REGULAR MEETING.

COUNCIL CHAMBER,
CITY OF INDIANAPOLIS,
July 2, 1900.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, July 2, 1900, at 8 o'clock, in regular meeting.

Present, Hon. John H. Crall, President of the Common Council, in the chair, and 17 members, viz.: Messrs. Bernauer, Billingsley, Daller, Dickson, Evans, Horan, Kaiser, Keller, Kelly, Knight, Megrew, Munro, Negley, Perrott, Reilly, Spiegel and Wheeler.

Absent 3, viz.:-Messrs. Higgins, Moriarity and McGrew.

The Clerk proceeded to read the Journal, whereupon Councilman Billingsley 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,
INDIANAPOLIS, IND., June 28, 1900.

To the President and Members of the Common Council:

Gentlemen—I have this day approved the following ordinances:

G. O. No. 21, 1900. An ordinance ratifying, confirming and approving a certain contract and agreement made and entered into between the City of Indianapolis, by and through its Board of Public Works, and David M. Parry, St. Clair Parry and Thomas N. Parry, granting authority to locate, construct and maintain a switch, track or tracks in certain streets of the City of Indianapolis.

- G. O. No. 25, 1900. An ordinance approving a certain contract granting the Indianapolis Union Railway Company, lessee of the Belt Railroad, the right to lay and maintain certain railroad tracks in the City of Indianapolis.
- G. O. No. 26, 1900. An ordinance approving a certain contract, granting the Indianapolis Water Company the right to lay and maintain a switch or side-track across the Crawfordsville road.

Respectfully submitted,

T. TAGGART,

Mayor.

Which was read and ordered spread on the minutes.

His Honor, the Mayor, presented the following communication:

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS,
INDIANAPOLIS, IND., June 30, 1900.

To the President and Members of the Common Council:

Gentlemen—I return herewith G. O. No. 16, 1900, without my signature. I am advised by the City Attorney that this ordinance is illegal and void:

First. Because the City Charter does not confer power upon the Common Council to provide for the cleaning of dirt from sidewalks by the city and assess the cost thereof against the property adjacent to the part so cleaned.

Second. Even if such power was given by the Charter, this ordinance would be invalid, because it does not provide for giving a hearing to the property owner as to the amount of the cost of such cleaning.

Third. The attempt to give notice to non-residents by posting the

same upon the lot is clearly illegal.

Fourth. There is no law authorizing the filing of such liens with the

City Clerk.

On account of the foregoing objections, I return the ordinance un-

signed.

Respectfully submitted,

T. TAGGART,

Mayor.

Which was read and ordered spread on the minutes.

REPORTS FROM OFFICIAL BOARDS.

Communication from Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., July 2, 1900.

To the President and Members of the Common Council:

Gentlemen—We send you herewith, for your consideration and action thereon, an ordinance ratifying and approving a certain contract made

and entered into on the 13th day of June, 1900, with the Indianapolis Clean Street Company, granting said company the privilege of erecting and maintaining boxes for waste paper, and for the compensation of the city for said privilege.

Very respectfully,

ALBERT SAHM, C. MAGUIRE, JOS W. SMITH. Board of Public Works.

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

REPORTS, ETC., FROM STANDING COMMITTEES.

Mr. Megrew, on behalf of the Committee on Finance, to which was referred:

App.O.No. 9,1900. An ordinance appropriating the sum of three hundred eighty-one dollars and twenty-five cents (\$381.25) to the Department of Finance of the City of Indianapolis, Indiana, with which to pay certain claims made by virtue of Section 8 of an act of the General Assembly entitled "An act to better regulate and restrict the sale of intoxicating, vinous and malt liquors," etc., approved March 11, 1895, and fixing the time when the same shall take effect.

Made the following report:

Indianapolis, Ind., July 2, 1900.

Mr. President:

The Finance Committee, to whom was referred App. O. No. 9, 1900, having considered the same, recommend that the same do pass.

HAROLD C. MEGREW.
W. H. WHEELER.
WM. KAISER.
A. DALLER.
C. M. DICKSON.
GEO. H. EVANS.

Which was read and concurred in.

Mr. Megrew, on behalf of the Committee on Finance, to which was referred:

App. O. No. 8, 1900. An ordinance appropriating the sum of seventy-seven dollars and forty cents (\$77.40) with which to pay a certain claim made by virtue of Section 8 of an act entitled "An act to better regulate and restrict the sale of intoxicating and malt liquors," etc., approved March 11, 1895, and fixing the time when the same shall take effect.

