REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

Monday, April 3, 1905.

The Common Council of the City of Indianapolis, met in the Council Chamber, Monday evening, April 3, 1905, at 7:45 o'clock, in regular session, President James H. Billingsley in the chair.

Present: The Hon. James H. Billingsley, President of the Common Council, and 14 members, viz.: Messrs. Cooper, Cottey, Davis, Eppert, Fishback, Gasper, Moriarity, Murray, Rhodes, Storm, Sullivan, Uhl, Wahl, Wright.

Absent, 6, viz.: Messrs. Crall, Hofmann, Krause, Linus, Shea, Wolsiffer.

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

COMMUNICATIONS FROM THE MAYOR.

INDIANAPOLIS, IND., March 22, 1905.

To the Honorable, the President and Members of the Common Council: Gentlemen: I herewith return to you with my signature and approval General Ordinances No. 10, 1905; No. 15, 1905; No. 16, 1905, and No. 17, 1905.

Respectfully, JOHN W. HOLTZMAN, Mayor.

Which was read.

INDIANAPOLIS, IND., March 23, 1905.

To the Honorable, the President and Members of the Common Council: I herewith return with my signature and approval General Ordinance No. 8, 1905.

Respectfully,

JOHN W. HOLTZMAN.

Mayor.

Which was read.

REPORTS FROM CITY OFFICERS.

From the City Comptroller:

INDIANAPOLIS, IND., April 3, 1905.

To the President and Members of the Common Council:

Gentlemen: I submit herewith letter from the Board of Public Parks requesting transfers from the funds heretofore appropriated for Riverside Park as follows, to-wit:

To	Brookside Park	. \$2,000.00
To	Garfield Park	. 3,000.00
To	University Park	. 400.00
	Irving Circle	
	Morris Square	

I recommend that the transfers be made and inclose ordinance for that purpose.

Respectfully submitted.

J. P. DUNN, City Comptroller.

INDIANAPOLIS, IND., April 3, 1905.

Hon. J. P. Dunn, City Comptroller, City:

Dear Sir: Will you kindly recommend the transfer of a portion of the Permanent Improvement Fund of \$20,800.00 heretofore appropriated for Riverside Park, to the following parks:

\$2,000.00 Brookside. \$3,000.00 Garfield. \$400.00 University. \$300.00 Irving Circle. \$100.00 Morris Square.

No part of the Permanent Improvement Fund was allotted to the three last named parks, and the allotment of \$2,000.00 to Brookside and \$1,000.00 to Garfield, originally made, should be increased by the amounts indicated herein.

Very sincerely

HIRAM BROWN, President.

Which was read.

INDIANAPOLIS, IND., April 3, 1905.

To the President and Members of the Common Council:

Gentlemen: I submit here letter of the Board of Health requesting an appropriation of \$300.00 for cleaning privy vaults. The appropriation is provided for in an ordinance now pending in the Council, making more efficient provision for vault cleaning. I recommend the appropriation as requested.

Respectfully,

J. P. DUNN, City Comptroller.

INDIANAPOLIS, IND., April 1, 1905.

Mr. Jacob P. Dunn, Comptroller:

Dear Sir: I have been instructed by the Commissioners of the De-

partment of Public Health and Charities to request you to submit to the honorable Common Council an ordinance appropriating the sum of three hundred (\$300.00) dollars to be used for cleaning privy vaults.

Very respectfully,

T. VICTOR KEENE, Secretary Board of Health.

Which was read.

INDIANAPOLIS, IND., April 3, 1905.

To the President and Members of the Common Council:

Gentlemen: I submit herewith letter from the Sergeant-at-Arms of the Common Council, showing that no appropriation has been made to cover the increase of his salary, provided for by ordinance, and requesting that such appropriation be made. I recommend the appropriation and inclose ordinance for that purpose.

Respectfully,

J. P. DUNN, City Comptroller.

INDIANAPOLIS, IND., April 3, 1905.

J. P. Dunn, City Comptroller, City:

Dear Sir: On September 19, 1904, the Common Council passed an ordinance (General Ordinance No. 66, 1904,) increasing the pay of the Sergeant-at-Arms of the Common Council \$120.00 per year.

