PROCEEDINGS

OF THE

COMMON COUNCIL.

REGULAR SESSION.

CHAMBER OF THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS,

Monday, June 4th, 1866, 7½ o'clock, P. M.

The Common Council met in regular session.

Present—His Honor, the Mayor, John Caven, in the chair, and the following members at first roll-call:

Councilmen Allen, Brown, Colley, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb and Seidensticker—11.

Absent—Councilmen Coburn, Emerson, Fletcher, Schmidt, Staub, and Thompson—6.

The proceedings of the regular session held May 28th, 1866, and of the adjourned session held May 31st, 1861, were read and approved.

By Mr. Loomis—Petition:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The undersigned, residents on Huron street, respectfully ask that a vacant lot situated on said street, south side, between Pine and Cedar streets, be immediately filled up. As it now stands it is a complete nuisance to the neighborhood, there being a stagnant pool on it, from which, during the warm weather, a most offensive smell arises. It is kept constantly stirred up by hogs and ducks, and if allowed to remain in its present condition must

cause pestilence and disease. The owner of the lot cannot be found by any of the petitioners, and it is believed that he is not a resident of the city.

E. G. Barrett, John Many, S. W. Junken, J. A. Hodges, Jos. Alexander, Joseph Bernauer, D. L. Paine.

Which, on motion, was referred to the Committee on Streets and Alleys.

By Mr. Glazier-Petition:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The undersigned, owners of real estate, and residents on New Jersey street and vicinity, respectfully represent that it would greatly promote the interests of the public and the City of Indianapolis to cause said New Jersey st. to be opened ninety feet in width through out-lots 103 and 104 to McCarty streets. Therefore, we respectfully petition your honorable body to cause said street to be opened as aforesaid.

H. Clearwater,
By J. M. Lord, Pres't,
Isaac Eldridge,

C. F. Schmidt, John M. Kemper, And 26 others.

Which, on motion, was laid upon the table for the present.

By Mr. Grosvenor-Petition:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The undersigned petitioners would respectfully ask your honorable body to cause the channel of Pogue's Run to be straightened, as your honorable body may deem best for the interests of the city and property holders, between Illinois street and the Canal, and your petitioners will ever pray, &c. Indianapolis Rolling Mill Co., Osgood, Smith & Co.

S. Binkley, C. Wysong, Osgood, Smith & Co. J. R. Osgood, George Wysong.

Which, on motion, was laid upon the table for the present.

By Mr. Kappes—Petition:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The undersigned, owner of lot number three (3), square 60, on the south side of Market street, between New Jersey and East streets, respectfully petition your honorable body to grant her the privilege to pave the sidewalk with good, hard-burned brick in front of her property, under the direction of the Civil Engineer.

Respectfully,

SUSANA RINGER.

Which, on motion, was referred to the Board of Public Improve-

By Mr. Fletcher-Petition:

INDIANAPOLIS, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The applicants do hereby humbly beg, implore, supplicate and importune the privilege of selling at auction in the city; whereas, no lawyer convenient, had to write this petition ourselves.

A. L. HUNT & CO.

Which, on motion of Dr. Jameson, was not granted.

By Mr. Fletcher-Petition:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The undersigned would respectfully represent, that on the — day of ——John Stumph, under an alleged contract with the city, did remove from her property on Ohio street, square 47, a permanent stone curbing, and did replace the same with wood.

Upon a representation of the facts to your honorable body, the said John Stumph was ordered to replace the stone, which he has failed to do. That on the 21st of May last a precept was issued for collecting the amount claimed by said Stumph for paying and curbing the sidewalk of said property.

by said Stumph for paving and curbing the sidewalk of said property.

The undersigned would respectfully petition your honorable body to set aside the precept until the order of the Council is obeyed and the stone curbing replaced, and your petitioner will ever pray.

MARY SMITH.

Which, on motion, was referred to the Committee on Streets and Alleys, with instructions to report a resolution

By Mr. Fletcher-Petition:

Indianapolis, June,4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

Peter Fontain having placed his Gas Purifier to the meter of the Council Chamber, prays respectfully this honorable body to give their opinion on the quality of the light obtained.

PETER FONTAIN.

Which, on motion, was referred to the Committee on Gas.

