
City Clerk

STATE OF MISSOURI)
) SS
COUNTY OF PULASKI)

I, Claud Jones, City Clerk of the City of Dixon, in the County and State aforesaid, do hereby certify that the foregoing pages constitute a true and correct copy of the proceedings had by the Board of Aldermen of said City on the 7 day of May, 1956, insofar as the same relate to the declaration of the result of an election held in said City on April 3, 1956.

I do further certify that, prior to the making of this certificate, the said proceedings have been spread at length upon the permanent records of said City, where they now appear and remain in Minute Book____, at pages 262 to 263, inclusive.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said City at my office in said City, this 7 day of May, 1956.

Claud Jones
City Clerk

(S E A L)

ORDINANCE NO. 102

A BILL FOR AN ORDINANCE EMPLOYING A
DEPUTY CITY MARSHALL AND POLICE OFFICER

Be it ordained by the Board of Aldermen of the City of Dixon, Missouri, as follows:

SECTION 1. Due to the fact that the City Marshal of the City of Dixon, is unable to devote his full time to the duties of his office, there is hereby employed Lawrence W. Lam as Deputy City Marshal and Police Officer for the City of Dixon, with full power and authority, and it is hereby made his duty to discharge all of the duties of the City Marshal as provided by law, and more specifically by Ordinance No. ten (10) of the Revised Ordinance of the City of Dixon; it being the intention of this Ordinance to vest said Lawrence W. Lam with all the power and authority of a City Marshal and Police Officer, the same as if elected to the Office. And it shall be his duty to enter into his bond with the City, for the faithful performance of his duty, and do all things required of a City Marshal, by Law or Ordinance.

SECTION 2. His employment by said City as such Deputy City Marshal and Police Officer shall begin on this date, October 2nd, 1956, and he shall serve at the pleasure of the Mayor and Alderman, who may terminate his service at will at any time they desire to do so, by notifying him of such termination, and without the necessity of giving him

any notice thereof, or reason therefor. Such Deputy Marshal and Police Officer shall be paid a salary of Two Hundred Seventy-five and no/100 dollars (\$275.00) per month, he to furnish his own police car or transportation.

Such Officer shall also be directly under the authority and directions of the Mayor and Police Board who shall, from time to time, direct his services and fix the hour thereof.

SECTION 3. This Ordinance shall be in full force and effect from and after its passage by the Board and approval by the Mayor.

Passed by the Board and approved by the Mayor this 2nd day of October, 1956.

Earl Riebler
MAYOR

ATTEST: Claud Jones
CITY CLERK

Ordinance No 103

An Ordinance of the City of Dixon, Missouri, authorising, fixing and determining a rate of levy on the hundred dollar valuation on all taxable property within the City of Dixon including Real Estate, Personal and mixed property, to be levied and collected upon all property within said City for the year of 1956.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, AS FOLLOWS.

SECTION I: That pursuant to the authority and direction of the laws of the State of Missouri, reliant to the Cities of the fourth class and pursuant to the authority of the qualified voters at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 1956 upon all Real, Personal and mixed Property taxable within the City of Dixon, Missouri at the rate of 165 cents on the \$100.00 assessed valuation as per the following purposes.

FOR GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION	<u>60</u>
FOR PUBLIC LIBRARY	<u>05</u>
FOR BONDS AND ANNUAL INTEREST ON WATER AND SEWER BONDS ON THE \$100.00 VALUATION	<u>100</u>
TOTAL	<u>165</u>

And that the above rate levy on the \$100.00 assessed valuation of taxable property in said City of Dixon, be and is hereby made the true and lawful levy for said City for the year 1956.

SECTION II: That the City Clerk is hereby authorized and directed to furnish a certified copy of this Ordinance to the Clerk of the County Court of Pulaski, County, Missouri, within the time required by law for filling City rates with said Clerk.

Read first, second and third time and approved by the following votes

Ayes 6
Nays 0

Passed and approved this 7th day of May 1956.

ATTEST: Claud Jones
City Clerk

Mayor, City of Dixon, Mo.

State of Missouri()

County of Pulaski()

City of Dixon ()

I Claud Jones Clerk of Dixon, Pulaski County, Missouri do hereby certify that the above and foregoing is a true and complete copy of the Ordinance for the City of Dixon, Missouri fixing the Tax rate for the year 1956, upon all taxable property within said City as fully as same appears recorded in Ordinance record book of said City.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said City.

Done at my Office in Dixon, Mo. the 7th day of May 1956.

Claud Jones
City Clerk

Regular
MINUTES OF A ~~SPECIAL~~ MEETING OF THE BOARD OF ALDERMEN
OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, HELD
ON THE _____ DAY OF _____, 1956.

BE IT REMEMBERED, that the Board of Aldermen of the City of Dixon, Pulaski County, Missouri, met in Regular session at City Hall, in said City, at 8 o'clock P M., on Monday, the 7 day of May, 1956, pursuant to call of the Mayor and pursuant to the following acknowledgment of notice and consent to the holding of the meeting, signed by each member of said Board:

ACKNOWLEDGMENT AND CONSENT

We, the undersigned, constituting the members of the Board of Aldermen of the City of Dixon, Missouri, do hereby acknowledge receipt of notice as to the time, place and purpose of a ^{regular} ~~special~~ meeting of said Board to be held at City Hall, in said City, at the hour of 8 o'clock P.M., on Monday, the 7 day of May, 1956, and do hereby consent to the holding of said meeting and to the transaction thereof of any business which then may be presented properly, and especially to the declaration of the result of the election held in said City on April 3, 1956 and the issuance of bonds pursuant thereto.

Witness our hand this 7 day of May, 1956.

Bert Clark
Alderman

J W Eads
Alderman

O D Metlock
Alderman

J Henry Cain
Alderman

Bennett Shagin
Alderman

A H Anderson
Alderman

Attest:

Claud Jones
City Clerk

Earl Riddle
Mayor

ORDINANCE NO. 103

AN ORDINANCE VACATING A PORTION OF SIXTH STREET IN THE CITY OF DIXON, MISSOURI.

Be it Ordained by the Board of Aldermen of the City of Dixon, Missouri as follows:

SECTION 1: That portion of Sixth Street in the City of Dixon, Missouri between Pearl Street as extended and East to what is known as High School Road, a distance of approximately four-hundred feet (400 ft.) Shelton-Elkins Addition to the City of Dixon, Missouri having never been opened by said city as a public street or highway, and there being no necessity for same, and the opening and upkeep thereof would be an unjustified burden on said City of Dixon, said portion of said street is hereby vacated and discontinued as a street, as deemed necessary and expediant.

SECTION 2: The vacating and discontinuing of said street is by authority and in accordance with the provisions of Section 88.673 Revised Statutes of Missouri, 1949, all damages sustained by the citizens of said city, or the owners of the property therein have been ascertained and found that no damages have been sustained, all as provided by the law above specified.

SECTION 3: It is understood and agreed that in consideration for the vacating of the street as above set forth, the Dixon School District, by and through It's directors and officers for and in behalf of said district, have agreed to and will grant and give it's deed of conveyance of a right-of-way for road and street purposes to the width of sixty feet (60 ft.) over land described as beginning at Highway 28 running North approximately two (2) blocks to the city limits, then East approximately four hundred (400) feet to what is known as High School Road extended, then South approximately two (2) blocks to Highway 28.

SECTION 4: All ordinances or parts thereof, in any ways in conflict with the foregoing ordinance is hereby repealed.

2.

At the above named time and place there were present the following officers and members of said Board:

*ant clerk, J.W. East, E. Matlock, J. Hamp ear
Bennett Skaggs, A.H. Anderson aldermen
Earl Riddle mayor*

Absent:

A quorum of the members of the Board being present, and all the members of the Board having signed the foregoing acknowledgment of notice and consent to the holding of the meeting, the Mayor called the meeting to order and announced the Board to be in session for the transaction of business.

* * * * *

The Board of Aldermen then took up the matter of the special election held in the City of Dixon on April 3, 1956. Thereupon, the City Clerk reported:

That, pursuant to the Ordinance which called said election, notice thereof was duly published in the Dixon Pilot, a newspaper published in Dixon and qualified to publish legal notices; that said notice was so published once a week for four (4) weeks, the first publication in said newspaper being at least twenty-one (21) days before the date of said election and the last publication within two weeks of said date.

That the judges and clerks officiating at said election were supplied with all necessary ballots, ballot boxes, tally sheets, poll books, and other supplies necessary for the conduct of said election.

The City Clerk then presented to the Board of Aldermen a proof of publication of the notice of election in the paper above mentioned and a counterpart of the ballot prepared for and used at the election. These documents were thereupon examined by the Board of Aldermen; whereupon, Alderman Clair moved that said proof of publication and said ballot be spread at length upon the records of the City as a part of the minutes of this meeting. The motion was seconded by Alderman Eads and unanimously carried. Said documents are as follows:

(Here insert proof of publication of notice and ballot.)

3.

Thereupon, the City Clerk further reported that the judges and clerks who officiated at said election filed with him, after the closing of the polls, the poll books and the ballots used at said election, and that each of said poll books contained the certificate of said judges and clerks, setting out the results of said election in the ward. The said poll books and the said certificates were presented to the Board by the City Clerk and were examined carefully and canvassed by the Board of Aldermen.

