PROCEEDINGS OF BOARD OF ALDERMEN.

REGULAR SESSION-August 25, 1890.

The Board of Aldermen of the City of Indianapolis, met in the Aldermanic Chamber, Monday evening, August 25, A.D. 1890, at 8:00 o'clock, in regular session.

PRESENT-Hon. Isaac Thalman, President of the Board of Aldermen, in the Chair, and Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, and Smither-10.

ABSENT-None.

MESSAGES AND PAPERS FROM THE COMMON COUNCIL.

To the President and Members of the Board of Aldermen:

Gentlemen:---I submit herewith the following papers for your consideration, fa-vorably passed upon by the Common Council at its regular session held August 18, 1890.

For the Common Council:

E. B. SWIFT, City Clerk.

The report of the City Civil Engineer (see page 704, ante), submitting certain contracts and bonds, was read, and the action of the Common Council thereon, concurred in.

The report of the City Civil Engineer, accompanied with estimates, (see page 706, ante), was read and received.

The following estimate resolutions (see pages 706-7-8, ante), were read:

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Wm. F. Gansberg, tor grading and paving with brick the sidewalks of Hoyt avenue, from Reid street to the first alley west of Reid street, be, and the same is hereby adopted as the esti-mate of the Common Council and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Fred Gansberg, for grading, bowldering and curbing the roadway of Bismark street, and paving with brick the south sidewalk thereof, from Virginia avenue to Sullivan street, be, and, the same is hereby, adopted as the estimate of the Common Council and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names.

SIG. 61.

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Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Gansberg & Roney, for grading and graveling Madison street, from Hanna street to Archer street, be, and the same is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city, and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Gansberg & Roney, for grading, bowldering and curbing the south gutter of Second street, from Illinois street to Tennessee street, be, and the same is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city, and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of James W. Hudson, for grading and graveling Hoyt avenue, from Reid street to the first street east of Reid street, be, and the same is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city, and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Clay & Litel, for grading and graveling the first alley west of Central avenue, from Fourteenth street to Fifteenth street, be, and the same is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Fisher & Twiname, for grading and graveling the first alley west of Ash street, from Ninth street to Tenth street, be, and the same is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Fred Laakman, for grading and paving with cement the south sidewalk of Ohio street, from Tennessee street to Mississippi, be and the same is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Fred Laakman, for grading and paving with cement the east sidewalk of Mississippi street, from Washington street to Ohio street, be, and the same is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Fulmer, Cooper & Co., for grading and paving with brick, the north sidewalk of Morris street, from Meridian street to West street, be, and is hereby adopted as the estimate of the Common Council and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names.

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the accompanying first and final estimate in behalf of Wm. F. Gansberg, for grading and paving with brick, the west sidewalk of Delaware street, from Eight street to Exposition avenue, be and the same is hereby adopted as the estimate of the Common Couacil and Board of Aldermen of said city; and that the property owners are hereby required to pay the sums set opposite their respective names. August 25, 1890.7

And they were concurrently adopted by the following vote:

AYES, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke Reynolds, Smith, Smither, and President Thalman. NAYS-None.

The report of the County Auditor, (see page 709, ante), was read and received.

The following resolution (see page 709, ante), was read;

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, Inat there be and hereby is assessed and levied upon all real estate and improve-ments, and all personal property of whatever description, notes, bonds, stocks and choses in action in the city of Indianapolis, Indiana, assessed and returned for taxation in and for said city for the year 1890, a tax for general city purposes of ninety (90) cents upon each one hundred dollars valuation of all such property, and the further sum of fifty (50) cents on each poll, for general purposes; and *Be it further resolved*, That the Auditor of Marion county, Indiana, be and he hereby is ordered and directed to place said taxes upon the proper tax duplicate, and the County Treasurer of said county is hereby ordered and directed to collect the same for said city of Indianapolis, and make due report thereot to the Council and Board of Aldermen. That there be and hereby is assessed and levied upon all real estate and improve-

And it was concurrently adopted by the following vote:

AYES, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman. NAYS-None.

The report of the Treasurer for the city (see page 710, ante), was read and received.