Mr. Loomis moved-

That the Street Commissioner be, and is hereby, directed to repair the bridge on Liberty street, at the crossing of Pogue's Run and the Union Railroad track.

Which motion was adopted.

Mr. Loomis offered the following motion:

That the Street Commissioner be directed to build a culvert across Georgia street on the east side of Illinois street.

Which, on motion, was referred to the Board of Public Improvements.

Mr. Kappes moved-

That the Committee on Streets and Alleys be instructed to ascertain, by measurement or survey, whether Stevens street is correctly located, particularly the east end, where it strikes Virginia Avenue.

Which motion was adopted.

Mr. Allen moved-

That the Chief Fire Engineer be directed to move the old stable on the Market Space to the No. 3 Engine House, for the purpose of storing away old machinery.

Which motion was adopted.

Dr. Jameson moved-

That the Council now proceed to the election of a Board of Directors for the City Hospital.

Which motion was adopted.

On motion of Mr. Fletcher the Council proceeded to nominate by wards.

The wards being called by the Clerk the following nominations were made, to-wit:

1st Ward-J. C. Geisendorff.

2d Ward-Dr. John M. Kitchen.

3rd Ward-William Braden.

4th Ward-George Merritt.

5th Ward—Lazarus B. Wilson.

6th Ward-Dr. Fresby S. Newcomer.

7th Ward-S. V. B. Noel.

8th Ward-George W. Buchanan.

9th Ward-Alexander Graydon, Sr.

On motion the names of the nominees were written each on a slip of paper and deposited in a hat to be drawn out three at a time by the President, to designate those to be chosen for the long term and those for the short terms—the first three names drawn to serve for three years, the second three names drawn to serve for two years, and the third or last three names drawn to serve for one year.

Which drawing resulted as follows:

Three Years—Messrs. Merritt, Wilson and Buchanan.
Two Years—Messrs. Kitchen, Geisendorff and Graydon.
One Year—Messrs. Braden, Newcomer and Noel.

By Mr. Seidensticker:

Resolved, That George Merritt, George W. Buchanan and L. B. Wilson are hereby declared elected as Directors for the City Hospital, to serve for the

term of three years from the date of their election.

And that Dr. John M. Kitchen, Alex. Graydon, Sr., and J. C. Geisendorff are hereby declared elected as Directors for the City Hospital, to serve for the term of two years from the date of their election.

And that Dr. F. S. Newcomer, Wm. Braden and S. V. B. Noel are hereby declared elected as Directors for the City Hospital, to serve for the term of one year from the date of their election.

The question being on the passage of the resolution, those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub-14. Noes, none.

So the resolution passed.

On motion of Mr. Loomis, the motion offered by Mr. Coburn at last meeting to elect City Commissioners was taken from the table, and adopted.

By Mr. Loomis:

Resolved, That James C. Yohn, William Braden, James N. Russell, Thomas Chandler and John B. Stumph be, and they are hereby, appointed by the Common Council of the City of Indianapolis as Commissioners to view property and assess all benefits or damages that may be awarded in favor of or against any person for the opening of any street or alley, or by the changing of the course of any stream within the city limits. Such Commissioners shall serve for one year from the date of their qualification, and until their successors are appointed and qualified.

The question being on the passage of the resolution, those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, Mac-Arthur, McNabb, Seidensticker and Staub-14. Noes, none.

So the resolution passed.

Mr. Staub moved-

That Peter Hedderick be allowed to grade and gravel the alley south of his property on Noble street, between Vermont and New York streets, under the direction of the Civil Engineer.

Which motion was adopted.

Mr. Loomis moved-

That all petitions on file for opening and laying out new streets or alleys in the City of Indianapolis, or for straightening the course of any stream of water running through said city, be taken up and referred to the City Commissioners, and the City Clerk directed to give notice to said Commissioners to meet, &c.; also, to notify the property owners, as in such cases provided by law.

Which motion was adopted.

Mr. Seidensticker moved-

That in all cases of petitions for opening streets, alleys, &c., the petitioners be required to pay the costs incidental to a proceeding for opening such street, alley, or for any other improvement.

Mr. Looomis moved to lay Mr. Seidensticker's motion upon the table.

The ayes and noes were demanded on the question to lay on table.