The canvass showed the following results of the election:

PROPOSITION NO. 1: To issue \$20,000 Waterworks and Sewerage Bonds

First Ward	- Yes	<u>17</u>	No	<u>0</u>
Second Ward	- Yes	<u>79</u>	No	<u>2</u>
Third Ward	- Yes	<u>60</u>	No	<u>1</u>

PROPOSITION NO. 2: To issue \$10,000 Street Improvement Bonds

First Ward	- Yes	<u>17</u>	No	<u>0</u>
Second Ward	- Yes	<u>78</u>	No	<u>3</u>
Third Ward	- Yes	<u>58</u>	No	<u>3</u>

Thereupon, Alderman matlock introduced and moved the adoption of the following resolution:

RESOLUTION DECLARING THE RESULTS OF THE SPECIAL
ELECTION HELD IN THE CITY OF DIXON, MISSOURI ON
April 3, 1956

WHEREAS, the Board of Aldermen of the City of Dixon, Pulaski County, Missouri, finds and declares:

(a) That an election was called and held in the City of Dixon, Missouri, on April 3, 1956, for the purpose of submitting to the legal voters of said City propositions for the issuance of tax secured waterworks bonds and street bonds of said City, as provided by and as set out in Ordinance No. 99 of said City, passed and approved on the 11th day of February, 1956, said proposition being more fully set out hereinbelow;

(b) That due notice of said election was given as provided by law, by publication in the Dixon Pilot, a newspaper published in Dixon, Missouri;

4.

(c) That said election was duly held on said April 3, 1956, in each ward in the City of Dixon, Missouri, at the polling places designated for that purpose, between the hours provided by law, and by the judges and clerks designated to conduct said election; and that the ballots used at said election were in conformity with law and with the Ordinance which provided for said election;

(d) That, after the closing of the polls, the said judges and clerks made due return of said election by delivery to the City Clerk of the poll books and ballots used at said election; said poll books, including the certificates signed by said judges and clerks setting out the number of votes cast upon the propositions submitted to the voters; and that said returns have been duly canvassed and examined by the Board of Aldermen.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI, AS FOLLOWS:

SECTION 1. That the election held in the City of Dixon, Missouri, on April 3, 1956, was held in all respects in accordance with the Laws of the State of Missouri and the ordinances of said City.

SECTION 2. That, at the said election there were submitted to the qualified electors of said City for their approval or rejection, propositions for the issuance of bonds of said City, and that the number of votes cast for and against said propositions at said election was as follows:

PROPOSITION NO. 1

NUMBER OF VOTES

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Twenty Thousand Dollars (\$20,000) for the purpose of extending and improving the waterworks and sewerage system of the City; said bonds to be payable from taxes.

YES 156

NO 3

PROPOSITION NO. 2

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of the City; said bonds to be payable from taxes.

YES 153

NO 6

SECTION 3. That each of said propositions received the favorable vote of a majority of more than two-thirds (2/3rds) of the qualified electors of said City voting on said propositions.

SECTION 4. That the City of Dixon, Missouri, is now fully empowered and authorized to issue waterworks bonds and street bonds of the City, payable from taxes in the amounts and for the purposes set out in the aforesaid propositions.

Alderman	<u>Art Clay</u>	voted	<u>yes</u>
Alderman	<u>J.W. Gads</u>	voted	<u>yes</u>
Alderman	<u>C. Mathews</u>	voted	<u>yes</u>
Alderman	<u>Hamp Cain</u>	voted	<u>yes</u>
Alderman	<u>Bennett Sloggett</u>	voted	<u>yes</u>
Alderman	<u>A.H. Anderson</u>	voted	<u>yes</u>

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

The Board of Aldermen then took up for consideration the matter of issuing bonds of the City pursuant to said election.

Whereupon, Alderman Cain introduced a bill for an ordinance entitled:

"AN ORDINANCE AUTHORIZING AND DIRECTING THE ISSUANCE OF PUBLIC IMPROVEMENT BONDS OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, IN THE AMOUNT OF THIRTY THOUSAND DOLLARS (\$30,000); PRESCRIBING THE FORM AND INCIDENTS OF SAID BONDS; AND PROVIDING FOR THE LEVY OF AN ANNUAL TAX SUFFICIENT TO PAY THE INTEREST ON SAID BONDS AS IT ACCRUES AND TO PAY THE PRINCIPAL THEREOF AS IT MATURES."

Said Bill being so introduced was numbered by the City Clerk as Bill No. 102, and said Bill was thereupon read the first time.

Whereupon, it was moved by Alderman Stagg, seconded by Alderman Anderson, and unanimously carried, that said Bill be read a second time, and the City Clerk then read the Bill a second time.

Alderman Clark then moved that said Bill be read a third time. The motion was seconded by Alderman Eads and was unanimously carried. The City Clerk then read the Bill a third time.

It was thereupon moved by Alderman Mattlock, seconded by Alderman Levin, and unanimously carried, that said Bill be placed upon its final passage. The Mayor then put the question: "Shall Bill No. 102 be passed and become

6.

an Ordinance?" The City Clerk then called the roll on the passage of said Bill and the result was as follows:

Alderman	<u>Art Clark</u>	voted	<u>yes</u>
Alderman	<u>J.W. Eads</u>	voted	<u>yes</u>
Alderman	<u>C. Mattlock</u>	voted	<u>yes</u>
Alderman	<u>J. Hamp Levin</u>	voted	<u>yes</u>
Alderman	<u>Bennett Stagg</u>	voted	<u>yes</u>
Alderman	<u>A.H. Anderson</u>	voted	<u>yes</u>

The Bill having received the affirmative vote of all the members of the Board present, the Mayor declared the Bill adopted. Said Bill was thereupon presented to the Mayor for his signature and approval and was by the Mayor then and there duly signed and approved and became Ordinance No. 102 of the City of Dixon, Missouri.

Earl Riddle
Mayor

Attest:

Claud Jones
City Clerk

STATE OF MISSOURI }
COUNTY OF PULASKI } ss.

I, Claud Jones, City Clerk of the City of Dixon, in the County and State aforesaid, do hereby certify that the foregoing pages constitute a true and correct copy of the proceedings had by the Board of Aldermen of said City on the 7 day of May, 1956, insofar as the same relate to the declaration of the result of an election held in said City on April 3, 1956.

I do further certify that, prior to the making of this certificate, the said proceedings have been spread at length upon the permanent records of said City, where they now appear and remain in Minute Book _____, at pages 262 to 263, inclusive.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said City at my office in said City, this 7 day of May, 1956.

Claud Jones
City Clerk

(SEAL)

Keep

BILL NO. 104

ORDINANCE NO. 104

AN ORDINANCE PROVIDING FOR AND DIRECTING THE SUBMISSION TO THE QUALIFIED ELECTORS OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, AT AN ELECTION TO BE HELD IN SAID CITY ON _____, THE _____ DAY OF _____, 1956, OF PROPOSITIONS FOR THE INCURRING OF INDEBTEDNESS AND THE ISSUANCE OF BONDS OF SAID CITY IN EVIDENCE THEREOF FOR THE EXTENSION AND IMPROVEMENT OF THE WATERWORKS AND SEWERAGE SYSTEM OF THE CITY AND FOR THE IMPROVEMENT OF THE STREETS OF THE CITY.

WHEREAS, the City of Dixon now owns and operates a waterworks and sewerage system and, in the opinion of the Board of Aldermen of said City, it is in the public interest to extend and improve the waterworks and sewerage system at an estimated cost of Twenty Thousand Dollars (\$20,000); and

WHEREAS, the Board of Aldermen is further of the opinion that the streets of the City should be improved at an estimated cost of Ten Thousand Dollars (\$10,000); and

WHEREAS, the above sums exceed the current income and revenue of the City and are not now available in its Treasury; and

WHEREAS, the City is authorized to issue bonds for the above purposes within the constitutional limitations upon indebtedness, upon the vote of two-thirds of the qualified electors voting on the proposition to issue such bonds pursuant to Articles 95 and 250 RSMo 1949, as amended, (Chapter 250 RSMo. Cumulative Supplement, 1953); and

WHEREAS, the value of taxable tangible property in said City, as ascertained by the assessment for state and county purposes made as of January 1, 1955, is Six Hundred Twenty Thousand Two Hundred Fifty-four Dollars (\$620,254.00); and

WHEREAS, the City now has the following outstanding indebtedness and none other:

Bonds (exclusive of bonds payable solely from the revenues of a utility).....	\$57,000.00
Outstanding warrants, not payable from funds on hand	None
Judgments	None
Other and floating indebtedness	<u>None</u>
TOTAL	\$57,000.00

and

- 2 -

WHEREAS, the amount of tax secured indebtedness hereinafter proposed to be incurred, when added to all outstanding indebtedness of said City, will not exceed twenty per centum (20%) of the value of all taxable tangible property in said City, as shown by said assessment:

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI, AS FOLLOWS:

SECTION 1. That a special election shall be and is hereby called and ordered to be held in the City of Dixon, Missouri, on the 12 day of June, 1956, for the purpose of submitting to the electors of said City the following proposition, to-wit:

PROPOSITION NO. 1

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Twenty Thousand Dollars (\$20,000) for the purpose of extending and improving the waterworks and sewerage system of the City; said bonds to be payable from taxes.

PROPOSITION NO. 2

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of the City; said bonds to be payable from taxes.

SECTION 2. That said election shall be held at the polling places in the wards of said City designated for said general City elections, namely:

In the First Ward at Ogask Lumber Co.

In the Second Ward at City Hall

In the Third Ward at Upton Hotel

The polls of said election shall be opened at the hour of six o'clock in the forenoon and shall remain open until the hour of seven o'clock in the afternoon of the day of said election, or until sunset, whichever is later.