This increase was not included in my last warrant for services for the first quarter of this year and I would respectfully ask you to request the Common Council to appropriate or transfer this amount of money (\$120.00) to the fund for the payment of salary for this office.

I trust this matter will have your usual prompt attention and with

best wishes, I remain,

Very truly yours,

CHARLES F. DAWSON.

Which was read.

INDIANAPOLIS, IND., April 3, 1905.

To the Honorable, the President and Members of the Common Council: Gentlemen: I submit herewith letter of the Board of Health asking an appropriation of \$190.00 for the purchase of a buggy and harness for the use of the chief quarantine officer. I recommend the appropriation and inclose ordinance for that purpose.

Respectfully,

J. P. DUNN, City Comptroller.

INDIANAPOLIS, IND., April 1, 1905.

· Mr. Jacob P. Dunn, Comptroller:

Dear Sir: I have been instructed by the Commissioners of the Department of Public Health and Charities to request you to submit to the honorable Common Council an ordinance appropriating the sum of one hundred ninety (\$190.00) dollars for the purchase of a new storm buggy and set of harness to be used by our well inspector and chief quarantine officer, Mr. Martin Murphy.

The buggy at present in use has been in service for a number of years, and is in such condition that it is liable to drop to pieces at any

minute.

The need for a new conveyance is imperative, and we would respectfully urge that you recommend the appropriation.

Very respectfully,

T. VICTOR KEENE, Secretary Board of Health.

.Which was read.

INDIANAPOLIS, IND., April 3, 1905.

To the President and Members of the Common Council:

Gentlemen: I submit herewith letter of Susie Weiszer, executrix of the last will of Andrew H. Weiszer, deceased, asking a rebate of \$115, on his liquor license. As she is entitled to the amount, I hereby recommend its appropriation and inclose ordinance for that purpose.

Respectfully.

J. P. DUNN, City Comptroller.

INDIANAPOLIS, IND., February 14, 1905.

Mr. J. P. Dunn, City Comptroller, Indianapolis, Ind.:

Dear Sir: Your attention is respectfully called to the death of Andrew H. Weiszer, which occurred on the 5th day of February, 1905, and the consequent expiration on that date of the city liquor license

issued to him on the 24th day of October, 1904.

By the last will of Andrew H. Weiszer, I, Susie Weiszer, his wife, am named as the executrix of the estate of the deceased, and as such executrix, I respectfully request that you recommend to the Common Council of the City of Indianapolis, that it provides for and authorize the refunding to me of the sum of one hundred and fifteen (\$115.00) dollars, as the balance due me of the license fees, for the unexpired part of the year for which the aforesaid license was granted.

Yours respectfully,

SUSIE WEISZER.

Which was read.

REPORTS FROM OFFICIAL BOARDS.

From the Board of Public Works:

INDIANAPOLIS, IND., March 24, 1905.

To the President and Members of the Common Council:

Gentlemen: We transmit to you herewith for your consideration and action a contract entered into by the Board March 22d, entitled: A contract granting National Grain & Hay Company the right to lay and maintain a side-track or switch from the Big Four Railway tracks across Twenty-second street according to blue print attached, in the City of Indianapolis, Indiana.

Respectfully,

M. A. DOWNING,
JACOB WOESSNER,
DAVID WALLACE,
Board of Public Works.

Which was read.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Public Safety and Comfort:

INDIANAPOLIS, IND., April 3, 1905.

To the President and Members of the Common Council:

Your Committee, to whom was referred General Ordinance No. 13, beg to report unfavorable and recommend that same do not pass. Respectfully submitted,

LEW W. COOPER, ALBERT E. UHL. JAS. F. SULLIVAN, JAMES B. MURRAY, W. A. RHODES,

Which was read.

Mr. Cooper moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By the City Comptroller:

Appropriation Ordinance No. 7—1905: An ordinance appropriating the sum of \$120.00 for the increased pay of the Sergeant-at-Arms of the

Common Council for the year 1905.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and hereby is appropriated out of funds not otherwise appropriated the sum of one hundred and twenty (\$120.00) dollars for the purpose of paying the increased salary for the Sergeant-at-Arms of the Common Council, for the year 1905, as provided for in General Ordinance No. 66, 1904, passed by the Common Council, September 19, 1904, and approved by the Mayor, September 29,

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read the first time.