Those who voted in the affirmative were Councilmen Allen, Brown, Grosvenor, Kappes, Loomis, MacArthur and McNabb—7.

Those who voted in the negative were Councilmen Coburn, Clley, Fletcher, Glazier, Jameson, Seidensticker and Staub-7.

There being a tie vote, His Honor, the Mayor, voted in the negative—being ayes, 7; noes, 8.

So the motion was not laid upon the table.

On motion of Dr. Jameson, the motion was then referred to the Committee on Revision of Ordinances.

By Dr. Jameson:

Whereas, An estimate was allowed John Stumph, contractor for grading and paving the sidewalks on Massachusetts Avenue, between Pennsylvania and New Jersey streets, November 27th, 1865, and precept issued January 12th, 1866: And Whereas, An error was made in describing the real estate sold on said precept: Therefore,

Be it resolved, That said precept and sale be set aside, that the aforesaid estimate be so corrected as to describe the real estate thus: all of lot six (6), in square number nineteen (19), in the City of Indianapolis, except fifty feet off the north end of said lot; and that the names of the persons against whom it is assessed be thus set forth: Kate M. Patterson, widow of James M. Patterson, William O. Patterson, George E. Patterson, Charles H. Patterson, James C. Patterson, Kate D. Patterson, David M. Patterson, Francis D. Patterson, minor heirs of James H. Patterson, deceased, and Mary A. W. Patterson, the first named person being the owner in fee of said real estate, and said Mary A. W. Patterson having a dower right therein.

The question being on the passage of the resolution, those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson Kappes, Loomis Macarthur, McNabb, Seidensticker, and Staub—14. Noes, none.

So the resolution passed.

Mr. Brown offered the following resolutions, to-wit:

Resolved, That the owners of the following described real estate, to-wit: lot 157 in out-lot 99, (owned by Lucy W. Keating,) lots 87 and 88, in out-lot 99, (owned by M. D. St. Palairs,) lot 86, in out-lot 99, (owned by Thomas Brado,) and lot 158, in out-lot 99, (owned by S. W. Schofield,) fronting on Dough-

erty street, between McKernan street and Virginia Avenue, be, and they are hereby, required to fill and drain the same, as, in the opinion of this Council, there is a hole or excavation thereon, in which water has or may become so stagnant and noxious as to be a nuisance and injurious to the health and comfort of said city and of the inhabitants thereof, and that the Street Commissioner be, and he is hereby, required to notify the owners thereof, as provided by an ordinance passed April 23d, 1866, entitled "An ordinance providing for the drainage and filling up of ponds, excavations and holes, and prescribing penalties for the failure to fill up or drain the same," and that in case of the failure of the owners thereof to fill or drain the same, the Street Commissioner proceed to drain or fill said excavation, as provided in said ordinance.

Resolved, That the owners of the following described real estate, to-wit: lot 147 (owned by Phæbe M. Dougherty), and lots 148 and 149 (owned by J. A. Snyder), fronting on the north side of Dougherty street, between Virginia Avenue and McKernan street, be, and they are hereby, required to fill and drain the same, as, in the opinion of this Council, there is a hole or excavation thereon, in which water has or may become so stagnant and noxious as to be a nuisance and injurious to the health and comfort of said city and of the inhabitants thereof, and that the Street Commissioner be, and he is hereby, required to notify the owners thereof, as provided by an ordinance passed April 23d, 1866, entitled "An ordinance providing for the drainage and filling up of ponds, excavations and holes, and prescribing penalties for the failure to fill up or drain the same," and that in case of the failure of the owners thereof to fill or drain the same, the Street Commissioner proceed to drain or fill said excavation, as provided in said ordinance.

Resolved, That the owners of the following described real estate: to-wit: lots 10, 11, 12 and 13, in Bradshaw & Holmes' sub-division of out-lot 100, on the north side of Buchanan street, between Beaty street and Virginia Avenue; (lot 13 owned by John P. Childers, lot 12 owned by R. B. Catherwood, and lots 10 and 11 owned by Bradshaw & Holmes), be, and they are hereby, required to fill and drain the same, as, in the opinion of this Council, there is a hole or excation thereon, in which water has or may become so stagnant and noxious as to be a nuisance and injurious to the health and comfort of said city and of the inhabitants thereof, and that the Street Commissioner be, and he is hereby, required to notify the owners thereof, as provided by an ordinance passed April 23d, 1866, entitled "An ordinance providing for the drainage and filling up of ponds, excavations and holes, and prescribing penalties for the failure to fill up or drain the same," and that in case of the failure of the owners thereof to fill or drain the same, the Street Commissioner proceed to drain or fill said excavation, as provided in said ordinance.