SECTION 3. That the following named persons be and they are appointed judges of the election:

<u>FIRST WARD</u>	<u>SECOND WARD</u>
<u>Mrs. Alvin Mitchell</u>	<u>Fred McKeenan</u>
<u>Mrs. Adrian Howard</u>	<u>Nellie Burton</u>
<u>Mrs. Jewel Thompson</u>	<u>Anna Roberts</u>

THIRD WARD

Maggie Stone Klasmann
Blanch Evans
Nellie Hale

The said notice shall be published in the said newspaper once a week for three (3) consecutive weeks, and on the same day in each week. The first publication of said notice in said newspaper shall be made at least twenty-one (21) days before the date of said election and the last publication shall be made within two (2) weeks of the date of said election.

SECTION 5. (That the City Clerk be and is hereby authorized and directed to have prepared and to furnish to the judges of said election all necessary poll books, tally sheets, ballots, and other supplies for use at said election; and the ballots to be so supplied shall be in substantially the following form, to-wit:

OFFICIAL BALLOT

SPECIAL BOND ELECTION

Wednesday June 14, 1956

(Instructions to voters: To vote in favor of the proposition submitted upon this ballot, place a cross (x) mark in the square opposite the word "YES"; and to vote against the proposition submitted upon this ballot, place a cross (x) mark in the square opposite the word "NO".

Shall the following be adopted:

PROPOSITION NO. 1

Proposition to issue the bonds of the City
of Dixon, Missouri, to the amount of Twenty	YES : : :
Thousand Dollars (\$20,000) for the purpose
of extending and improving the waterworks
and sewerage system of the City; said bonds	NO : : :
to be payable from taxes.

(Instructions to voters: To vote in favor of the proposition submitted upon this ballot, place a cross (x) mark in the square opposite the word "YES"; and to vote against the proposition submitted upon this ballot, place a cross (x) mark in the square opposite the word "NO".

PROPOSITION NO. 2

Proposition to issue the bonds of the City
of Dixon, Missouri, to the amount of Ten	YES : : :
Thousand Dollars (\$10,000) for the purpose
of improving the streets of the City; said
bonds to be payable from taxes.	NO : : :

SECTION 6. That the said election shall be held and conducted and the results thereof canvassed and returned in all respects in accordance with the Laws of the State of Missouri and the ordinances of said City of Dixon.

SECTION 7. That all ordinances or parts of ordinances in conflict with this ordinance shall be and the same are hereby repealed.

SECTION 8. That this Ordinance shall be in force and take effect from and after its passage and approval.

Passed this 14 day of May, 1956.

Mayor and Ex-Officio President
of the Board of Aldermen

Attest:

Claud Jones
City Clerk

Approved this 14 day of May, 1956

STATE OF MISSOURI)
) ss.
COUNTY OF PULASKI)

I, CLAUD JONES, City Clerk within and for the City of Dixon, in the County of Pulaski, State of Missouri, do hereby certify that the foregoing pages constitute a true and correct copy of Ordinance No. 104 of said City, as passed by the Board of Aldermen and approved by the Mayor on the 14 day of May, 1956, as fully as the same appears and remains of record in my office in said City, this 14 day of May, 1956.

Claud Jones
City Clerk

(SEAL)

BILL NO. 105

ORDINANCE NO. 105

AN ORDINANCE AUTHORIZING AND DIRECTING THE ISSUANCE OF PUBLIC IMPROVEMENT BONDS OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, IN THE AMOUNT OF THIRTY THOUSAND DOLLARS (\$30,000); PRESCRIBING THE FORM AND INCIDENTS OF SAID BONDS; AND PROVIDING FOR THE LEVY OF AN ANNUAL TAX SUFFICIENT TO PAY THE INTEREST ON SAID BONDS AS IT ACCRUES AND TO PAY THE PRINCIPAL THEREOF AS IT MATURES.

WHEREAS, the Board of Aldermen of the City of Dixon, Pulaski County, Missouri, by Ordinance No. 104, duly and regularly adopted at a meeting of said Board of Aldermen held on May 14, 1956, directed that there be submitted to the qualified electors of said City at the regular election to be held therein on June 12, 1956, the following propositions:

PROPOSITION NO. 1

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Twenty Thousand Dollars (\$20,000) for the purpose of extending and improving the waterworks and sewerage system of the City; said bonds to be payable from taxes.

PROPOSITION NO. 2

Proposition to issue the bonds of the City of Dixon, Missouri, to the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of the City; said bonds to be payable from taxes.

and

WHEREAS, due and regular notice of said election was given as directed by said Ordinance and as required by law, by publication on May 17, 24 and 31 and on June 7, 1956 in the Dixon Pilot-News, a newspaper published weekly in Dixon, Missouri, and qualified to publish legal notices; said notice being published once a week for four (4) consecutive weeks prior to the date of said election, the first of said publications in said newspaper having occurred at least twenty-one (21) days before and the last publication within two (2) weeks of the date of said election; and

WHEREAS, judges and clerks were duly appointed for said election and conducted said election on June 12, 1956 in the manner required by law, at polling places within the boundaries of each ward of the City and upon ballots in substantially the form required by law; and

WHEREAS, said judges and clerks have certified and transmitted to the City Clerk the returns of said election; and

WHEREAS, this Board of Aldermen, on the 13th day of June, 1956, did canvass the said returns and found and determined and now again finds and determines that there was cast on the aforesaid Proposition No. 1 an aggregate of seventy-seven (77) votes, of which seventy-seven (77) votes were cast in favor of the aforesaid Proposition No. 1 and no (0) votes were cast against the said Proposition; that there was cast ~~on~~ ^{on} the said Proposition No. 2 an aggregate of seventy-seven (77) votes, of which Seventy-seven (77) votes were cast in favor of the aforesaid Proposition No. 2 and no (0) votes were cast against the said Proposition; and that each of said propositions was, therefore, assented to by a majority of the qualified electors of said City voting thereon at said election; and

WHEREAS, the assessed valuation of taxable tangible property within the corporate limits of the City of Dixon, as ascertained by the assessment for state and county purposes made as of January 1, 1955, was as follows:

Real Estate	\$387,460
Tangible Personal Property	148,095
Merchants and manufacturers	62,600
Utility property	<u>22,099</u>
TOTAL	\$620,254

and

WHEREAS, the City of Dixon on the date of said election had the following indebtedness, and none other:

Bonds\$ 57,000
Ourstanding warrants not payable from funds on hand	none
Judgments	none
Other indebtedness	<u>none</u>
TOTAL	\$ 57,000

and

WHEREAS, the total amount of bonds authorized at said election, namely, Thirty Thousand Dollars (\$30,000), when added to all other indebtedness of the City, did not on the date of said election exceed twenty per centum (20%) of the assessed value of taxable tangible property in said City, according to the then last completed assessment; and

WHEREAS, the Board of Aldermen of the City of Dixon, Missouri, is now authorized by the laws of said State to issue bonds of said City in the amount of Twenty Thousand Dollars (\$20,000) to provide funds for the purpose of extending and improving the waterworks system of said City, and in the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of said City; and it is desirable that the bonds be combined into a single issue:

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI, AS FOLLOWS:

SECTION 1. That there are hereby authorized and ordered to be prepared and issued bonds of the City of Dixon, Missouri, in the amount of Thirty Thousand Dollars (\$30,000), of which Twenty Thousand Dollars (\$20,000) is for the purpose of extending and improving the waterworks system of said City and Ten Thousand Dollars (\$10,000) is for the purpose of improving the streets of the City. Said bonds shall be of the denomination of One Thousand Dollars (\$1,000) each; shall be numbered from One (1) to Thirty (30), inclusive; shall bear date of July 1, 1956; and shall bear interest from the date thereof at the rate of four and one-fourth per centum (4-1/4%) per annum, payable semi-annually on March 1 and September 1 in each year, beginning on March 1, 1957, until the principal of said bonds, respectively, shall have been fully paid. Interest accruing on said bonds on and prior to the maturity dates thereof shall be payable upon presentation and surrender of the interest coupons to be attached to said bonds. Both principal of and interest on said bonds shall be payable in lawful money of the United States of America at the St. Louis Union Trust Company, in the City of St. Louis, State of Missouri. The said bonds shall be executed by the signature of the Mayor of said City, under the seal of said City, attested by the signature of the City Clerk, and the interest coupons to be attached to said bonds shall be executed by the facsimile signature of said Clerk, and said bonds shall be numbered and mature as follows:

<u>BOND NUMBERS</u>	<u>AMOUNT</u>	<u>MATURITY</u>
1	\$ 1,000	March 1, 1962
2	1,000	March 1, 1963
3	1,000	March 1, 1964
4	1,000	March 1, 1965
5	1,000	March 1, 1966
6	1,000	March 1, 1967
7	1,000	March 1, 1968
8	1,000	March 1, 1969
9	1,000	March 1, 1970
10	1,000	March 1, 1971
11	1,000	March 1, 1972
12	1,000	March 1, 1973
13 to 18, incl.	6,000	March 1, 1974
19 to 24, "	6,000	March 1, 1975
25 to 30, "	6,000	March 1, 1976

SECTION 2. That the said bonds and the interest coupons evidencing the interest to accrue thereon shall be in substantially the following form, to-wit:

UNITED STATES OF AMERICA

STATE OF MISSOURI

COUNTY OF PULASKI

CITY OF DIXON

4-1/4%

PUBLIC IMPROVEMENT BOND

NO. _____

\$1,000.00

The City of Dixon, Pulaski County, Missouri, acknowledges itself indebted and, for value received, hereby promises to pay to bearer the sum of

ONE THOUSAND DOLLARS

(\$1,000.00) on the first day of March, 19____, with interest thereon from the date hereof at the rate of four and one-fourth per centum (4-1/4%) per annum, payable semi-annually on March 1 and September 1 in each year, beginning on March 1, 1957 until the principal of this bond shall have been fully paid. Interest accruing on this bond on and prior to the maturity date hereof shall be payable upon presentation and surrender of the attached coupons as they severally become due.

