

Report of W. H. Morrow, Town Treasurer, Marshall, N. C.

Disbursements For June 1921

June 4	Paid Lee Bryan, work on street and police	7.12
" 4	Paid Lewis Thomas, work on street	3.30
" 4	Paid Charlie Rice, work on street	3.30
" 4	Paid Henry Griffin, cleaning street	9.00
" 6	Paid Madison Light & Power Co., lights & water	57.80
" 6	Paid Lon Powers, police duty	50.00
" 8	Paid Ben Frisby, painting signs	23.00
" 8	Paid Chas. Rice, work on street	1.65
" 11	Paid Cate Tipton, hauling lumber	50.00
" 11	Paid T. C. Caldwell, hauling sand	2.65
" 11	Paid Roy L. Gudger, work with horse	1.72
" 11	Paid Lee Bryan, work on street	7.00
" 11	Paid Henry Griffin, cleaning street	9.00
" 11	Paid Covert Fortner, work on street	2.40
" 11	Paid Roy Davis, work on street	3.40
" 11	Paid Walter Stines, work on street	3.40
" 11	Paid J. P. Thomas, work on street	3.60
" 11	Paid Walter Banks, work on street	3.00
" 11	Paid Oscar Deaver, lumber	2.00
" 11	Paid Roy L. Gudger, holding election	29.88
" 11	Paid O. W. Deaver, holding election	6.00
" 11	Paid Pearson Ramsey, holding election	6.00
" 11	Paid J. C. Ebbs, holding election	3.00
" 11	Paid R. C. Nanney, holding election	3.00
" 11	Paid Chas. Willburn, repairs to wheelbarrow	1.75
" 17	Paid Mrs. B. Ramsey, refund tax	12.00
" 17	Paid Lee Bryan, road work	12.87
" 17	Paid J. P. Thomas, road work	5.60
" 17	Paid Chas. Nix, road work	2.00
" 17	Paid Covert Fortner, road work	5.60
" 17	Paid Walter Stines, road work	2.00
" 17	Paid Jason Maner, road work	5.40
" 17	Paid Roy L. Gudger, road work	2.25
" 17	Paid Paul Thompson, road work	3.00
" 17	Paid Lewis Thomas, road work	1.65
" 17	Paid Ralph Sprinkle, road work	4.00
" 18	Paid Henry Griffin, cleaning street	9.00
" 18	Paid Stella Redmon, copying Town Ordinances	25.00
" 18	Paid Cleophas Rector, car	5.00
" 22	Paid M. Shelton, blacksmith work	1.80
" 24	Paid Lon Powers, police	50.00
" 25	Paid J. P. Thomas, road work	1.20
" 25	Paid Covert Fortner, road work	1.00
" 25	Paid Lee Bryan, road work	1.75
" 25	Paid Jason Maner, road work	1.00
" 25	Paid Henry Griffin, cleaning street	9.00
Total		\$404.59

Disbursements For July 1921

July 2	Paid Lee Bryan, street work	5.75
" 2	Paid John Parris, street work	3.10
" 2	Paid Mack Sprinkle, hauling dirt	1.75
" 2	Paid Lewis Thomas, street work	1.50
" 2	Paid Henry Griffin, cleaning street	9.00
" 2	Paid Stella Redmon, copying Ordinances	1.75
" 2	Paid M. A. Godfrey, painting	3.60
" 9	Paid Henry Griffin, cleaning street	9.00
" 9	Paid Lee Bryan, street work	5.25
" 9	Paid Lon Powers, police	50.00
" 9	Paid Madison Light & Power Co., lights & water	61.89
" 9	Paid Mary Parker, refund on tax	7.00
" 11	Paid Supplies for Jason Maner	4.20
" 11	Paid O. C. Rector, Hardware Company, Hardware	6.53
" 11	Paid E. R. Tweed, Uniform	25.00
" 16	Paid Lee Bryan, street work	5.00
" 16	Paid Henry Griffin, cleaning street	9.00
" 16	Paid W. E. King, pipe	.98
" 21	Paid Mrs. J. Will Roberts, Register	12.50
" 23	Paid J. R. Reagan, surveying	15.00
" 23	Paid John Parris, working on street	5.40
" 23	Paid Lon Powers, police	50.00
" 23	Paid Fred Caldwell, work on street	2.75
" 23	Paid Henry Griffin, cleaning street	6.00
" 23	Paid Clint Caldwell, work on street	3.75
" 23	Paid Lee Bryan, work on street	9.30
" 23	Paid Lewis Thomas, work on street	2.85
" 23	Paid Paul Thompson, work on street	4.15
" 23	Paid Walter Stines, work on street	4.95
" 23	Paid J. P. Thomas, work on street	6.00
" 23	Paid Jason Maner, work on road	5.90
" 30	Paid Lee Bryan, work on street	27.55
" 30	Paid John Parris, work on street	6.20
" 30	Paid Henry Griffin, work on street	10.50
" 30	Paid Ellison King, work on street	7.75
" 30	Paid T. C. Caldwell, work on street	4.50
Total		\$388.40

