### REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind., Monday, August 5, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, August 5, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Henry and Wright.

Absent, 1, viz.: Mr. Brown.

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

#### COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., July 17, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval the following ordinances:

General Ordinance No. 59, 1907, being "An ordinance amending clause 'D' of Section 5 of an ordinance entitled 'An ordinance concerning the compensation of all officers, heads of departments, clerks,

assistants and employes of the city of Indianapolis, Indiana, and repealing all ordinances in conflict herewith,' being General Ordinance

No. 32, 1907, approved May 16, 1907."

Special Ordinance No. 7, 1907, being "An ordinance changing the name of Ismond street and Parkway from 18th street to 30th street

to Parkway Boulevard."

General Ordinance No. 50, 1907, being "An ordinance amending clauses 'B' and 'F' of Section 5 of an ordinance entitled 'An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the city of Indianapolis, Indiana, and repealing all ordinances in conflict herewith,' being General Ordinance No. 32, 1907, approved May 16, 1907."

General Ordinance No. 60, 1907, being "An ordinance providing for the transfer of the sum of \$1,200.00 from a certain fund to a certain fund in and for the use of the Department of Public Works, and fixing

a time when the same shall take effect."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS, Indianapolis, Ind., July 31, 1907.

To the President and Members of the Common Council:

GENTLEMEN—At the meeting of your honorable body held on June 3, 1907, I returned to you General Ordinance No. 47, 1907, without my approval, such approval as stated in the message sent to your honorable body on the date mentioned being based upon an agreement made between the city of Indianapolis and the various railroad companies crossing the streets of said city, by which such railroad companies agreed to pay 30 per cent of the cost of all lights located upon such street crossings by their tracks. The railroad companies are now ready to make these payments in accordance with such agreement, but in the opinion of the corporation counsel, the whole matter can better be covered by ordinance than by separate contracts with the railroads. I therefore submit to your honorable body an ordinance relating to this contract and agreement, with the recommendation that the same receive early and favorable attention at your hands.

I have the honor to remain.

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Ind., July 31, 1907.

To the President and Members of the Common Council:

Gentlemen-There will be submitted to your honorable body at tonight's meeting an ordinance appropriating the sum of \$20,000 to the fund for the repair of permanently improved streets. The burden of caring for these streets is increasing each year. The number of yards of pavement which must be looked after has increased by the thousands during the present summer, and in order that we may keep all

streets in that good condition which the people rightfully demand, it will be necessary to have the additional funds asked for. I call your attention to the fact that with this sum added to the original appropriation the amount expended for this purpose during the present year will be little, if any, in excess of the sum required during the year 1906.

The following is a list of the streets which have not as yet been

repaired during the present year:

Delaware, from Massachusetts avenue to St. C'air street.

St. Clair street.

N. East street.

New York street west of Blake.

East street south of Morris.

McCarty street, High to Virginia avenue.

Woodlawn, east of Virginia avenue.

Ft. Wayne avenue.

12th street, Alabama to Central avenue.

Senate avenue, from 16th to 21st street.

Buchanan street east of Virginia avenue.

N. Park avenue.

Liberty street.

Talbott avenue, from 16th to 25th street.

As this work must be done during the good weather, I earnestly urge upon you immediate action on this ordinance.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

A communication was received through the Mayor inviting the Council to attend the Convention of the League of American Municipalities to be held at Norfork, Va., was read and placed on file without action.

### REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER.

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-Herewith please find communication from the Board of Health requesting additional appropriation for \$1,500.00 to the "Prevention of Contagious Diseases" account.

I submit herewith an ordinance making the appropriation asked

for, and recommend its passage.

Respectfully submitted.

GEO. T. BREUNIG, City Controller. DEPARTMENT OF PUBLIC HEALTH AND CHARITIES.

CITY OF INDIANAPOLIS.

INDIANAPOLIS, IND., July 30, 1907.

Mr. Geo. T. Breunig, City Controller:

DEAR SIR—I have been directed by the Board of Public Health to ask you to recommend an appropriation of \$1,500.00 to the Contagious Disease Fund. We have a balance of \$692.00 at the present time, which will not be enough to carry us to the end of the year.

Kindly make the necessary recommendation to the Council at its

next meeting.

Respectfully yours,

EUGENE BUEHLER,

Sec. Board of Health.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—I herewith submit communication from the Department of Public Works requesting additional appropriations as follows: \$25,000.00 to the "City Civil Engineer Salaries" account, and

\$25,000.00 to the "Repairing of Permanently Improved Streets" account.

I have prepared and submit herewith ordinances providing for the appropriations asked for, and recommend their passage.

Respectfully submitted,
GEO. T. BREUNIG,
City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., August 2, 1907.

Mr. Geo. T. Breunig, City Controller:

Dear Sir—In accordance with the attached communication from the City Civil Engineer, we respectfully request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$25,000.00 to the City Civil Engineer Salaries Fund.

Respectfully,
Joseph T. Elliott,
P. C. Trusler.
F. J. Mack.
Board of Public Works.

OFFICE OF THE CITY CIVIL ENGINEER. INDIANAPOLIS, IND., August 2, 1907.

Board of Public Works, Indianapolis:

Gentlemen—In looking over the balance of the C. C. E. Salaries Fund, I find that the same is only a little over \$4,000.00. In order to pay salaries on the first of next month it will be necessary for an

appropriation to be made this month, and I would suggest that you ask for \$25,000.00, the same to cover salaries in this department for the balance of the year. Our pay-rolls have been exceptionally heavy this year on account of the increased salaries together with the large amount of work on hand which necessitated the employment of a number of extra men.

Very respectfully,

BLAINE H. MILLER,

Civil Engir City Civil Engineer.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., August 2, 1907.

Mr. Geo. T. Breunig, City Controller, City:

DEAR SIR—In accordance with the attached communication from the City Civil Engineer, we respectfully request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$25,000 to Repairing of Permanently Improved Streets Fund. Yours respectfully,

JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK. Board of Public Works.

OFFICE OF THE CITY CIVIL ENGINEER. Indianapolis, Ind., August 2, 1907.

Board of Public Works, Indianapolis:

Gentlemen-In answer to your inquiry regarding an extra appropriation to cover the cost of repairs of permanently improved streets for the balance of the year, I beg to state that we have not as yet patched the following streets, some of which are in bad condition:

Delaware, Massachusetts avenue to St. Clair street.

St. Clair street. N. East street. New York street west of Blake. East street south of Morris. McCarty street, High to Virginia avenue. Woodlawn, east of Virginia avenue. Ft. Wayne avenue. 12th street, Alabama to Central. Senate avenue, 16th to 21st street. Buchanan, east of Virginia avenue.

N. Park avenue. Liberty street.

Talbott avenue, 16th to 25th street.

