REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, June 3, 1895.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, June 3, 1895, at 8 o'clock, in regular meeting.

- Present, Hon. Wm. H. Cooper, President of the Common Council, in the chair, and 18 members, viz: Messrs. Allen, Colter, Costello, Drew, Hennessy, Kaiser, Koehring, Krauss, Magel, Merritt, Murphy, O'Brien, Puryear, Rauh, Ryan, Shaffer, Stein and Young.

Absent, 2-viz: Messrs. Schmid and Stott.

The Clerk proceeded to read the Journal, whereupon Councilman Rauh 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. June 3, 1895.

To the President and Members of the Common Council:

GENTLEMEN—Since your last meeting I have approved G. O No. 26, of 1895, being an ordinance to amend Section one (1) of an ordinance entitled "An ordinance defining the fire limits in the City of Indianapolis," etc., which was approved July 25, 1894.

I have also approved Resolution No. 2, of 1895, authorizing the Board of Public Works to print in pamphlet form the annual reports for 1894.

Respectfully submitted,

C. S. DENNY, Mayor.

Which was read and ordered spread on the minutes.

REPORTS FROM OFFICIAL BOARDS.

Communication from Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, CITY OF INDIANAPOLIS, May 29, 1895.

Hon. William H. Cooper, President Common Council, City of Indianapolis:

DEAR SIR—We have advertised for bids for three engine houses—one on Kenwood avenue and 22nd street, one on Beville avenue, between Washington street and Michigan street, known as single houses, and one for Hillside avenue, known as a double house. To build these three engine houses the lowest bid is 12,918, which is in excess of the appropriation about 918. There was set aside by the Council as a fund to build engine houses 11,300; also 700 for a Veterinary Hospital, which was afterwards put into the building fund. This would make a total of 12,000, leaving a deficit on the first contract of 918, to which add $1\frac{1}{2}$ per cent. architect's fees for plans accepted and other incidental expenses which would probably run the deficit up to 1,500.

The Board of Public Works teels that so long as the Council had appropriated \$12,000 with which to build two engine houses, that they would consistently give us \$1,500 more, a sufficient additional amount to enable us to build three engine houses, which, in the minds of this Board, are equal if not better than was possible to have been built at the time the appropriation was made.

We therefore ask that you give us an additional appropriation of \$1,500.

If you can consistently pass upon this ordinance next Monday evening, it will save about \$600 by letting the contract at one time.

Very respectfully,

W. B. HOLTON, JNO. OSTERMAN, Board of Public Works.

Mr. P. C. Trusler, City Comptroller:

DEAR SIR—The above request to the Council is respectfully referred to you for your approval.

[Approved May 31, 1895. P. C. TRUSLER, City Comp.].

Which was read and referred to Committee on Finance.

Communication from Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, CITY OF INDIANAPOLIS, June 1, 1895.

To the President and Members of the Common Council:

GENTLEMEN—We herewith submit for your consideration and subject to your approval a proposed compromise settlement with F. Ballweg and others, with respect to assessments on account of the main intercepting sewer.

If you approve the proposed settlement as evidenced by the contract herewith submitted, there will then exist an emergency for an appropriation to this Department in the sum o' five thousand nine hundred and sixty-three and 4-100 dollars to pay the city's assessment under said settlement. We request the approval of the settlement, and that said sum be appropriated to this Department for the purposes stated.

Respectfully, W. B. HOLTON, E. L. ATKINSON, JOHN OSTERMAN, Board of Public Works.

I respectfully recommend that the foregoing request for an appropriation be granted, and that said appropriation be made for the purpose stated. P. C. TRUSLER,

City Comptroller.

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Which was read and referred to Committee on Finance.

REPORTS, ETC., FROM STANDING COMMITTEES.

Mr. Allen, on behalf of the Committee on Contracts and Franchises, to which was referred the contract relating to the collection of garbage in the city of Indianapolis, moved that the contract be referred back to Board of Public Works.

Which motion prevailed.

Mr. Kaiser, on behalf of the Committee on Elections, to which was referred the communication of the School Commissioners relative to the school election,

Made the following report:

INDIANAPOLIS, IND., June 3, 1895.