Resolved, That the owners of the following described real estate, to wit: lots 96 and 97 on the north side of Fletcher Avenue, between Cedar and Grove streets, (owned by Hoyt, Stone and others,) be, and they are hereby, required to fill and drain the same, as, in the opinion of this Council, there is a hole or excavation thereon, in which water has or may become so stagnant and noxious as to be a nuisance and injurious to the health and comfort of said city and of the inhabitants thereof, and that the Street Commissioner be, and he is hereby, required to notify the owners thereof, as provided by an ordinance passed April 23d, 1866, entitled "An ordinance providing for the drainage and filling up of ponds, excavations and holes, and prescribing penalties for the failure to fill up or drain the same," and that in case of the failure of the owners thereof to fill or drain the same, the Street Commissioner proceed to drain or fill said excavation, as provided in said ordinance.

Resolved, That the owners of the following described real estate, to-wit: lots 4 and 5, in out-lot 9, on the north side of Harrison street, (owned by Wilson and Greenlee,) between Cady street and the Corporation line east, be, and they are hereby, required to fill and drain the same, as, in the opinion of this Council, there is a hole or excavation thereon, in which water has or may become so stagnant and noxious as to be a nuisance and injurious to

the health and comfort of said city and of the inhabitants thereof, and that the Street Commissioner be, and he is hereby, required to notify the owners thereof, as provided by an ordinance passed April 23d, 1866, entitled "An ordinance providing for the drainage and filling up of ponds, excavations and holes, and prescribing penalties for the failure to fill up or drain the same," and that in case of the failure of the owners thereof to fill or drain the same, the Street Commissioner proceed to drain or fill said excavation, as provided in said ordinance.

Which, on motion, were referred to the Councilmen of the wards in which the ponds or excavations referred to are severally located.

Dr. Jameson moved-

That the City Clerk be directed to return to the City Auditor all warrants for which the bonds of the city have been issued, and that said warrants be canceled by said Auditor in presence of Committee on Finance.

Which motion was adopted.

By Mr. Brown:

Resolved, That the City Marshal be required to give ten days' notice, as required by law, that an election will be held at the Sixth Ward School House on Saturday, the 16th day of June, 1866, for a Councilman to fill the vacancy occasioned by the resignation of William Boaz, and that George Koeniger be appointed Inspector and John Johnson and John S. Russell be appointed Judges.

The questioned being on the passage of the resolution, those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Collew, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14. Noes, none.

So the resolution passed.

Mr. Brown moved-

That the Board of Public Improvements be instructed to employ Messrs. Jas. W. Brown and Jas. B. Cunningham to assist the Civil Engineer in making surveys and plans for a better drainage of portions of the 6th, 7th and 8th Wards.

Which motion prevailed.

Mr. Seidensticker introduced special ordinance No. 64—1866, entitled:

An Ordinance to provide for the grading and graveling of Massachusetts Avenue, and the sidewalks thereof, between Chatham street and the Corporation line east,

Which, on motion, was read the first time by its title, and was read the second time.

Mr. Seidensticker moved that rules 19 and 24 be suspended and the ordinance read the third time and placed upon its passage.

The question being on the suspension of the rules those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Collev, Fletcher, Glazier, Grosvenor, Jameson, Kappes, MacArthur, McNabb. Seidensticker and Staub-14. Noes, none.

So the rules were suspended and the ordinance read the third time and placed upon its passage.

The question being, shall the ordinance pass? those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub-14. Noes, none.

So the ordinance passed.

By Mr. Coburn, from the Board of Public Improvements.

OFFICE BOARD OF PUBLIC IMPROVEMENTS, Indianapolis, May 30, 1866.

To the Mayor and Common Council of the City of Indianapolis:

GENTLEMEN:—The Board of Public Improvements, to whom the bids were referred, would respectfully report to your honorable body that they find that S. H. Robinson is the lowest bidder to grade and gravel California street, between New York and Vermont streets, for fifty-seven (57) cents per lineal foot for each side.