I believe it would be advisable for the Board to ask for an appropriation of at least \$25,000.00, of which I understand the Street Commissioner needs six or seven thousand to continue with his work of repairs on brick and block streets out of guarantee. There is only a balance of ten or twelve thousand dollars in our fund for repairs to permanently improved streets, and this will be about exhausted after payment of the July bill to the Western Construction Co. Very respectfully,

BLAINE H. MILLER, City Civil Engineer.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Ind., July 23, 1907.

### Geo. T. Breunig, City Controller, City:

DEAR SIR-I wish you would prepare an appropriation ordinance providing an additional \$20,000 for the repair of permanently improved streets. I desire to have this ordinance submitted to the Council at its next meeting, on the first Monday night in August. I have asked the City Engineer to furnish me a list of all asphalt streets which have not as yet been patched. I am desirous of putting every street in good condition before cold weather, as I consider it to be more economical to patch them now than to wait for an increased appropriation in next year's budget.

I remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

## From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Ind., August 5, 1907.

#### To the President and Members of the Common Council:

GENTLEMEN-I herewith submit for your consideration and action the following applications for city retail liquor licenses filed in my office in pursuance of and under the provisions of G. O. No. 39, 1907, viz:

- Emmet G. Sering, 2038 E. Washington street. Henry Lichtenberg, 114 N. Liberty street. 38
- 39.
- Wm. F. Brandt, 2749 Southeastern avenue. 40.
- 41.
- Thomas M. Tighe, 152 W. Washington street. Patrick Barton, S. W. corner Langsdale and Northwestern avenue 42.
- J. D. Bremer, S. E. corner Medaria and Prospect streets. James M. Jones, S. W. corner 30th street and Canal. 43.
- 44.
- 45. Geo. Seifert, 1619 Prospect street.
- Frank J. Dudley, 721 Massachusetts avenue. 46.
- Wm. S. Miller, 125 E. Court street. 47.
- Wolf Sussman, 245 W. Washington street. Mat. Lewis, 119 N. West street. 48.
- 49.
- John Brennen, 2002 Hillside avenue. 50.
- Thos. G. Bramlette, 1210 N. Missouri street. 51.
- 52.
- 53.
- Fritz Hess, 936 Virginia avenue. Edward W. Wilbert, 316 W. Ohio street. Gustave F. Thiem, 1347 Kentucky avenue. 54.
- Andrew Heinlein, 462 W. 15th street. 55.
- John Pugel, 716 N. Warman avenue. 56.

#### Respectfully submitted,

GEO. T. BREUNIG. City Controller.

# APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 38:

Indianapolis, Ind., July 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Emmet G. Sering, being 39 years of age, residing at No. 2036 E. Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2036 E. Washington street and 56 N. Jefferson avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 2038 E. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet; said barroom and building fronts south on Washington street at the northwest corner of Hamilton avenue and Washington street, on the ground floor of a one-story frame building situated on lot No. 27, Johnson and Hogshire's East Washington street addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 2038 E. Washington street, in ward No. 9. I also ask for restaurant and pool table privi eges in same room. Main entrance from Washington street; one entrance to lailway which runs to rear yard.

EMMET G. SERING.

Application No. 39:

Indianapolis, Ind., July 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Lichtenberg, being 31 years of age, residing at 114 N. Liberty street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 114 N. Liberty street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 114 N. Liberty street, in the City of Indianapolis, Marion county, Indiana; said premises being more particu'arly described as follows: Room 14x30 feet; said barroom and building fronts east on Liberty street, on the first floor of a two-story frame building, and situated on 31½ feet, north end of lots 15 and 16, in Bates & Fletcher's subdivision of outlot No. 59, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Liberty and Wabash street, in ward No. 7. Two entrances from the front, one from the side and one in back. I also give notice to said board that I will apply for pool table privileges in same room.

HENRY LICHTENBERG.

## Application No. 40:

Indianapolis, Ind., July 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. F. Brandt, being 41 years of age, residing at 1518 Bates street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1014 Hosbrook street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of liquor dealer and teamster. The premises wherein and whereon I desire to carry on such business are located at No. 2749 Southeastern avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a front room, 8 feet 6 inches in the point, 20 feet 6 inches at west end and 37 feet long, fronting north on Southeastern avenue, first floor of two-story frame building, and situated on 155 1-10 feet on Southeastern avenue, east end of lot No. one (1), in Cornett place addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 2749 Southeastern avenue, in ward No. 10. One entrance from Southeastern avenue, one from English avenue, one from stock room in the rear.

WM. F. BRANDT.

# Application No. 41:

Indianapolis, Ind., July 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas M. Tighe, being 43 years of age, residing at 2405 N. Pennsylvania street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 152 W. Washington street, corner Capitol avenue, in the City of Indianapo'is, Marion county, Indiana; said premises being more particularly described as follows: In a room 12x51 feet, with two side doors west to Capitol avenue, fronting south on Washington street, on the first floor of a three-story brick building, situated on part of lots 7, 8 and 9, in square 54, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Washington street and Capitol avenue north, in ward No. 6. Main entrance from Washington street, two entrances from Capitol avenue, north.

THOS. M. TIGHE.

# Application No. 42:

Indianapolis, Ind., July 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Patrick Barton, being 38 years of age, residing at Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at S. W. corner Langsdale and Northwestern avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. W. corner Langsdale and Northwestern avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room, 18 feet by 40 feet, and one room west of barroom, used for kitchen, ground floor of a onestory frame building, fronting east on Northwestern avenue, and situated on lot No. four (4) and the north half of lot No. three (3), in Joshua Langsdale addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Langsdale and Northwestern avenue, in ward No. 4. The described property and room in which liquor is so'd and drank has four entrances one to Northwestern avenue, one north to Langsdale avenue, and two west to stock room. I also give notice for pool table.

PATRICK BARTON.

# Application No. 43:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. D. Bremer, being 53 years of age, residing at Norwood, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at S. E. corner Medaria and Prospect streets, in the city of Norwood, Center S. E., State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the S. E. corner Medaria and Prospect streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Located in the front room, 19 feet by 42½ feet, fronting north on Prospect street, first floor of a two-story frame building, with two extra doors, one to south, one to the east, and situated on lot No. 14 in Hosbrook's Prospect street addition and known as the S. E. corner Medaria and Prospect streets, Center Southeast. I also give notice for pool table.

J. D. Bremer.

# Application No. 44:

Indianapolis, Ind., August 1, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James M. Jones, being 42 years of age, residing at S. W. corner Canal and 30th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at S. W. corner 30th street and Canal, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly

described as follows: Front room, 21 by 21 feet, said barroom fronting east at the southwest corner of 30th street and the Canal, on the first floor of a one-story frame building, and situated east of the river, north side northwest quarter (1/4) and west of the canal, northwest corner of the northeast quarter (1/4) of section 27, township 16, range 3, containing 8 95-100 acres, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of the Canal and Thirtieth street. Main entrance from Canal, one from north side from side yard, one from living rooms on west.