Made the following report:

Indianapolis, Ind., July 2, 1900.

Mr. President:

The Finance Committee, to whom was referred App. O. No. 8, 1900, having considered the same, recommend that the same do pass.

HAROLD C. MEGREW.
A. DALLER.
W. H. WHEELER.
C. M. DICKSON.
WM. KAISER.
GEO. H. EVANS.

Which was read and concurred in.

Mr. Megrew, on behalf of the Committee on Finance, to which was referred:

G. O. No. 19, 1900. An ordinance regulating breweries, brewery agencies and depots; regulating the sale and storage of the products of breweries; regulating the location of breweries, brewery agencies and depots; providing a license and a method of procuring the same; fixing penalties, and providing a time when the same shall take effect.

Made the following report:

Indianapolis, Ind., July 2, 1900.

Mr. President:

The Committee on Finance, to whom was referred G. O. No. 19, 1900, having considered the same, recommend that the same do not pass for the following reasons, viz.:

First. We believe the ordinance to be discriminating and unjust. Second. The proposed license fee of one thousand dollars is excessive, especially for the small dealer.

especially for the small dealer.

Third. The requirements of Section 6 are unusual, and almost impossible of fulfillment, and the failure to comply therewith gives cause

for fine and the cancellation of license.

Fourth. The requirements of Section 7 are little less than extraordinary, and are objectionable, in as much as it requires the listing of all customers, private or otherwise.

HAROLD C. MEGREW.
A. DALLER.
GEO. H. EVANS.
W. H. WHEELER.
WM. KAISER.

Which was read and concurred in.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

Under this order of business the following ordinances were introduced:

By Mr. Negley:

G. O. No. 27, 1900. An ordinance defining the duties of express companies as to delivery of packages, parcels and pieces of freight consigned in their care to persons, firms and corporations residing or doing busi-

ness in the City of Indianapolis, Indiana, providing a penalty for the violation hereof, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that it shall be the duty of each and every express company doing a public express business in said city by the transportation of packages, parcels and pieces of freight consigned at places outside of said city to persons, firms or corporations residing or doing business within said city, to deliver, when requested so to do by the consignee, all packages, parcels and pieces of freight so consigned in their care, within twelve (12) hours after such request shall have been made. Provided, that if such request be not made before the hour of 3 o'clock p. m. on any given day such express company shall have until 12 o'clock noon on the following day to deliver such consignment; and, provided, also, that the name and address of such consignee be legibly written or printed in the English language in some conspicuous place on such package, parcel or piece of freight, and such address be within the corporate limits of said City of Indianapolis.

Sec. 2. It shall be the duty of each and every such express company to notify, either by telephone or in writing, the consignee of any such package, parcel or piece of freight consigned in their care to any person, firm or corporation residing or doing business in said City of Indianapolis, of the receipt of such consignment, within six (6) hours after the receipt of the same; provided, the name and address of such consignee be legibly written or printed in the English language in some conspicuous place on such consignment, and such address be within the corporate limits of said city of Indianapolis; and a notice by telephone, or in writing mailed to the address written or printed on such consignment, shall be a sufficient notice. And provided further, that if such package, parcel or piece of freight be delivered to the address of such consignee within six (6) hours after the receipt of the same in said city by such express company, no such notice shall be necessary.

Any officer, agent or employe of any such express company who shall violate, or cause to be violated, any of the provisions of this ordinance shall, upon conviction thereof, be fined in any sum not less than ten dollars nor more than fifty dollars. And each violation shall

be considered a separate offense hereunder.

Sec. 4. All ordinances and parts of ordinances in conflict herewith

are hereby repealed.

Sec. 5. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Daily Sentinel, a newspaper of general circulation printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to Committee on Ordinances.

By Mr. Evans (by request):

G O. No. 28, 1900. An ordinance to amend Section 11 and repeal Section 12 of an ordinance entitled "An ordinance authorizing corporations, firms, companies or individuals to lay and maintain pipes in the streets, alleys, avenues, lanes and public grounds of the City of Indianapolis for the purpose of supplying said city and its inhabitants with natural gas for heating and illuminating purposes." Approved June 27, 1887.