Dan. Mahoney, scavenger wagons, for thirty-three dollars (\$33 00) per week. Dan. Manoney, scavenger wagons, for thirty-three dollars (\$35 00) per week.

Henry Myers, who was awarded the contract to grade and gravel North street between Mississippi street and the Canal, having failed to fill his bond, we would recommend that it be awarded to S. J. & R. J. Patterson, the next lowest bidders, at 50 cents for grading, and \$1.20 for graveling.

HENRY COBURN,
J. A. GROSVENOR,
JNO. B. MACARTHUR,

On motion so much of the report as relates to bids for grading and graveling California street, was concurred in and the contract awarded as recommended by the Board.

On motion of Mr. Coburn, so much of the report as relates to Scavenger Wagons, was laid on the table and the bid rejected.

On motion the remainder of the report was concurred in, and the contracts awarded.

By Mr. Coburn, from the Board of Public Improvements.

OFFICE BOARD OF PUBLIC IMPROVEMENTS, Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

GENTLEMEN: -The Board of Public Improvements and Committee on Streets and Alleys, to whom the matter was referred, would respectfully report to your honorable body that they have examined the street improvements being made on Stevens and Elm streets, and are at a loss to recommend anything at this time. There is a possibility of the water of Virginia river being raised, so as to make a surface drainage for that stream, by commencing at the east corporation line. If this cannot be done, a sewer will have to be made from some point near Noble street at its junction with Virginia Avenue. This will be a great expense, and at the suggestion of the Civil Engineer, we would recommend that Mr. J. W. Brown and Mr. Cunningham be employed to assist the Engineer in making a thorough examination of that location and report the best plan for its drainage.

HENRY COBURN,
J. A. GROSVENOR,
JNO. B. MACARTHUR,

P. H. JAMESON, AUSTIN H. BROWN, Committee.

Which, on motion, was concurred in.

By Dr. Jameson, from Finance Committee:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The Finance Committee hereby report that the following named orders, which were lost and duplicate orders issued upon the petition and bond of Daniel Glazier, have been found and handed over to the Committee, and have been canceled.

No.	Date of Issue.	Presented for Payment.	To Whom Issued.	Nature of Claim.	Amount.
6495 6487 6516 6601	0ctober 19	October 3 October 19		Fire Department. "" "" "" "" "" "" "" "" "" "" ""	\$35 00 40 00 40 00 25 00 25 00 25 00 25 00 25 00 25 00 25 00 25 00 25 00

P. H. JAMESON, Chair. Com. on Finance.

On motion the report was accepted.

Dr. Jameson moved-

That the bond of Daniel Glazier, as principal, and John G. Waters, as security, given to secure the city against loss in issuing to the said Daniel Glazier duplicate city orders as above described, be declared null and void, as he now returns the original orders for cancellation.

Which motion was adopted.

By Mr. Glazier, from Committee on Markets:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

Gentlemen:—Your Committee, to whom was referred the proposition of purchasing a scale for the use of the city, beg leave to report, that in their opinion it is both necessary and expedient that a 6 ton scale be erected on

the East Market Square as early as possible, for the reason that it will be of great convenience and profit to the city.

Respectfully, CHAS. GLAZIER, J. A. GROSVENOR, JOHN B. MACARTHUF

Which, on motion, was concurred in.

By Mr. Glazier, from Committee on Markets:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

I propose to do the following extra work necessary to be done on the East Market House:

\$40 00 For repairing cupola and painting same, For laying down 186 yards of new pavement and furnishing brick, 186 00-For 470 feet of curbing 3 inches thick by 12 inches wide, and putting down the same -55 00 For 17 new blocks for new and old building, oak 60.00 For 1,200 feet of oak mahriots for inside and outside benches, 33 00 Furnishing of the stalls ready for use, hooks, in city orders, 70 00 \$444 00

J. S. COYNER.

Which, on motion, was referred to the Board of Public Improvements.

From Civil Fngineer—Report:

Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The Civil Engineer would respectfully report that the following named contractors have completed their work according to contract, and final estimates are herewith submitted for your approval.

Edward Warner, for grading and paving the north sidewalk on Vermont street, between Illinois and Tennessee streets.

