REGULAR MEETING

The Common Council of the City of Indianapolis, met in the Council Chamber, Monday evening, February 19, 1923, at 7:30 o'clock in regular session, President John E. King in the chair.

Present: The Hon. John E. King, President of the Common Council and seven members, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson and Wise.

Absent: Mr. Clauer.

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

By Mr. Claycombe:

Mr. President—I move that the Council go into "Committee of the Whole" for the purpose of conducting a public hearing in General Ordinance No. 10, 1923; No. 16, 1923; No. 19, 1923.

L. D. CLAYCOMBE.

Carried:

At 8:30 o'clock P. M. President King called for the regular order of business.

COMMUNICATIONS FROM THE MAYOR

February 9, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—I have this day approved, signed and delivered to John W. Rhodehamel City Clerk, the following Ordinances:

APPROPRIATION ORINANCE No 12, 1923—An Ordinance authorizing the City Controller to make a temporary loan, or loans, of Three Hundred Thousand (\$300,000.00) Dollars in anticipation of current revenues appropriating the sum of Three Hundred Six Thousand (\$306,000.00) Dollars for the payment of same and fixing a time when the same shall take effect.

SPECIAL ORDINANCE No. 3, 1923—An Ordinance disannexing certain territory in the City of Indianapolis, Indiana, defining a part of the boundary line of said city and fixing a time when the same shall take effect

GENERAL ORDINANCE No. 3, 1923—

GENERAL ORDINANCE No. 4, 1923—An Ordinance approving a certain contract granting the Cincinnati, Indianapolis & Western Railroad Company the right to lay and maintain two sidetracks over and across the street of Concord in the City of Indianapolis, Marion County, State of Indiana, according to blue print attached, in the City of Indianapolis, Indiana.

Very truly yours,

LEW SHANK,

Mayor.

February 9, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—I have today approved, signed and delivered to John W. Rhodehamel City Clerk, APPROPRIATION ORDINANCE No. 4, 1923—An Ordinance appropriating the sum of Thirteen Thousand Two Hundred (\$13,200.00) Dollars to a fund to be known as "Construction of a Concrete Pier to replace present North Pier of the Bridge over White River at Harding Street" under the Department of Public Works and declaring a time when the same shall take effect. Very truly yours,

LEW SHANK, Mayor.

February 14, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

I have today approved, signed and delivered to John W. Rhode-hamel, City Clerk, GENERAL ORDINANCE No. 12 1923—An Ordinance regulating vehicle traffic, providing for the rate of speed of street cars, establishing certain rules and regulations for vehicles, street cars and operators thereof, pedestrians, providing certain penalties for the violation thereof repealing any and all Ordinances in conflict therewith, provided, however, that none of the prorvisions of this Ordinance shall effect any pending cause of action or rights of action either civil or penal, and declaring a time when the same shall take effect

Very truly yours, LEW SHANK, Mayor.

REPORTS FROM CITY OFFICERS

From the City Controller:

February 16, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen-I hand you herewith copies of an Ordinance, General Ordinance No. 20, 1923, transferring the sum of Four Thousand Eight Hundred (\$4,800.00) Dollars from the P. S. & M. Fund to the Purchasing Department Salaries Fund under the Department of Public Purchase.

I submit the above mentioned Ordinance and respectfully recom-

Respectfully yours, mend its immediate passage.

JOS. L. HOGUE, City Controller.

February 19 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen-I hereby present to you attached Ordinance which was handed to me by Mr. John F. White representing a committee of citizens desiring to establish a Free Employment Eureau and a Citizen's Board to supervise its operations and naming its membership, fixing the duties of said Board and appropriating money for its maintenance.

I respectfully recommend the passage of this Ordinance.

Yours truly, JOS. L. HOGUE, City Controller.

