

The Daily Crescent

OFFICIAL JOURNAL OF THE COUNCIL OF THE SECOND MUNICIPALITY. Published Every Day—(Sundays Excepted)—BY J. H. MADDOX.

Council of Municipality No. Two.

The Council met pursuant to adjournment. Present: The Hon. James H. Caldwell, President; Aldermen Brothman, Bruggins, Emerson, Etter, Hawthorn, Johnson, Lawson, Perry, Renshaw, Shields, Shortridge, Stewart, Sykes, Vontagen, Wheelahan and Yancy.

The following messages of the Mayor were read and referred to the Committee on Finance:

To the Hon. President and Members of the Council of Municipality No. Two:

GENTLEMEN—I have often had occasion to congratulate the citizens of New Orleans on the unrivaled efficacy of the laws which have been enacted to preserve the public order and decorum which has invariably characterized this noble association of men.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

Under these circumstances, I deem it my duty to recommend to your honorable body, that a rigid investigation be had into the conduct of the officers and agents of some of the firms engaged in the sale of the property of the late John A. Caldwell.

The best teachers we have, though not professing the highest attainments of a long experience. The late excellent superintendent has therefore had the high satisfaction of witnessing eminently favorable results from the labors performed by him...

It has been the constant practice of that officer, during the nine years he has been with us, to spend all the school term in the rooms of the several teachers, as he deemed his services might be most useful; sometimes suggesting improvement in the manner of teaching...

For several years he has kept a daily journal, which has been presented to the Board of Directors annually, and the result of the reading of it has seldom been called for. By turning to that record, it can be seen how every hour of his time has been employed, and how faithful, diligent, and assiduous he has been in his duties...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

It is now more than nine years, since the commencement of our school system. Many of the earlier pupils are now established in business and are reaping the benefits conferred on them by the wisdom of the Municipality...

Board of Directors of the Public Schools was submitted. To the President and Board of Directors of Public Schools, Second Municipality.

The committee appointed to ascertain and report an estimate of the probable amount necessary to erect a school building for the ensuing year, respectfully report, in accordance with an ordinance of the Council, passed 6th February last...

The committee find, upon investigation, that there were accounts audited for expenditures for the following months, to-wit: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

From the best information obtainable by your committee, on which to base an estimate for the corresponding month of 1851, they are of opinion that the amount necessary to erect a school building for the ensuing year, will be \$25,000 00, making \$27,200 00, together with the sum of twenty-five hundred dollars for the Superintendent, and one thousand dollars for the Night School, and the estimate for the year 1851, will be \$28,700 00.

Respectfully submitted. THOMAS H. GIBSON, Chairman. Board of Directors of Public Schools, Second Municipality.

Mr. Shields moved that an appropriation of \$30,000 be granted. Mr. Yancy moved that the matter lie over, which was carried.

The Treasurer's weekly reports were read as follows: WEEKLY REPORT OF THE TREASURER. Municipality No. Two. To balance on last report, \$494 47. Tax received since, \$1,200 00. Total, \$1,694 47.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

Disbursed this week on account of: For the month of June, \$1,200 00; July, \$1,200 00; August, \$1,200 00; September, \$1,200 00; October, \$1,200 00; November, \$1,200 00; December, \$1,200 00; January, \$1,200 00; February, \$1,200 00; March, \$1,200 00; April, \$1,200 00; May, \$1,200 00.

erection of a Flag-Staff on their Arsenal—was read and referred to the Special Committee on Military Affairs.

Of the St. Charles Hotel Company for leave to remove the banquettes in front of their proposed Hotel. Mr. Etter moved to lay it on the table, which motion was lost.

On motion of the same gentleman, the Commissioner was instructed to do his duty in the matter.

Of Louis Kiser for the removal of a pile of lumber in front of his premises in Camp street, and to have a continuation of the same, now Old Fallows Hall, etc.—was read and referred to the Committee on Police.

On motion of Mr. Bruggins, the vote on the petition of the St. Charles Hotel Company was reconsidered.

Mr. Vontagen moved to refer it to the Committee on Streets and Landings.

The Committee on Streets and Landings, to whom was referred the petition of Mr. Ward in behalf of sundry poor families, praying that the free hydrant formerly situated on St. Thomas street be replaced, also the resolution of Alderman Sykes, to cause a hydrant and fire plug to be placed on North Poydras street, beg leave to report.