The report of the Board of City Commissioners, (see pages 710-11, ante), accompanied with the following resolution, was read:

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the report of the Board of City Commissioners, in the matter of the petition of C. L. Pray and others, asking that the action of the former Board of City Commissioners, dated October 17, 1885, relative to the reduction of Eleventh street to the width of seventy (70) feet, be corrected and amended, and that all property lying south of the south line of Eleventh street, as thus reduced to a width of seventy (70) feet, and north of the north property line of Seaton's subdivision of block 25, in Johnson's Heirs Addition in the city of Indianapolis, be quieted in the abutting property holders, as described in said report, be and the same is hereby in all things accepted, adopted and approved; and in accordance with said report the said plat accompanying said petition, as corrected, is hereby approved and ordered recorded, and the right and title to said vacated portion of Eleventh street be and the same is hereby forever quieted in the abutting property-holders; and that said petitioners be and they are hereby required to have recorded in the Recorder's office of Marion county, Indiana, a plat of said strip of land so vacated and quited as filed with said petition; and to procure from the City Clerk, and have recorded in the Recorder's office of Marion county, Indiana, a certified copy of this resolution, all at their own expense;

Provided, That until said plat and certified copy of said proceedings are recorded as aforesaid, said strip of ground shall not be vacated or otherwise used than as now,

Which report was concurred in, and the resolution concurrently adopted, by the following vote:

AYES, 10—viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman. NAYS—None.

The report of the Committee on Contracts (see pages 711-12, ante), was read, and the action of the Common Council thereon, concurred in.

The report of the Committee on Streets and Alleys (see page 714, *ante*), and the report of the Board of City Commissioners, accompanied with the following resolution, were read:

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the report of the Board of City Commissioners in the matter of the petition of C. C. Koerner and others, praying for the vacation of the twenty-foot alley extending east from Meridian street to the first alley east of Meridian street, and opposite to the intersection of Herbert, or Eleventh, street with said Meridian street, be, and the same is hereby, in all things, accepted, adopted, and approved, and that in accordance with said report, the said alley as described above and in said report, be, and the same is hereby, vacated.

said report, be, and the same is hereby, vacated. Resolved, further, That the said petitioners be, and they are hereby, required to pay to the County Treasurer for the city, within twenty (20) days from the adoption of this resolution, the sum of \$540.00, being the amount of the benefits assessed over the damages by reason of such vacation; and also the sum of \$48.00, being the amount of expenses reported by the City Commissioners as taxed in this matter, and that said petitioners be, and they are hereby, required to have made out, by the City Civil Engineer, filed by the City Clerk, and recorded in the Recorder's office of Marion county, Indiana, a plat of said alley hereby vacated, and to procure from the City Clerk, and have recorded in the Recorder's office of Marion county. Indiana, a certified copy of this resolution, all at their own expense.

county, Indiana, a certified copy of this resolution, all at their own expense. *Provided*, That until the said benefits and expenses are paid as aforesaid, and such plat and certified copies of said proceedings recorded as aforesaid, said alley shall not be vacated or otherwise used than as now.

Which report was concurred in and the resolution concurrently adopted by the following vote:

AYES, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke Reynolds, Smith, Smither, and President Thalman. NAYS-None.

The following report (see page 713, ante), was read, concurred in, and committee discharged:

Indianapolis, August 18, 1890.

To the Mayor, Common Council and Board of Aldermen:

Gentlemen:—This Committee of Conference, appointed by your honorable bodies, to consider the question of purchasing hose for the Fire Department, as recommended by the Council Committee on Fire Department, June 2, 1890, have met and fully considered the question, and have failed to agree on a favorable report, and herewith report the matter back with request that your Committee be discharged from the further consideration of the matter.

Respectfully submitted, Geo. T. Breunig,

H. B Smith, James Reilly, Aldermanic Members. Michael J. Burns, John R. Pearson, Chas. A. Gauss. Council Members. The petition in relation to the pump on Virginia avenue, (see page 717, *ante*), was read, and the action of the Common Council thereon, concurred in.

The following motions (see pages 719-20-21, *ante*), were read and concurrently adopted:

That John Fohl, of the sanitary force, be given permission to act as humane officer at the Stock Yards where such duties does not come in conflict with his duties as sanitary officer.

That the Citizens' Street Railroad Company be ordered to raise their track on West street, from Merrill street to Morris street, to the proper grade of the street, also on Morris, from West street to Dakota street.