Both principal of and interest on this bond are payable in lawful money of the United States of America at the St. Louis Union Trust Company, in the City of St. Louis, State of Missouri, and for the prompt payment of this bond and the interest thereon as and when the same matures and accrues, the full faith, credit and resources

of the City of Dixon, Missouri, are hereby irrevocably pledged.

This bond is one of a series of thirty (30) bonds, all of like date, tenor and effect, except as to date of maturity, numbered from One (1) to Thirty (30), inclusive, aggregating the sum of Thirty Thousand Dollars (\$30,000), issued by the City of Dixon to provide funds in the amount of Twenty Thousand Dollars (\$20,000) for the purpose of extending and improving the waterworks and sewerage system of the City and in the amount of Ten Thousand Dollars (\$10,000) for the purpose of improving the streets of the City, under authority of the Constitution and Laws of the State of Missouri, including Chapter 95 RSMo 1949, and of an election duly held in said City on the 12th day of June, 1956, whereat more than two-thirds of the votes cast on each proposition were in favor of the issuance of the bonds, and by further authority of ordinances duly adopted by the Board of Aldermen of said City.

It is hereby certified and recited that all acts, conditions, and things required to be done precedent to and in the issuance of this bond, in order to make the same a valid and binding obligation of said City, have been done, have happened, and have been performed in regular and due time, form, and manner, as required by law; that a direct continuing annual tax upon all of the taxable tangible property in said City has been levied for the payment of the principal of and the interest on this bond; and that the total indebtedness of said City, including this bond and the issue of which it is one, does not exceed any statutory or constitutional limit.

IN TESTIMONY WHEREOF, the City of Dixon, Pulaski County, Missouri, has executed this bond by causing it to be signed by the Mayor of said City, under the seal of said City, attested by the City Clerk, and has caused the annexed interest coupons to be executed by the facsimile signature of said Clerk, which signature the said Clerk, by the execution of this bond, adopts as and for his own proper signature, and this bond to be dated the first day of July, 1956.

CITY OF DIXON, MISSOURI

By Earl Riddle
Mayor

Attest:

Claud Jones
City Clerk

(FORM OF INTEREST COUPON)

No. _____

\$ _____

March,

On the first day of September, 19____, the City of Dixon, Pulaski County, Missouri, promises to pay to bearer _____ (\$_____) in lawful money of the United States of America at the St. Louis Union Trust Company, in the City of St. Louis, State of Missouri, being interest due that date on its Public Improvement Bond dated July 1, 1956, and numbered _____.

CITY OF DIXON, MISSOURI

By _____
City Clerk

SECTION 3. That, when the said bonds shall have been executed as hereinbefore directed, they shall be presented to the State Auditor of Missouri for registration, and each of said bonds shall have endorsed upon the reverse thereof a registration certificate of said State Auditor in substantially the following form, to-wit:

STATE OF MISSOURI)
 SS
CITY OF JEFFERSON)

I, HASKELL HOLMAN, State Auditor of Missouri, do hereby certify that all the conditions of the Laws of the State of Missouri have been complied with in the issuance of the within bond, and that all the conditions of the contract under which it was ordered to be issued have been complied with, and that the evidence thereof is on file in my office; and I further certify that this bond has been duly registered in my office in compliance with the Laws of the State of Missouri.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my office in the City of Jefferson, Missouri, this _____ day of _____, 1956.

State Auditor

By _____
Chief Clerk

SECTION 4. That, for the purpose of providing for the payment of the principal of and the interest on said bonds as the same shall respectively mature and

accrue, there shall be and there is hereby levied a direct continuing annual tax upon all the taxable tangible property within said City of Dixon; sufficient, after due allowance shall have been made for the expenses of collection and delinquencies in the payment of taxes, to produce the following sums required for the payment of maturing principal and accruing interest, to-wit:

<u>YEAR OF LEVY</u>	<u>FOR THE YEAR</u>	<u>FOR PRINCIPAL</u>	<u>FOR INTEREST</u>	<u>TOTAL</u>
1956	1957		\$ 1,381.20	\$ 1,381.20
1957	1958		1,275	1,275
1958	1959		1,275	1,275
1959	1960		1,275	1,275
1960	1961		1,275	1,275
1961	1962	\$ 1,000	1,253.75	2,253.75
1962	1963	1,000	1,211.25	2,211.25
1963	1964	1,000	1,168.75	2,168.75
1964	1965	1,000	1,126.25	2,126.25
1965	1966	1,000	1,083.75	2,083.75
1966	1967	1,000	1,041.25	2,041.25
1967	1968	1,000	998.75	1,998.75
1968	1969	1,000	956.25	1,956.25
1969	1970	1,000	913.75	1,913.75
1970	1971	1,000	871.25	1,871.25
1971	1972	1,000	828.75	1,828.75
1972	1973	1,000 ^p	786.25	1,786.25
1973	1974	6,000	637.50	6,637.50
1974	1975	6,000	382.50	6,382.50
1975	1976	6,000	127.50	6,127.50

And provision to meet the requirements of this Ordinance shall be made annually in due time, manner and season.

SECTION 5. That the said tax shall be extended upon the tax rolls and collected in the same manner and at the same time as other city taxes are collected, and the proceeds derived from the collection of such tax shall be credited to the fund hereby created and designated the "Public Improvement Bond Interest and Sinking Fund" and shall be used exclusively for the purpose herein required.

SECTION 6. That the Treasurer of the City of Dixon be and is hereby authorized and instructed to remit for deposit in the place of payment hereinbefore named, not less than ten (10) days prior to the accruing of the interest and the maturity of the said bonds, the amounts which will then become due respectively. The said Treasurer is further directed to include with each such remittance the usual and customary fee of the paying agent for its services and responsibility in connection with the payment of said coupons and bonds.

SECTION 7. That the Mayor and the City Clerk are hereby authorized and directed to cause the bonds herein described to be prepared and to execute same as

herein provided, to cause the same to be registered in the office of the State Auditor, and to deliver said bonds to the purchasers thereof in accordance with the terms of sale and award.

Read three times and passed this 2nd day of July, 1956.

Earl Riddle
Mayor and Ex-Officio President
of the Board of Aldermen

Attest:

Claud Jones
City Clerk

Approved this 2nd day of July, 1956.

Earl Riddle
Mayor

Attest:

Claud Jones
City Clerk

STATE OF MISSOURI)
 SS
COUNTY OF PULASKI)

I, Claud Jones, City Clerk within and for the City of Dixon, Pulaski County, Missouri, do hereby certify that the foregoing pages constitute a true and correct copy of Ordinance No. 105 of said City, as passed by the Board of Aldermen and approved by the Mayor on the 2nd day of July, 1956, as fully as the same appears and remains of record in my office in the Book of Ordinances of said City, at pages 268 to 269, inclusive.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said City, at my office in said City this 2nd day of July, 1956.

Claud Jones
City Clerk

(SEAL)



C. E. Lett
 City
 Clerk

ORDINANCE No 106

An ordinance of the City of Dixon Missouri, authorizing, fixing and determining a rate of levy on the hundred dollar valuation on all taxable property within the City of Dixon including real estate, Personal and mixed property, to be levied and collected upon all property within said City for the year of 19 57

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, AS FOLLOWS.

SECTION I; That pursuant to the authority and direction of the laws of the State of Missouri, reliant to Cities of the fourth class and pursuant to the authority of the qualified voters at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 19 57 upon all Real, Personal and mixed property taxable within the City of Dixon, Missouri at the rate of 1.65 cents on the \$100.00 assessed valuation as per the following purposes.

FOR GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION	<u>75</u>
FOR PUBLIC LIBRARY	<u>60</u>
FOR BONDS AND ANNUAL INTEREST ON WATER AND SEWER <u>GENERAL OBLIGATION</u> BONDS ON THE \$ 100.00 VALUATION	<u>05</u>
TOTAL	<u>140 50</u>

And that the above rate levy on the \$ 100.00 assessed valuation of taxable property in said City of Dixon, be and is hereby made the true and lawful levy for said City for the year of 19 57

SECTION II; That the City Clerk is hereby authorized and directed to furnish a certified copy of this ordinance to the Clerk of the County Court of Pulaski, County, Missouri, within the time required by law for filling City rates with said Clerk.

Read first, second and third time and approved by the following votes. Ayes 6 Nays 0

IN PREPARATION FOR PUBLICATION - SUBJECT TO THE BOARD OF ALDERMEN - MINOR WORDS (WATER) AND INSERT WORDS GENERAL OBLIGATION -

Passed and approved this 6 day of MAY 1957

ATTEST: Jay W. Wainwright
City Clerk

W. S. Swider
Mayor, City of
Dixon, Mo.

State of Missouri County of Pulaski City of Dixon.

I _____ Clerk of the City of Dixon, Pulaski County Missouri do hereby certify that the above and foregoing is a true and complete copy of the ordinance for the City of Dixon, Missouri fixing the tax rate for the year 1957, upon all taxable property within said City as fully as same appears recorded in Ordinance record book of said City.

IN TESTIMONY WHEREOF, I HAVE HERETO SET MY HAND AND AFFIXED THE SEAL OF SAID CITY.

