REGULAR MEETING.

Council Chamber, City of Indianapolis, April 3, 1893.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, April 3, at 8 o'clock, in regular meeting.

Present, Hon. Martin J. Murphy, President of the Common Council, in the chair, and 19 members, viz: Messrs. Allen, Colter, Cooper, Costello, Froschauer, Gasper, Gauss, Halloran, Linn, Mc-Guffin, Puryear, Rassmann, Ryan, Schmidt, Schrader, Sherer, White and Young.

Absent 2-viz: Messrs. Laut and McGill.

The Proceedings of the Common Council for the regular meeting held Monday, March 20, 1893, having been printed and placed upon the desks of the Councilmen, said Journal was approved as published.

The Clerk proceeded to read the Journal, whereupon Councilman Linn moved that the further reading of the Journal be dispensed with.

Which motion prevailed.

COMMUNICATIONS, ETC., FROM MAYOR.

His Honor, the Mayor, presented the following communication:

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, April 3, 1893.

To the President and Members of the Common Council:

GENTLEMEN-I have approved General Ordinances Nos. 5, 8, 9, 10 and 12; also Appropriation Ordinances Nos. 2 and 3; also Resolution No. 1, passed at your session held March 20, 1893. Respectfully submitted,

T. L. SULLIVAN,

Mayor.

Which was received and ordered spread on the minutes.

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REPORTS, ETC., FROM CITY OFFICERS.

DEPARTMENT OF LAW. OFFICE OF CITY ATTORNEY, INDIANAPOLIS, April 3, 1893.

To the Common Council of the City of Indianapolis:

GENTLEMEN—Since your last meeting I have had a conference with Messrs. Mc-Cullough, Kern and Taylor, the committee appointed by your honorable body to revise the ordinances of the City of Indianapolis. The committee has agreed to immediately take up the work and push it as rapidly as possible.

Respectfully,

AQUILLA Q. JONES, City Attorney.

Which was received and ordered spread on the minutes.

REPORTS, ETC., FROM STANDING COMMITTEES.

Mr. White, on behalf of the Committee on Fees and Salaries, to whom was referred

G. O. No. 11, 1893. An ordinance to amend Section one (1) of general ordinance No 48, 1892, the same being "An ordinance providing for the compensation of officers and employes connected with the fire department of the City of Indianapolis, and repealing all ordinances or parts of ordinances in conflict therewith," repealing conflicting ordinances and fixing the time when the same shall take effect.

Made the following report :

INDIANAPOLIS, IND., April 3, 1893.

Mr. President and Members of the Common Council:

GENTLEMEN-Your Committee on Fees and Salaries, to whom was referred G. O. No. 11, 1893, recommend that the same be amended to read as follows:

G.O. No. 11, 1893. An ordinance to amend Section one (1) of general ordinance No. 48, 1892, the same being "An ordinance providing for the compensation of officers and employes connected with the fire department of the City of Indianapolis, and repealing all ordinances or parts of ordinances in conflict therewith," repealing conflicting ordinances and fixing the time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That Section 1 of general ordinance No. 48, of 1892, the same being "An ordinance providing for the compensation of officers and employes connected with the fire department of the City of Indianapolis, Indiana, and repealing all ordinances, or parts of ordinances, in conflict therewith," passed by the Common Council on the — day of December, 1892, be amended to read as follows:

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the officers and employes of the City of Indianapolis, Indiana, shall receive as salary and compensation in full for their services as members of said fire department the several sums as hereinafter set forth, namely:

The Chief Fire Engineer shall receive a salary at the rate of two thousand dollars (\$2000) per year.

The First Assistant Chief Fire Engineer shall receive a salary at the rate of fifteen hundred dollars (\$1500) per year.

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The Second Assistant Fire Engineer shall receive a salary at the rate of twelve hundred dollars (\$1200) per year.

The Superintendent of Telegraph shall receive a salary at the rate of twelve hundred dollars (\$1200) per year. The Assistant Superintendent of Telegraph shall receive a salary at the rate of

twelve hundred dollars (\$1200) per year.

Each captain and engineer shall be paid salaries at the rate of nine hundred dollars (\$900) per year.