That the committee, through their Chairman, moved on the President of the Commercial Water Works Company, in relation to the supply of water; that the President stated the interests of the company demanded the removal of the free hydrant between the Commercial and St. Thomas streets, and the same cases which were completed.

In reference to the hydrant and plug on North Poydras street, the committee beg leave to propose to place the fire plug, but not the free hydrant, so soon as pipes were laid in said street. The Committee on Streets and Landings, to whom was referred the petition of Mr. Ward in behalf of sundry poor families, praying that the free hydrant formerly situated on St. Thomas street be replaced, also the resolution of Alderman Sykes, to cause a hydrant and fire plug to be placed on North Poydras street, beg leave to report.

That the committee, through their Chairman, moved on the President of the Commercial Water Works Company, in relation to the supply of water; that the President stated the interests of the company demanded the removal of the free hydrant between the Commercial and St. Thomas streets, and the same cases which were completed.

In reference to the hydrant and plug on North Poydras street, the committee beg leave to propose to place the fire plug, but not the free hydrant, so soon as pipes were laid in said street. The Committee on Streets and Landings, to whom was referred the petition of Mr. Ward in behalf of sundry poor families, praying that the free hydrant formerly situated on St. Thomas street be replaced, also the resolution of Alderman Sykes, to cause a hydrant and fire plug to be placed on North Poydras street, beg leave to report.

That the committee, through their Chairman, moved on the President of the Commercial Water Works Company, in relation to the supply of water; that the President stated the interests of the company demanded the removal of the free hydrant between the Commercial and St. Thomas streets, and the same cases which were completed.

In reference to the hydrant and plug on North Poydras street, the committee beg leave to propose to place the fire plug, but not the free hydrant, so soon as pipes were laid in said street. The Committee on Streets and Landings, to whom was referred the petition of Mr. Ward in behalf of sundry poor families, praying that the free hydrant formerly situated on St. Thomas street be replaced, also the resolution of Alderman Sykes, to cause a hydrant and fire plug to be placed on North Poydras street, beg leave to report.

That the committee, through their Chairman, moved on the President of the Commercial Water Works Company, in relation to the supply of water; that the President stated the interests of the company demanded the removal of the free hydrant between the Commercial and St. Thomas streets, and the same cases which were completed.

In reference to the hydrant and plug on North Poydras street, the committee beg leave to propose to place the fire plug, but not the free hydrant, so soon as pipes were laid in said street. The Committee on Streets and Landings, to whom was referred the petition of Mr. Ward in behalf of sundry poor families, praying that the free hydrant formerly situated on St. Thomas street be replaced, also the resolution of Alderman Sykes, to cause a hydrant and fire plug to be placed on North Poydras street, beg leave to report.

That the committee, through their Chairman, moved on the President of the Commercial Water Works Company, in relation to the supply of water; that the President stated the interests of the company demanded the removal of the free hydrant between the Commercial and St. Thomas streets, and the same cases which were completed.

In reference to the hydrant and plug on North Poydras street, the committee beg leave to propose to place the fire plug, but not the free hydrant, so soon as pipes were laid in said street. The Committee on Streets and Landings, to whom was referred the petition of Mr. Ward in behalf of sundry poor families, praying that the free hydrant formerly situated on St. Thomas street be replaced, also the resolution of Alderman Sykes, to cause a hydrant and fire plug to be placed on North Poydras street, beg leave to report.

ture not reserved for streets and the accommodation of the public and convenience of commerce, and dispose of the same according to the terms and conditions contained in the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Therefore be it Resolved, That the Finance Committee be, and they are hereby, fully authorized and empowered to negotiate and settle with the said parties to the contract...

Resolved, That the use of the Lyceum Hall be granted to the children of the Camp street Asylum for an exhibition therein on the night of the 4th of July next, and that they be permitted to use the same for their preliminary rehearsals as they may require.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the use of the Lyceum Hall be granted to the children of the Camp street Asylum for an exhibition therein on the night of the 4th of July next, and that they be permitted to use the same for their preliminary rehearsals as they may require.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.

Resolved, That the Assistant Attorney of this Municipality be, and he is hereby, instructed to acknowledge the satisfaction of judgment in the case of Municipality No. Two vs. Alexander Grant, on condition of the said Grant paying the costs of court and the attorney's fees.