Messrs. Coulter & White, for furnishing and erecting lamp-posts, lamps and fixtures on North street, between Delaware and Alabama streets.

Messrs. Coulter & White, for furnishing and erecting lamp-posts, lamps and fixtures on Market street, between Liberty and Noble streets.

Daniel Mahoney, for grading and graveling Walnut street and sidewalks, between Alabama and Liberty streets.

Joseph Kruger, for grading and paving the sidewalks on the south side of Washington street, between Alabama and New Jersey streets.

JAMES WOOD, Civil Engineer.

Resolved, That the following first and final estimate allowed Edward Warner for grading and paving the north sidewalk on Vermont street, between Tennessee and Illinois streets, be, and the same is hereby, adopted as the estimate of this Council, and that the property owners are hereby required to pay the sums set opposite their respective names.

The question being on the passage of the resolution, those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14. Noes, none.

So the resolution passed.

First and final estimate allowed Edward Warner for grading and paving the north sidewalk on Vermont street, between Illinois and Tennessee streets. Made at 963 cents per lineal foot.

OWNER'S NAMES.	Lot.	Square.	Feet and Inches.	Assessment.
Desdemona Howland, west end E. T. Sinker, mid. pt Silas Bowen, east end Rebecca Fry Total	7 7 7 6	14 14 14 14	95.0 29.8 70.4 195.0	\$91 83 28 67 67 98 188 50 \$376 98

I hereby certify the above estimate correct.

JAMES WOOD, Civil Engineer.

First and final estimate allowed Messrs. Coulter & White for furnishing and erecting lamp-posts, lamps and fixtures on North street, between Delaware and Alabama streets. Made at 17 1-10 cents per lineal foot:

Sq. 140.0 \$23 94	OWNER'S NAMES.	Lot.	Square and Out- Lot.	Feet and Inches.	Assessment.
	Robert Connelly, north part. Elizabeth Frazee, part. G. F. E. Raschig, part. Henry J. Kappes, Frazee' sub. Richard L. Talbot, Frazee's sub. Narcissa Cook. Frazee's sub. south end.	12 12 1 7 7 5 4 3	3 3 3 0. 1 3 3 3 3 3 3	55.0 195.0 155.0 40.0 39.0 39.0 39.0	9 40 33 34 26 50 6 84 6 66 6 66 6 66

I hereby certify the above estimate correct.

JAMES WOOD, Civil Engineer.

Resolved, That the foregoing first and final estimate allowed Messrs. Coulter & White, for furnishing and erecting lamp-posts, lamps and fixtures on North street, between Delaware and Alabama streets, be, and the same is hereby, adopted as the estimate of this Council, and that the property owners are hereby required to pay the sums set opposite their respective names.

The question being on the passage of the resolution, those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley,

Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14. Noes, none.

So the resolution passed.

First and final estimate allowed Messrs. Coulter & White for furnishing and erecting lamp-posts, lamps and fixtures on Market street, between Noble and Liberty streets. Made at 16 4-5 cents per lineal foot.

OWNER'S NAMES.	Lot.	Square.	Feet and Inches.	Assessment.
Henry Grimes' heirs. Louisa Miller. Daniel Thayer. Valentine Shoaf. Charles Kentomeiei W. J. Wallace, part. Matthew Little, part. J. M. Wenger. Anthony Walke, east part. Rudolph Schroder, west part. John Killinger. Ludwig Poehler, east part. James Dawson's heirs, 16 feet west side, 12 and 16 feet east side of. Elizabeth Rickard, west part. W. Saltmarsh. Samuel Hoffner.	3 2 1 16 14 14 13 12 11 11 10	64 65 60	35.0 35.0 35.0 35.0 34.10 25.0 50.0 159.10 24.0 24.0 24.0 32.0 32.0 32.0 48.10 48.0	\$5 88 5 88 5 88 5 88 5 85 4 20 8 40 26 85 16 13 4 03 8 06 5 37 5 37 8 06 8 06
Total			793.8	\$133 30

I hereby certify the above estimate correct.

JAMES WOOD, Civil Engineer.

Resolved, That the foregoing first and final estimate allowed Messrs. Coulter & White for furnishing and erecting lamp-posts, lamps and fixtures on Market street, between Liberty and Noble streets, be, and the same is hereby, adopted as the estimate of this Council, and that the property owners are hereby required to pay the sums set opposite their respective names.