Each stoker, driver, hoseman, truckman, tillerman, towerman and lineman shall be paid salaries at the rate of eight hundred and twenty dollars (\$820) per year.

Each watchman and telephone man shall be paid a salary at the rate of seven hundred and thirty dollars (\$730) per year.

The member of the fire force whose duty it is made to repair hose shall receive, in addition to his regular pay, an additional compensation of ten dollars monthly.

SEC. 2. That the fire force pay-roll of said department shall be kept in the form prescribed by the City Comptroller, and all salaries hereinbefore provided for shall be drawn and paid in such manner as may be designated by that officer. SEC. 3. All ordinances, or parts of ordinances, in conflict herewith are hereby

repealed.

SEC. 4. This ordinance shall take effect and be in force from and after its passage.

And when so amended that the same be passed.

Which was read and concurred in.

Mr. Gauss, on behalf of the Committee on Railroads, to whom was referred the following:

G. O. No. 6, 1893. An ordinance requiring the Lake Erie & Western and Louisville, New Albany & Chicago Railway Companies to station and maintain a flagman at the intersection of said companies' tracks with Clyde street in the City of Indianapolis, Indiana.

Made the following report:

INDIANAPOLIS, IND., April 3, 1893.

The Committee on Railroads recommends the passage of G. O. No. 6, 1893, to station and maintain a flagman at the intersection of Clyde street and railroad tracks in the City of Indianapolis (introduced by Thos. B. Linn).

C. A. GAUSS. W. H. COOPER. GEO. R. COLTER.

Which was read and concurred in.

Mr. Costello, on behalf of the Committee on Sewers, Streets and Alleys, to whom was referred :

G. O. No. 14, 1893. An ordinance annexing certain platted territory to the City of Indianapolis.

Made the following report:

To the President and Members of the Common Council:

GENTLEMEN-Your committee to whom was referred G. O. No. 14, 1893, to annex certain territory, have considered the same, and recommend that it be amended as follows:

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Strike out all of Section 1 and insert in lieu thereof the following:

Section 1. Commencing at the present city limits at the intersection of Seventeenth and Meridian streets, thence extending east along the center line of Seventeenth, Sutherland and Brinkman streets to Line avenue, thence north along the center line of Line avenue to Manchester street, thence west along the center line of Manchester and Twenty-second streets to the east bank of Fall Creek, thence in a southwesterly direction along the south bank of Fall Creek to the center of Meridian street, thence south to the place of beginning.

And when so amended would recommend that it do pass.

JAS. H. COSTELLO, A. A. YOUNG, Committee on Sewers, Streets and Alleys.

DEPARTMENT OF PUBLIC WORKS. OFFICE OF THE BOARD, INDIANAPOLIS, March 31, 1893.

Mr. James H. Costello, Chairman Committee on Streets and Alleys, Common Council:

DEAR SIR—In order to make assessments against property benefited by the construction of the Bell street main sewer, it will be necessary that the property first be taken into the city between Fall Creek on the west, Line avenue on the east and the present city limits on the south—Twenty-second street being the limit on the north. Will you kindly favor the annexation of this territory to the City of Indianapolis?

A. W. Conduitt, A. Scherrer, M. M. Defrees, Board of Public Works.

Which was read and concurred in.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By Mr. Rassmann:

Ap. O. No. 4, 1893. An ordinance appropriating six hundred and sixty-six dollars and sixty-seven cents to the Department of Public Health and Charities to pay an additional amount to the Training School of Nurses.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That the sum of six hundred and sixty-six dollars and sixty-seven cents be, and the same is hereby appropriated out of any money in the city treasury to the Department of Public Health and Charities of said city to pay the Training School for Nurses the additional amount of eighty-three dollars and thirty-three and one-third cents per month for the eight months commencing January 1, 1893, and ending August 31, 1893.

SEC. 2. This ordinance shall be in force from and after its passage.

Read first time and referred to Committee on Finance.

By Mr. Rassman:

Ap. O. No. 5, 1893. An ordinance appropriating to the Department of Finance one hundred thousand dollars to pay temporary loans due April 19, 1893, and the further sum of one thousand and fourteen dollars and forty-three cents to pay interest on the same.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That there be and hereby is appropriated to the Department of Finance of said city the sum of one hundred thousand dollars to pay temporary loans of the city due April 19, 1893, and the further sum of one thousand and fourteen dollars and fortythree cents to pay interest on the same.