Mr. President:

Your Committee on Elections, to which was referred the communication from the Board of School Commissioners of May 20, 1895, relative to the school election to be held June 8, 1895, hereby report on same and submit the accompanying resolution, which we recommend be passed.

> WM. KAISER, A. A. YOUNG, WM. HENNESSY, *Committee*.

Resolution No. 4, 1895.

Resolved, By the Common Council of the City of Indianapolis, Indiana, That the following named persons be, and they are hereby, appointed Inspectors and Judges of the Election for School Commissioners to be held in the following School Commissioners' Districts, June 8, 1895:

District No. 4—Inspector, Jno. J. Smith; Judges, Ed. Harris and Herman Habrick.

District No. 7—Inspector, Lee Fulmer; Judges, John L. McFarland and Julius Reinecke.

District No. 8—Inspector, W. Sinks Ferguson; Judges, John J. Wenner and H. R. Martin.

This resolution shall be in full force and effect from and after its passage.

Which was read and concurred in.

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

General Ordinance No. 29, 1895. An ordinance authorizing the transfer of seven hundred dollars to a fund other than that for which it was originally appropriated.

Made the following report:

INDIANAPOLIS, IND., June 3, 1895.

Mr. President:

Your Committee on Finance to whom was referred General Ordinance No. 29 have considered the same and recommend that it be passed.

HENRY RAUH. J. R. Allen. Geo. R. Colter. Jas. H. Costello.

Which was read and concurred in.

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

Appropriation Ordinance No. 3, 1895. An ordinance appropriating five hundred dollars to the Department of Public Health and Charities for the equipment and maintenance of a laboratory.

Made the following report:

INDIANAPOLIS, IND., June 3, 1895.

Mr. President:

Your Committee on Finance to whom was referred Appropriation Ordinance No. 3 have had the same under consideration, and would respectfully recommend that it be passed.

> HENRY RAUH, J R. Allen, GEO. R. Colter. JAS. H. COSTELLO.

Which was read and concurred in.

Mr. Young, on behalf of the Committee on Railroads, to which was referred:

G. O. No. 24, 1895. An ordinance requiring the L. E. & W. and L., N. A. & C. Railway Companies to station and maintain a flagman at Tenth street and said Companies' tracks, in the City of Indianapolis, Indiana.

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Made the following report:

INDIANAPOLIS, June 3, 1895.

Mr. President:

Your Committee on Railroads to which was referred General Ordinance No. 24, 1895, reports on same and recommends that it be amended as follows:

I. That the letters, characters and word "L. E. & W. and L. N. A. & C." be struck out of the title thereof and that there be inserted in lieu thereof the following:

'Lake Erie and Western and Louisville, New Albany and Chicago.''
That the letters, characters and word "L. E. & W. and L. N. A. & C.'' be struck out of line 2 of Section I of said ordinance and the following be inserted in lieu thereof: "Lake Erie & Western and Louisville, New Albany and Chicago.''
That the word "red" be struck out of said Section I whenever it occurs. When amended as above we recommend that said ordinance be passed.

A. A. YOUNG.

THEODORE STEIN.

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Which was read and concurred in.

Mr. Drew, on behalf of the Committee on Sewers, Streets and Alleys, to which was referred : 4

G. O. No. 30, 1895. An ordinance authorizing the improvement of the road-way of Meridian street, in the city of Indianapolis, in Marion County, State of In-diana, from the south property line of New York street to the north property line of St. Clair street, by grading and paving the roadway for a width of 40 feet, from curb to curb, with rectangular red cedar or select white pine blocks, laid on a six-inch Portland cement concrete foundation; by putting a marginal stone finish at street and alley intersections; by curbing with new stone the outer edges of the sidewalks thereof; and paving and curbing the wings of all connecting streets and alleys between the above named points.

G. O. No. 31, 1895. An Ordinance authorizing the improvement of the roadway of Meridian street, in the City of Indianapolis, in Marion County, State of Indiana, from the north property line of St. Clair street to the south property line of Seventh street, by grading and paving the roadway for a width of 34 feet from curb to curb with rectangular red cedar or select white pine blocks, laid on a six-inch Portland cement concrete foundation; by putting a marginal stone finish at street and alley intersections; by curbing with new stone the outer edges of the sidewalks thereof, and paving and curbing the wings of all connecting streets and alleys between the above named points.