Be it ordained by the Common Council of the City of Indianapolis: Section 1. That section 11 of the above entitled ordinance be and the same is hereby amended so as to read as follows:

Sec. 11. In consideration of the use of the streets, alleys, avenues, lanes and public grounds of this city, for the supplying of natural gas, all corporations, companies, firms and individuals having such use under this ordinance shall, so long as such use shall continue, supply and furnish natural gas for heating and illuminating purposes and be entitled to demand and receive therefor monthly from each consumer seventy-five cents and not more for each month in which his consumption does not exceed twenty-five hundred cubic feet, and at the rate of thirty cents and not more for each 1,000 cubic feet consumed in each month in which his consumption exceeds twenty-five hundred cubic feet. Meters for the measurement of the gas consumed shall be furnished by the corporation, company, firm or individual by whom the gas is supplied, and for the use of each of the same such corporation, company, firm or individual shall be entitled to charge and receive an additional sum of twenty-five cents a month. Provided, however, that until the consumer shall have been furnished or tendered a meter he shall be entitled to be supplied with natural gas at the schedule rates prescribed in Section 11 of said ordinance before the amendment of said section by this ordinance. The corporation, firm, company or individual so supplying natural gas shall have the right to demand a deposit of not exceeding five dollars (\$5.00) as security for the payment of bills for gas to be supplied and meter rent.

Payment shall be made for gas supplied and meter rent for each month, within the first ten days of the succeeding month, at the office in said city of the proper corporation, company, firm or individual, and for failure to make such payment, or for using gas without a meter after a meter has been furnished or tendered, the further supply of gas may be discontinued until such payment is made, or the meter is put in posi-

tion and used.

Sec. 2. That Section 12 of said ordinance be and the same is hereby repealed.

Sec. 3. This ordinance shall take effect from and after its passage.

Which was read a first time and referred to Committee on Public Property and Improvements.

By Board of Public Works:

G. O. No. 29, 1900. An ordinance ratifying, confirming and approving the certain contract and agreement made and entered into on the 13th day of June, 1900, between the Indianapolis Clean Street Company and the City of Indianapolis, by and through its Board of Public Works, for the prevention of the casting or leaving upon the streets and public places of the city of waste paper and other litter, and to that end for the erection and maintenance at convenient and suitable places upon such streets, alleys, and public places of suitable boxes for the collection, casting and temporary deposit therein of such waste paper and other articles of litter, and to provide and arrange for the cleaning and keeping clean of such boxes and the removal and disposition of such waste paper and litter, and fixing a time when the same shall take effect.

Whereas, Heretofore, to-wit: on the 13th day of June, 1900, the City of Indianapolis, by and through its Board of Public Works, entered into the following contract and agreement with the Indianapolis Clean

Street Company, to-wit:

This agreement, made and entered into this 13th day of June, 1900, by and between the Indianapolis Clean Street Company, party of the first part, and the City of Indianapolis, Marion county, in the State of

Indiana, by and through its Board of Public Works, party of the second part, under and by virtue of the powers conferred upon it by the 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," appoved March 6, 1891, and all acts amendatory and supple-

mental thereto, witnesseth:

That the said party of the first part, in consideration of the agreements, provisions and considerations hereinafter mentioned and stated. hereby covenants and agrees that it, its successors and assigns, will, as hereinafter specified, for and during the full term of twenty years from and after the execution of this contract, erect, renew and maintain suitable boxes or receptacles, which said boxes or receptacles shall be and remain the property of the party of the first part and shall not be less than three feet six inches in length, twenty inches in width, and fifteen inches in depth, for the collection of waste paper and other litter upon the streets and public places of said city, not including, however, garbage, ashes, manure, or animal or vegetable refuse or matter. Said boxes or receptacles shall not be more than four feet in length, two feet and two inches in width, and twenty-one inches in depth, unless approved by said Board of Public Works. Said boxes or receptacles shall be constructed of some permanent material, consisting of either iron, galvanized iron, tin or other substance which makes a tight, convenient box or receptacle. Said boxes or receptacles may be fastened and placed by said party of the first part, its successors and assigns, upon any sidewalk, curbing, lamp post, electric light post, or other post or spot controlled by and situated in said City of Indianapolis.

And the said party of the first part binds itself, its successors and assigns, to collect from and empty said boxes or receptacles as often as may be necessary to prevent them from becoming overloaded; and it further agrees to maintain the said boxes or receptacles in a cleanly con-

dition for the purposes for which they are or shall be erected.