The question being on the passage of the resolution those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14. Noes, none.

So the resolution passed.

Resolved, That the following first and final estimate allowed Daniel Mahoney, for grading and graveling Walnut street and sidewalks, between Alabama and Liberty streets, be, and the same is hereby, adopted as the estimate of this Council, and that the property owners are hereby required to pay the sums set opposite their respective names.

The question being on the passage of the resolution those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14. Noes, none.

So the resolution passed.

First and final estimate allowed Daniel Mahoney for grading and graveling Walnut street and sidewalks, between Alabama and Liberty streets. Made at \$2.27 1-5 cents per lineal foot.

ewners, names	Lot.	Out-Lot.	Feet and Inches.	Ausessment
Jeremiah Brown, north half	12	2	195.0	\$443 :04
Harriett E. Bless	1	"	195.0	443 04
William Brinker	40	1	195.0	423 04
Annie C. Stumph, east half. Benjamin Orr's heirs. Joseph Ince.	40	66	97.6	221 52 221 52
Benjamin Orr's heirs	32	41	150.0	340 80
Joseph Ince	26	"	48.9	110 75
Matthew Kautman	21	"	48.9	110 75
"	24	"	52.6	119 27
James Elliott	6	42	60.0	136 32
William H. Bettis	23	41	150.0	340 80
William Sickles, south part	33	"	150.0	340 80
John L. Avery	48	40	195.0	443 04
Rebecca Roll	65	39	195.0	443 04
Martha Ellis, east quarter.	7	39	195.0 48.9	443 04
Thomas S. Manning, west part east half	7	66	40.0	110 75 90 88
Andrew J. Cox, south-west corner.	7	46	104.3	236 85
	1		101.0	200 80
Total			2218 0	\$5,039 25

I hereby certify the foregoing estimate correct.

JAMES WOOD, Civil Engineer.

First and final estimate allowed Joseph Kruger for grading and paving the sidewalk on the south side of Washington street, between Alabama and New Jersey streets. Made at \$2.22 2.9 cents per lineal foot.

$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	CW	NERS' NAMES AND DESCRIPTI	ON.	Sonaro.	Feet and Inches.	Assessment.	Credits.	Total due.
Total	W. L. Lingen John P. Mille Jacob Becker, Christian Kar Emil Kline, Samuel Blyth Charles Aldag A. J. Gerstner A. E. Phelps, Isalah Mansu Bavid Macey, John G. Koon	felter, " r's heirs, off w. side	F C C C C C C C C C	8 62 C 62 C 62 C 62 C 62 C 62 C 62 C 62 C	216.9 217.0 217.0 216.10½ 16.10½ 33.9 67.6 16.10½ 216.10½ 20.0 81.3	37 22 37 77 37 77 150 00 44 44 180 55 75 00	\$37 45 37 45 75 00 37 45 37 45	37 22 37 77 37 77 credit. credit. 150 00 credit. credit. 44,44 180 55 75 00

I hereby certify the above estimate correct.

JAMES WOOD, Civil Engineer.

Resolved, That the foregoing first and final estimate allowed Joseph Kruger for grading and paving the sidewalk on the south side of Washington street, between Alabama and New Jersey streets, be, and the same is hereby, adopted as the estimate of this Council, and that the property owners are hereby roquired to pay the sums set opposite their respective names.

The question being on the passage of the resolution, those who voted in the affirmative were Councilmen Allen, Brown Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14. Noes, none.

So the resolution passed.

From the City Clerk-Report:

Office of City Clerk, Indianapolis, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

The City Clerk herewith submits a supplemental or corrected report to the approximate report made April 2d, 1866, of the indebtedness of the City on the 20th day of March, 1866.

