REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

Monday, April 18, 1921.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, April 18, 1921, at 7:30 o'clock in regular session, President Russell Willson in the chair.

Present: The Hon. Russell Willson, President of the Common Council, and seven (7) members, viz.: Messrs. Brown, Carnefix, Furniss, Kirsch, Miller, Peake and Schmidt.

Absent: Mr. Pettijohn.

Mr. Miller moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

April 12th, 1921,

To the President and Members of the Common Council, City of Indianapolis:

Gentlemen—I have this day signed and delivered to George O. Hutsell, City Clerk, the following ordinances:—

General Ordinance No. 18—ratifying, confirming, and approving a certain contract made and entered into on the 14th day of March, 1921, by the City of Indianapolis, by and through its Board of Public Works, and the International Motor Company of New York City.

General Ordinance No. 19—ratifying, confirming and approving a certain contract made and entered into on the 14th day of March, 1921, by the City of Indianapolis, by and through its Board of Public Works, and the Citizens' Motor Car Company of Indianapolis. (Two 5½ ton Packard chassis in combination with flushers.)

General Ordinance No. 20—ratifying, confirming and approving a certain contract made and entered into on the 14th day of March, 1921, by the City of Indianapolis, by and through its Board of Public Works, and The Citizens' Motor Car Company of Indianapolis. (One 5½ ton Packard truck with oil distributor.)

General Ordinance No. 21—ratifying, confirming and approving a certain contract made and entered into on the 19th day of March, 1921,

by and through its Board of Public Safety, and the Lathrop-McFarland Company of Indianapolis, Indiana, whereby said City is authorized to purchase from said The Lathrop-McFarland Company one Cole automobile.

General Ordinance No. 24—regulating the location of slaughter houses, tallow candleries, soap factories, starch factories, glue factories, tanneries, breweries, distilleries, bone factories, fertilizer factories, declaring such a business a nuisance, providing for the prevention and abatement thereof, authorizing the removal thereof by the Board of Health and Charities and for collecting such expenses and prescribing a penalty for the violation thereof.

Special Ordinance No. 4—amending section 1 of Special Ordinance No. 8, 1920, disannexing certain territory of the City of Indianapolis, Indiana.

Special Ordinance No. 3—annexing certain territory to the City of Indianapolis, defining a part of the boundary line of said City.

Yours very truly,

CHARLES W. JEWETT.

Mayor.

April 15th, 1921.

To the President and Members of the Common Council, City of Indianapolis:

Gentlemen—I have this day signed and delivered to George O. Hutsell, City Clerk, the following ordinance:

General Ordinance No. 25—creating a city plan commission, providing for the appointment of members thereof, the terms of office for which they shall serve, and defining the powers of such commission.

Yours very truly,

CHARLES W. JEWETT,

Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

April 18th, 1921.

To the Hon. President and Members of the Common Council, Indian-

Gentlemen—I am presenting you a letter from Mr. George Hutsell, City Clerk, asking for an extra clerk, and appropriating \$100 to pay for same.

As Mr. Hutsell states in his letter, the necessity for this clerk is occasioned by the primaries to be held May 3.

I recommend the passage of this ordinance.

Yours very truly,

ROBT. H. BRYSON,

City Controller.

April 18th, 1921.

Mr. Robert H. Bryson, City Controller, Indianapolis, Indiana;

Dear Sir—Due to the coming Primary Election, and the absent voters law, I am compelled to ask for extra clerk hire in my office.

As Mr. J. E. Ambuhl, who takes care of all the Council work, has been, and will be, very busy assisting me in these extra duties, he will be unable to keep up with the engrossing and other council work.

I will ask the Common Council at its regular meeting tonight to create the temporary position of Assistant City Clerk, for a period of thirty days.

I am therefore requesting you to recommend an appropriation for one hundred dollars for that purpose from the general fund.

Very truly yours,

GEO. O. HUTSELL,

City Clerk.

From the Board of Park Commissioners:

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—The Board of Park Commissioners herewith presents to your Honorable Body an ordinance authorizing the sale of certain personal property belonging to the City of Indianapolis under and by virtue of Property Sale Resolution No. _____ of this Board. The proceedings required by law have been complied with, all of which are set out in said ordinance.