SEC. 2. This ordinance shall be in force from and after its passage.

Which was read first time and referred to Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

Under this order of business the following entitled ordinances were introduced :

By Mr. Rassmann:

G. O. No. 15, 1893. An ordinance authorizing the head of the Department of Finance of the City of Indianapolis, Marion county, Indiana, to issue and sell six hundred and twenty-one bonds of one thousand dollars each of the City of Indianapolis for the purpose of refunding certain indebtedness of said city aggregating six hundred thousand dollars, represented by certain bonds known as "Series A" and "Series B," falling due on the first day of July, 1893, and replacing in the treasury of said city the sum of twenty-one thousand dollars used in paying off certain bonds of said city known as the "Sellers Farm Issue;" providing for the sale of said bonds, and fixing the time when the same shall take effect.

WHEREAS, Certain bonds of the City of Indianapolis, known as "Series A" and "Series B," amounting in the aggregate to the sum of six hundred thousand dollars, drawing seven and three-tenths per cent, interest, will become due July 1, 1893; and

drawing seven and three-tenths per cent. interest, will become due July 1, 1893; and, WHEREAS, There are not sufficient funds in the treasury of said city with which to pay said bonds at maturity; and,

WHEREAS, It is necessary to refund said indebtedness; and.

WHEREAS, Certain bonds of said city, known as the "Sellers Farm Issue," amounting to twenty-one thousand dollars, became due on the first day of April, 1893, and were paid by the City Comptroller out of the funds of the city treasury; and,

WHEREAS, It is necessary to replace the funds so used; therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Marion county, State of Indiana, That the head of the Department of Finance of said city be, and he is hereby authorized and directed to refund certain of the indebtedness of the City of Indianapolis, amounting to the sum of six hundred thousand dollars, which indebtedness is represented by certain outstanding bonds of said city, known as "Series A" and "Series B," which will become due July 1, 1893; and to issue and sell bonds of said city to replace in the city treasury the sum of twenty-one thousand dollars used in paying the bonds of said city, known as the "Sellers Farm Issue," which became due April 1, 1893. SEC. 2. That the head of the Department of Finance is hereby directed and au-

SEC. 2. That the head of the Department of Finance is hereby directed and authorized, for the purpose of refunding the said indebtedness of six hundred thousand dollars (\$600,000) and replacing in the city treasury the said sum of twenty-one thousand dollars (\$21,000), to prepare and sell six hundred and twenty-one new bonds of the City of Indianapolis, Marion county, Indiana, of one thousand dollars each, which bonds shall bear the date of July 1, 1893; shall be designated as the "Indianapolis Refunding Bonds of 1893;" shall bear interest at the rate of four per cent. per annum, which interest shall be payable semi-annually on the first day of January and on the first day of July of each year, and said installments of interest shall be evidenced by interest coupons attached to said bonds. Said bonds and interest coupons shall be negotiable and payable at the banking house of Winslow, Lanier & Company, of the city, county and State of New York. Said bonds shall run for thirty years from said first day of July, 1893. Said bonds shall irrevocably pledge the faith and credit of the said City of Indianapolis to the payment of the principal and interest stipulated therein respectively; shall be signed by the Mayor and attested by the City Comptroller of said city, who shall affix the seal of the head of the Department of Finance of said city to each of said bonds. Said bonds shall be substantially in the following form :

UNITED STATES OF AMERICA.

No.

State of Indiana.

CITY OF INDIANAPOLIS.

Marion County.

\$1,000.

Mayor.

INDIANAPOLIS REFUNDING BOND OF 1893, 30 YEARS.