It is mutually covenanted and agreed that the said party of the first part, its successors and assigns, shall have the right to erect and maintain for the period aforesaid (twenty years) one or more of said boxes or receptacles at any or all street and alley intersections within said City of Indianapolis, and at such other convenient and suitable places on the streets or in the alleys or other public places of said city as may be necessary or proper to receive and to prevent casting or leaving upon the streets and public places of said city of waste paper or other litter, excepting garbage, ashes, manure, and animal or vegetable refuse or matter.

It is further mutually covenanted and agreed that the said party of the first part, its successors and assigns, shall erect not less than fifty of said boxes or receptacles before January 1, 1901, and shall have erected within one year from the execution hereof not less than one hundred, all told, of said boxes or receptacles, and it may from time to time during the existence of this contract construct, erect and maintain as many more of said boxes or receptacles, at all suitable places in said city, as it, its successors and assigns may find it necessary to erect in order to prevent the casting upon said streets, alleys and other public places, of waste paper and other litter. Provided, however, that said party of the first part shall not be required to have and maintain in said city at any one time more than four hundred of said boxes or receptacles.

It is further mutually covenanted and agreed that the said party of the first part, its successors and assigns, shall provide at its or their expense, without cost to said City of Indianapolis, suitable vehicles, drivers and collectors for the collection and disposal of all waste material

in said boxes or receptacles.

It is further mutually covenanted and agreed that said party of the first part, its successors and assigns, shall own and possess all such waste paper, litter and other materials so collected from said boxes or receptacles for and during the life of this contract, and that said party of the first part, its successors and assigns, shall destroy or dispose of said waste paper or other litter so collected, without expense or cost to said City of Indianapolis.

It is further covenanted and agreed that there shall be placed by said party of the first part, its successors and assigns, in a conspicuous place on each box or receptacle put in place in said city, a sign reading as follows; "City Waste Box," and also the number of same. The letters and figures of said signs in no instance, however, shall be less than two inches

in length.

It is further agreed by and between the parties hereto that in consideration of the agreement herein for the erection, maintenance, cleaning and collecting from said boxes or receptacles by said party of the first part, and other considerations herein mentioned, the said party of the first part, its successors and assigns, shall have the sole and exclusive right for and during the term of this contract, to utilize and employ any space (excepting that used for the sign, "City Waste Box," and the number aforesaid) upon said boxes or receptacles so erected, for advertising purposes, and the said party of the first part, its successors and assigns, is hereby authorized, empowered, and given the exclusive right, during the life of this contract, to contract for and publish advertising upon said boxes or receptacles for its or their sole benefit, and to collect for its or their sole use the proceeds of such advertising, excepting so much as shall be paid to the City of Indianapolis under this contract.

It is understood and agreed, however, that no advertising shall appear upon said boxes or receptacles which is of an immoral or disreputable

character.

It is further mutually covenanted and agreed, in consideration of the granting of said contract by said city, and the acceptance thereof by said party of the first part, and other good considerations herein expressed, that the said party of the first part, its successors and assigns, will, on January 1, 1901, and semi-annually thereafter, submit statements of gross receipts to the Comptroller of said city, and on January 1, 1901, and semi-annually thereafter during the life of this contract, pay to the City of Indianapolis for the privilege of erecting and maintaining said boxes or receptacles, fifteen per cent. of the gross receipts derived from said advertising on said boxes and the sale of the contents thereof.

The said City of Indianapolis may, at its option, by making a written demand upon said party of the first part ten days before the 10th day of January in each year during the life of this contract, examine the books of account touching said advertising of the party of the first part, in order to verify the correctness of the statements herein mentioned as to the amount which shall or may be due the said City of Indianapolis.

It is further mutually covenanted and agreed by and between the parties hereto that no page or advertising printed on paper is to be pasted upon any of the boxes or receptacles to be erected under this contract, but that any advertisement to be placed upon said boxes or receptacles be printed, painted, stamped or marked upon tin or other metal in such a manner that it may be fastened to said boxes or receptacles.

Said party of the first part further agrees to give bond in the sum of ten thousand dollars (\$10,000) from year to year during said period of

SEAL.

twenty years, conditioned for the faithful performance of this contract, with surety to the approval of said Board, and that upon failure so to do

this contract may be cancelled by said Board.