Mr. Gasper moved that the rules be suspended and Appropriation Ordinance No. 7, 1905, be placed upon its passage. Carried.

Appropriation Ordinance No. 7, 1905, was then read a second time.

Mr. Gasper moved that Appropriation Ordinance No. 7, 1905, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 7, 1905, was read a third time and passed by the following vote:

Ayes, 16, viz.: Messrs. Cooper, Cottey, Davis, Eppert. Fishback, Gasper, Linus, Moriarity, Murray, Rhodes, Storm, Sullivan, Uhl, Wahl, Wright and President James H. Billingsley. Noes, none.

By the City Comptroller:

Appropriation Ordinance No. 8-1905: An ordinance appropriating

\$190.00 to the Department of Public Health and Charities.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby appropriated to and for the use of the Department of Public Health and Charities the sum of \$190.00, for the purchase of a buggy and harness for the use of the quarantine officer.

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

after its passage.

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

By the City Comptroller:

Appropriation Ordinance No. 9-1905: An ordinance appropriating \$115.00 to the Department of Finance for rebate on liquor license of

Andrew H. Weiszer, deceased.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby appropriated to the Department of Finance the sum of \$115.00 for rebate on the liquor license of Andrew H. Weiszer, deceased.

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

after its passage.

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

Messrs, Linus and Wolsiffer entered the Council Chamber and took their seats.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 22—1905: An ordinance approving a certain contract granting National Grain & Hay Company the right to lay and maintain a side-track or switch from the Big Four Railway tracks across Twenty-second street according to blue print attached, in the City of Indianapolis, Indiana.

Whereas, heretofore, to-wit: on the 6th day of March, 1905, National Grain & Hay Company filed their petition before the Board of

Public Works of the City of Indianapolis, as follows:

PETITION.

INDIANAPOLIS, IND., March 6, 1905.

To the Board of Public Works, City of Indianapolis:

Gentlemen: The National Grain and Hay Co. of Indianapolis respectfully petitions to be allowed the privilege of extending northward, and crossing West Twenty-second street for thirty feet, the side-track now laid south of said Twenty-second street parallel with and distant 13 feet center to center, and on the east side of main track of Indianapolis Belt Railway, said extension to be made entirely on ground belonging to said railway, as shown by attached plats which are hereby made a part of this petition.

Respectfully, NATIONAL GRAIN & HAY CO., By J. G. Hermann, Vice-President.

Now, therefore, This agreement, made and entered into this 22d day of March, 1905, by and between National Grain & Hay Company of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

Witnesseth: That the party of the first part, being desirous of securing a right-of-way for a side-track or switch from the C., C. C. & St. L. Ry. (Chicago division) across Twenty-second street in the City of Indianapolis, which is more specifically described as follows:

Crossing Twenty-second street for thirty feet, the side-track now laid south of said Twenty-second street parallel with and distant thirteen feet center to center, and on the east side of main track of the Indian-apolis Belt Railway, said extension to be made entirely on ground belonging to said railway, as shown by the attached plats, hereby covenants and fully binds himself, his successors, legal representatives and asigns, that, in consideration of the grant of the privileges and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

(1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of In-

dianapolis.

(2) Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.

(3) The crossing where said track intersects Twenty-second street shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be thereon except for such time as may be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to

obstruct public travel.

(4) Said party of the first part agrees, at the pleasure and written order of said Board, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in no wise become a trespasser.

The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.

The said party or the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that

account be rendered against the said party or said city.

Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract: Provided, however, That the same may be terminated without cause at the pleasure of said Board, as hereinbefore set forth in Clause 4.

Said party of the second part by virtue of the provisions of 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 United States census last preceding, and matters therewith connected, and declaring an emergency," approved March 6, 1891, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional sidetrack or switch across Twenty-second street in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this 22d day

of March, 1905.

NATIONAL GRAIN & HAY CO., J. G. Hermann, Vice-President, Party of the first part.

Witness:

W. R. WILLIAMS.

CITY OF INDIANAPOLIS, By M. A. DOWNING, JACOB WOESSNER, DAVID WALLACE, Board of Public Works, Party of the second part.

And, Whereas, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That such contract above set forth be, and the same is hereby, in all things confirmed and approved.

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

effect from and after its passage.