Done at my office in the City Hall in Dixon, Mo. this the 6 Day of MAY 1957

Jay W. Wainwright
City Clerk,

ORDINANCE #1017

1017
~~1016~~
ORDINANCE NO. 1017

An ordinance vacating that part of north and south street dividing Blocks one (1) and two (2) north of 7th street Danner's Addition to the City of Dixon, Missouri.

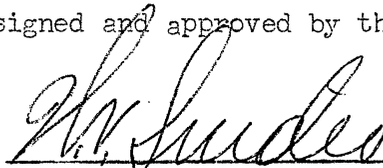
Be it ordained by the Board Of Aldermen of the City of Dixon, Missouri as follows:

Section 1: That portion of what is plated as north and south street dividing Blocks one (1) and two (2) Danner's Addition to the City of Dixon, Missouri, which lies north of 7th street in said city has never been used or opened or improved as a street or public highway, and at the present and for sometime past, the premises above described has been used and occupied as the site of a dwelling house; that there is no demand for such ground as a public street or highway and it would be a useless expense to the city to open up, improve or maintain the same as a public street or highway and for which reasons it is advisable to vacate and discontinue the same; and be it ordained by said Board that said portion of said street above described is vacated as such street and discontinued as the same as necessary and expedient, all as provided by Section 88.673 R. S. Missouri, 1949.

Section 2: Be it further ordained that the city has made an investigation and finds that no damage has been or will be sustained by the citizens of the city or the owners of the property therein and that the property when so vacated as a street by the passage of its ordinance shall revert to the adjoining land owners as provided by law.

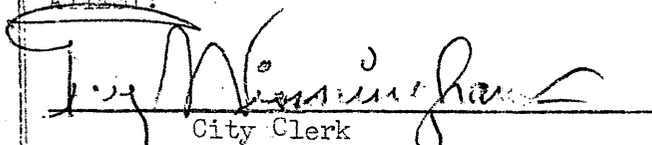
This ordinance shall take effect and be in force from and after its passage and approved by the Mayor. All ordinances or parts thereof in conflict herewith are repelled.

Passed by the Board Of Aldermen and signed and approved by the Mayor, this _____ day of May, 1957.



Mayor

ATTEST:



City Clerk



A BILL FOR AN ORDINANCE RELATING TO STREETS, SIDEWALKS, DRIVEWAYS, AND ALLEYS; PROVIDING PENALTIES FOR VIOLATING THEREOF AND REPEALING ALL ORDINANCES IN CONFLICT THEREWITH.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, MISSOURI, as follows:

Section 1. Engineer To Supervise Construction and Repair - All street, sidewalk and alley construction, repair or improvement, whether by contract or otherwise shall be carried on under the direction and supervision of the City Clerk or his duly appointed representative, and according to the plans and specifications made and provided by said clerk. The work shall be done in a thorough and workmanlike manner and to the satisfaction of the officer in charge. Upon all questions concerning the execution of the work, the decision of City Clerk or his duly appointed representative shall be final, and he shall have power to discharge careless or incompetent workmen.

Section 2. Material To Be Inspected - All material which may be used in construction or repairing any street, sidewalk, or alley shall be carefully inspected by the City Clerk or his duly appointed representative, as it is being used, and if any such material does not in quality or dimensions conform to the specifications under which the work is being done, the same shall be rejected; and if at any time during the progress of the work, any rejected or inferior material shall be found in the improvement being built under contract or if any portion of the work be found improperly done such material shall be removed and such work rejected and replaced by proper material and work at the expense of the contractor.

Section 3. Costs To Be Charged To Abutting Property - The costs for making and repairing all sidewalks and sidewalk curbing, or the paving, macadamizing, guttering and curbing all streets, avenues or alleys, shall be levied as a special assessment upon all lots and pieces of ground abutting thereon along the distance improved, as provided by the statutes of Missouri governing cities of the Fourth Class.

Section 4. Repairs - How Made - Costs - How Paid - Whenever the pavement of any driveway or sidewalk is out of repair, the City Clerk or his duly appointed representative shall cause the same to be repaired, but he shall notify the owner or owners, or their agents of the property adjoining that portion of the sidewalk or driveway needing repairs, through the mail, at least five (5) days prior to commencing any work of repair, that such repairs will be made. The cost of making such repairs shall be assessed as a special tax upon the adjoining proportion of the street, sidewalk, driveway or alley adjoining it. The City Clerk or his duly appointed representative, shall keep an account of the costs of making any such repair, and shall report the same to the Board of Aldermen for assessment.

Section 5. Permission To Build Sidewalks Required - No contractor or property owner, or other person, shall lay, rebuild or repair, or cause to be laid, rebuilt or repaired, any sidewalk within the city, without first having obtained written permission from the City Clerk or his duly appointed representative to do so.

Section 6. Penalty For Constructing Sidewalks Contrary To Ordinance - Any person constructing or causing to be constructed, within the City of Dixon, any sidewalk in violation of any of the provisions of this ordinance, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than \$20.00 nor more than \$50.00 for each offense.

Section 7. Permission To Construct A Sidewalk - Whenever the Board of Aldermen shall direct, by ordinance, the improvement of a public street or avenue by the construction of sidewalks, the City Clerk or his duly appointed representative, shall, upon the application of the owner of any property fronting or bordering on such improvement, grant permission to such owner to construct the sidewalk in front of the said property; provided that if the permit is for the construction of a sidewalk in front of a corner lot, the permit will be given on condition that the sidewalk be laid to the curb lines of the intersecting streets; but without such permission no sidewalk shall be constructed.

Section 8. Permit To Private Persons To Construct Streets, Etc. - When - The Board of Aldermen may grant permission to owners of property fronting upon or adjoining any street, avenue or alley to reconstruct the curbing, guttering, roadway paving, of such street, avenue or alley at the said property owner's own cost and expense; however, all such work shall be done under the supervision of and according to plans and specifications made by the City Clerk

or his duly appointed representative and approved by the Board. The roadways of streets, avenues and public highways so constructed or reconstructed shall be cleaned and repaired by the city as other streets of similar material and construction are cleaned and repaired. All such permits shall be given upon the express condition that they shall not be constructed to impair in any way the right of the city to reconstruct such streets, avenues or alleys at any time, nor to entitle such owners to any claim for damages against the city for reconstructing the same.

Section 9. Deposit To Be Made - Before such permission is issued the person or persons making application therefore shall pay into the City Treasury a sum of money to be fixed by the Board of Aldermen, but not less in any case than \$250.00, the said sum to be a special fund out of which shall be paid the cost of all engineering and inspecting which shall become necessary on account of any work done under such permission, as well as all costs for re-filling or any other expense to which the city may be put on account of such work or of any violations of the conditions or regulations under which the same is done, and if after deducting all such payments there be any remainder, it shall be returned to the person or persons by whom the fund was deposited.

Section 10. Vaults Under Sidewalks - Regulations For Construction - The Board of Aldermen may, where requested by property owners, grant permits to construct vaults under sidewalks; provided however, that the area which may be occupied under a sidewalk by a property owner in front of his building, shall be limited to the space between the building line and a line ten feet from and parallel to said line, and provided further, that detail drawings showing the plan of construction of the vault and written specifications for the same shall be submitted with application and when approved by the Board and permit issued thereon, shall be kept on file in the office of City Clerk or his duly appointed representative.

Section 11. Vaults - Penalty For Construction Without Permit - Any property owner, agent, builder, or any person who shall excavate the ground under a sidewalk without first having obtained a permit from the Board so to do, or who shall construct a vault under a sidewalk without a permit from the Board, or who shall construct a vault not in accordance with the plans and specifications approved by the Board, or who, when notified by the City Clerk or his duly appointed representative to remove a vault constructed without permission of the Board, or to alter its construction so that it shall conform with approved plans and specifications, shall fail to do so forthwith, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than \$20.00 nor more than \$100.00, and every day that such vault is allowed to remain or is not changed or altered to conform with its duly approved plans and specifications shall be deemed a separate offense.

Section 12. Opening In Sidewalks - How Fitted - Penalty - Any opening in a paved sidewalk leading into an area or vault beneath, or into a cellar or basement, shall be fitted with wood or iron cover or grating, set in flagging even with the surface of the sidewalk, and said cover or grating shall have no lock, hinge, nor any fastening projecting above the sidewalk, and shall be secured in such manner as to prevent accident to anyone passing over it. Any person who shall fail to comply with the provisions of this section, shall leave an opening in a sidewalk uncovered, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined not less than \$10.00 nor more than \$100.00.

Section 13. Excavations In Streets - Not To Be Made Without Permit - No person shall make or cause to be made any excavations in any public street, avenue, or alley without written permission of the City Clerk or his duly appointed representative, so to do, except public work done under the authority of the Board of Aldermen.

Section 14. Excavations - Regulations Respecting - In excavating in any street or other public way, all material for paving or macadamizing must be removed with the least possible injury or loss of the same, and together with the excavated materials from the trenches must be placed where they will cause the least possible inconvenience to the public. Excavations in improved streets, must be made and backfilled by hand operations, machine operation for excavation and back filling not permitted in improved streets. The width of the excavation shall be no greater than is necessary for doing the work, and whenever it shall be deemed necessary by the City Clerk or his duly appointed representative, sheeting and bracing shall be used to keep the sides of the trenches perpendicular and prevent unnecessary caving. The street must be opened in the manner which will cause the least inconvenience to the public, and admit the uninterrupted passage of water along the gutters, and every precaution must be taken to protect the trench so as to insure the public safety.