To each and all of the terms, provisions and conditions of this contract the Indianapolis Clean Street Company, party of the first part, and the City of Indianapolis, party of the second part, by and through its Board of Public Works, do fully agree and bind themselves, their successors and assigns.

In testimony whereof, the parties hereto have hereunto set their hands and seals in duplicate this 13th day of June, 1900

INDIANAPOLIS CLEAN STREET COMPANY, By CHAS. H. STUCKMEYER, President.

> CITY OF INDIANAPOLIS, By ALBERT SAHM, C. MAGUIRE, Jos. W. SMITH,

THOMAS TAGGART, Mayor.

Board of Public Works.

And whereas, Said contract and agreement have been submitted by said Board of Public Works of the City of Indianapolis to the Common Council of said City for its action thereon; therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the foregoing contract and agreement made and entered into on the —— day of June, 1900, by the Indianapolis Clean Street Company and the City of Indianapolis, by and through its Board of Public Works, be and the same is hereby in all things ratified, confirmed and approved.

Sec. 2. This ordinance shall take effect and be in full force from and

after its passage.

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

MISCELLANEOUS BUSINESS.

Mr. Dickson offered the following resolution:

Resolution No. 8, 1900—

Whereas, The franchise these gas companies enjoy is worth many thousands of dollars, and neither company has ever paid the city one

cent for the rights and privileges they enjoy; and,
Whereas, The matter of rates and schedules of prices of gas, etc., is under Section 59 of our charter, a subject that must be regulated by contract entered into with the Board of Public Works, and then ratified by ordinance passed by the Common Council, and hence the proposition to regulate the rate and use of gas should be first considered by the said Board of Public Works; therefore, be it

Resolved, That this entire matter be, and the same is hereby referred to the Board of Public Works.

Mr. Dickson moved that Resolution No. 8, 1900, be adopted.

Mr. Knight moved to lay Mr. Dickson's motion on the table.

Which motion prevailed.

Mr. Megrew submitted the following report from Memorial Committee:

Expenses incurred by Memorial Committee, Season 1900:		
Voucher.	Names and Items.	Amount.
No. 1.	Indianapolis News, advertising	\$1.50
No. 2.	Indianapolis Press, advertising	1 50
No. 3.	Capital City Awning and Tent Co., canvas over stand	5 (0
No. 4.	Indianapolis Street Railway Co., 250 St. R'y tickets	10 00
No. 5.	Chas. Mayer & Co., 18 dozen flags	3 60
No. 6.	Gus Wise, transportation	12 00
No. 7.	Indianapolis Transfer Co., two coaches, Crown Hill,	
	Decoration day	10 00
No. 8.	Indianapolis Military Band, parade and Crown Hill	78 00
No. 9.	Sentinel Printing Co., 4,000 four-page programs	3 00
No. 10.	Fred C. Victor, printing postals	50
No. 11.	Peter Zinn, Secretary, cash for stationery, postage, etc	17 50
No. 12.	Sentinel Printing Co., 500 four-page General Orders	6.10
No. 13.	P. A. Pahud, flowers for Soldiers' vases	10 00
No. 14.	Crown Hill Cemetery Co., sprinkling and care flowers	
	(no warrant issued)	7 00
No. 15.	J. C. Slatery, supplying and hauling evergreens	7 0)
	m . 1	#1EO 00
	Total	
		7 00

The above expenditures authorized by General Committee.

Approved:

A. B. SEWARD, Chairman. IRVIN ROBBINS, F. E. SWIFT, DELLA GRAHAM,

Auditing Committee.

\$165 80

Received from City Comptroller Checks No. 6580 to 6593 inclusive, aggregating in amount \$165-80.

HAROLD C. MEGREW,

Treasurer Memorial Committee.

Which was read and ordered spread on the minutes.

ORDINANCES ON SECOND READING.

On motion of Mr. Keller, the following entitled ordinance was taken up and read a second time:

G. O. No. 6, 1900. An ordinance annexing certain territory to the City of Indianapolis, and fixing a time when the same shall take effect.

Mr. Keller moved that G. O. No. 6, 1900, be stricken from the files.

Which motion prevailed.

On motion of Mr. Megrew, the following entitled ordinance

was taken up, read a second time, ordered engrossed, and then read a third time:

App. O. No. 8, 1900. An ordinance appropriating the sum of seventyseven dollars and forty cents (\$77.40) with which to pay a certain claim made by virtue of Section 8 of an act entitled "An act to better regulate and restrict the sale of intoxicating and malt liquors," etc., approved March 11, 1895, and fixing the time when the same shall take effect.