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

By the City Comptroller:

General Ordinance No. 23—1905: An ordinance for the transfer of certain funds heretofore appropriated to and for the use of the Department of Public Parks.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby transferred from the funds heretofore appropriated to the Department of Public Parks for the improvement of Riverside Park, the following amounts:

 For Brookside Park
 \$2,000.00

 For Garfield Park
 3,000.00

 For University Park
 400.00

 For Irving Circle
 300.00

 For Morris Square
 100.00

 To be expended by said department during the current year.

Sec. 2. This ordinance shall take effect and be in force from and after its passage.

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

By Mr. Gasper (by request):

General Ordinance No. 24—1905: An ordinance for accepting the bequest to the City of Indianapolis made by the will of Susan W. Butler, deceased, for the benefit of the sick poor of said city; and for the adjustment of certain matters arising under said will.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That the devises and bequests made by the will of the late Susan W. Butler, deceased, to the City of Indianapolis, for the benefit of the sick poor of said city, are hereby accepted upon the terms and

conditions mentioned in said will.

Sec. 2. That the conveyance of the interest of the City of Indianapolis in the property No. 316 North Meridian street to William Butler, by deed dated January 6, 1902, and recorded in the Recorder's Office of Marion County, Indiana, in Deed Record, Vol. 342, page 332, and the conveyance of the interest of said City in the property Nos. 431 and 433 Massachusetts avenue to Harry R. Libeau, by deed dated May 16, 1904, and recorded in the Recorder's Office of Marion County, Indiana, in Deed Record, Vol. 374, pages 258, 259, made by the Union Trust Company of Indianapolis, under Power of Attorney dated June 7, 1899, and executed by the Mayor and Board of Public Works of said City, under the seal of said City affixed thereto by the City Clerk, and duly acknowledged, are hereby ratified and confirmed; said property No. 316 North Meridian street being described as follows:

Twenty-seven and one-half $(27\frac{1}{2})$ feet off of the south side of lot number four (4) and twelve and one-half $(12\frac{1}{2})$ feet off of the north side of lot number five (5) in square number twenty-six (26) in the City of Indianapolis; and also five (5) feet off of the north side of lot number three (3) in John S. Spann and others' Commissioners', subdivision of lot number six (6) and fifty-five (55) feet off of the south side of lot number five (5) in said square number twenty-six (26) in said City of Indianapolis, the same being a parcel of ground fronting forty-five (45) feet on Meridian street and extending back west to Bird street.

And said property Nos. 431 and 433 Massachusetts avenue being de-

scribed as follows:

Beginning at a point on the southeast line of Massachusetts avenue in square number nineteen (19) in the City of Indianapolis two hundred thirty (230) feet from the northeast corner of the southeast half

of said square; thence southeast and at right angles with said avenue seventy-three (73) feet and ten and three-quarters (10¾) inches to a point in the west line of the property of the Connecticut Mutual Life Insurance Company; thence north on the west line of said Insurance Company's property thirty-eight (38) feet four and three-quarters (4¾) inches to the northwest corner of said property of said Insurance Company; thence east on the north line of said Insurance Company's property three (3) feet eleven and one-fourth (11¼) inches to a point; thence northwest forty-nine (49) feet six (6) inches on a line at right angles with Massachusetts avenue to a point on the southeast line of said avenue thirty (30) feet from the point of beginning; thence southwest along said line of said avenue thirty (30) feet to the place of beginning.

And, in order to cure any defect which may exist, or which may be claimed to exist, in said Power of Attorney, or in the said conveyances of the said interests of said City in said real estate, the Mayor of the City of Indianapolis is hereby authorized and directed to execute, in the name and behalf of said City, under the seal of said City to be affixed by the City Clerk, and to duly acknowledge, proper deeds of quitclaim and release to the present owners of said parcels of real estate, respectively, of the right, title and interest of said City in or to said

parcels of real estate respectively.

Sec. 3. That the Mayor and City Attorney are hereby authorized to take such action as they may deem for the best interests of said City in respect to the questions concerning the construction of the will of said Susan W. Butler which have been raised or which may be raised in the suit heretofore brought by Margaret Butler Snow for the construction of said will in the Marion Circuit Court, and now pending therein; and for that purpose, the Mayor and City Attorney are hereby authorized to execute, in the name and behalf of said City, under the seal of said City to be affixed by the City Clerk, and to duly acknowledge, any agreement or instrument relating to the construction of said will and the rights of the parties thereunder, which they may deem for the best in-

terests of said City.