February 16 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—I hand you herewith copies of an Appropriation Ordinance No. 13, 1923, asking to appropriate the sum of Ten and 50/100 (\$10.50) Dollars, to be known as the "Refund of Building Permit Fund," for the purpose of refunding to Max Ziegler the sum to Ten and 50/100 (\$10.50) Dollars for a building permit issued 12-19-22, for a \$15,000.00 building at 4605 Broadway, City. Max Ziegler has decided not to build this building on account of the high cost of construction work at this time and has asked for a refund on this building permit our number 277.

I submit the above mentioned Ordinance and respectfully recom-

I submit the above mentioned Ordinance and respectfully recom-

mend its immediate passage

Respectfully yours, JOS. L. HOGUE, City Controller.

February 19, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—I hand you herewith copies of an appropriation Ordinance No. 14, 1923, asking to appropriate to the Department of Finance the sum of Eleven and 40/100 (\$11.40) Dollars to a fund to be known as the "Refund of Building Permit Fund" to refund the

amount of \$11.40 to Charles Dare for a building permit No. 250, issued 12-18-22, for a \$11,000.00 building to be erected at 4611 Broadway. Mr. Dare has decided not to build now on account of the high cost of construction work and is asking for a refund of this amount.

I submit the above mentioned Ordinance and respectfully recom-

Respectfully yours
JOS. L. HOGUE, mend its passage.

City Controller.

From the Board of Public Works:

February 19, 1923.

Mr. John W. Rhodehamel City Clerk, Indianapolis, Indiana.

Dear Sir-I am submitting herewith for transmission to the Common Council a contract between the Board of Public Works and the Ford Motor Car Company, for the right to lay and maintain a switch from the Pennsylvania Railroad Company tracks over and across the First Alley West of Oriental Street to their plant on south side of Washington street. Very truly yours, GEO. O. HUTSELL

Clerk Board of Works.

From the Board of Public Safety:

February 19, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen-The Board of Public Safety recommends the passage of an Ordinance amending Section 9 of General Ordinance No. 12, 1923, by adding thereto an additional clause to be kown as clause "C" which provides for one way traffic only in Pearl street from New Jersey to Alabama street. This additional provision is necessary in order that the Police Emergency cars may readily leave Very truly yours, Police Headquarters.

BOARD OF PUBLIC SAFETY By OSCAR O. WISE, Executive Secretary.

REPORTS FROM STANDING COMMITTEES

From the Committee on Parks:

February 23 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen-We, your Committee on Parks to whom was referred General Ordinance No. 10, 1923, beg leave to report that we have

had said Ordinancé under consideration, and recommend that the same be passed.

L. D. CLAYCOMBE, BEN H. THOMPSON, THEO. J. BERND, I. L. BRAMBLETT H. W. BUCHANAN,

February 23 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Parks to whom was referred General Ordinance No. 16, 1923 entitled, "An Ordinance to amend supplement and change the districts fixed by General Ordinances No. 114, 1922, entitled: "An Ordinance dividing the City of Indianapolis into districts for the purpose of regulating and restrictions the leastien of trades collings industries appropriate the leastien of trades. Indianapolis into districts for the purpose of regulating and restricting the location of trades, callings, industries, commercial enterprises, beg leave to report that we have had said Ordinance under consideration, and recommend that the same be passed.

L. D. CLAYCOMBE,
H. W. BUCHANAN,
THEO. J. BERND,
I. L. BRAMBLETT,

February 23 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Parks to whom was referred General Ordinance No. 19, 1923, entitled "An Ordinance to amend, supplement and change the districts fixed by General Ordinance No. 114, 1922, entitled, "An Ordinance Dividing the City of Indianapolis into Districts, etc.," beg leave to report that we have had said Ordinance under consideration, and recommend that the same be not passed.