Trusting your Honorable Body will give this ordinance favorable consideration, we remain,

Yours very truly,

BOARD OF PARK COMMISSIONERS, By Sadie McGevarty, Sec'y.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By the City Controller:

GENERAL ORDINANCE NO. 30, 1921.

AN ORDINANCE creating a temporary position in the office of the City Clerk to be known as Fourth Assistant City Clerk, providing for the salary of such assistant clerk, fixing the time such assistant clerk shall serve, appropriating the sum of One Hundred Dollars (\$100.00) to the salary fund of the City Clerk's Office under the Department of Finance, and fixing a time when the same shall take effect.

Be it ordained by the Common Council of the City of Indianapolis: Section 1. That the City Clerk of said City be and he is hereby empowered to employ a clerk to be known as Fourth Assistant City Clerk.

Such Fourth Assistant City Clerk shall be employed for a period not exceeding one mouth.

The salary of such clerk shall be at the rate of One Hundred Dollars (\$100.00) per month.

Sec. 2. That there be and is hereby appropriated to the salary fund of the City Clerk's Office under the Department of Finance the sum of One Hundred Dollars (\$100.00).

Sec. 3. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time.

Mr. Miller moved that the rules be suspended and General Ordinance No. 30, 1921, be placed upon its passage.

The roll was called and the motion to suspend the rules carried by the following vote:

Ayes, 8, viz.: Messrs. Brown, Carnefix, Furniss, Kirsch, Miller, Peake, Schmidt and President Russell Willson.

Mr. Miller called for General Ordinance No. 30, 1921, for second reading. It was read a second time.

Mr. Miller moved that General Ordinance No. 30, 1921, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 30, 121, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Brown, Carnefix, Furniss, Kirsch, Miller, Peake, Schmidt and President Russell Willson.

By Mr. Miller:

GENERAL ORDINANCE NO. 31, 1921.

AN ORDINANCE concerning the licensing and regulation of circuses in residential districts and declaring an emergency.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That it shall be unlawful for any person, firm or corpora-

tion to conduct, operate or exhibit performances or shows, commonly designated as circuses, and menageries in any section or portion of the City of Indianapolis, occupied and used for residence purposes, or commonly known as a residence section of such city, except as hereinafter provided in Section 2 of this ordinance, and the City Controller shall not issue any license for the purposes of any such show or exhibition as set forth in this section, unless and until, each and all of the provisions of this ordinance shall have been fully complied with.

Sec. 2. That the City Controller of the City of Indianapolis, shall not issue any license for the operating, conducting or exhibiting of any circus, menagerie or show of a character similar to that set forth in Section 1 of this ordinance, in any portion or section of such city used for residences or known as residence sections, until and unless there shall have been filed with him the written consent of 60 per cent of the bona fide residents and occupants of property located upon streets immediately opposite to and adjacent to the grounds proposed to be occupied for the purposes of such show or exhibition. That for the purposes of this ordinance a residence section is declared to be one where there are at least 10 properties occupied exclusively for residence purposes within 500 feet of the grounds to be occupied for such exhibition.

Sec. 3. All ordinances and parts of ordinances in conflict herewith are hereby now repealed.

Sec. 4. Whereas an emergency exists for the immediate taking effect of this ordinance, the same is now declared to be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on City's Welfare.

By Mr. Schmidt:

GENERAL ORDINANCE NO. 32, 1921.

Be it ordained by the Common Council of the City of Indianapolis: Section 1. That it shall be unlawful for any person, firm or corporation to own or operate any automobile, taxicab or other motor vehicle engaged in carrying passengers for hire between places within the City of Indianapolis, and which automobile, taxicab or motor vehicle is allowed to stand or park in any of the streets, alleys or public places within said city while waiting employment, or while the owner procures, or attempts to procure, passengers by soliciting in said streets or public places, unless said automobile, taxicab or motor vehicle is equipped with a practicable, standard fare registering device or taximeter, in good and workable condition, designed to mechanically measure the distance traveled, to record the time said vehicle is in waiting,

and upon which said record there shall be indicated by means of figures or designs, the fare to be charged.