Sec. 4. That, in event at any time hereafter, any parcel or parcels of the real estate in which said Susan W. Butler owned an interest at her death shall be sold in any manner, the then Mayor of the City of Indianapolis is hereby authorized and empowered to execute in the name and behalf of said City, under the seal of said City to be affixed by the then said City Clerk, and to duly acknowledge, any such deed, agreement, conveyance or other assurance that the purchaser may reasonably require for the assurance and protection of his title upon such sale and conveyance being made; and that upon any such sale of any such parcel or parcels of real estate, the then Mayor of the City of Indianapolis shall execute, in the name and behalf of said City, to said Margaret Butler Snow, upon her request, all such assurances as she may reasonably require, that all her rights as tenant for life of the interests in the real estate owned by said Susan W. Butler at her death, shall be transferred to and preserved in the proceeds of said sale.

Sec. 5. This ordinance shall take effect from and after its pass-

age.

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

By Mr Moriarity:

General Ordinance No. 25-1905: An ordinance requiring the Cleveland, Cincinnati, Chicago & St. Louis Railway Company to station and

maintain a flagman at the intersection of said company's tracks with New Jersey street in the City of Indianapolis, and fixing the time when

the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That the Cleveland, Cincinnati, Chicago & St. Louis Railway Company be and the same is hereby required to station and maintain a flagman at the intersection of said company's railway tracks with New Jersey street in the City of Indianapolis, and the said railway company shall be required to station such flagman at said intersection from 6 o'clock A. M., until 6 o'clock P. M., also a flagman at said place from 6 o'clock P. M., until 6 o'clock A. M., it being the purpose and intent of this ordinance to require a flagman to be stationed and maintained at said place by said company at all hours.

For any failure of said Cleveland, Cincinnati, Chicago & St. Louis Railway Company to comply with any of the provisions or requirements of this section, said railway company shall upon conviction be fined in any sum not exceeding one hundred (\$100.00) dollars, and each day's continuance of such violation or failure to comply with said provisions,

shall constitute a separate offense.

Sec. 2. This ordinance shall be in full force and effect from and after its passage and publication for one day each week in the Indianapolis Sentinel, a newspaper of general circulation printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

By Mr. Moriarity:

General Ordinance No. 26—1905: An ordinance requiring the Indianapolis Union Railway Company to station and maintain a flagman at the intersection of said company's tracks with New Jersey street in the City of Indianapolis, and fixing the time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That the Indianapolis Union Railway Company be and the same is hereby required to station and maintain a flagman at the intersection of said company's tracks with New Jersey street in the City of Indianapolis, and the said railway company shall be required to station such flagman at said intersection from 6 o'clock A. M., until 6 o'clock P. M., also a flagman at said place from 6 o'clock P. M., until 6 o'clock A. M., it being the purpose and intent of this ordinance to require a flagman to be stationed and maintained at said place by said company at all hours.

For any failure of said Indianapolis Union Railway Company to comply with any of the provisions or requirements of this section, said railway company shall upon conviction be fined in any sum not exceeding one hundred (\$100.00) dollars, and each day's continuance of such violation or failure to comply with said provisions, shall constitute a separate offense.

Sec. 2. This ordinance shall be in full force and effect from and after its passage and publication for one day each week in the Indianapolis Sentinel, a newspaper of general circulation printed and pub-

lished in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

ORDINANCES ON SECOND READING.

Mr. Cooper called for General Ordinance No. 13, 1905, for second reading. It was read a second time.

Mr. Cooper moved that General Ordinance No. 13, 1905, be stricken from the files, which was carried by the following vote:

The Clerk called the roll:

Ayes, 16, viz.: Messrs. Cooper, Cottey, Davis, Eppert, Gasper, Linus, Moriarity, Murray, Rhodes, Storm, Sullivan, Uhl, Wahl, Wolsiffer, Wright and President James H. Billingsley.
Noes, 1, viz.: Mr. Fishback.

On motion of Mr. Wahl the Common Council, at 8:05 o'clock, P. M., adjourned.

President pro tem-

ATTEST:

City Clerk.

TRADES VANON COUNSES