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Section 15. Excavations In Sidewalks To Be Bridged - Whenever any person shall excavate the sidewalk of any street for building purposes, it shall be his duty to place a strong and substantial foot bridge over such excavation in line with the sidewalk, so that foot passengers may pass over it safely and conveniently at all times.

Section 16. Excavations In Streets To Be Fenced, Etc. - Obstructions - Red Light - Every person who shall cause to be made any excavation in or adjoining any public street, alley, or public place, shall cause the same to be fenced in with a substantial fence not less than three feet high, and so placed as to prevent persons, animals or vehicles from falling into said excavations; and every person making or causing to be made any such excavations; and every person who shall occupy or cause to be occupied any portion of any public place with building materials or any obstruction, shall cause one red light to be securely and conspicuously posted on or near such excavation, building material or obstruction; provided such obstruction does not extend more than ten feet in length, and if over ten feet and less than fifty feet, two red lights, one at each end shall be so placed, and one additional light for each additional fifty feet or part thereof, and shall keep such lights burning during the entire night.

Section 17. Penalty - Any person violating or failing to comply with any of the provisions of the next four preceding sections of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof be fined not less than \$5.00 nor more than \$100.00.

Section 18. Excavations In Public Street Or Alley - Permit For Same - Conditions of Permit: Any person, firm or corporation desiring to make an excavation in any public street, avenue or alley for any purpose whatever, shall apply to the City Clerk or his duly appointed representative for a permit, which permit shall only be used after the applicant has deposited with the City Treasurer such sum as shall be determined by the City Clerk or his duly appointed representative, but not less than \$30.00 for each ~~FIFTY~~ ^{FIFTY} lineal feet of trench, or fractional part of ~~FIFTY~~ ^{FIFTY} lineal feet to be excavated, such sum to be a special fund out of which shall be paid all costs or expenses to which the city may be put on account of such work or any violation of the conditions or regulations under which the same is done, and if after deducting all such payments there by any remainder, it shall be returned to the person or persons by whom the fund was deposited.

Section 19. Same - Extent Of - No excavation shall be made in any public street, alley or highway more than two blocks in length at any one time except by special permit from the City Clerk or his duly appointed representative.

Section 20. Same - Temporary Driveway - In all cases where excavations are made entirely across the public highway a substantial driveway shall be maintained by the party making the excavation across such highway, until such excavation is refilled, and at all times be subject to the approval of the City Clerk or his duly appointed representative.

Section 21. Private Driveways - No person shall construct driveway leading from public street and across surface drainage system without first gaining permit from City Clerk. Said driveway or parkway to be constructed in such manner so as not to hinder, damage or in any way impede or divert flow of surface water.

Section 22. Must Keep Gutters Clean To Permit Uninterrupted Flow Of Water - Any person, firm, or corporation desiring temporarily to occupy any portion of any public street, alley or sidewalk for the purpose of placing thereon materials or rubbish from building operations or for excavation of any area under a sidewalk or for any purpose whatever in connection with the erection, removal, alteration or repair of any building or other structure, shall apply to the City Clerk or his duly appointed representative for a permit for the temporary occupation aforesaid, and it shall be unlawful to occupy or obstruct any street, alley or sidewalk as aforesaid without a permit from the City Clerk or his duly appointed representative, which permit shall only be issued by the City Clerk or his duly appointed representative upon the presentation of the City Treasurer's receipt that the applicant has deposited with the City Treasurer the sum of \$25.00 to be used by the City Clerk or his duly appointer representative to defray expenses by reason of a failure of the person, firm or corporation to whom the permit may be issued to keep the said streets, alleys and sidewalks adjacent to the premises whereon the said building operations are carried on in a clean and orderly condition during the time for which permission for the said temporary occupation is asked, and it is hereby made the duty of any person, firm or corporation carrying on any building operations to keep the streets, alleys and sidewalks and gutters adjoining the premises whereon the said operations are conducted in a clean and orderly condition during such operation and at the expiration of the time stipulated in the said permit, or whenever ordered by the City Clerk or his duly

appointed representative, the person, firm or corporation to whom the permit may be issued shall remove all materials and rubbish from the streets, alleys and sidewalks and gutters adjoining the said premises and shall leave the same in a clean and orderly condition. The City Clerk or his duly appointed representative is hereby authorized to cause to be cleaned the streets, alleys or sidewalks and gutters adjoining any premises whereon building operations are being carried on, whenever the same may be found in an unclean or disorderly condition and he shall remove or repile any building materials or rubbish or obstructions which may be found outside the spaces authorized by his permit to be occupied thereby or within ten feet of any fire plug. He shall cause a voucher for the payment of the costs of such cleaning or removal, be issued, which shall be charged against and paid from the deposit herein provided. Whenever the whole or part of said deposit shall have been expended from the purpose herein described, the City Clerk or his duly appointed representative shall notify the said person, firm or corporation to whom the permit may be issued to pay so much money into the City Treasury as will bring the deposit again up to the amount herein before required, and in the event of the failure of said depositor to deposit such additional sum, the said City Clerk or his duly appointed representative shall revoke the said permit and it shall be unlawful to occupy any of the aforesaid streets, alleys, or sidewalks with materials, dirt or rubbish after the revocation of the said permit, or to neglect or refuse to remove all materials, dirt or rubbish from the said streets, alleys and sidewalks after having been notified so to do by the City Clerk or his duly appointed representative. The extent of occupation of such street, alley or sidewalk or part thereof for which a permit may be granted by the City Clerk or his duly appointed representative, shall be as follows:

The said permit shall not authorize the occupation of any sidewalk, street or alley or part thereof, other than that immediately in front of or in the rear of the premises for the building upon which the said permit is issued. Earth taken from the excavation and rubbish taken from buildings must not be scattered upon sidewalks or roadway of streets or alleys; and must be removed from day to day as rapidly as produced and where dry rubbish, likely to produce dust, is being handled, it must be kept wet so as to prevent its being blown about by the wind. Red lanterns shall be displayed and maintained during the whole of every night at each end of every pile of material in any street or alley, and each end of every excavation. It is provided that if the written consent and a waiver of claims of damages against the City of Dixon, of the owners of the property abutting upon the site of the proposed building, is first obtained and filed with the City Clerk or his duly appointed representative, the permission to occupy the roadway may be extended beyond the limits of such building, upon the same terms and conditions as there is herein fixed for the streets in front of the building sites themselves. Whenever any person who has a deposit with the City Treasurer for the purpose of taking out permits as herein described, desires to withdraw the said deposit, he shall notify the City Clerk or his duly appointed representative, who thereupon shall certify to the City Treasurer a voucher for the unexpended balance of the said deposit; provided, that all streets or alleys or sidewalks have been cleaned as required by this section to the satisfaction of the City Clerk or his duly appointed representative.

The Treasurer shall thereupon draw a warrant in favor of the said person for the said amount standing to the credit of the special fund created by the payments herein provided and shall take his receipt in full of all claims against the city on account of said payments.

Section 23. Rubbish From Burning Buildings To Be Removed - Whenever a public walk, street or alley is obstructed by debris or rubbish caused by the burning of any building, it shall be the duty of the owner of such property or his duly authorized agent to cause the same to be removed within seventy-two (72) hours thereafter; and all serviceable building materials which may be collected after the burning of the building, may be placed, by the owner or his duly authorized agent, upon the street in front of his property; provided that in no case shall the space thus occupied exceed that permissible in the preceding section, nor shall be allowed to occupy this space for a period longer than one month, unless a building permit be taken out and a permit from the City Clerk or his duly appointed representative be issued for the occupation of such alley, street or sidewalk.

Section 24. Penalty - Any person, firm or corporation, who shall violate the provisions of the two foregoing sections (22 and 23) or shall by another cause the violation thereof, shall on conviction be deemed guilty of a misdemeanor and fined not less than \$50.00 nor more than \$100.00, for each offense, and every day whereon such violation shall exist, shall be deemed a separate offense.

Section 25. Streets May Be Closed Temporarily - Use - Misdemeanor - The City Clerk or his duly appointed representative is authorized with the approval of the Board of Aldermen, to close any street, alley, public place or highway and withdraw the same from public use temporarily and during such period as work thereon shall make such action necessary. Any person using or attempting to use said street, alley, or public place or highway which is withdrawn from public use, or driving or attempting to drive any animal or vehicle thereon shall be deemed guilty of a misdemeanor and on conviction thereof shall be fined not less than \$10.00 nor more than \$50.00 for each offense.

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Section 26. Duty Of Police - It shall be the duty of the Police to watch for and arrest persons violating the provisions of this ordinance.

Section 27. Streets, Sidewalks and Alleys - Obstructions - To Whom Reported - Whenever it shall come to the knowledge of the City Clerk or his duly appointed representative that any street, alley, sidewalk, curbstone, avenue or carriage way, which has been duly dedicated or established according to law has not been opened or is in any manner obstructed or that there are any encroachments upon any such public highway within the City Limits, he may upon his own motion or shall, at the desire of any person interested therein, if he shall find that the removal thereof is desirable as a matter of public convenience, immediately give the City Attorney information thereof in writing, which shall be accompanied by a plat showing such obstructions or encroachments.

Section 28. Duty Of City Attorney - The City Attorney, upon the receipt of such information and plat, shall forthwith prepare a written order for the removal of such obstructions or encroachments which shall be signed by the Mayor and the City Attorney and directing to the City Marshall or any other Police Officer who shall immediately proceed to execute the same.