Sec. 2. From and after the passage of this law, it shall be unlawful for any person, firm or corporation owning or operating an automobile, taxicab or other motor vehicle to charge any passenger or persons employing said automobile, taxicab or other motor vehicle any fare greater than the fare computed during the service rendered by the taximeter on said automobile, taxicab or motor vehicle. It shall be the duty of every person, firm or corporation owning or operating an automobile, taxicab or other motor vehicle, as herein described, to keep the taxi-meter thereon in a good and workable condition, and at the beginning of every employment to set said taximeter in the usual way so that it will register and compute on a mileage basis, while said vehicle is running, and a time basis while waiting, and while the service is being rendered the fare to be charged. And such taxi-meter shall be so placed that the face thereof, where the face is registered, will be plainly visible to passenger or passengers within said vehicle. Provided, however, that such service may be rendered passengers at a rate per hour not in excess of the rate now provided by law when, and only when, an express contract is made with such passenger or passengers by the owner or operator of said vehicle before the service rendered is begun. Provided further that the provisions of Section 1 and Section 2, of this ordinance shall not apply to motor vehicles, or to the owners or operators thereof, carrying passengers for fifteen cents each or less.

It shall be the duty of the city inspector of weights and measures to examine, inspect and seal, at least once in every six months, all taximeters used in the City of Indianapolis, provided that in the event complaint is made to the city inspector that any taximeter registers improperly or incorrectly, then it shall be his duty, immediately, to examine and inspect such taximeter and every examination and inspection shall include the examination and inspection of every taximeter affixed to the taxicab, every wheel, tire, gear, shaft, and every part of the mechanism which may effect the operation or control of such taximeter, and the usual standard of such measure or test shall be used therein by the city inspector; and it shall be the duty of the city inspector of weights and measures to seal all taximeters found correct and accurate and keep a record of the number of all taximeters and the date of examination and inspection thereof in the books of his office. There shall be a fee charged for said examination and inspection of fifty cents (50c) for all taximeters, and when complaints shall be made that the taximeter registers incorrectly, and on inspection it is found to be accurate and correct, the charge for making said inspection and test shall be borne by the person making the complaint; if the meter registers incorrectly, the expense of such inspection shall be borne by the person, firm or corporation operating the taxicab; provided that a variance of three per cent (3%) more or less, shall be considered as accurate and correct.

Sec. 4. No driver or operator of any taxicab shall permit any person to ride thereon or therein, without the consent of the owner thereof, when the flag is up or toward a vertical position, and no person shall tamper with, break or mutilate any taximeter, with the intention of causing the same to register improperly or incorrectly or inaccurately.

Sec. 5. No person owning or driving an automobile or power propelled vehicle, used for carrying passengers for hire, shall deceive any passengers who may ride in any such vehicle, or who may desire to ride in any such vehicle, as to his destination or the price authorized by ordinance to be charged for such person, or shall convey such passenger, or cause him to be conveyed to a place other than that directed by him.

Sec. 6. That any person who shall hire a horse-drawn or power-propelled vehicle, whether carriage, buggy, wagon, automobile or taxicab, with the purpose of riding therein, or transporting any goods, wares or merchandise, and shall refuse to pay the agreed price, or the reasonable price therefor, or the rate therefor as fixed by any ordinance of Indianapolis, shall be deemed guilty of a misdemeanor.

Sec. 7. From and after the passage of this law it shall be unlawful for any person, firm or corporation to own or operate any automobile, taxicab or motor vehicle, as is described in Section 1 of this ordinance, unless the name of the owner of such automobile, taxicab or motor vehicle shall, while such vehicle is in use carrying or waiting for passengers, be displayed on each side of said vehicle in letters not less than two and one-half inches in height in such a manner as to be readily distinguishable and readable by the general public.