Disbursements For August 1921

Aug 5	Paid R. E. Sprinkles, work on street	13.50
" 5	Paid E. L. King, work on street	1.12
" 6	Paid Lon Powers, police	50.00
" 6	Paid John Parris, work on street	11.25
" 6	Paid Harrison Marler, work on street	7.87
" 6	Paid J. W. Sams, work on street	8.55
" 6	Paid Will Parris, work on street	10.13
" 6	Paid J. P. Moore, work on street	3.38
" 6	Paid W. H. Ball, work on street	4.50
" 6	Paid Sam Ponder, work on street	10.00
" 6	Paid Jeter West, work on street	10.00
" 6	Paid Bank of F. B. to take up check deposited	5.50
" 6	Paid James Hughey, work on street	10.00
" 6	Paid A. E. Parker, work on street	20.40
" 6	Paid Fidell Parris, work on street	3.00
" 6	Paid Henry Ramsey, work on street	2.25

Continued next week.

Hardwick Bryan For Sheriff.

To the Republicans of Madison County.

I take this method of announcing my candidacy for Sheriff of Madison County, subject to the Primary to be held June 3, 1922. If nominated and elected I promise you a faithful performance of the duties of the office. I will devote my entire time and attention to these duties, promising to enforce the laws without favoritism. On these principals I trust you will give me your support.

Thanking you I am,
Very respectfully,
HARDWICK BRYAN.

B. G. Gunter, Candidate For Sheriff.

To the Republicans of Madison County:

I hereby announce myself a candidate for Sheriff of Madison County subject to the Republican Primary to be held June 3rd, 1922. If nominated and elected, I promise to execute the law fearlessly and without favoritism. And do my duty as Sheriff and serve the people to the best of my ability.

Yours Respectfully,
B. G. GUNTER.

DICK MOORE Candidate For Clerk Superior Court.

To the voters of Madison County:

I hereby announce myself a candidate for Clerk of the Superior Court of Madison County on the Republican ticket subject to the primary to be held on June 3rd 1922.

I earnestly ask the support of the good people of Madison County. I hereby pledge myself if nominated and elected to this office that I will give my full time and attention to the work.

Good service, courtesy and accommodation to all will be my policy.
Ask those who know me.
C. S. MOORE.

Dr. J. N. MOORE
Has Moved His Office Up
Over Grover C. Redmons
Store. You Will Find
Him There Any
Time.

Judgement

is based on experience. We have examined the eyes of thousands of people, have made every known combination of glasses, fitted all sorts, sizes and shapes of noses. It is our pleasure to refer you to any of our patrons. We shall be equally glad to number you among them. See us today and see better from now on.

CHARLES H. HONESS
Optometrist
Eye Strain Specialist
54 Pat Ave. Opp. Postoffice
ASHEVILLE, N. C.

Everett Haynie, Candidate For Sheriff

To the Voters of Madison County: I hereby announce myself a candidate for the office of Sheriff of Madison County subject to the will and action of the Republican Primary to be held on June 3rd, and I earnestly ask the support of the good voters of Madison county and if I am nominated and elected to said office I pledge myself to devote my entire time to same and serve you to the best of my ability.