L. D. CLAYCOMBE, THEO. J. BERND, H. W. BUCHANAN, I. L. BRAMBLETT,

From the Committee on Finance:

February 19, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Finance, to whom was referred Appropriation Ordinance No. 7, 1923, entitled, "An Ordinance appropriating the sum of One Thousand Twenty-two Dollars and Thirty-five Cents (\$1,022.35) to the Department of Finance for the for the purpose of paying to the Lowry Nursery and Landscape Co., Inc., Indianapolis, Indiana, One Hundred Twenty-two Dollars and Thirty-five Cents (\$122.35) for landscaping work done for the Town of Board Ripple, Indiana, and pay to Mr. A. H. Moore, Civil Engineer, Broad Ripple, Indiana, Nine Hundred (\$900.00) Dollars for services as engineer for the Town of Broad Ripple, Indiana, for the years of 1920, 1921 and 1922 at the rate of Twenty-five (\$25.00) Dollars per month. These are unpaid bills for the Town of Broad Ripple which are for work done for the Town of Board Ripple before it was annexed to the City of Indianapolis, Indiana," beg leave to report that we have had said Ordinance under consideration, and recommed that the same be passed.

BEN H. THOMPSON, WALTER W. WISE, THEO. J. BERND, E. D. CLAYCOMBE, I. L. BRAMBLETT,

February 19, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Finance, to whom was referred Appropriation Ordinance No. 8 1923, entitled, "An Ordinance appropriating the sum of Fourteen and Sixty-four Hundredths (\$14.64) Dollars to the Department of Public Safety of the City of Indianapolis out of the General Fund for the purpose of paying certain unpaid bills debts and obligations due and payable on the first day of January, 1923, on expense of conducting the City Dog Pound for the month prior to said date, and fixing a time when the same shall take effect," beg leave to report that we have had said Ordinance under consideration, and recommend that the same be passed.

BEN H. THOMPSON, THEO. J. BERND, L. D. CLAYCOMBE, I. L. BRAMBLETT,

February 19, 1923.

To the President and Members of the Common Council, City of Indianapolis, Indiana:

Gentlemen—We, your Committee on Finance to whom was referred Appropriation Ordinance No. 10, 1923, entitled, "An Ordinance appropriating the sum of Five Thousand (\$5,000.00) Dollars to the New Apparatus Fund of the Fire Department under the Department of Public Safety, out of any unappropriated funds of the City of Indianapolis to be used for the purchase of two (2) new automobiles, for use of Battalion Chiefs in the Fire Department and providing a time when the same shall take effect," beg leave to report that we have had said Ordinance under consideration, and recommend that the same be passed.

BEN H. THOMPSON, WALTER W. WISE, THEO. J. BERND, L. D. CLAYCOMBE, I. L. BRAMBLETT,

From the Committee on Public Safety:

February 19, 1923.

To the President and Members of the Common Council, City of In-

dianapolis, Indiana:

Gentlemen—We, your Committee on Public Safety to whom was referred General Ordinance No. 11, 1923, entitled, "An Ordinance creating a board for the examination and licensing of master electricians to be known as the 'Board of Electrical Examiners,' and providing for the control thereof, and fixing the time when the same shall take effect," beg leave to report that we have had said Ordinance under consideration, and recommend that the same be passed as amended.

WALTER W. WISE, THEO. J. BERND, L. D. CLAYCOMBE, BEN H. THOMPSON,

From the Committee on Parks:

February 19, 1923.

To the President and Members of the Common Council, City of In-

dianapolis, Indiana:

Gentlemen—We, your Committee on Parks to whom was referred Special Ordinance No. 1, 1923, entitled, "An Ordinance annexing certain territory to the City of Indianapolis, and defining a part of the boundary line of said city, and fixing a time when the same shall take effect," beg leave to report that we have had said Ordinance under consideration, and recommend that the same be passed.

L. D. CLAYCOMBE, I. L. BRAMBLETT, BEN H. THOMPSON, THEO. J. BERND,

INTRODUCTION OF APPROPRIATION ORDINANCES

By the City Controller:

APPROPRIATION ORDINANCE NO. 13, 1923

AN ORDINANCE, making an appropriation of Ten and 50/100 (\$10.50) Dollars, to the Department of Finance, for the purpose of refunding to Max Ziegler the sum of of Ten and 50/100 (\$10.50) Dollars for a building permit issued 12-19-22, for a \$15,000.00 building at 4605 Broadway, City. Max Ziegler has decided not to build this building on account of the high cost of construction work and has asked for a refund on the building permit; our number 277.