Thirty years after date, the City of Indianapolis, in Marion county, and State of Indiana, promises to pay the bearer at the office of Winslow, Lanier & Company, in the City of New York and State of New York, one thousand dollars, with interest thereon at the rate of four per cent. per annum, payable semi-annually on the first days of January and July of each year, at said office of Winslow, Lanier & Company, in the City of New York and State of New York, upon presentation of the proper coupon, hereto attached. This bond is one of a series of six hundred and twenty-one, of like amount, date and tenor, bearing date July 1, 1893, authorized and issued in accordance with an ordinance duly and legally passed by the Common Council of said city of Indianapolis on the — day of April, 1893, pursuant to, and in accordance with, an act of the General Assembly of the State of Indiana, entitled "An act concerning the incorporation and government of cities having more than one hundred thousand population according to the last preceding United States census, and matters connected therewith, and declaring an emergency," approved March 6, 1891. In witness whereof, the Common Council of the City of Indianapolis has caused

In witness whereof, the Common Council of the City of Indianapolis has caused this bond and the coupons hereto attached to be signed by the Mayor and attested by the City Comptroller of said city, and the seal of the head of the Department of Finance of said city to be affixed this first day of July, 1893.

Attest :

City Comptroller.

[SEAL.]

SEC. 3. That the head of the Department of Finance shall, immediately after the passage of this ordinance, advertise for bids or proposals for the sale of said bonds. Such advertisements shall be made once each week for three consecutive weeks in the *Indianapolis Sentinel*, a daily newspaper of general circulation, printed and published in the City of Indianapolis, county of Marion, State of Indiana, and also in the *Commercial and Financial Chronicle*, a weekly newspaper of general circulation, printed and published in the city, county and State of New York. Such advertisement shall describe said bonds with such minuteness and particularity as the City Comptroller shall see fit; it shall set forth the amount of the bonds to be sold and the rate of interest they shall bear, that the bidder may bid for all or any part of said bonds; the date of opening the bids or proposals therefor; the right of the City Comptroller to reject any or all bids, and the amount of deposit the successful bidder will be required to make.

bidder will be required to make. SEC. 4. That the bids or proposals for said bonds shall be opened by the City Comptroller on the 20th day of May, 1893, at the office of the City Comptroller, between the hours of 12 o'clock M. and 4 o'clock P. M. The City Comptroller shall award said bonds, or if he shall see fit, a part thereof, to the highest and best bidder therefor; but said City Comptroller shall have the full right to reject any and all bids or proposals, or any part thereof, and shall have the right to accept a part of any bid, he being the sole judge of the sufficiency or insufficiency of any bid.

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SEC. 5. In case the City Comptroller shall reject all bids submitted, or if he shall award only a part of the said bonds, he shall re-advertise the bonds remaining unsold in the same manner as the original advertisement was made, and again receive bids or proposals for the remainder of said bonds, fixing the time at which such bids or proposals shall be opened, and shall continue so to do until all of said bonds have been sold.

SEC. 6. That the person to whom the said bonds, or any part thereof, shall have been awarded, shall, within ten days after said award, deposit with the City Comptroller a certified check on some reliable bank, payable to the order of the Treasurer of said city, for a sum equal to five per cent, of the face of the bonds so awarded, and upon failure so to do, said sale may be declared null and void at the option of the City Comptroller. The said check shall, upon the completion of the sale of said bonds for which it was deposited, be returned to said successful bidder. In case said successful bidder shall fail to complete the purchase of the bonds so awarded, he shall forfeit the check so deposited to said city. The purchaser or purchasers of said bonds, or any part of them, shall take up the same, and pay the purchase price therefor, at the office of Winslow, Lanier & Company, New York City, on said 1st

day of July, 1893. SEC. 7. The said outstanding bonds, known as "Series A" and "Series B," shall, upon the date of their maturity, to-wit, the first day of July, 1893, be redeemed and taken up at the banking house of Winslow, Lanier & Company, in the city, county and State of New York.

SEC. 8. This ordinance shall be in full force and effect from and after its passage.

Which was read the first time and referred to the Committee on Finance.

By Mr. Murphy:

G. O. No. 16, 1893. An ordinance for the annexation of certain property to the City of Indianapolis.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the following described territory be and the same is hereby annexed to and made a part of the territory contained in and forming the City of Indianapolis, Indiana, to-wit:

Commencing at present city limits at the intersection of Michigan and Rural streets and running thence east on the south line of Michigan street to the east line of Watts street, running thence north on the east line of Watts street to Progress avenue, thence west on Progress avenue to Rural street, thence south on Rural street to the place of beginning. SEC. 2. This ordinance shall take effect and be in force from and after its pass-

age and publication for two consecutive weeks in the Indianapolis Sentinel, a daily newspaper of general circulation in the said City of Indianapolis.