Sec. 8. Any person violating any of the provisions of this act shall be fined not less than \$10,00 and not more than \$25,00 for the first offense; not less than \$25,00 nor more than \$50,00 for the second offense, and upon a third conviction he shall be fined \$100,00 and his license to own or operate a taxicab for hire shall be cancelled, and he shall not thereafter be entitled to a new license or allowed to own or operate a taxicab for hire for one year after the date of such third conviction.

Sec. 9. This ordinance shall be in full force and effect after its passage and publication as provided by law.

Which was read a first time and referred to the Committee on Law and Judiciary.

By the Board of Park Commissioners:

SPECIAL ORDINANCE NO. 6, 1921.

AN ORDINANCE authorizing the sale of certain personal property of the City of Indianapolis, by and through its Board of Park Commissioners, and declaring a time when the same shall take effect.

WHEREAS, on the 3rd day of March, 1921, under and pursuant to Property Sale Resolution No. 3, of the Board of Park Commissioners of the City of Indianapolis, Indiana, said Board resolved that the following personal property belonging to the City of Indianapolis and under the care and custody of said Board, to-wit:

Item, 1 mare; name, Nettie; color, dark brown; height, 15½ hands; age, 14 years.

Item, 1 horse; name, Dan; color, bay; height, 15½ hands; age, 15 years.

Item, 1 horse; name, Bill; color, white; height, 14½ hands; age, 22 years.

Item, 1 mule; name, Jack; color, bay; height, 16 hands; age, 15 years. Item, 1 mule; name, Barney; color, bay; height, 16 hands; age, 15 years.

Item, 1 horse; name, King; color, bay; height, 15½ hands; age, 17 years.

Item, 1 horse; name, Billy; color, sorrel; height, 14½ hands; age, 18 years.

Item, 1 horse; name, Charley; color, black; height, 16 hands; age, 20 years.

Item, 1 five passenger Lexington car.

was and is no longer needed and no longer fit for the purpose for which such property was intended, and that a petition be filed in the Marion Circuit Court for the appointment of appraisers to appraise the same, and that such other proceedings be had in the matter of the sale thereof, as is required by law, and

WHEREAS, said City of Indianapolis, by and through its said Board, filed in the Marion Circuit Court on the 24th day of March, 1921, its petition for the appointment of appraisers to appraise said property, and

WHEREAS, said Court, on the 18th day of March, 1921, appointed three disinterested freeholders of the City of Indianapolis, none of whom is an officer or employee of said City of Indianapolis, as appraisers to make an appraisement and sworn valuation of said property and make a return thereof to the Mayor of the City of Indianapolis, and

WHEREAS, said appraisers did make a sworn valuation and appraisement of said property, and

WHEREAS, the Mayor of the City of Indianapolis did, on the 18th day of April, 1921, approve in writing said appraisement, which said appraisement and approval by the mayor of the City of Indianapolis is in the words and figures as follows, to-wit:

To the Mayor of the City of Indianapolis, Indiana:

Dear Sir—The undersigned, having been duly sworn on oath, depose and say:

That having been duly appointed by the Judge of the Marion Circuit Court in and for said county and state, aforesaid, to make appraisement and sworn valuation of certain personal property inventoried by the City of Indianapolis, by and through its Board of Park Commissioners under and by virtue of Property Sale Resolution No. 1, 1921, of said Board for the purpose of making sale of the same, we do now, hereby honestly and truly appraise such property as being of the fair and reasonable value herein indicated, as follows:

Item, Name, Color, Height, Age and Appraised Value:

1.	Mare, Nettie, Dark Brown, 15½ Hands, 14\$	45.00
	Horse, Dan, Bay, 15½ Hands, 15	
1.	Horse, Bill, White, 14½ Hands, 22	10.00
1.	Mule, Jack, Bay, 16 Hands, 15	60.00
1.	Mule, Barney, Bay, 16 Hands, 15	50.00
1.	Horse, King, Bay, 15½ Hands, 17	15.00
1.	Horse, Billy, Sorrel, 14½ Hands, 18	25.00
1.	Horse, Charley, Black, 16 Hands, 20	25.00
1.	Five Passenger Lexington Car	25.00

Respectfully submitted,

C. F. STOUT, H. H. SARGENT, JAMES H. SANKE.

State of Indiana, Marion County, ss:

Subscribed and sworn to before me, a notary public, in and for the above county and state, this 16th day of April, 1921.