Section 29. Notice To Be Given - Upon the receipt of any such order so signed the City Marshall or any other Police Officer shall give the owner, or owners of the property fronting upon such obstructions or encroachments (and the occupant or occupants thereon), at least five (5) days notice in writing to the effect that if said obstructions or encroachments are not removed upon the expiration of the time mentioned in said notice, that the same will be removed by the City at the expense of such owners.

Section 30. Notice - By Publication - When - If, after diligent search, the City Marshall is unable to find any of the owners of the property fronting upon any such obstructions or encroachments, he shall immediately give such notice by publication in a newspaper published in the City of Dixon, Missouri, and the said notice when so published shall be directed to all owners of the said property who are known to the City Marshall and shall contain a brief description of the property belonging to owners who are absent or unknown.

Section 31. Obstructions To Be Removed - When - If, upon the expiration of the time mentioned in such notice so served, the obstructions or encroachments are not removed the City of Dixon shall forthwith proceed to remove the same, and the expense of such removal shall be advanced by the city out of the Street Fund.

Section 32. Special Tax Bill To Be Issued - As soon as the amount of the entire expense of each removal shall have been ascertained, it shall be assessed in favor of the City of Dixon, against the ground fronting upon the obstruction or encroachment, pro rata, and owner thereof, and special tax bill be issued thereafter by the city and delivered to the collector for collection.

Section 33. Legality - If any section of this Ordinance shall be found to be illegal it shall not affect any other section or sections and all other sections shall be deemed legal until proved otherwise.

Section 34. To Take Effect - When - This Ordinance shall be in force and effect from and after the date of passage by the Board of Aldermen and the approval of the Mayor.

Passed and approved this 17 day of June, 1957.

APPROVED:

W. Suider
MAYOR

ATTEST:

Glenn McGhee
CITY CLERK

(SEAL)

A BILL FOR AN ORDINANCE GOVERNING THE MUNICIPAL WATER DISTRIBUTING SYSTEM OF
DIXON, MISSOURI AND RULES AND REGULATIONS GOVERNING CONSUMERS(1) Deposit Required

The CITY OF DIXON may require that every Consumer shall make a deposit with the CITY OF DIXON before the meter or meters are installed to be held as a security for the payment of bills incurred by the Consumer for water consumed. This deposit shall be equal to two (2) months estimated billing, but the CITY OF DIXON reserves the right to demand subsequent additional security if, from the records, the actual monthly bills exceed the amount estimated; but, in no case shall the deposit be greater than the largest sum represented by two consecutive months' billing nor less than five dollars (\$5.00).

(2) Inspection

All installations that are to be connected to the CITY OF DIXON'S system shall be made in accordance with the CITY OF DIXON'S rules and regulations. Service will not be rendered until after all installations have been inspected and approved by the CITY OF DIXON. The CITY OF DIXON reserves the right to refuse service to any installation that does not comply with the above conditions.

(3) Services

When the application for a supply of water for any person has been approved and accepted by the CITY OF DIXON, the necessary tapping fees shall be paid by the consumer and the necessary excavation permits shall be obtained from the City Clerk before the work is started. Tapping fees will cover the cost of the labor and materials used to make the size tap required.

The owner shall at his own expense dig and fill the trench and furnish and install the service line, cut-off valve, and road-way service box, at the property line or other point that may be agreed on. Said service line shall be at least 30 inches under the surface of the ground, consumer to be responsible for any and all injury or damage in consequence thereof or resulting therefrom.

No water service line shall be placed in the same ditch with any sewer or drain line.

Notice must be left at the office of the CITY OF DIXON at least one (1) day before any service is to be installed, stating the street and lot number of location, the name of the owner and tenant and the exact time when the trench will be ready for making the connection; and water will not be supplied through any such service that is not inspected by a representative of the CITY OF DIXON before being covered up.

The service line from the main to the curb shall be of copper or lead assembled with approved fittings and the same shall be kept in good condition by the Consumer at the Consumer's expense.

Under no circumstances shall any person not authorized by the CITY OF DIXON turn the stop cock on or off.

(4) Access to Consumer's Premises

The CITY OF DIXON shall have access to the Consumer's premises at all reasonable times for the purpose of inspecting and keeping in repair, installing or removing any or all of its apparatus used in connection with the handling of service to the Consumer.

(5) Liability of Consumer

The Consumer shall not interfere with or alter CITY OF DIXON'S meters or other property, or permit same to be interfered with or altered by anyone other than CITY OF DIXON'S properly identified employees. Damage caused directly or indirectly by Consumer to CITY OF DIXON'S property shall be paid for by Consumer.

(6) Interruption of Service

It is understood and agreed that the CITY OF DIXON does not guarantee a constant supply of water and will not be liable for damages to the Consumer for failure to supply water to the Consumer's premises.

(7) Cause for Discontinuance of Service

The CITY OF DIXON reserves the right to discontinue service and disconnect its lines and remove its property for any of the following reasons: 1st, for repairs; 2nd, for non-payment of bills when due; 3rd, for fraudulent representation in relation to consumption of water; 4th, for violation of any of the conditions of this contract; 5th, for the reason that the Consumer's service is detrimental to service in general, or in his immediate locality; 6th, if it conflicts with orders, ordinances or laws of the State of Missouri, or any political subdivision thereof.

In case service is discontinued on account of reasons 2, 3 or 4 noted above, service will only be reconnected after satisfactory agreement with the CITY OF DIXON for the payment of all money due the CITY OF DIXON, plus the payment of a reconnecting charge (not less than \$1.00) to cover the cost of disconnecting and reconnecting service.

(8) Resale of Water

The water is sold and contract is made upon the express condition that the consumer shall not directly or indirectly sell, re-sell, assign or otherwise dispose of the water or any part thereof without the written consent of the CITY OF DIXON. Such Consumers who violate this rule may have their service discontinued after a notice of five (5) days and it may remain so until the CITY OF DIXON is satisfied that the Rules and Regulations will be observed.

(9) Meters

The cost of the meter and installation will be paid by the CITY OF DIXON. The size and type of meter to be installed will be decided by the CITY OF DIXON.

Meters shall be placed within the property lines or inside of the curb next to the property. The meters shall be placed in a meter box or at a convenient place within the building, the location to be determined by the CITY OF DIXON. The meter box and lid used for curb installations is furnished by the CITY OF DIXON. In no case shall any person other than an authorized representative of the CITY OF DIXON change or alter or interfere with any meter installation or the meters themselves.

A lever handle stop and waste must be properly placed at the expense of the Consumer back of the meter, so as to drain the water and pipes when the water is shut off.

The Consumer must, at all times, properly protect the meter from injury, and will be held responsible for repairs to meter made necessary by negligence of himself.

In case a meter stops registering it will be promptly changed or repaired and the water bill will be estimated on the basis of the amount charged on a previous corresponding period.

(10) Non-Registration of Meter

When, during any period, a meter fails to correctly register the amount of water consumed, the amount of the bill will be estimated by averaging the amount for the period immediately preceding and subsequent to such defective registration by the meter.

(11) Foreign Water

In cases where Consumer has private water supply such as cisterns, shallow wells, etc., as well as CITY OF DIXON'S service, Consumer agrees to maintain separate plumbing system for CITY OF DIXON'S service. In no case shall CITY OF DIXON'S service be connected to any other source of water supply.

(12) Extension Rule to Serve Water Consumers

When it becomes necessary to make an extension or replacement of the CITY OF DIXON'S distribution system in order to furnish service to one or more Consumers, the CITY OF DIXON will make the necessary extension or replacement of the mains in the amount of \$50.00 for each Domestic and Commercial Consumer to be served thereby, or the CITY OF DIXON will spend an amount EQUAL TO THREE (3) TIMES THE ESTIMATED GROSS ANNUAL REVENUE TO BE RECEIVED FROM RADGE COMMERCIAL OR INDUSTRIAL CONSUMERS. (If the required extension is greater than the number of consumers to be served times \$50.00, or the amount indicated above, the Consumer or Consumers will then be required to deposit with the CITY OF DIXON the excess amount of the estimated cost of the extension.) If it does not appear to the CITY OF DIXON the annual revenue will be equal to the amount of the estimate as made by the consumers to be served the Consumers will be required to sign a contract guaranteeing to pay the required revenue for a period of three (3) years, provided it appears reasonable to the CITY OF DIXON that such guaranteed revenue can be expected.

All extensions will be made of either cast iron or copper pipe as conditions may warrant, the size of said pipe to be determined by the CITY OF DIXON.

Any deposit required of the Consumers because of the excess above the amount the CITY OF DIXON will make will be refunded to said Consumers at the rate of \$50.00 for each new Consumer added to said extension, provided said refunds will not exceed the amount of the deposit made by the Consumers, and further, no refund will be made for Consumers connected after the ten year period following the installation of the said extension.

Unless conditions warrant a departure therefrom the CITY OF DIXON requires that each service line shall extend from the building served perpendicularly to the street upon which the main is located and to which the service line will be connected.

(13) Replacement of Water Service Lines and Mains

When street or alley improvements are made by paving, resurfacing or regrading, any customers whose water service is of iron or steel material and located in said street or alley shall change the same to copper or cast iron pipe from the water main to the meter.

In such cases the Dixon Municipal Utilities will notify the customer that the change must be made and the customer shall change the service line at his or her expense within ten (10) days after such notice. If the change is not made within ten (10) days the water service line may be disconnected at the main.

(14) Water Used for Cooling Purposes

No water shall be used for cooling any machinery or cooling screens of any kind or any other cooling purpose unless suitable arrangements are made to recirculate the water through proper equipment so that the same water is used repeatedly for the cooling operation.