JAMES M. JONES.

Application No. 45:

Indianapolis, Ind., August 1, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Seifert, being 47 years of age, residing at 1326 Laurel street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by Genera! Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1326 Laurel street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of solicitor. The premises wherein and whereon I desire to carry on such business are located at No. 1619 Prospect street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 60 feet, first floor of a onestory brick building, fronting north on Prospect street, said room is the west room of said bui'ding, and situated on lot No. 4, in block No. 6, in Hubbard et al.'s southeast addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1619 Prospect street, in Ward No. 10. Has one door south and one front door to the north. I also give notice for pool table.

GEORGE SEIFERT.

Application No. 46:

Indianapolis, Ind., August 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank J. Dudley, being 32 years of age, residing at 1645 Barth avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1071 High street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of teamster. premises wherein and whereon I desire to carry on such business are located at No. 721 Massachusetts avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 24x37 feet, fronting northwest on Massachusetts avenue, on the first floor of a two-story brick building, situated on part of lot 4 in Goldberry's subdivision of outlots 46 and 47, and known as No. 721 Massachusetts avenue, in the City of Indianapolis, Center township, Marion county, Indiana, in ward No. 7. also ask for pool table privilege in the same room. Entrances-one northwest and one east.

FRANK J. DUDLEY.

Application No. 47:

Indianapolis, Ind., August 1, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, William S. Miller, being 50 years of age, residing at 3314 N. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 125 East Court street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16½x37 feet, room and building facing north on Court street, on the ground floor of a five-story brick building, and situated on lot No. 9, except 22½ feet west side, in square No. 57, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 125 E. Court street, ward No. 7. Main entrance off Court street, one in rear from alley on the east, two on west side of room, one to basement and one to upstairs.

WILLIAM S. MILLER.

Application No. 48:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wolf Sussman, being 38 years of age, residing at 2155 N. Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2155 N. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of a saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 245 W. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: In the front room fronting north on Washington street, first floor of a three (3) story brick building. Said room has one entrance at south end of said room and is situated on 22½ feet middle part of lot No. 5, square 68, in Indianapolis, Indiana.

WOLF SUSSMAN.

Application No. 49:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Matt Lewis, being 56 years of age, residing at 1925 W. Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 119 N. West street, N. E. corner West and Wabash street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room, 15 feet by 18 feet, fronting south on Wabash street, first floor of a two-story frame building, and said room has one entrance to the north, and situated on lot No. 1 in square 50, at the N. E. corner Wabash and West street, ward No. 6. I also give notice for restaurant.

MATT LEWIS.

Application No. 50:

Indianapolis, Ind., July 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Brennen, being 41 years of age, residing at 844 S. Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2002 Hillside avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2002 Hillside avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room, 15x30 feet, fronting east on Hillside avenue, on the first floor of a one-story frame building, and situated on lot No. 209, in Cooper & Pickens' Northeast addition, in the City of Indianapolis, Indiana, and known as No. 2002 Hillside avenue, in ward No. 1. One entrance from front, one from south side and one from rear. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN BRENNEN.

Application No. 51:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas G. Bramlette, being 33 years of age, residing at 1210 Missouri street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same place, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of butcher and meat dealer. The premises wherein and whereon I desire to carry on such business are located at No. 1210 N. Missouri street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as fo'lows: Front room, 14 feet by 18 feet, fronting east on Missouri street, first floor of a one-story frame building, and situated on north half of 125 feet, east end of lot No. 12, in West heirs' add., in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1210 North Missouri street, ward No. 3. One front and one rear entrance.

THOMAS G. BRAMLETTE.

## Application No. 52:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fritz Hess, being 42 years of age, residing at 270 Bicking street, City of Indianapolis, State of Indiana, do hereby make appli cation for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same place, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of laborer. The premises wherein and whereon I desire to carry on such business are located at 936 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20 feet by 60 feet, fronting west on Virginia avenue, on the first floor of a two-story brick building, and situated on lot No. 438, in Fletcher et al.'s sub. of outlot No. 98, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 936 Vir ginia avenue. One front and one rear entrance. I also give notice for pool table.

FRITZ HESS.

# Application No. 53:

Indianapolis, Ind., August 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Edward W. Wilbert, being 42 years of age, residing at 316 W. Ohio street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. premises wherein and whereon I desire to carry on such business are located at No. 316 W. Ohio street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x21 feet, room and building fronts south on W. Ohio street, on the first floor or a one-story brick building, and situated on lot No. 6, Jno. King's subdivision of lot No. 7 and the south half of lot No. 8, in square No. 32, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 316 W. Ohio street, in ward No. 6. Main entrance from Ohio street, one from Osage street, and two from living rooms in rear.

EDWARD W. WILBERT.

Application No. 54:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Gustave Thiem, being 40 years of age, residing at 1347 Kentucky avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1347 Kentucky avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1347 Kentucky avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room 20x35 feet, fronting west on Kentucky avenue, first floor of a one-story frame building, and said room has two extra doors to the east and is situated on lot No. 31 in McCarty second W. S. addition in ward 14. I also give notice for pool table.

GUSTAVE F. THIEM.

Application No. 55:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Andrew Heinlein, being 42 years of age, residing at 1122 Concord street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1122 Concord street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 462 W. 15th street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as fo lows: In the front room 18x36 feet, fronting south on 15th street, first floor of a two-story brick building; said room has one door leading north of bar room, and situated on lot No. 39, in C. St. John's west addition. I also give notice for pool table. Said room is in ward No. 3.

ANDREW HEINLEIN.

Application No. 56:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Pugel, being 41 years of age, residing at 718 N. Warman avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate 'limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 718 Warman avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 716 N. Warman avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room, 18x30 feet, fronting east on Warman avenue, first floor of a one-story frame building, and situated on lot No. 47, in Walker's second Haughville addition. Said room has two extra doors, one west and one north of said room, No. 716 Warman avenue. I also give notice for pool table.

JOHN PUGEL.

Which were read and referred to the Committee on License.

#### From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I am directed by the Board of Public Works to forward to your honorable body for your consideration and action thereon the attached ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of California street, from northeast curb line Indiana avenue to south property line Tenth street, with cement walks, approach walks, brick gutters and curbing, as provided for by I. R. No. 5210.

Yours respectfully,
BOARD OF PURLIC WORKS,
Per F. J. NOLL, Jr., Clerk.