And

G. O. No. 32, 1895. An ordinance authorizing the improvement of the roadway of Ft. Wayne avenue in the City of Indianapolis, Marion County, State of Indiana, from the west property line of Alabama street to the south end of Central avenue, excepting the space between the rails and tracks of the Citizens' Street Railroad Company, by grading and paving the roadway for a width of 15.2 feet on each side of the tracks of said railroad company with the best quality of Standard Asphalt Sheet Pavement, made with the best quality of Standard Trinidad Asphalt (com-monly known as Pitch Lake Asphalt, mined directly from Pitch Lake in the Island of Trinidad), or asphalt of a quality equal in all respects or superior thereto; by putting a marginal stone finish at street and alley intersections; curbing with new stone the gutters thereof, and paving and curbing the wings of all connecting streets and alleys between the above named points.

Made the following report:

JOURNAL OF COMMON COUNCIL.

[Regular Meeting.

Mr. President:

Your committee, to which was referred General Ordinances Nos. 30, 31, and 32, 1895, authorizing the improvement of the roadway of North Meridian street and Ft. Wayne avenue, beg leave to recommend the passage of the ordinance.

LUCIUS W. DREW. GEO. W. SHAFFER. WM. HENNESSY.

Which was read and concurred in.

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

G. O. No. 25, 1895. An ordinance in relation to Larch street, and the changing of the name thereof.

And

G. O. No. 27, 1895. An ordinance changing the name of "Michigan Road" to "Northwestern Avenue."

Made the following report:

Mr. President:

Your committee, to which was referred General Ordinance No. 25, 1895, changing the name of Larch street, and General Ordinance No. 27, 1895, changing the name of Michigan Road, beg leave to recommend the passage of the ordinances.

LUCIUS W. DREW. GEO. W. SHAFFER. WM. HENNESSY.

Which was read and concured in.

APPROPRIATION ORDINANCES.

Under this order of business the following ordinances were introduced:

By Mr. Murphy:

Appropriation Ordinance No. 4, 1895. An ordinance appropriating fifteen hundred dollars for the purpose of defraying the expense of building engine houses. SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be, and hereby is, appropriated, out of the funds of the City of Indianapolis, Indiana, the sum of fifteen hundred dollars, to be used with the money on hand in building three engine houses, to be placed as ordered by the Board, one each in the northern, eastern and northeastern part of the city.

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 Finance.

By Board of Public Works:

Special Appropriation Ordinance No. 1, 1895. An ordinance appropriating \$5,963.04 to the Department of Public Works for the payment of an assessment against the City of Indianapolis on account of the main intercepting sewer, as provided by compromise settlement contract dated June 1, 1895, between the City of Indianapolis and F. Ballweg and others.

Be it ordained by the Common Council of the City of Indianapolis, SECTION I Indiana, That out of the unexpended funds of the treasury of said city, not otherwise appropriated, the sum of five thousand nine hundred sixty-three and 4-100 dollars (\$5,963 04) be and hereby is appropriated to the Department of Public Works of said city for the payment of the assessment against the City of Indianapolis, on account of the main intercepting sewer, as fixed by a compromise agreement between said city and F. Ballweg and others of date June I, 1895, and the corrected partial assessment roll approved by the Board of Public Works June I, 1895.

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

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

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

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

By Board of Public Works:

Special Ordinance No. 1, 1895. An ordinance ratifying, confirming and approving a certain contract and agreement relative to the payment of the assessments for that part of the main intercepting sewer that extends through condemned ground, made and entered into on the first day of June, 1895, between the City of Indianapolis, by and through its Board of Public Works, and F. Ball-weg and other property holders, and Wilding and Derheimer.