Respectfully,
EVERETT HAYNIE.

Water Works Ordinance For The Town of Marshall, North Carolina, Passed by The Board of Alderman, The Governing Body of Said Town, on The 27th Day of March 1922

WHEREAS, the Board of Aldermen—the governing body for the Town of Marshall, North Carolina, has had under consideration for several months the advisability of installing a gravity water system for the said town, and,

WHEREAS, after careful investigation the said Board finds that the present water system is becoming, if not already insufficient to supply the needs of said town and that in the summer of 1921, although more than the usual amount of rainfall the users of water in said town were notified by the authorities in charge of the water system to reduce the consumption of water, that it was impossible to pump a sufficient amount of water to supply the full needs of the users of water, for the reason "that the water was not in the earth."

The Board further finds that the water now in use in said town is very unsatisfactory, in that the acid or foreign substance in the water eats up the water fixtures, requiring a replacement of boilers and other fixtures about every three or four years, and that competent scientific authorities have pronounced that the present supply of water is injurious to the health and internal organism of the human body: And,

WHEREAS, the Board of Aldermen know from common observation that the said town can never grow or develop to very little more, if any, than what it is now with the present water system; and,

WHEREAS, under the present system industries will not erect plants in said town where the use of water is required with the present supply of hard or acid water; and,

WHEREAS, with the present water system because of the scarcity and uncertainty of the water supply, the fire insurance rates are almost prohibitory in the business portion of said town of Marshall, because they are so high that the average business man and property owner cannot afford to pay them. Thus exposing the property of the people to great risk; and with the proposed gravity water system insurance rates would be reduced, thereby saving the risk to many, and a large amount of money to those who pay the present high insurance rates.

WHEREAS, it is further considered that the said town of Marshall as a whole, will very soon be at the mercy of a private concern, even for the water system which now supplies the town as herein set forth, unless the proposed gravity water supply system is installed; and,

WHEREAS, the said Board of Alderman has caused a survey to be made by an expert hydraulic engineer, of the water-shed on the head-waters of Hunter Creek and a survey of the right of way for a pipe line; and,

WHEREAS, there are about six hundred and fifty acres of land in said water-shed which will furnish to the said town two hundred and fifty thousand gallons of fresh, soft, pure water per day at the lowest tide of water estimated by geological experts, and from that amount up to several millions gallons per day in the more favorable seasons of the year; and,

WHEREAS, the Board after careful investigation finds that the said water-shed can be procured, and a six inch cast iron pipe line with sufficient strength laid from the intake to the town reservoir and a complete turnkey job made for from \$50,000 to \$55,000; and,

WHEREAS, the town already owns the reservoirs and the pipe lines etc., in the town, worth about

\$20,000, from which the town is receiving no revenue except the present water supply at the rates which each user pays per month for water; and,

WHEREAS, it is believed that said gravity water line can be installed without increasing the tax rate in said town or imposing any additional burdens upon the people of said town and it is further believed that the said proposed gravity water system will not only be self supporting but that the cost of water will in a few years be materially reduced to the consumers and that said gravity water system will encourage the erection of industries in the town and will be the means of greatly increasing the towns population.

NOW THEREFORE, in order that the said town may have an abundant supply of pure, soft, fresh water and for the purposes and reasons set forth in the foregoing preamble do enact the following ordinance:

THE BOARD OF ALDERMEN the present governing body for said town of Marshall in session on the 27th day of March, 1922, do ordain an ordinance to be entitled "AN ORDINANCE AUTHORIZING THE BOARD OF ALDERMAN—the governing body of the town of Marshall, N. C., to issue serial bonds not exceeding \$55,000, for the purpose of establishing a Gravity Water Works System for said town of Marshall." The Board of Alderman for said town of Marshall do ordain;

FIRST, the said Board of Aldermen for said town of Marshall under and by authority vested in said Board by the laws of North Carolina enacted by the General Assembly of North Carolina, Extra Session, 1921 entitled "An Act to Amend and Re-enact the Municipal Finance Act, being sections 2918 to 2961 Consolidated Statutes of North Carolina, "Ratified the 20th day of December A. D. 1921," for the purpose of establishing a Gravity Water Works System for said town, to purchase a sufficient water shed, to be approved by a competent hydraulic engineer, pipe line right of way and the pipe and fixtures to make said water works system complete, do hereby authorize and direct the issue and sale of Serial Bonds of said town of Marshall and payable in not less than three nor more than forty years from date of issue, and aggregating not more than \$55,000 to be known, styled, and designated "Marshall North Carolina Water Works Bonds," said bonds to mature in annual installments or series to be determined and fixed by the said governing body of said town of Marshall.