### From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, August 2, 1907.

James McNulty, City Clerk, and Common Council, City:

GENTLEMEN-At a meeting of the Board of Public Works, held on Monday, July 29, 1907, certain papers were signed granting permission to the Indianapolis, Newcastle & Toledo Electric Railway Company to enter the city over certain streets, under the impression that conditions set forth, and papers submitted, were simply a repetition of the terms of their franchise. We found later that there was a very great difference between same, and we desire to notify you that all action as to said matter was rescinded. Should any papers in this connection be presented to you, bearing signatures of the Board, please bear this in mind, and oblige.

Yours respectfully.

Joseph T. Elliott. P. C. TRUSLER. F. J. MACK. Board of Public Works.

### From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., August 2, 1907.

To the President of the Finance Committee and Members of the Common Council, City:

GENTLEMEN—The salary of the Superintendent of the Street Cleaning Department of the preceding administration was \$1,600 per annum. During the last year this salary was \$1,200.00. Your honorable body has increased this salary slightly, and we desire to suggest that in view of the large increase in territory by reason of added improvements,

and the efficiency of the work, as well as judgment, intelligence and honesty displayed in making purchases for this department, we feel that this officer is particularly to be commended.

In the readjustment of salaries there was some effort made to place this salary at \$1,500 per annum, and we would respectfully ask that if this matter could be reopened, and this salary so fixed, that such action would be highly appreciated by the members of the Board of Public Works, and we feel assured that the salary would be none too large for the responsibilities of the office.

Yours truly,

JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK.

Mr. Royse moved to refer the communication to the Committee on Finance. Carried.

From Department of Law:

DEPARTMENT OF LAW Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I am informed there will be presented to your honorable body at its session this evening an ordinance amending the present salary ordinance so as to make the salary of the Assistant City Attorney \$1,500.00 per annum, this being an increase of \$150.00 over his present salary. As the responsible head of the legal department, I feel you are entitled to hear from me on the facts touching this subject.

When the Legislature provided that this officer should receive annual salary, to be fixed by ordinance, not exceeding \$1,500.00, it must have contemplated that when the work of the department reached such magnitude that the services performed by him would occupy all his time and be of such character as to justify it, he would be awarded the full salary, but until such time the Common Council would grade the salary according to the value of the services actually performed

by him.

At the present time the City Attorney (formerly known as the Assistant City Attorney) receives the full salary of \$2,500.00 allowed by the statute, and I have no hesitation in saying that the Assistant City Attorney fully earns the entire amount authorized by statute to be paid to him. The work in this department has probably quadrupled since this assistant was provided for and the fact is we are greatly in need of another assistant in the office. The personal injury claims and suits to which the Assistant City Attorney gives special attention has increased along with other classes of business. When it is remembered that the total damages claimed in personal injury suits pending against the city in the year 1906 amounted to \$478,500.00, it is clear that the very highest skill and most energetic service is required in defending against them. Failure to look after these cases with the utmost care and attention would quickly result in judgments against the city amounting to more than the entire cost of maintenance of this

I am perfectly safe in saying that if the identical services which have been performed by the present Assistant City Attorney in the last eighteen months had been performed, not for a municipal corporation, but for a private corporation or a liability insurance company in defending personal injury claims, that the fees paid for the same would not have been less than at the rate of \$2,500.00 or \$3,000.00 per year. My last annual report showed that the number of such claims and cases pending on January 1, 1907, was very much less than the total number pending on January 1, 1906, notwithstanding the fact that probably a larger number than usual had been filed during the year. The record for the first six months of 1907 indicates that an equally good showing will be made during the present year. As the Assistant City Attorney is chiefly responsible for this work it follows that he is entitled to the credit and to a salary commensurate therewith.

As far as I may with propriety do so, I earnestly recommend your favorable consideration of the ordinance granting this small increase. I have the honor to remain,

Yours respectfully,

Frederick E. Matson, Corporation Counsel.

Mr. Cottey moved to refer the communication to the Committee on Fees and Salaries.

Mr. Cottey called for the Ayes and Noes.

The roll was called and President Eppert declared the motion lost by the following vote:

Ayes, 10, viz: Messrs. Cottey, Wood, Rhodes, Uhl, Stickelman, Royse, Donavon, Hofmann, Wright and Henry.

Noes, 10, viz: Messrs. Hamlet, Davis, Neukom, Smither, Bangs, Hartmann, Portteus, Sullivan, Hilkene and President Frederick W. Eppert.

Mr. Hamlet moved to refer the communication to the Finance Committee.

Mr. Royse moved to table the motion of Mr. Hamlet, which motion failed to carry.

The motion of Mr. Hamlet was then put and carried.

#### REPORTS FROM STANDING COMMITTEES.

From the Committee on Fees and Salaries:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 21, 1907, entitled "An ordinance approving a certain contract, granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont

avenue, in the City of Indianapolis, Indiana," beg leave to report that we have had the same under consideration, and recommend that said ordinance do not pass for the following reasons: that the petitioners are asking for too many tracks without the proper protection being offered to the public.

Respectfully submitted,

CHAS. G. DAVIS. JOHN L. DONAVON.

Mr. Davis moved that the report of the Committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—Your Finance Committee, to which was referred General Ordinance No. 65, 1907, entitled "An ordinance to license the use of billiard tables and pool tables where a fee is charged," begs leave to report that it has had said ordinance under consideration and recommends that the same do pass.

Respectfully submitted,

HARRY E. ROYSE. ALBERT E. COTTEY. W. O. BANGS. W. A. RHODES. J. H. HAMLET.

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

From the Committee on License:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-Your Committee on Licenses, to whom was referred the applications for licenses numbering from 1 to 37, inclusive, have investigated the same and would recommend that the following applications be approved:

- Jos. Emminger, No. 31 Monument Place.
- Jno. F. Mack, No. 1401 Kentucky avenue.
  Philip Trietch, No. 108 E. Washington street.
  Jno. F. Conners, No. 109 Capitol avenue north.
  P. J. Gullefer, No. 1003 Indiana avenue.
  C. E. Rogers, No. 602 W. Maryland street.

- Henry C. Dippel, No. 116 N. De'aware street. 7.
- Wm. Pletzer, No. 125 N. Alabama street. 9.
- 10. Wm. G. Weiss, No. 28 S. Pennsylvania street.11. Ignatz Berkowitz, 301-3 Virginia avenue.
- W. T. Weeder, No. 1064 Virginia avenue. 13.

- Bart Shanahan, No. 345 S. Capitol avenue.
- 15. Chas. Sheperkoter, No. 33 Virginia avenue.
- 16.
- 17. 18.
- 19.
- Louis Weissman, No. 866 Massachusetts avenue.

  Meyer Penish, No. 401 W. New York street.

  Jacob F. Hess, No. 935 N. Senate avenue.

  Jno. C. Vollrath, No. 949 S. Meridian street.