And was passed by the following vote:

AYES 18—viz.: Messrs. Bernauer, Billingsley, Daller, Dickson, Evans, Horan, Kaiser, Keller, Kelly, Knight, Megrew, Munro, Negley, Perrott, Reilly, Spiegel, Wheeler and President Crall.

Noes-None.

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

App. O. No. 9, 1900. An ordinance appropriating the sum of three hundred eighty-one dollars and twenty-five cents (\$381.25) to the Department of Finance of the City of Indianapolis, Indiana, with which to pay certain claims made by virtue of Section 8 of an act of the General Assembly entitled "An act to better regulate and restrict the sale of intoxicating, vinous and malt liquors," etc., approved March 11, 1895, and fixing the time when the same shall take effect.

And was passed by the following vote:

AYES 18—viz.: Messrs. Bernauer, Billingsley, Daller, Dickson, Evans, Horan, Kaiser, Keller, Kelly, Knight, Megrew, Munro, Negley, Perrott, Reilly, Spiegel, Wheeler and President Crall.

Noes-None.

On motion of Mr. Perrott, the Council returned to the order of

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

The following ordinance was introduced:

By Mr. Perrott (by request):

G. O. No. 30, 1900. An ordinance annexing certain territory to the City of Indianapolis, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of the City of Indianapolis, be and the same are hereby extended so as to include the following described contiguous territory, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, in Marion county, and the State of Indiana, to-wit:

Beginning at a point in the intersection of the center line of Pennsylvania treats with the south beauth for English the party with the

vania street with the south bank of Fall Creek; thence north with the center line of Pennsylvania street, the same being the present east corporation line of the City of Indianapolis, to the center line of Thirtieth street; thence east with the center line of Thirtieth street to the east bank of Fall Creek; thence in a southwesterly direction with the south bank of Fall Creek, the same being the present north corporation line of the City of Indianapolis, to the center line of Pennsylvania street with the south bank of Fall Creek, the place of beginning.

Sec. 2. This ordinance shall be in full force and effect from and after its passage and publication for two consecutive weeks in the Indianapolis Sentinel, a daily newspaper of general circulation printed and published in the City of Indianapolis, Indiana.

With the following petition:

Indianapolis, Ind., June, 1900.

To the Common Council of the City of Indianapolis:

Gentlemen-The undersigned, owners of real estate, petition your Honorable Body for the passage of an ordinance annexing the land hereinafter described to the City of Indianapolis.

Described as follows: Beginning at a point in the intersection of the center line of Pennsylvania street with the south bank of Fall Creek; thence north with the center line of Pennsylvania street, the same being the present east corporation line of the City of Indianapolis, to the center line of Thirtieth street; thence east with the center line of Thirtieth street to the east bank of Fall Creek; thence in a southwesterly direction with the south bank of Fall Creek, the same being the present north corporation line of the City of Indianapolis, to the place of beginning.

M. J. Osgood, Aquilla Q. Jones, Catharine M. Lewis by Chas S. Lewis Att'y in fact, Chas. S. Lewis, W. E. Kurtz, H. J. Milligan, Geo. B. Yandes, V. T. Malott, E. B. Martindale

Which was read a first time and referred to Committee on Ordinances.

On motion of Mr. Daller, the Council then again took up the order of

ORDINANCES ON SECOND READING.

On motion of Mr. Daller, the following entitled ordinance was taken up and read a second time:

G. O. No. 19, 1900. An ordinance regulating breweries, brewery agencies and depots; regulating the sale and storage of the products of breweries; regulating the location of breweries, brewery agencies and depots; providing a license and a method of procuring the same; fixing penalties, and providing a time when the same shall effect.

And, on motion of Mr. Daller, G. O. No. 19, 1900, was stricken from the files by the following vote:

AYES 12—viz: Messrs. Billingsley, Daller, Evans, Kaiser, Keller, Kelly, Megrew, Munro, Negley, Spiegel, Wheeler and President Crall.

Noes 6-viz.: Messrs. Bernauer, Dickson, Horan, Knight, Perrott and Reilly.

Before the vote was announced, Mr. Kelly changed his vote from the affirmative to the negative.

On motion of Mr. Daller, the Common Council, at 8:45

o'clock P. M., adjourned.

President.

ATTEST:

City Clerk.