(Seal)

J. CLYDE, HOFFMAN,

Notary Public.

My commission expires February 3, 1925.

I, Charles W. Jewett, Mayor of the City of Indianapolis, Indiana, do hereby approve the foregoing proceedings and contemplated sale of the property herein inventoried, and also approve the appraisements and sworn valuation made by said appraisers.

Dated this 18th day of April, 1921.

CHARLES W. JEWETT,

Mayor, City of Indianapolis.

Now therefore, be it ordained by the Common Council of the City of Indianapolis, Indiana:

SECTION 1. That the City of Indianapolis, by and through its said Board of Park Commissioners, is hereby authorized to sell personal property, hereinbefore set out in said appraisers' sworn valuation and appraisement, for cash, at public or private sale, for not less than its full appraised value. Such sale shall be upon such notice, if any, as said

Board shall determine, and said property may be sold separately or in one lot.

SECTION 2. This ordinance shall be in full force from and after its passage and approval by the Mayor.

Which was read a first time.

Mr. Brown moved that the rules be suspended and Special Ordinance No. 6, 1921, be placed upon its passage.

The roll was called and the motion to suspend the rules carried by the following vote:

Ayes, 8, viz.: Messrs. Brown, Carnefix, Furniss, Kirsch, Miller, Peake, Schmidt and President Russell Willson.

Mr. Brown called for Special Ordinance No. 6, 1921, for second reading. It was read a second time.

Mr. Brown moved that Special Ordinance No. 6, 1921, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 6, 1921, was read a third time and passed by the following vote:

Ayes, 8 viz.: Messrs. Brown, Carnefix, Furniss, Kirsch, Miller, Peake, Schmidt and President Russell Willson.

By Mr. Furniss:

RESOLUTION NO. 1, 1921.

BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA, That the official voting places for the City nominating primary election, to be held on Tuesday, May 3, 1921, in the several precincts and wards of the City of Indianapolis, shall be and they are hereby declared to be as follows:

LIST OF VOTING PLACES—FIRST WARD.

First Precinct-2735 Station street.

Second Precinct—2618 North Dearborn street.

Third Precinct-2742 Baltimore avenue.

Fourth Precinct—23d street and Olney Street Engine House.

Fifth Precinct—2365 North Rural street. Sixth Precinct—1854 Ludlow avenue. Seventh Precinct—1549 North Arsenal avenue. Eighth Precinct—1920 Yandes street. Ninth Precinct—1516 Columbia avenue. Tenth Precinct—1536 Brookside avenue. Eleventh Precinct—2028 Brookside avenue. Twelfth Precinct—1138 North Beville avenue. Thirteenth Precinct—3510 East 22d street. Fourteenth Precinct—10th street and Gray Street Church, Fifteenth Precinct—1019 North Olney street.

SECOND WARD.

First Precinct—914 East 30th street. Second Precinct—27th street and Cornell avenue, Zero Ice Co. Third Precinct—Ashland avenue and 24th street, Engine House. Fourth Precinct—Southeast corner 22d street and Bellefontaine street. Fifth Precinct—710 East 19th street. Sixth Precinct—Ashland avenue and 16th street, Engine House. Seventh Precinct—662 East 16th street. Fighth Precinct—662 East 19th street. Ninth Precinct—1828 Central avenue. Tenth Precinct—508 East 21st street. Eleventh Precinct—2439 Central avenue. Twelfth Precinct—418 East 25th street.

THIRD WARD.

First Precinct—2201 North Talbott street. Second Precinct—2302 North Illinois street. Third Precinct—2102 Allfree street. Fourth Precinct—2143 North Illinois street. Fifth Precinct—2001 North Talbott street, rear. Sixth Precinct—147 East 17th street. Seventh Precinct-1222 Lafayette street. Eighth Precinct—1618 Boulevard Place. Ninth Precinct—1031 North Missouri street.

FOURTH WARD.