WHEREAS, Heretofore, to-wit: On the first day of June, 1895, the City of In-dianapolis, by and through its Board of Public Works, entered into a certain contract and agreement with F. Ballweg and other property holders, and Wilding and Derheimer, as follows:

THIS AGREEMENT, Made and entered into this first day of June, 1895, by and between the City of Indianapolis, Marion County and State of Indiana, by and through its Board of Public Works, party of the first part, F. Ballweg and William Bizzard, Messrs. Bauer and Goepper, H. Emerich, O. B. Pauline, A. L. Monfort, Louisa A. Wright and the Premier Steel Company, John E. McGettigan, receiver, parties of the second part, and Wilding and Derheimer, contractors, party of the third part, WITNESSETH: That,

WHEREAS, Said first party, by resolution of its Board of Public Works, adopted April 17, 1893, proceeded to condemn and appropriate for a right of way for the main intercepting sewer in said city, a strip of ground twenty (20) feet in width, from White River to Merrill street, on the line described in said resolution, notice of the passage of which resolution was thereafter published, and on the 8th day of May, 1893, the day set for hearing the same, said Board confirmed said original resolution; and,

WHEREAS, Such proceedings were thereafter had before the then existing Board of Public Works as that on July 7th, 1893, the day set for hearing remonstrances against such proposed condemnation, the Board confirmed and awarded all the

benefits and damages occasioned by such proposed condemnation of such strip through the real estate owned by each and every of said second party to be equal; and,

WHEREAS, Said second party contends that there was an agreement between each of the owners of said real estate and the City of Indianapolis that the amount of benefits to be assessed should equal the amount of damages that should be awarded from the condemnation of said twenty (20) foot strip, the consideration for which agreement was that the City of Indianapolis should not charge any local assessment against any of the real estate described in said condemnation proceedings; and that in pursuance of said agreement said second party filed no remonstrance or objection to said condemnation, but said twenty (20) foot strip was condemned, and thereafter by resolution, notice and order duly passed, the contract was let, and said Wilding and Derheimer constructed in pursuance of said contract said main intercepting sewer in and along said described twenty (20) foot strip of ground from White river to Merrill street, with branches extending east on Merrill street and northwest to Kentucky avenue, all in accordance with the plans and specifications duly adopted by said Board; that thereafter said sewer was completed and duly accepted, and the assessments for the cost thereof made and placed upon the duplicate and delivered to the Treasurer of Marion County for collection; and,

WHEREAS, Said second party contends that by mutual mistake of and between the City of Indianapolis and the owners of said real estate, the above agreement as to assessments against the property described in said condemnation proceedings for the construction of said sewer was not carried out, for the reason that the new Board of Public Works was not aware of such former agreement, but instead thereof assessed against the lots owned by said party of the second part and described in said condemnation proceedings both a local and a district assessment; and,

WHEREAS, A great hardship has resulted to said property holders because of said facts, and it being deemed just and equitable that a settlement and compromise of all the matters in dispute be carried out as nearly as may be.

Now THEREFORE, As a compromise, settlement and adjustment of all matters, it is hereby mutually agreed between all of said parties as follows:

First. That the accompanying revised partial assessment roll be adopted and approved, and that the original assessment roll heretofore made be modified and canceled so far as the same relates to the real estate described in said revised partial assessment roll, each party to pay the amount set forth on the accompanying revised partial assessment roll, as assessments for the lots therein described.

Second, Said third party agrees that in consideration of the payments as aforesaid, they will rebate ten per centum from the balance left after deducting such revised local assessment from the original local assessment made against the real estate described in said condemnation proceedings, and in the accompanying partial revised assessment roll.

Third. The following partial revised assessment roll shows the owners' names, the description of the real estate, the original local assessment, the revised local assessment, the district assessment, together with the revised local and district assessments against the real estate described in said condemnation proceedings, which is here agreed to, ratified and approved, to-wit:

OWNER'S NAME.	LOCA OF 1	TIOT.	Description.	Origin, Locai Assess ment.	L S-	REVISED LOCAL ASSESSM'T.	ASSESSMENT FOR	DISTRICT TOTAL AS- SESSM'T AS REVISED.
Ballweg and Blizzard Ballweg and Blizzard Bauer a d G'epper Emerich and Pau ine Monfort, A. L Monfort, A. L Premier Steet Co Wright, Louisa A Wright, Louisa A Wright, Louisa A	B 24 B 21 11 4	120 120 125-6	Part Part. P. & I. R. R. Co. add. Part P & I. R. R. Co. add. P. & I. R. R. Co. add. P. & I. R. R. Co. add. P. & I. R. R. Co. add. P & I. R. R. Co. add. P & I. R. R. Co. add.	188 25 764 43 713 01 1,199 00 840 56	15% 5% 15% 5%	63 25 61 06 28 24 38 22 35 65 179 85 84 06 75 68	17 51 7 32 30 161 33 33	57 \$84 40 82 81 07 53 112 69 95 36 19 33 70 55 55 80 82 341 67 79 117 85 79 109 47 29 119 59