Amount of Orders outstanding May 13, 1865 Amount of Orders issued from May 13, 1865, to March	\$274,713 14	6
20, 1866	248,013 59	guerre.
Loan from Fletcher's Bank	100,000 00	
Three Year Bonds	27,000 00	
Orders redeemed by Treasurer from May 13, 1865, to		\$649,726 73
March 20, 1866	,	
were issued	27,000 00	r
Balance in Treasury March 20, 1866	9,201 67	
Balance of J. K. English, former Treasurer	5,765 92	
Balance of Orders, Bonds and Loan outstanding		\$439,481 93
And the true indebtedness of the City March 20, 1866.		\$210,244 80
RECAPITULATION.		
Orders outstanding March 20, 1866. Bank Loan Bonds outstanding	\$83,244 80 100,000 00 27,000 00	\$210,244 80

Respectfully,

C. S. BUTTERFIELD, City Clerk.

Which, on motion was accepted and approve.

From the City Auditor-Report:

INDIANAPOLIS, June 4, 1866.

To the Mayor and Common Council of the City of Indianapolis:

GENTLEMAN:—The City Auditor reports the following Ordinance, allowing accounts, and respectfully recommends the passage of the same.

JOHN G. WATERS, City Auditor.

AN ORDINANCE appropriating money for the payment of sundry claims against the City of Indianapolis.

SECTION 1. Be it ordained by the Common Council of the City of Indianapoles, That the following named person be allowed the amount set opposite his name, from any moneys in the City Treasury not otherwise appropriated as follows, towit:

William Hannaman, balance due him on Hospital supplies, as per bill.....\$107 42

SECTION 2. The City Auditor is hereby authorized and directed to issue warrants upon the City Treasury, to the person named and for the amount as set forth specifically in section 1st of this Ordinance, and the Treasurer directed to pay the same in cash.

SEC. 3. This Ordinance shall take effect and be in force from, and after its pas-

sage.

Ordained and established this 4th day of June, 1866.

J. CAVEN, Mayor.

Attest:

C. S. BUTTERFIELD. City Clerk.

On motion the report was received and the ordinance read the first and second times.

Dr. Jameson moved that the rules be suspended and the ordinance read the third time and placed upon its passage.

The question being on the suspension of the rules, those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidenstscker and Staub—14. Noes, noes.

So the rules were suspended and the ordinance read the third time and placed upon its passage.

The question being, shall the ordinance pass? those who voted in the affirmative were Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14. Noes, none.

So the ordinance passed.

Mr. Loomis called up on third reading general ordinance No. 43, entitled:

An Ordinance to repeal an ordinance, entitled "An ordinance creating a Board of Police and authorizing such Board to appoint all the officers and members of the Police of the city, and empowering such Board to remove from office, for cause, any officer or member of such Police," passed February 19th, 1866.

Mr. Colley moved that the ordinance be laid over for the present.

Mr. Coburn, moved to lay Mr. Colley's motion upon the table.

The ayes and noes were demanded on the question to lay Mr. Colley's motion on the table.

Those who voted in the affirmative were Councilmen Allen, Brown,

Coburn, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb and Staub—11.

Those who voted in the negative were Councilmen Colley, Fletcher and Seidensticker—3.

So the motion to postpone was tabled.

The ordinance was then read the third time and placed upon its passage.

The question being, shall the ordinance pass? those who voted in the affirmative were Councilmen Colley and Loomis—2.

Those who voted in the negative were Councilmen Allen, Brown, Coburn, Fletcher, Glazier, Grosvenor, Jameson, Kappes, MacArthur, McNabb, Seidensticker and Staub—12.

So the ordinance did not pass.

Mr. Coburn moved--

That we now proceed to elect a member of the Police Board, to serve in the place of Mr. Boaz, resigned.

Which motion prevailed.

The chair appointed Councilmen Coburn and Glazier as tellers.

William H. Loomis, Esq., re	ceived	1	7	votes.
John B. MacArthur, Esq.,	"		3	66
Julius A. Grosvenor, Esq.,	66	********	2	66
William Allen, Esq.,	66	**: * * * * * * * * * * * * * * * * * *	1	66

Mr. Loomis having received a majority of all the votes cast, was declared duly elected a member of the Board of Police to fill the vacancy occasioned by the resignation of William Boaz, Esq.

On motion of Mr. Fletcher, the Council adjourned.

Present at roll-call on adjournment: Councilmen Allen, Brown, Coburn, Colley, Fletcher, Glazier, Grosvenor, Jameson, Kappes, Loomis, MacArthur, McNabb, Seidensticker and Staub—14.

JOHN CAVEN, Mayor.

ATTEST:

C. S. Butterfield, City Clerk.