That the Indianapolis Gas Company be directed to lay its main on Madison avenue, from Nebraska street south to Lincoln Lane.

That the Street Commissioner be directed to clean the gutters of Blake street, from Washington street to Indiana avenue.

That the City Civil Engineer be directed to designate the numbers on the houses on Hosbrook street, from Grove street to Prospect street.

That the City Civil Engineer be directed to designate the numbers on the houses on Fletcher avenue, from South street to Dillon street.

That the City Civil Engineer be directed to designate the numbers on the houses on Pine street, from Virginia avenue to Lord street.

That the City Civil Engineer be instructed to designate the proper numbers to residents on Reid street, from Washington street to its southern terminus.

Moved, That the City Civil Engineer be, and he is hereby directed to make survey and locate the boundary lines of Peru avenue and report to this Council, whether or not he finds any property owner, corporation or railroad company, occupying any portion of said street, between North street and Massachusetts avenue.

The following declaratory resolution (see page 717, ante,) was read:

Resolved by the Common Council and Board of Aldermen of the City of Indtanapolis, Ind., That it is deemed necessary to improve Elm street, from Noble street to Dillon street, by grading and paving with brick the roadway, widening the sidewalks, and curbing with stone the outer edges thereof, in accordance with profile and specifications on file in the office of the City Civil Engineer. The total cost of said improvement shall be assessed per lineal front foot upon the real estate abutting on said street, between East street and Madison avenue, (except the proportion thereof occupied by street and alley crossings, which shall be assessed against the City of Indianapolis); said assessments, if deferred, to be paid in ten annual installments. A bond or bonds shall be issued to the contractor in payment for said work, unless the property owners pay said assessments before said bond or bonds are issued; all as provided for in an Act of the General Assembly of Indiana, approved March 8, 1889.

And it was concurrently adopted by the following vote:

AYES, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman.

NAYS-None.

The following entitled ordinances (passed by the Common Council), were severally read the first time:

G. O. 42, 1890.—An ordinance authorizing A. W. Stevens & Son to lay and maintain a switch-track in and along Missouri street, from the main track of the C. C. C. & St. L. R. R. onto their property.

On motion by Alderman Laut, the Rules were suspended for the purpose of placing G. O. 42, 1890, on its final passage, by the following vote:

AYES, 10—viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman. NAYS—None.

G. O. 42, 1890, was then read the second and third times and passed by the following vote:

AYES, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reiñecke, Reynolds, Smith, Smither, and President Thalman. NAYS-None.

G. O. 43, 1890—An ordinance authorizing the Cleveland, Cincinnati, Chicago and St. Louis Railway Company to lay and maintain a switch-track across Tennessee street and sidewalks, leading from the ground of the Union Railway Company to the freight yard of the Cleveland, Cincinnati, Chicago and St. Louis Railway Company, between Tennessee and Mississippi streets.

On motion by Alderman Blackwell, the Rules were suspended for the purpose of placing G. O. 43, 1890, on its final passage, by the following vote:

AYES, 8-viz: Aldermen Blackwell, Farrell, Laut, Reilly, Reinecke, Reynolds, Smither and President Thalman.

NAYS, 2-viz: Aldermen Breunig and Smith.

G. O. 43, 1890, was then read the second time.

Aldermen Smith moved to refer G. O. 43, 1890, to the Committee on Railroads and Public Charities.

Alderman Laut moved to lay the motion, offered by Alderman Smith, on the table, which was adopted by the following vote:

AYES, 7-viz: Aldermen Blackwell, Farrell, Laut, Reilly, Reinecke, Smither and President Thalman.

NAYS, 3-viz: Aldermen Breunig, Reynolds and Smith.

G. O. 43, 1890, was then read the third time, and passed by the following vote:

AYES, 9-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smither, and President Thalman.

NAYS, 1-viz: Alderman Smith.

G. O. 44, 1890—An ordinance authorizing the Warren Scharf Asphalt Company to lay and maintain a switch track across Biddle street along the east side of the Cincinnati, Cleveland, Chicago and St. Louis Railroad track.

On motion by Alderman Reynolds, the Rules were suspended for the purpose of placing G. O. 44, 1890, on its final passage, by the following vote:

AYES, 10—viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman. NAYS—None.

G. O. 44, 1890, was then read the second and third times and passed, by the following vote:

AYES, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman. NAYS-None.