  August Bruhn, No. 1401 S. Meridian street, S. E. corner Ari-20. zona and Meridian streets.
- 21. Sam Greenwald, No. 441 Massachusetts avenue.
- 22. B. Wernke, No. 1224 Roosevelt avenue.
- August Boetcher, No. 1109 Udell street. Louis Kouder, No. 44 Monument Place. 27.
- 29. 30.
- 31.
- 33.
- Daniel W. Barton, No. 1101 English avenue.
  C. C. Smelcer, No. 335 Massachusetts avenue.
  Leopold Weiss, No. 936 Massachusetts avenue.
  S. J. Brockhausen, No. 502 Buchanan street.
  Jno. Comstock, No. 444 E. Washington street.
  George Egan, No. 325 S. Capitol avenue.
  Jno. Evan, No. 701 Haugh street.
  Sam Wolpa, No. 1417 N. West street 34.
- 35.
- 36.
- 37.
- 12.
- Sam Wolpa, No. 1417 N. West street. Ollie Coonce, No. 1112 W. Washington street. 32.

We would also recommend that the following applications be not approved:

- Jno. W. Taylor, No. 518 Indiana avenue.
- 24. George Dordea, No. 27 S. California street.
- George Schanz, No. 437 S. Capitol avenue. 25.
- 26.
- Albert Ledig, No. 1041 Maple street. Peter Brown, No. 541 E. Washington street.

W. O. BANGS.
W. A. RHODES.
E. J. STICKELMAN.

OTTO HOFMANN.

JOHN L. DONAVON.

HARRY E. ROYSE.

FAY WRIGHT.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From the Committee on Ordinances:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—We, your Committee on Ordinance, to whom was referred Special Ordinance No. 9, 1907, being an ordinance annexing certain territory to the City of Indianapolis, beg leave to report that we have had said ordinance under consideration and would recommend that the same do pass.

Respectfully submitted,

W. O. BANGS.

John F. Wood. John L. Donavon.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From the Committee on Public Morals:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Morals, to whom was referred General Ordinance No. 63, 1907, entitled an ordinance prohibiting the maintenance and use of search lights on automobiles or other motor vehicles within the corporate limits of the city of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect, have had the same under consideration and would recommend that it be amended as follows: Section 1, line 4, strike out the words "other bright or" and at the end of Section 1 insert "provided, that nothing herein contained shall apply to any automobile used by the po'ice for the City of Indianapolis when in the performance of their duties." When the ordinance is so amended we would recommend that it do pass.

E. J. STICKELMAN, W. A. RHODES, THEO. PORTTEUS.

Mr. Rhodes moved that the report of the Committee be conconcurred in. Carried.

From the Committee on Public Morals:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—Your Committee on Public Morals, to whom was referred General Ordinance No. 66, 1907, being "an ordinance regulating the care and sale of certain food products on public market," have had the same under consideration and would recommend that the same do pass.

Respectfully submitted,

E. J. STICKELMAN, W. A. RHODES. THEO. PORTTEUS.

Mr. Rhodes moved that the report of the Committee be concurred in. Carried.

From the Committee on Public Safety and Comfort:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Safety and Comfort, to whom was referred General Ordinance No. 64, 1907, entitled an ordinance regulating the collection and sterilization of milk bottles, cans and other receptacles used for the delivery of milk to any house or premises under quarantine for contagious or infectious diseases, providing a penalty therefor, and fixing a time when the same shall take

effect, beg leave to report that we have had same under consideration and recommend that same do pass.

Respectfully submitted,

J. H. HAMLET.
JOHN F. WOOB.
LOUIS F. HENRY.
WM. J. NEUKOM,
OTTO HOFMANN.

Mr. Hamlet moved that the report of the Committee be concurred in. Carried.

From the Committee on Railroads:

Indianapolis, Ind., July 15, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Railroads, to whom was referred General Ordinance No. 56, 1907, entitled an ordinance approving a certain contract granting Wm. H. Coburn the right to lay and maintain a sidetrack from Monon railroad track across 23d street, have had the same under consideration and would recommend that same do pass.

ALBERT E. COTTEY. E. J. STICKELMAN. JACOB H. HILKENE. CHAS G. DAVIS.

Mr. Cottey moved that the report of the Committee be concurred in. Carried.

From the Committee on Rules:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Rules would recommend that the

rules of the Common Council be amended as follows:

By adding to Rule 2, as amended by the Common Council July 15, 1907, and immediately following the amendment then added to said Rule 2, the following words, to-wit: "Provided, however, That this rule shall not apply to resolutions pertaining to the approval or rejection of applications for liquor licenses regularly submitted by a majority report of the License Committee, or by one-half the members thereof if there be no majority report, and it shall be in order to act upon all such resolutions immediately."

Respectfully submitted.

HARRY E. ROYSE. H. C. SMITHER. JACOB H. HILKENE.

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

Mr. Royse moved that the rules be amended as recommended by the committee. Carried.

#### INTRODUCTION OF APPROPRIATION ORDINANCES.

# By City Controller:

Appropriation Ordinance No. 13-1907. An ordinance providing for the appropriation of certain sums to and for the use of the Department of Public Works, 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 there be and is hereby appropriated to and for the use of the Department of Public Works the following sums, viz:

For "salaries of the City Civil Engineer and force" the sum of twenty-five thousand (\$25,000) dollars.

For "Repairing of Permanently Improved Streets," the sum of twenty-five thousand (\$25,000) dollars.

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 the Committee on Finance.

### By City Controller:

Appropriation Ordinance No. 14-1907. An ordinance appropriating the sum of \$1,500.00 to and for the use of the Department of Public Health and Charities, and fixing a time when the same shall take

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis Indiana, That there be and is hereby appropriated the sum of fifteen hundred (\$1,500.00) dollars to and for the use of the Department of Public Health and Charities, to be used for the "Prevention of Contagious Diseases," and to be a part of such account.

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 the Committee on Finance.

#### INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

# By the Mayor:

General Ordinance No. 68-1907. An ordinance requiring railroad companies to bear a certain portion of the cost of maintaining street lights at crossings over which cars, engines, or trains of cars are run in the night time.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That whenever any street light is maintained

by the City of Indianapolis, by consent or otherwise, at or adjacent to any street crossing over which any railroad company maintaining tracks at grade runs any car, engine, or train of cars in the night time, such railroad company shall pay or cause to be paid to the said city an amount equal to thirty per cent of the total cost incurred by the city in maintaining such street light so long as the same is maintained and continued by said city. The payments herein required shall be made monthly to the City Controller on or before the 10th day of each calendar month, and each payment shall cover said percentage of cost of maintenance of said light for the preceding month.