SECOND, that all of said bonds shall bear interest at a rate to be fixed by the said governing body of said town, but not exceeding six per cent per annum, and are to be dated at a time fixed by said governing body. Interest on said bonds shall be payable semi annually at the dates fixed by said governing body of each and every year so long as any portion of said bonds shall remain unpaid, and when said bonds are sold and the proceeds turned over to the proper authorities of said town designated by said governing body, all of said fund to be known as "The Marshall Water Works Fund"

THIRD, that all bonds authorized and issued under this ordinance shall be coupon bonds and may be registered, and of such denomination as the said governing body of said town may determine, and shall be signed by the Mayor of the said town of Marshall, and by the Secretary of the said governing body, and sealed with the seal of said town. The coupons thereon

may be signed by said Secretary alone, or he may have lithographed, engraved or printed thereon the fac-simile of his signature.

The said bonds shall be in all other respects in such form as the said governing body may direct in compliance with the laws of North Carolina herein mentioned. Before selling the bonds herein authorized to be issued the said Mayor and Secretary of said town of Marshall shall advertise the sale and invite sealed bids as is authorized and provided in said "Municipal Finance Act," and said Bonds shall not be sold for less than par and accrued interest, and the full faith, credit and taxing power of the said town of Marshall are hereby pledged for the payment of the principal and interest of the bonds authorized and sold. All expenses necessarily incurred in the preparation and sale of the bonds shall be paid from the proceeds of such sale.

FOURTH, that the said governing body of said town shall have full control of the said "Marshall Water Works Fund" and none of said funds shall be paid out except under rules and regulations established by said governing body, upon vouchers approved by said body.

FIFTH, that the income or receipts for water rents derived from said Water Works System shall be applied to the payment of said bonds and interest thereon, as is provided in said Municipal Finance Act" and if the said income from said Water Works System shall not be sufficient to pay said bonds as they fall due and interest thereon, the governing body of said town shall annually levy and collect a tax sufficient to pay the principal and interest of the said bonds.

SIXTH, that a statement of the debts of the said town of Marshall shall at once be prepared by the clerk of said governing body in compliance with the said "Municipal Finance Act" and shall be open to public inspection.

SEVENTH, that the rate of charges for water to consumers shall not be reduced until the amount annually received by said town from water rents is in excess of what it takes to pay the interest on said bonds and the principal as it falls due, provided that the governing body of said town may make special rates for industrial purposes as may be for the mutual advantage; both to the town and to such industries.

EIGHTH, that the said Marshall Gravity Water Works System shall be constructed and installed under the supervision of an expert hydraulic engineer, and the pipe line shall be of such size and strength as shall be approved by said engineer and all work installing said Gravity Water System shall be under the guarantee of said expert hydraulic engineer and shall be approved by the proper authorities of the State of North Carolina as provided by law.

NINTH, that the foregoing ordinance shall be in full force and effect on and after its ratification.

TENTH, that all ordinances for the said town of Marshall in conflict with this ordinance hereinabove set forth be, and the same are hereby repealed.

ELEVENTH, that the foregoing ordinance shall be published in the "News-Record" a paper published in the town of Marshall as provided by law.

The foregoing ordinance was passed on the 27th day of March, 1922, and was first published, on the 30th, day of March 1922.

Any action or proceedings questioning the validity of said ordinance must be commenced within thirty days after its first publication.

W. A. SAMS,
Mayor Town of Marshall, N. C.
WILL H. MORROW,
Secretary, to the Board of Aldermen for Town of Marshall, N. C.