REPORTS FROM STANDING COMMITTEES.

The Committee on Contracts and Bridges, through Alderman Smither, submitted the following report:

To the President and Members of the Board of Aldermen:

Gentlemen:-Your Committee on Contracts and Bridges would recommend that piling be used instead of stone, starting 92 feet north of McCarty street, running south to Ray street, in the matter of building a stone wall along the bank of Pogue's Run. H. W. Laut.

Alderman Blackwell moved to *non* concur in the report; which was adopted by the following vote:

AYES, 6-viz: Aldermen Blackwell, Breunig, Farrell, Reilly, Reynolds, and Smith.

NAYS, 4-viz: Aldermen Laut, Reinecke, Smither, and President Thalman.

On motion by Alderman Blackwell, the motion awarding the contract for building the stone wall along the bank of Pogue's Run, was concurrently adopted by the following vote:

Aves, 6-viz: Aldermen Blackwell, Breunig, Farrell, Reilly, Reynolds, and Smith.

NAYS, 4-viz: Aldermen Laut, Reinecke, Smither, and President Thalman.

The Committee on Finance and Accounts and Claims, through Alderman Laut, submitted the following report:

To the President and Members of the Board of Aldermen:

Gentlemen:—Your Committee, to whom was referred the following resolution and amendment, would recommend the action of the Common Council be nonconcurred in. Respectfully submitted, H. W. Laut,

Geo. T. Breunig. Julius F. Reinecke,

Committee on Finance and Accidents and Claims,

Regular Session

Resolved, That the Board of Health be empowered to carry out the recommendations of said Board as regards to the vault dump. Also that R. J. Nolan, chairman of the Committee on Public Health, place a man at said place whose compensation shall not exceed \$2.00 per day, of from eight o'clock A. M. to seven o'clock P. M.

Moved, To amend by inserting therein that Mr. Nolan has the right to appoint, providing that he appoint an old soldier.

Alderman Blackwell moved that the report be *non*-concurred in; which was adopted by the following vote:

AYES, 6-viz: Aldermen Blackwell, Farrell, Reilly, Reynolds, Smith and Smither. NAYS, 4-viz: Aldermen Breunig, Laut, Reinecke, and President Thalman.

On motion by Alderman Blackwell, the resolution, as passed by the Common Council and amended by the Board of Aldermen, was then concurred in by the following vote:

 AYES, 9—viz: Aldermen Blackwell, Breunig, Farrell, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman.
NAYS, 1—viz: Alderman Laut.

The Committee on Streets and Alleys and Sewers and Drainage, through Alderman Farrell, submitted the following reports:

To the President and Members of the Board of Aldermen:

Gentlemen:-Your committee, to whom was referred the following, recommend that the action of the Common Council be concurred in.

M. H. Farrell, John J. Blackwell, H. B. Smith, Committee.

To the Mayor, Common Council and Board of Aldermen:

Gentlemen:—Your Committee, to whom was referred the bids and plans and specifications for the erection of a bridge over Pogues Run, at Michigan street, after carefully examining same, would recommend that the contract for same be awarded Whitsit & Adams, they being the lowest and best bidders, and that all of said work be done according to the plans and specifications herewith filed and made a part of this report. Respectfully submitted, M. D. Yontz, M. J. Murphy,

M. J. Murphy, John R. Pearson, Committee on City Improvements.

Alderman Laut moved to lay the report on the table; which failed of adoption by the following vote:

AYES, 3-viz. Aldermen Laut, Reilly, and Reinecke. NAYS, 7-viz: Aldermen Blackwell, Breunig, Farrell, Reynolds, Smith, Smither, and President Thalman.

On motion by Alderman Blackwell, the report was then concurred in by the following vote:

AYES, 8—viz: Aldermen Blackwell, Breunig, Farrell, Reilly, Reynolds, Smith, Smither, and President Thalman.

NAYS, 2-viz: Aldermen Laut, and Reinecke.

The following resolution was read:

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the petition of F. G. Hay and others, praying for the vacation of the first alley south of Lincoln avenue, between Ash street and College avenue, be referred to the Board of City Commissioners, together with the plat accompanying the same, with instructions to assess benefits and damages caused by such vacation, and to make due report to the Common Council and Board of Aldermen; the said Board of City Commissioners to return all petitions, plats and notices.