Sec. 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

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

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

### By Board of Public Works:

General Ordinance No. 69-1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve California street, from northeast curb line Indiana avenue to south property line Tenth street with cement walks, brick gutters, curb and sod.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 8th day of July, 1907, adopt Improvement Resolution No. 5210, 1907, for the improvement of California street, from the northeast curb line of Indiana avenue to the south property line of Tenth street, with cement walks, approach walks, curbing, and brick gutters; and

WHEREAS, The said Board of Public Works did at the same time fix the 24th day of July, 1907, at 10 o'clock a. m., as the date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 9th day of July, 1907, and the 16th day of July, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of July, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 26th day of July, 1907, a written remonstrance was filed with the Board against the said improvement of California street, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 5th day of August, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

WHEREAS, On the 5th day of August, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve California street, from the northeast curb line of Indiana avenue, to the south property line of Tenth street, with cement walks, approach walks, brick gutters and curb, in accordance with Improvement Resolution No. 5210, 1907, adopted by the Board of Public Works on the 8th day of July, 1907.

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 the Committee on Contracts and Franchises.

### By Mr. Rhodes:

General Ordinance No. 70—1907. An ordinance prohibiting the use of improved streets within the city to all vehicles or machines using drive or other wheels coming in contact with the street surface, on the face of which are ridges, cleats, or other devices likely to injure the street surface, without first covering the same with smooth tires; also making it unlawful to injure the surface of improved streets; providing a penalty for the violation thereof; 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 unlawful for any person, firm or corporation to propel, haul or drive along or upon any improved street within the City of Indianapolis, any traction engine, steam plow, roller, threshing machine, separator, wind-stacker, or any other kind of machine or vehicle, which has or uses on the surface of the drive or other wheels coming.in contact with the street surface, any ridges, cleats, projections, or any other device or devices that may injure the street surface by indentation or otherwise, without first covering such wheel or wheels with tires the face of which is smooth and even.

Sec. 2. It shall be unlawful for any person, firm or corporation to indent, cut, break, or otherwise injure or deface the surface of any improved street within the City of Indianapolis, by using, propelling, hauling or driving along or upon the same any traction engine, steam plow, roller, threshing machine, separator, wind-stacker, or any other kind of machine or vehicle whatsoever, which has or uses on the face of the drive or other wheels coming in contact with the street surface, any ridges, cleats, projections, or any other device causing the same to be rough and uneven.

Sec. 3. Any person, firm or corporation violating any of the pro visions of this ordinance shall upon conviction thereof be fined in any sum not exceeding two hundred dollars (\$200.00) nor less than twenty

five dollars (\$25.00), to which may be added imprisonment for a period not exceeding ten (10) days.

Sec. 4. This ordinance shall take effect and be in force from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation in the City of Indianapolis, Indiana.

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

### By Mr. Cottey:

General Ordinance No. 71—1907. An ordinance regulating the location, erection, operation, and maintenance of hospitals, sanitariums, buildings or structures for the treatment of contagious or infectious diseases within the City of Indianapolis, fixing a penalty for the violation thereof, and providing for the publication of said ordinance, 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 hereafter be unlawful for any person, partnership, or corporation to locate, erect, operate or maintain any hospital, sanitarium, building or structure for the treatment of persons afflicted with contagious or infectious diseases, within the City of Indianapolis, Indiana, within one hundred and fifty (150) feet of any public highway or dwelling house used for residence purposes.

Sec. 2. Any person, partnership or corporation violating any of the provisions of this ordinance shall be fined in the sum of one hundred dollars (\$100.00) for the first offense, and the sum of twenty-five dollars (\$25.00) for every additional offense, and every day said ordinance is violated shall constitute an additional offense.

SEC. 3. 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 Sun, a paper of general circulation printed and published in the City of Indianapolis, Indiana.

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

# By Mr. Neukom:

General Ordinance No. 72—1907. An ordinance amending clause "b" of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict therewith," being General Ordinance No. 32—1907, approved May 16th, 1907.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That clause "b" of Section 5 of an ordinance

entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32—1907, approved May 16th, 1907, is hereby amended to read as follows:

Sec. 5. Clause "b." For the City Engineer's force:

The City Civil Engineer shall receive a salary at the rate of twenty-five hundred (\$2,500.00) dollars per annum.

The Assistant City Civil Engineers, two in number, shall each receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The deputies or transitmen, in charge of the engineering corps, shall each receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The chief clerk to the City Civil Engineer shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per

The assistant clerks and the stenographer shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The draftsmen shall each receive a salary at the rate of ten hundred and eighty (\$1,080.00) dollars per annum.

The chemist in charge of the laboratory shall receive a salary at the rate of nine hundred and sixty (\$960.00) dollars per annum.

The rodmen shall each receive a salary at the rate of eight hun-

dred and forty (\$840.00) dollars per annum.

The chainmen shall each receive a salary of eight hundred and forty (\$840.00) dollars per annum.

The chief inspector shall receive a salary at the rate of eleven hundred (\$1,100.00) dollars per annum.

The assistant chief inspector shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

The inspectors shall each receive a salary at the rate of eight hun-

dred and forty (\$840.00) dollars per annum.

The city civil engineer, in addition to his regular salary, shall receive for his services in work of track elevation, a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The clerk to the city civil engineer engaged on work of track elevation shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

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

# By Mr. Hilkene:

General Ordinance No. 73-1907. An ordinance to regulate the keeping, handling and storage of crude petroleum, coal oil, benzine, turpentine, gasoline, and other explosive or combustible oils and fluids, and fixing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation to keep or store crude petroleum, gasoline, naptha, benzine, camphine, carbon oil, spirit gas, burning fluid, turpentine, coal oil, or any other explosive or combustib'e oil or fluid, excepting such refined oils as will stand a fire test of one hundred and fifty (150) degrees Fahrenheit, in any quantity exceeding three (3) barrels or one hundred and fifty (150) gallons, in or upon any building, structure, or premises of any kind whatsoever, within the fire limits of the City of Indianapolis, as defined in Section 146 of General Ordinance No. 34, 1904, approved June 6, 1904.