Which was read the first time, and referred to the Committee on Sewers, Streets and Alleys.

By Mr. Puryear :

G. O. No. 17, 1893. An ordinance to establish stands for express wagons; regulating the use of the same; providing a penalty for the violation thereof; repealing conflicting ordinances; providing for the publication of the same, and fixing the time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis,

Indiana, that stands for express wagons be established in the following places, to-wit: First. The east and west sides of Mississippi street, beginning at a point ten feet south of the sidewalk along the south side of Washington street, extending south to a point within ten feet of the sidewalk along the south side of Pearl street.

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Second. In the center of Pennsylvania street, ten feet south of a line drawn across Pennsylvania street at the intersection of Pennsylvania street and Virginia avenue, extending south to a point within ten feet of the north sidewalk of Maryland street.

Third. On the north side of Maryland street, from a point commencing ten feet east of the sidewalk along the east side of Delaware street, extending east to a point within ten feet of the sidewalk along the west side of Alabama street; on the west side of Alabama street, from a point commencing ten feet north of the north sidewalk along Washington street, extending north to a point within ten feet of the sidewalk along the south side of Market street.

Provided, however, That in the use of the places above mentioned, express wagons, or the teams attached thereto, shall not be allowed to stand closer than within ten feet of each other.

SEC. 2. It shall be unlawful for any person to stand an express wagon at any other place in said city than at the above described stands, unless such person is standing at such place pursuant to an order already had to deliver or receive goods.

SEC. 3. It shall be unlawful for any person occupying any part of such stands to allow manure or other filth to accumulate at the place or places so occupied by such person, but it shall be the duty of any such person to keep such part of any such stand at all times clean and free from offal or filth of every description.

The Board of Health of said city shall have power to order any person using said stands or any part thereof to clean the same, and it shall be the duty of the person so notified to immediately obey said notice. It shall be the further duty of any such person so occupying any part of said stand to remove away from the same whenever requested so to do by any person who shall desire to occupy the same temporarily for the purpose of delivering or receiving any persons or merchandise.

SEC. 4. It shall be unlawful for any persons occupying any of the stands designated in Section 1 of this ordinance to congregate in one place or to use loud, profane, boisterous or obscene language, or to obstruct or blockade any sidewalk, or to leave their express wagon for the purpose of soliciting trade a greater distance than ten feet.

SEC. 5. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be fined in any sum not exceeding twenty-five dollars, to which may be added imprisonment for a period not exceeding thirty days.

SEC. 6. All ordinances or parts of ordinances, in conflict herewith, are hereby repealed.

SEC. 7. This ordinance shall be in full force and effect from and after its passage and publication one day each week for two consecutive weeks in the *Sentinel*, a daily newspaper printed and published in said city.

Which was read the first time and referred to the Committee on Sewers, Streets and Alleys.

By Mr. White:

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G. O. No. 18, 1893. An ordinance regulating and fixing the salary of the Clerk of the Board of Public Safety of the City of Indianapolis.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That the salary of the Clerk of the Board of Public Safety of the City of Indianapolis shall be twelve hundred dollars (\$1200) per annum.

SEC. 2. Said salary shall be paid in quarterly installments, as follows: On the first day of January, the first day of April, the first day of July and the first day of October of each year.

SEC. 3. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

SEC. 4. This ordinance shall take effect and be in force from and after its passage and its approval by the Mayor.

Which was read the first time and referred to the Committee on Fees and Salaries.

MISCELLANEOUS BUSINESS.

Mr. Ryan offered the following:

WHEREAS, It has pleased an All-wise Providence to bring affliction to the Hon. Henry F. Halloran, the member of this body from the Fifteenth ward, in the death of his mother, which occurred on the morning of April 1, 1893; therefore,

We, his associates and friends, do hereby extend to him our sincere sympathy in this hour of trouble.

Which was adopted by a rising vote.

Mr Gasper offered the following:

WHEREAS, Death has called from the side of one of our members the dearest friend and helpmeet that man can have, one whose love can not be estimated and whose guiding hand never falters; be it

Resolved, That the heartfelt condolence of this body be extended to Councilman Halloran because of the death of his mother, and that the Council by a standing vote order this resolution spread upon the records.