First Precinct—3521 College avenue, rear. Second Precinct—541 East 32d street, rear. Third Precinct—2957 Central avenue. Fourth Precinct—41 East 36th street, rear. Fifth Precinct-3006 Central avenue, rear. Sixth Precinct, 2952 Central avenue. Seventh Precinct—3503 North Illinois street. Eighth Precinct—3178 North Capitol avenue.

Ninth Precinct-2901 Kenwood avenue. Tenth Precinct-728 West 30th street. Eleventh Precinct—2702 Indianapolis avenue. Twelfth Precinct—1067 West 34th street. Thirteenth Precinct—960 West 51st street. Fourteenth Precinct—2939 Clifton street. Fifteenth Precinct—1055 West 28th street. Sixteenth Precinct—983 West 25th street. Seventeenth Precinct—512 West 13th street. Eighteenth Precinct—634 West 11th street. Nineteenth Precinct—1723 Montcalm street. Twentieth Precinct—2448 Schurman avenue. Twenty-first Precinct—512 East Maple Road. Twenty-second Precinct—303 West 40th street. Twenty-third Precinct-4831 Broadway street, rear. Twenty-fourth Precinct-4909 Broadway street, rear. Twenty-fifth Precinct—5693 Central avenue, rear.

FIFTH WARD.

First Precinct—750 North California street. Second Precinct—850 Blake street. Third Precinct—546 Minerva street. Fourth Precinct—542 N. Douglas street. Fifth Precinct—604 North California street. Sixth Precinct—732 West New York street. Seventh Precinct—223 Hiawatha street.

SIXTH WARD.

First Precinct—25 East North street.
Second Precinct—801 North Senate avenue.
Third Precinct—623 North West street.
Fourth Precinct—311 West Vermont street.
Fifth Precinct—19 North West street.
Sixth Precinct—114 West Ohio street.
Seventh Precinct—Marion Club, 234 North Meridian street.
Eighth Precinct—326 North Illinois street.

SEVENTH WARD.

First Precinct—713 Massachusetts avenue.

Second Precinct—314 East Walnut street.

Third Precinct—City Hall.

Fourth Precinct—Alabama street and New York street, Engine House.

Fifth Precinct—605 Lockerbie street.

Sixth Precinct—306 North Davidson street.

Seventh Precinct—528 East Market street.

Eighth Precinct—406 East Washington street.

EIGHTH WARD.

First Precinct—1108 Broadway street. Second Precinct—241 East 11th street. Third Precinct-1524 North Alabama street, Fourth Precinct—960 North Meridian street. Fifth Precinct—935 Ft. Wayne avenue. Sixth Precinct—1024 College avenue. Seventh Precinct—13th street and Ashland avenue. Eighth Precinct—126 West 15th street, Engine House.

NINTH WARD.

First Precinct—4330 East Washington street. Second Precinct—North Sherman Drive, Engine House. Third Precinct—2511 East Michigan street. Fourth Precinct—444 North Keystone avenue. Fifth Precinct—2217 East Michigan street. Sixth Precinct—478 North Randolph street. Seventh Precinct—847 Highland avenue. Eighth Precinct—1420 East Vermont street. Ninth Precinct—1014 East Washington street.

Tenth Precinct-9 North State street. Eleventh Precinct—3218 East Michigan street.

Twelfth Precinct—North Linwood avenue, frame building on Emerson school grounds.

Thirteenth Precinct—906 Parker avenue. Fourteenth Precinct-5544 East Washington street. Fifteenth Precinct—204 South Audubon Road. Sixteenth Precinct—4845 Fletcher avenue.

TENTH WARD.

First Precinct—33 South State street. Second Precinct-1314 Bates street. Third Precinct—2510 Southeastern avenue. Fourth Precinct—2029 Hoyt avenue. Fifth Precinct—1306 Fletcher avenue. Sixth Precinct—1415 Pleasant street. Seventh Precinct—1154 Laurel street. Eighth Precinct—1148 Churchman avenue. Ninth Precinct—1302 Linden street. Tenth Precinct-2028 Olive street. Eleventh Precinct—3322 Prospect street. Twelfth Precinct-2601 Shelby street. Thirteenth Precinct—1161 Perry street.