- SEC. 2. It shall be unlawful for any person, firm or corporation to keep or store any such oils or fluids, in any quantity over fifteen (15) gallons and not exceeding one hundred and fifty (150) gallons, within the said fire limits in the City of Indianapolis, unless the same shall be kept or stored in steel tanks which are properly ventilated, and placed under the ground and outside of any building or structure.
- SEC. 3. It shall be unlawful for any person, firm or corporation to keep or store any such oils or fluids, in any quantity exceeding one (1) gallon and not exceeding fifteen (15) gallons, within the City of Indianapolis, except under and according to the following conditions: Where any such oils or fluids, in any such quantity, are kept in or upon any building, structure or premises other than a steel tank, as provided in Section 2 of this ordinance, the receptacle or receptacles in which such oils or fluids are kept shall not be placed under any stairway, or in any cellar, or in any confined place, but shall be kept in such manner that no vapor or gas therefrom can collect in any such quantity as to become dangerous; and no such receptacles containing such oils or fluids shall be stored, kept or handled at any time within fifteen (15) feet of any gas, candle, oil, or other like artificial light, or near any lighted stove, gas grate, or open flame or fire of any kind whatsoever.
- SEC. 4. It shall be unlawful for any person, firm or corporation engaged in the business of transporting or delivering any of the oils or fluids mentioned in Section 1 of this ordinance, to permit such oils or fluids in any quantity over one hundred and fifty (150) gallons, to remain in barrels, tanks, or other like receptacles upon any railroad track or street for any longer time than shall be reasonably necessary to make provision for the storing or delivering of the same, and in no event for a longer period than twenty-four (24) hours.
- Sec. 5. It shall be unlawful for any person, firm or corporation to sel', deliver, purchase or receive any of the oils or fluids mentioned in Section 1 of this ordinance by gas, candle, oil or other like artificial light.
- SEC. 6. It shall be unlawful for any person, firm or corporation to keep or store any of the oils or fluids mentioned in Section 1 of this ordinance within the City of Indianapolis, in any quantity exceeding one hundred and fifty (150) gallons, except under and according to the following conditions: Tanks for the storage of any one or more of such oils or fluids in any quantity not exceeding 200,000 gallons may be placed outside of the fire limits, providing the following specifications are complied with, to-wit: Such tanks shall be made of metal having sufficient guage to insure a tensile strength of not less than forty pounds per square inch. All portions of such tanks shall be riveted together and shall be made liquid tight. Each tank shall have a manhole and shall be equipped with adequate ventilating and safety devices. All such tanks shall be situated not less than twenty-five feet from any building, and shall be enclosed within a solid brick or reinforced concrete wall not less than eighteen inches thick and not less than eight feet high from the floor of the enclosure. The entire cubic contents of such enclosure shall exceed by at least twenty-five per

cent the total capacity of the tanks placed within such enclosure. The floor of such enclosure shall be at least four feet below the outside grade line and shall be made of clay.

- SEC. 7. It shall be unlawful for any person, firm or corporation to keep, maintain, or use, within the City of Indianapolis, any filling or guage tanks for any such oils or fluids except under and according to the following conditions: Any such filling or guage tank shall contain not to exceed a total of three hundred gallons; such tank shall be enclosed within a solid brick or reinforced concrete wall not less than eighteen inches thick and not less than eight feet high above the floor of such enclosure, the floor of such enclosure to be at least four feet below the outside grade line, and made of clay, and in such man ner as to prevent any leakage of the oils or fluids from flowing on the outside of the enclosure. The enclosure may have a roof of any incombustible material over the same if properly ventilated. In no case shall any filling or guage tank be within fifty feet of any frame building. All pumps for pumping oil from one tank to another must be enclosed within a brick or concrete building or walls, as herein described.
- SEC. 8. Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in the sum of \$100.00, and each day said ordinance is violated shall constitute a separate and additional offense.
- SEC. 9. Any tank or other receptacle in which any of the oils or fluids mentioned in Section 1 of this ordinance are kept or stored in violation of any of the terms or provisions of this ordinance shall be deemed a nuisance and may be abated as such; and it is hereby made the duty of the Building Inspector of the City of Indianapolis to cause the same to be abated as a nuisance by any proper legal procedure.
- Sec. 10. 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 Sun, a newspaper of general circulation printed and published in the City of Indianapolis, Indiana.

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

# By Mr. Hamlet:

General Ordinance No. 74—1907. An ordinance amending Section 4 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That Section 4 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being Gen

eral Ordinance No. 32, 1907, approved May 16, 1907, be and the same is hereby amended to read as follows:

Sec. 4. For the Department of Law:

Clause a. The corporation counsel of the city shall receive a salary at the rate of four thousand (\$4,000.00) dollars per annum.

The city attorney shall receive a salary at the rate of twenty-five

hundred (\$2,500.00) dollars per annum.

The assistant city attorney shall receive a salary at the rate of

fifteen hundred (\$1,500.00) dollars per annum.

The stenographer of said department shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

For the Department of Public Works:

The superintendent of the street cleaning department shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

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 the Committee on Finance.

### By Mr. Royse:

Special Ordinance No. 10-1907. An ordinance defining a part of the boundary line of the City of Indianapolis so as to extend the same and annexing to the City of Indianapolis certain territory contiguous thereto, providing for the publication thereof, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That the boundary lines of the City of Indianapolis be, and they are hereby extended so as to include the following described contiguous territory, all in Marion county, Indiana, whether platted or not, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion county, State of Indiana, to-wit: All that territory embraced within and between the present boundary lines of the City of Indianapolis and the following described lines, to-wit: Commencing at the corporation line of said city at the intersection of the south line of Minnesota street and the west line of the right of way of the Belt Railroad; thence east to the east line of Keystone avenue; thence in a southeasterly direction to the south line of Iowa street at the intersection with Perkins avenue; thence east along the south line of Iowa street to the south line of the right of way of the C., C., C. & St. L. R. R.: thence in a northwestwardly direction along the south line of said right of way to the east line of Golay avenue; thence north along the east line of said avenue to a point where the south line of Hosbrook's Prospect street addition, if extended west, would intersect said avenue; thence east along the south line of Hosbrook's Prospect street addition to the east line of Earhart street; thence north along the east line of Earhart street to a point forty feet south of the south line of section eight (8); thence east forty feet south of the south line of sections eight (8) and nine (9), township fifteen (15) north, range four (4) east, in Marion county, Indiana, to the east line of Emerson avenue; thence

north along the east line of said avenue to the south line of English avenue; thence east along the south line of said avenue to the intersection of said line with the north line of the Brookville road and the corporate line of said city; thence following said present corporate line back to the place of beginning.

All of which said contiguous property shall hereafter form a part of said City of Indianapolis, Marion county, Indiana, and be within the jurisdiction of the city, and said territory is hereby consolidated with and made a part of said City of Indianapolis, Marion county, Indiana.

SEC. 2. This ordinance shall be in force and effect from and after its passage and publication once each week, for two consecutive weeks, in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis, Marion county, Indiana.