Which was passed by a rising vote.

ORDINANCES ON SECOND READING.

On motion of Mr. Linn, the following entitled ordinance was taken up, read second time, ordered engrossed, and then read the third time:

G. O. No. 6, 1893. An ordinance requiring the Lake Erie & Western and Louisville, New Albany & Chicago Railway Companies to station and maintain a flagman at the intersection of said companies' tracks with Clyde street in the City of Indianapolis, Indiana.

And was passed by the following vote:

Aves 18—viz: Councilmen Allen, Colter, Cooper, Costello, Froschauer, Gasper, Gauss, Linn, McGuffin, Puryear, Rassmann, Ryan, Schmidt, Schrader, Sherer, White, Young and President Murphy.

NAYS-None.

Mr. Costello moved that G. O. No. 11 be read a second time. Mr. Schmidt offered the following amendment to G. O. No. 11, 1893:

That the assistant linemen of telegraph be paid a salary of \$900 per annum.

Mr. Gasper moved to lay Mr. Schmidt's motion on the table. Which motion was adopted. On motion of Mr. Gasper the following entitled ordinance was taken up, ordered engrossed and read the third time:

G. O. No. 11, 1893. An ordinance to amend Section one (1) of general ordinance No. 48, 1892, the same being "An ordinance providing for the compensation of officers and employes connected with the fire department of the City of Indianapolis, and repealing all ordinances or parts of ordinances in conflict therewith," repealing conflicting ordinances and fixing the time when the same shall take effect.

And was passed by the following vote:

Aves 16-viz: Councilmen Allen, Colter, Cooper, Costello, Froschauer, Gasper, Gauss, Linn, Puryear, Rassmann, Ryan, Schrader, Sherer, White, Young and President Murphy.

NAYS 2-viz: Councilmen McGuffin and Schmidt.

On motion of Mr. Costello, the following entitled ordinance was read the second time:

G. O. No. 14, 1893. An ordinance annexing certain platted territory to the City of Indianapolis.

Mr. White moved that G. O. No. 14, 1893, be stricken from the files, by the following vote:

AYES 10-viz: Councilmen Colter, Froschauer, McGuffin, Rassmann, Ryan, Schmidt, Schrader, Sherer, White and President Murphy.

NAYS 8-viz: Councilmen Allen, Cooper, Costello, Gasper, Gauss, Linn, Puryear and Young.

On motion of Mr. Gasper, the following entitled ordinance was recalled from the Committee on Sewers, Streets and Alleys:

G. O. No. 17, 1893. An ordinance to establish stands for express wagons, regulating the use of the same, providing a penalty for the violation thereof, repealing conflicting ordinances and fixing the time when the same shall take effect.

On motion of Mr. Gasper, the constitutional rules were suspended for the purpose of placing G. O. No. 17, 1893, on its final passage.

Thereupon G. O. No. 17, 1893, was read a second time, ordered engrossed, read third time and passed by the following vote :

AYES 18—viz: Councilmen Allen, Colter, Cooper, Costello, Froschauer, Gasper, Gauss, Linn, McGuffin, Puryear, Rassmann, Ryan, Schmidt, Schrader, Sherer, White, Young and President Murphy.

NAYS-None.

On motion of Mr. Rassmann, the following entitled ordinance was recalled from the Committee on Finance:

Ap O. No. 5, 1893. An ordinance appropriating to the Department of Finance one hundred thousand dollars to pay temporary loans due April 19, 1893, and the further sum of one thousand and fourteen dollars and forty-three cents to pay interest on the same.

On motion of Mr. Rassmann, the constitutional rules were suspended for the purpose of placing Ap. O. No. 5, 1893, on its final passage.

Thereupon Ap. O. No. 5, 1893, was read second time, ordered engrossed, read the third time and passed by the following vote:

AYES 17-viz: Councilmen Allen, Colter, Cooper, Costello, Froschauer, Gasper, Gauss, Linn, McGuffin, Puryear, Rassmann, Ryan, Schmidt, Schrader, Sherer, White, Young and President Murphy. NAYS-None.

On motion of Mr. Rassmann, the Common Council, at 9 o'clock P. M., adjourned.

President.

ATTEST :

City Clerk.