ELEVENTH WARD.

First Precinct—816 East Maryland street. Second Precinct—321 Virginia avenue.

Third Precinct—631, South Alabama street.
Fourth Precinct—921 High street.
Fifth Precinct—510 East Merrill street.
Sixth Precinct—820 Harrison street.
Seventh Precinct—548 Virginia avenue.
Eighth Precinct—1006 Virginia avenue.
Ninth Precinct—638 Buchanan street.

TWELFTH WARD.

First Precinct—Kentucky avenue and Maryland street, Engine House.
Second Precinct—45 South West street.
Third Precinct—39 West Henry street.
Fourth Precinct—713 South Illinois street.
Fifth Precinct—637 South Meridian street.
Sixth Precinct—846 South Illinois street.
Seventh Precinct—805 South Missouri street.

THIRTEENTH WARD.

First Precinct—801 Prospect street.
Second Precinct—1306 Wright street.
Third Precinct—334 Lincoln street.
Fourth Precinct—2163 Applegate street.
Sixth Precinct—17 West Pleasant Run Drive.
Seventh Precinct—117 Palmer street.
Eighth Precinct—1241 Charles street.
Ninth Precinct—144 Wisconsin street.
Tenth Precinct—1019 South West street.

FOURTEENTH WARD.

First Precinct—1224 Oliver avenue.
Second Precinct—908 River avenue.
Third Precinct—1313 Oliver avenue.
Fourth Precinct—1726 West Morris street.
Fifth Precinct—1768 Howard street.
Sixth Precinct—1417 Silver avenue.
Seventh Precinct—2116 West Morris street.

FIFTEENTH WARD.

First Precinct—2011 Wilcox street.
Second Precinct—2017 West Washington street.
Third Precinct—1234 West Washington street.
Fourth Precinct—720 North Pershing avenue.
Fifth Precinct—523 North Bellevue avenue.
Sixth Precinct—3024 West 10th street.
Seventh Precinct—3611 West Michigan street.
Eighth Precinct—3044 West Michigan street.
Ninth Precinct—261 North Addison street.

Tenth Precinct—2515 West Michigan street.

Eleventh Precinct—120 Hancock avenue.

Twelfth Precinct—1240 North King avenue.

And be it further resolved, that the City Clerk is hereby directed to make such publication of the above named voting places as required by law.

Which was read a first time.

Mr. Schmidt moved that the rules be suspended and Resolution No. 1, 1921, be placed on its passage.

The roll was called and the motion to suspend the rules was carried by the following vote:

Ayes, 8, viz.: Messrs. Brown, Carnefix, Furniss, Kirsch, Miller, Peake, Schmidt and President Russell Willson.

Mr. Schmidt called for Resolution No. 1, 1921, for second reading. It was read a second time.

Mr. Schmidt moved that Resolution No. 1, 1921, be adopted. Resolution No. 1, 1921, was read a third time and adopted by the following vote:

Ayes, 8, viz.: Messrs. Brown, Carnefix, Furniss, Kirsch, Miller, Peake, Schmidt and President Russell Willson.

On motion of Mr. Schmidt, the City Clerk was directed to have Resolution No. 1, 1921, published as required by law.

President Willson announced the next order of business to be the election of a member of the Council to represent the Council on the City Plan Commission.

Councilman Brown placed in nomination Russell Willson, which nomination was seconded by Councilman Furniss.

Councilman Peake placed in nomination Gustave G. Schmidt, which nomination was seconded by Councilman Kirsch.

The Clerk called the roll which resulted as follows:

Those voting for Mr. Willson, 3, viz.: Messrs. Brown, Furniss and Schmidt.

Those voting for Mr. Schmidt, 5, viz.: Messrs. Carnefix, Kirsch, Miller, Peake and President Russell Willson.

President Willson announced the result of the vote and declared Councilman Schmidt elected as member of the City Plan Commission for the year 1921.

On motion of Mr. Miller, the Common Council at 9:00 o'clock P. M. adjourned.

Russell Hillson

President.

Attest:

City Clerk.