Total original local assessment on above lots \$7 Assessment on revised basis	,336 711	74 14
Difference	.625 662	60 56
Balance to be paid by city\$5	963	04

Fourth. The total amounts to be charged on account of the original local assessments made against the real estate described in said condemnation proceedings are as follows:

Total original local assessment	
Total partial revised local assessment	
Total amount to be waived by Wilding and Der-	
heimer, being ten per cent. of the balance of	
said original local assessment after deduct-	
ing the revised local assessment	
Total amount to be charged to and paid by the	5
City of Indianapolis	5,963.04
<i>, ,</i>	

\$7,336.74

It is further agreed that said condemnation proceedings shall be in all things ratified and approved.

This contract is entered into by the Board of Public Works, subject to the approval of the Common Council by ordinance, and subject to appropriation to be made therefor.

IN TESTIMONY WHEREOF, We have hereunto set our hands this first day of June, 1895.

The City of Indianapolis,

By

W. B. HOLTON,

E. L. ATKINSON,

JNO. OSTERMAN,

Board of Public Works.

Approved:

C. S. DENNY, Mayor.

WILDING & DERHEIMER.

by W. L. Taylor Attorney and Agent. BALLWEG & BLIZZARD.

A T MA

A. L. MONFORT,

by W. S. Hubbard.

BAUER and GOEPPER heirs, by O. N. Frenzel.

LOUISA A. WRIGHT,

by Haverlick Agent.

THE EMRICH FURNITURE CO.,

J. H. Emrich, Secretary.

THE PREMIER STEEL CO.,

by J. E. McGettigan, Receiver.

WHEREAS, Said contract and agreement has been submitted by said Board of Public Works of the City of Indianapolis to the Common Council of said city for its action thereon; now, therefore,

its action thereon; now, therefore, SECTION I. Be it ordained by the Common Council of the City of Indianapolis, that the foregoing contract and agreement, made and entered into on the first day of June, 1895, be, and the same is hereby, in all things ratified, confirmed and approved.

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 Committee on Finance.

MISCELLANEOUS BUSINESS.

On motion of Mr. Kaiser, the following resolution was taken up and read:

Resolution No. 4, 1895.

Resolved, By the Common Council of the City of Indianapolis, Indiana, that the following named persons be, and they are hereby, appointed Inspectors and Judges of the Election for School Commissioners, to be held in the following School Commissioners' districts, June 8, 1895:

District No. 4—Inspector, Jno. J. Smith; Judges, Ed. Harris and Herman Habrick.

District No. 7—Inspector, Lee Fulmer; Judges, John L. McFarland and Julius Reinecke.

District No. 8—Inspector, W. Sinks Ferguson; Judges, John J. Wenner and H. R. Martin.

This resolution shall be in full force and effect from and after its passage.

And was passed by the following vote:

AYES 17—viz: Messrs. Allen, Colter, Costello, Drew, Hennessy, Kaiser, Koehring, Krauss, Magel, Murphy, Puryear, Rauh, Ryan, Shaffer, Stein, Young and President Cooper.

NAYS-None.

Mr. Young offered the following resolution:

Resolution No. 5, 1895.

Resolved, By the Common Council of the City of Indianapolis, That a cordial invitation be, and the same is, hereby extended to the President and members of the Iron Moulders Union of North America, soon to convene in Chicago, to hold their next national convention in the City of Indianapolis.

Which was passed by the following vote:

AYES, 18—viz: Messrs. Allen, Colter, Costello, Drew, Hennessy, Kaiser, Koehring, Krauss, Magel, Murphy, O'Brien, Puryear, Rauh, Ryan, Shaffer, Stein, Young and President Cooper.

NAYS-None.

ORDINANCES ON SECOND READING.