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

## By President Eppert:

Special Ordinance No. 11—1907. An ordinance annexing certain territory to the City of Indianapo'is, defining a part of the boundary line of said city, 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, Marion county, Indiana:

Beginning on the present north boundary line of said city at a point where the center line of Pennsylvania street (said line being the east line of the west one-half ( $\frac{1}{2}$ ) of the northwest quarter ( $\frac{1}{4}$ ) of section 13, township 16, north range 3 east) intersects with the center line of Forty-second street; thence north with the center line of Pennsylvania street produced (the said line being the east line of the west one-half ( $\frac{1}{2}$ ) of sections 13, 12 and 1, township 16, north range 3 east) to the north line of a tract of land 10.55 acres known by the Meridian Park Land Company, situate in the west one-half ( $\frac{1}{2}$ ) of the southwest quarter ( $\frac{1}{4}$ ), section 1, township 16, north range 3 east; thence west along said line to the center line of the Indianapolis & Westfield Free Gravel road; thence southwest and south with the center line of the Indianapolis & Westfield Free Gravel road, commonly known as Illinois street (said line being the west line of sections 1, 12 and 13, township 16, north range 3 east, to the point of intersection of said line with the center line of Forty-second street; thence east with the center line of Forty-second street along the present north boundary line of the City of Indianapolis, to the place of beginning.

Sec. 2. 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 Sun, a daily newspaper of general circulation printed and published in said city.

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

#### MISCELLANEOUS BUSINESS.

### By License Committee:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Your Committee on License beg to offer the following resons: "Resolved, That the following applications for retail liquor licenses (saloon) in the City of Indianapolis be and are hereby approved."

- Jos. Emminger, No. 31 Monument Place.
- Jno. F. Mack, No. 1401 Kentucky avenue.
- Philip Trietch, No. 108 E. Washington street.
- Jno. F. Conners, No. 109 Capitol avenue north.
- P. J. Gullefer, No. 1003 Indiana avenue.
- C. E. Rogers, No. 602 W. Maryland street.
- Henry C. Dippel, No. 116 N. Delaware street.
- 9.
- Wm. Pletzer, No. 125 N. Alabama street. Wm. G. Weiss, No. 28 S. Pennsylvania street. 10.
- Ignatz Berkowitz, 301-3 Virginia avenue. W. T. Weeder, No. 1064 Virginia avenue. 11.
- 13.
- 14. Bart Shanahan, No. 345 S. Capitol avenue.
- Chas. Sheperkoter, No. 33 Virginia avenue. 15.
- Louis Weissman, No. 866 Massachusetts avenue. 16.
- 17. Meyer Penish, No. 401 W. New York street.
- Jacob F. Hess, No. 935 N. Senate avenue. Jno. C. Vollrath, No. 949 S. Meridian street. 18.
- 19.
- August Bruhn, No. 1401 S. Meridian street, S. E. corner Ari-20. zona and Meridian streets.
- Sam Greenwald, No. 441 Massachusetts avenue. B. Wernke, No. 1224 Roosevelt avenue. 21.
- 22.
- 27.
- 29.
- 30.
- August Boetcher, No. 1109 Udell street. Louis Kouder, No. 44 Monument Place. Daniel W. Barton, No. 1101 English avenue. C. C. Smelcer, No. 335 Massachusetts avenue. 31.
- Leopold Weiss, No. 936 Massachusetts avenue. 33.
- S. J. Brockhausen, No. 502 Buchanan street. 34.
- Jno. Comstock, No. 444 E. Washington street. 35.
- George Egan, No. 325 S. Capitol avenue.
- 37. Jno. Evan, No. 701 Haugh street. Sam Wolpa, No. 1417 N. West street. 12.
- Ollie Coonce, No. 1112 W. Washington street.

W. O. BANGS.

W. A. RHODES.

E. J. STICKELMAN.

JOHN L. DONAVON.

OTTO HOFMANN.

HARRY E. ROYSE.

FAY WRIGHT.

Mr. Rhodes moved that the resolution be adopted. Carried.

#### ORDINANCES ON SECOND READING.

Mr. Davis called for General Ordinance No. 21, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 21, 1907, be stricken from the files.

Mr. Davis called for the Ayes and Noes.

The roll was called and the motion of Mr. Davis to strike from the files was lost by the following vote:

Ayes, 8, viz: Messrs. Davis, Bangs, Donavon, Sullivan, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 10, viz: Messrs. Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Uhl, Hartmann, Portteus and Royse.

Mr. Hamlet called for General Ordinance No. 21, 1907, for second reading. It was read a second time.

Mr. Hamlet moved that General Ordinance No. 21, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 21, 1907, was read a third time and failed to pass by the following vote:

Ayes, 7, viz: Messrs. Cottey, Hamlet, Neukom, Smither, Rhodes, Uhl and Hartmann.

Noes, 12, viz: Messrs. Wood, Davis, Bangs, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Mr. Royse called for General Ordinance No. 65, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 65, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 65, 1907, was read a third time and passed by the following vote:

Ayes, 12, viz: Messrs. Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Hartmann, Portteus, Royse, Hofmann and President Frederick W. Eppert.

Noes, 7, viz: Messrs. Hamlet, Uhl, Donavon, Sullivan, Hilkene, Wright and Henry.

Mr. Bangs called for Special Ordinance No. 9, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Special Ordinance No. 9, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 9, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Neukom moved to refer back in the order of business to Committee on Contracts and Franchises. Carried.

Mr. Neukom called for Appropriation Ordinance No. 10, 1907, for second reading.

Mr. Royse asked to withdraw his name from the Committee report on Appropriation Ordinance No. 10, 1907.

Mr. Bangs moved that Mr. Royse be allowed to withdraw his name, which motion carried by the following vote:

Ayes, 11, viz: Messrs. Davis, Rhodes, Bangs, Stickelman, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, 8, viz: Messrs. Cottey, Hamlet, Neukom, Smither, Uhl, Hartmann, Portteus and Henry.

Mr. Bangs raised objections to the legality of the Committee report, which were sustained by the Chair.

President Eppert ordered that Appropriation Ordinance No. 10, 1907, be returned to the Committee on Contracts and Franchises.

Mr. Rhodes called for General Ordinance No. 63, 1907, for second reading. It was read a second time.

Mr. Rhodes moved that General Ordinance No. 63, 1907, be amended as recommended by the committee. Carried.

Mr. Rhodes moved that General Ordinance No. 63, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 63, 1907, was read a third time and passed by the following vote:

Ayes, 17, viz: Messrs. Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 3, viz: Messrs. Hamlet, Uhl and Hartmann.

Mr. Rhodes called for General Ordinance No. 66, 1907, for second reading. It was read a second time.

Mr. Rhodes moved that General Ordinance No. 66, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 66, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Hamlet called for General Ordinance No. 64, 1907, for second reading. It was read a second time.

Mr. Hamlet moved that General Ordinance No. 64, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 64, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Cottey called for General Ordinance No. 56, 1907, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 56, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 56, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

On motion of Mr. Sullivan, the Common Council, at 9:45 o'clock, p. m., adjourned.

ames. M.

President.

ATTEST:

City Clerk.