The water service to any customer who does not comply with this regulation shall be disconnected from the water system.

(15) THAT ALL ORDINANCES OR PART OF ORDINANCES IN CONFLICT WITH THIS ORDINANCE BE AND AT THE SAME TIME ARE REPEALED, AND THIS ORDINANCE SHALL TAKE EFFECT AND BE IN FORCE FROM AND AFTER ITS APPROVAL.

Passed and approved this 17 day of June, 1957.

APPROVED:

W. Suider
MAYOR

ATTEST:

Glen McGehee
CITY CLERK

(SEAL)

An ordinance of the City of Dixon, Missouri, authorizing, fixing and determining a rate of levy on the hundred dollar valuation on all taxable property within the City of Dixon including real estate, personal and mixed property, to be levied and collected upon all property within said City for the year of 1958.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, AS FOLLOWS:

SECTION I; That pursuant to the authority and direction of the laws of the State of Missouri, relating to Cities of the Fourth Class and pursuant to the authority of the qualified voters at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 1958 upon all Real, Personal and Mixed property taxable within the City of Dixon Missouri at the rate of 165 cents on the \$100.00 assessed valuation as per the following purposes;

FOR GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION	<u>.60</u>
FOR PUBLIC LIBRARY.....	<u>.05</u>
FOR BONDS AND ANNUAL INTEREST ON GENERAL OBLIGATION AND SEWER BONDS ON THE \$100.00 VALUATION.....	<u>1.00</u>
TOTAL.....	<u>1.65</u>

And that the above rate levy on the \$100.00 assessed valuation of taxable property in said City of Dixon be and is hereby made the true and lawful levy for said City for the year of 1958.

SECTION II; That the City Clerk is hereby authorized and directed to furnish a certified copy of this ordinance to the Clerk of the County Court of Pulaski County, Missouri within the time required by law for filing City rates with said Clerk.

Read first, second and third time and approved by the following votes:
Ayes 3 Nays 0 No vote 2

Passed and approved this 9 day of April 1958
ATTEST: Glenn McGehee City Clerk W. Snider Mayor

State of Missouri, County of Pulaski, City of Dixon.

I Glenn McGehee Clerk of the City of Dixon, Pulaski County, Missouri do hereby certify that the above and foregoing is a true and complete copy of the ordinance for the City of Dixon, Missouri fixing the tax rate for the year 1958, upon all taxable property within said City as fully as same appears recorded in Ordinance Record Book of said City.

IN TESTIMONY WHEREOF, I HAVE HERETO SET MY HAND AND AFFIXED SEAL OF CITY.

Done at my office in the City Hall in Dixon, Mo. this the 9 day of April 1958.

Glenn McGehee
City Clerk

An ordinance of the City of Dixon, Missouri, authorizing, fixing and determining a rate of levy on the hundred dollar valuation on all taxable property within the City of Dixon including real estate, personal and mixed property, to be levied and collected upon all property within said City for the year of 1958.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, AS FOLLOWS:

SECTION I; That pursuant to the authority and direction of the laws of the State of Missouri, relaint to Cities of the Fourty Class an pursuant to the authority of the qualified voters at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 1958 upon all Real, Personal and Mixed property taxable within the City of Dixon Missouri at the rate of 1.65 cents of the \$100.00 assessed valuation as per the following purposes;

FOR GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION	<u>.60</u>
FOR PUBLIC LIBRARY.....	<u>.05</u>
FOR BONDS AND ANNUAL INTEREST ON GENERAL OBLIGATION AND SEWER BONDS ON THE \$100.00 VALUATION.....	<u>1.00</u>
TOTAL.....	<u>1.65</u>

And that the above rate levy on the \$100.00 assessed valuation of taxable property in said City of Dixon be and is hereby made the true and lawful levy for said City for the year of 1958.

SECTION II; That the City Clerk is hereby authorized and directed to furnish a certified copy of this ordinance to the Clerk of the County Court of Pulaski County, Missouri within the time required by law for filing City rates with said Clerk.

Read first, second and third time and approved by the following votes:
Ayes 3 Nays 0 No Vote 2

Passed and approved this 9 day of April 1958
ATTEST: Glean Mc Ghee City Clerk W. S. Sinder Mayor

State of Missouri, County of Pulaská, City of Dixon.

I Glean Mc Ghee Clerk of the City of Dixon, Pulaski County, Missouri do hereby certify that the above and foregoing is a true and complete copy of the ordinance for the City of Dixon, Missouri fixing the tax rate for the year 1958, upon all taxable property within said City as fully as same appears recorded in Ordinance Record Book of said City.

IN TESTIMONY WHEREOF, I HAVE HERETO SET MY HAND AND AFFIXED SEAL OF CITY.

Done at my office in the City Hall in Dixon, Mo. this the 9 day of April 1958.

Glean Mc Ghee
City Clerk

AMENDED ORDINANCE NO. 110A

An ordinance of the City of Dixon, Missouri, authorizing, fixing and determining a rate of levy on the hundred dollar valuation on all taxable property within the City of Dixon including real estate, personal and mixed property, to be levied and collected upon all property within said City for the year of 1958.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, AS FOLLOWS:

SECTION I; That pursuant to the authority and direction of the laws of the State of Missouri, reliant to Cities of the Fourth Class and pursuant to the authority of the qualified voters at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 1958 upon all Real, Personal and Mixed property taxable within the City of Dixon Missouri at the rate of 1.65 cents on the \$100.00 assessed valuation for the following purposes:

FOR GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION.....	<u>.75</u>
FOR PUBLIC LIBRARY.....	<u>.05</u> ✓
FOR BONDS AND ANNUAL INTEREST ON GENERAL OBLIGATION AND SEWER BONDS ON THE \$100.00 VALUATION.....	<u>.85</u>
TOTAL.....	<u>1.65</u>

and that the above rate of levy on the \$100.00 assessed valuation of taxable property in said City of Dixon be and is hereby made the true and lawful levy for said City for the year of 1958.

SECTION II; That all ordinances pertaining to the levy and/or the distribution of the levy for the year 1958 are hereby repealed.

SECTION III; That the City Clerk is hereby authorized and directed to furnish a certified copy of this ordinance to the Clerk of the County Court of Pulaski County, Missouri within the time required by law for filing City rates with said Clerk.

Read first, second and third time and approved by the following votes:

Ayes 6 Nays 0

Passed and approved this 5 day of May 1958.

ATTEST: Glen McGehee City Clerk W. Swoles Mayor

State of Missouri, County of Pulaski, City of Dixon.

I Glen McGehee Clerk of the City of Dixon, Pulaski County, Missouri do hereby certify that the above and foregoing is a true and complete copy of the ordinance for the City of Dixon, Missouri fixing the tax rate for the year 1958, upon all taxable property within said City as fully as same appears recorded in Ordinance Record Book of said City.

IN TESTIMONY WHEREOF, I HAVE HERETO SET MY HAND AND AFFIXED SEAL OF CITY.

Done at my office in the City Hall in Dixon, Mo. this the 5 day of May 1958.

Glen McGehee
City Clerk

AMEN

ORDINANCE NO. 110A

An Ordinance of the City of Dixon, Missouri, authorizing, fixing and determining a rate of levy on the hundred dollar valuation on all taxable property within the City of Dixon including real estate, personal and mixed property, to be levied and collected upon all property within said City for the year of 1958.

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF DIXON, PULASKI COUNTY, MISSOURI, AS FOLLOWS:

SECTION I; That pursuant to the authority and direction of the laws of the State of Missouri, reliant to Cities of the Fourth Class and pursuant to the authority of the qualified voters at due and proper elections held in said City, that there shall be levied and collected as taxes for the year 1958 upon all Real, Personal and Mixed property taxable within the City of Dixon Missouri at the rate of 165 cents on the \$100.00 assessed valuation for the following purposes:

FOR GENERAL REVENUE ON EACH \$100.00 ASSESSED VALUATION.....	<u>.75</u>
FOR PUBLIC LIBRARY.....	<u>.05</u>
FOR BONDS AND ANNUAL INTEREST ON GENERAL OBLIGATION AND SEWER BONDS ON THE \$100.00 VALUATION.....	<u>.85</u>
TOTAL.....	<u>1.65</u>

and that the above rate of levy on the \$100.00 assessed valuation of taxable property in said City of Dixon be and is hereby made the true and lawful levy for said City for the year of 1958.

SECTION II; That all ordinances pertaining to the levy and/or the distribution of the levy for the year 1958 are hereby repealed.

SECTION III; That the City Clerk is hereby authorized and directed to furnish a certified copy of this ordinance to the Clerk of the County Court of Pulaski County, Missouri within the time required by law for filing City rates with said Clerk.

Read first, second and third time and approved by the following votes:

Ayes 6 Nays 0

Passed and approved this 5 day of May 1958.

ATTEST: Glenn McGhee City Clerk W. Snider Mayor

State of Missouri, County of Pulaski, City of Dixon.

I Glenn McGhee Clerk of the City of Dixon, Pulaski County, Missouri do hereby certify that the above and foregoing is a true and complete copy of the ordinance for the City of Dixon, Missouri fixing the tax rate for the year 1958, upon all taxable property within said City as fully as same appears recorded in Ordinance Record Book of said City.

IN TESTIMONY WHEREOF, I HAVE HERETO SET MY HAND AND AFFIXED SEAL OF CITY.

Done at my office in the City Hall in Dixon, Mo. this the 5 day of May 1958.
Glenn McGhee
City Clerk