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

Appropriation Ordinance No. 3, 1895. An ordinance appropriating five hundred dollars to the Department of Public Health and Charities for the equipment and maintenance of a laboratory. And was passed by the following vote :

AYES, 19—viz: Messrs. Allen, Colter, Costello, Drew, Hennessy, Kaiser, Koehring, Krauss, Magel, Merritt, Murphy, O'Brien, Puryear, Rauh, Ryan, Shaffer, Stein, Young and President Cooper.

NAYS-None.

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

G. O. No. 29, 1895. An ordinance authorizing the transfer of seven hundred dollars to a fund other than that for which it was originally appropriated.

And passed by the following vote:

AYES, 19-viz: Messrs. Allen, Colter, Costello, Drew, Hennessy, Kaiser, Koehring, Krauss, Magel, Merritt, Murphy, O'Brien, Puryear, Rauh, Ryan, Shaffer, Stein, Young and President Cooper.

NAYS-None.

On motion of Mr. Drew, the following entitled ordinance was recalled from the Committee on Sewers, Streets and Alleys, and read a second time:

G. O. No. 10, 1894. An ordinance providing for the annexation of contiguous territory to the city of Indianapolis.

Mr. Shaffer moved that G. O. No. 10, 1894, be stricken from the files.

Which motion prevailed by the following vote:

AYES, 15-viz: Messrs. Allen, Colter, Costello, Hennessy, Kaiser, Krauss, Magel, Murphy, O'Brien, Puryear, Rauh, Ryan, Shaffer, Stein and President Cooper.

NAYS, 4-viz: Messrs. Drew, Koehring, Merritt and Young.

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

G. O. No. 25, 1895. An ordinance in relation to Larch street, and the changing of the name thereof.

And was passed by the following vote:

AYES, 19 — viz: Messrs. Allen, Colter, Costello, Drew, Hennessy, Kaiser, Koehring, Krauss, Magel, Merritt, Murphy, O'Brien, Puryear, Rauh, Ryan, Shaffer, Stein, Young and President Cooper.

NAYS-None.

Mr. Young moved that the Council do now adjourn.

The ayes and nays being called for, the motion to adjourn was lost by the following vote:

AVES, 9-viz: Messrs. Allen, Krauss, Magel, Merritt, Murphy, Puryear, Rauh, Shaffer and Young.

NAYS, 10-viz: Messrs. Colter, Costello, Drew, Hennessy, Kaiser, Koehring, O'Brien, Ryan, Stein and President Cooper.

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

G. O. No. 27, 1895. An ordinance changing the name of "Michigan Road" to "Northwestern Avenue."

And was passed by the following vote:

AYES, 19-viz: Messrs. Allen, Colter, Costello, Drew, Hennessy, Kaiser, Koehring, Krauss, Magel, Merritt, Murphy, O'Brien, Puryear, Rauh, Ryan, Shaffer, Stein, Young and President Cooper.

NAYS-None.

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

G. O. No. 32, 1895. An ordinance authorizing the improvement of the roadway of Ft. Wayne avenue in the City of Indianapolis, Marion County, State of Indiana, from the west property line of Alabama street to the south end of Central avenue, excepting the space between the rails and tracks of the Citizens' Street Railroad Company, by grading and paving the roadway for a width of 15.2 feet on each side of the tracks of said railroad company with the best quality of Standard Asphalt Sheet Pavement, made with the best quality of Standard Trinidad Asphalt (commonly known as Pitch Lake Asphalt, mined directly from Pitch Lake in the Island of Trinidad), or asphalt of a quality equal in all respects or superior thereto; by putting a marginal stone finish at street and alley intersections; curbing with new stone the gutters thereof, and paving and curbing the wings of all connecting streets and alleys between the above named points.

Mr. Murphy moved that the Council do now adjourn.

The ayes and nays being called for, the motion to adjourn prevailed by the following vote:

AYES 10-viz: Messrs. Allen, Koehring, Krauss, Magel, Merritt, Murphy, Puryear, Rauh, Shaffer and Young.

NAYS 9-viz: Messrs. Colter, Costello, Drew, Hennessy, Kaiser, O'Brien, Ryan, Stein and President Cooper.

The Common Council at 8:55 o'clock р. м. did then adjourn.

President. ATTEST: City Clerk.

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