The City Clerk is hereby required to issue, and the Superintendent of the Metropolitan Police Force to serve, the proper notices upon the City Commissioners; and the petitioners are hereby required to serve the proper notices upon the property owners, and to show, by affidavit, due service of such notices: *Provided*, That before the City Clerk issue the said notices to the City Commissioners, a bond shall be filed with the said City Clerk, to the approval of the Mayor, guaranteeing the payment of all the costs and charges of said Commissioners in this matter.

And it was concurrently adopted by the following vote:

AYES, 9-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, and President Thalman.

NAYS-None.

The Committee on Water, through Alderman Reynolds, submitted the following report:

To the President and Members of the Board of Aldermen: '*

Gentlemen:—Your Committee on Water and Health, to whom was referred the report of the Council Committee on Health, recommending that the Board of Health be given an additional sanitary officer (see pages 515 and 564, ante), have considered said matter and recommend that the Council action be concurred in.

Respectfully submitted,

M. M. Reynolds, M. H. Farrell, H. B. Smith,

Committee.

Which report was received, and the resolutions adopted, by the following vote:

Aves, 8-viz: Aldermen Blackwell, Breunig, Farrell, Reilly, Reinecke, Reynolds, Smith, and Smither.

NAYS, 2-Aldermen Laut, and President Thalman.

REPORTS FROM SELECT COMMITTEES.

Alderman Reinecke, on behalf of the Aldermen of the Fifth District, submitted the following report; which was received :

To the President and Members of the Board of Aldermen:

Gentlemen:—The Aldermen of the Fifth District, to whom was referred the Ordinance No. 136, providing for the improvement of New Jersey street, would recommend to pass said ordinance.

> Julius F. Reinecke, John A. Blackwell.

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The following entitled ordinance was read the second and third times:

S. O. 136, 1890--An ordinance to provide for grading, bowldering and curbing the gutters of New Jersey street, where not already properly done, from Merrill street to Coburn street.

And it was passed by the following vote:

AYES, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman.

NAYS-None.

INTRODUCTION OF MISCELLANEOUS BUSINESS.

Alderman Smith offered the following resolution:

Resolved by the Common Council and Board of Aldermen of the City of Indianapolis, That the Citizens' Street Railroad Company be, and the same is hereby, ordered to at once take up all its tracks at the crossing of Ohio and Illinois streets, and at the crossing of Ohio and Pennsylvania streets; and to relay the same according to stakes set by the City Civil Engineer, and to correspond with the grade of Ohio street at said intersections respectively.

The City Clerk is hereby directed to deliver to said Company a certified copy of this resolution.

Resolved further, That if the provisions hereof are not fully complied with by said Company within five days from the receipt of said notice, that then, and in that event, the Street Commissioner shall take up and remove all the tracks of said Company from said street intersections.

And it was adopted by the following vote :

Ayes, 10-viz: Aldermen Blackwell, Breunig, Farrell, Laut, Reilly, Reinecke, Reynolds, Smith, Smither, and President Thalman. NAYS-None.

PENDING ORDINANCES.

The following entitled ordinance was read the second time, and ordered stricken from the files :

S. O. 39, 1890-An ordinance to provide for grading, paving with brick and curbing the roadway of Central avenue, from the north line of St. Marys street to the south line of the State Ditch, and requiring the Citizens' Street Railroad Company to pay a portion of the cost thereof, as provided for in G. O. No. 4, 1884.

The following entitled ordinance was read the second and third times:

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S. O. 40, 1890—An ordinance to provide for grading, paving with brick, and curbing the roadway of Central avenue, from the north line of the State Ditch to Fifteenth street, and requiring the Citizens' Street Railroad Company to pay a portion of the costs thereof, as provided for in G. O. No. 4, 1884.

And it failed to passed by the following vote:

AYES, 4—viz: Aldermen Blackwell, Farrell, Reinecke, and Reynolds.
NAYS, 6—viz: Aldermen Breunig, Laut, Reilly, Smith, Smither, and President Thalman.

Alderman Breunig gave notice that at the next regular session of the Board of Aldermen, he would move to reconsider the vote by which S. O. 40, 1890, failed to pass.

On motion, the Board of Aldermen then adjourned.

M, President. Clerk.

Attest :