Be it Ordained by the Common Council of the City of Indianapolis,

Section 1. That there be and is hereby appropriated to the Department of Finance the sum of Ten and 50/100 (\$10.50) Dollars, to be known as the "Refund of Building Permit Fund," for the purpose of refunding to Max Ziegler, the sum of Ten and 50/100 (\$10.50) Dollars for a building permit issued 12-19-22, for a \$15,000

building at 4605 Broadway, City. Max Zieglger has decided not to build this building on account of the high cost of construction work and has asked for a refund on the building permit our number

Section 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 the City Contoller:

APPROPRIATION ORDINANCE NO. 14, 1923

AN ORDINANCE making an appropriation of Eleven and 40/100 (\$11.40) Dollars to the Department of Finance for the purpose of refunding to Charles Dare the sum of Eleven and 40/100 (\$11.40) Dollars for a building permit issued 12-18-22, for a \$11,000.00 building at 4611 Broadway, City. Charles Dare has decided not to build this building on account of the high cost of construction work and has asked for a refund on the building permit our number 250.

Be it Ordained by the Common Council of the City of Indianapolis,

Indiana:

Section 1. That there be and is hereby appropriated to the Section 1. That there be and is hereby appropriated to the Department of Finance the sum of Eleven and 40/100 (\$11.40) Dollars to be known as the "Refund of Building Permit Fund," for the purpose of refunding to Charles Dare, the sum of Eleven and 40/100 (\$11.40) Dollars to a building permit issued 12-18-22, for a \$11,000.00 building at 4611 Broadway, City. Charles Dare has decided not to build this building on account of the high cost of construction work and has asked for a refund on the building permit; our number 250.
Section 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.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES

By the City Controller:

GENERAL ORDINANCE NO. 20, 1922

AN ORDINANCE transferring the sum of Four Thousand Eight Hundred (\$4,800.00) Dollars from the P. S. & M. Fund to the Purchasing Department Salaries Fund.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

That there be and is hereby transferred from the P. S. & M. Fund of the Purchasing Department to the Purchasing Department Salaries Fund in the Purchasing Department.

Section 2. THAT WHEREAS an emergency exists for the transfer and reappropriation herein made, 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 the City Controller:

GENERAL ORDINANCE NO. 21, 1923

AN ORDINANCE establishing a Free Employment Bureau and a Citizen's Board to supervise its operations and naming its membership, fixing the duties of said board and appropriating money for its maintenance and fixing the time of taking effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That there be and is hereby established a Free Emplayment Eureau to be located at such place in the City of Indianapplis as the Citizens Free Employment Board her inafter proviced for, may select. The purpose of said bureau shall be to secure

employment for the unemployed without charge.

Section 2. That a board to be known as the Citizen's Free Employment Board shall be created and organized as hereinafter provided. Said board shall determine the method of their procedure and They shall organize a force of competent persons to conduct the work of said bureau, not to exceed three persons, to consist of a supervising manager, an assistant supervisor, who shall be a woman, and a person to act as office clerk and stenographer. Providing, that the board may employ other persons or may co-operate with other similar agencies in the work of the bureau, the expenses of which shall be provided out of funds other than those appropriated by this Ordi-

Section 3. The salary of such supervising manager shall be Eighteen Hundred (\$1,800.00) Dollars per year; that of the assistant supervisor shall be Fifteen Hundred (\$1,500.00) Dollars per year, and that of the office clerk and stenographer shall be One Thousand (\$1,000.00) Dollars per year. If other persons are employed, as provided in Section 2, their salaries shall be fixed by the

board.

Section 4. It shall be the duty of said Free Employment Bureau to report annually to the Board of Public Works all of its acts, including an accounting of the expenditure of its money, the Board of Public Works to include such report in its annual report to the Mayor and the Common Council.

Section 5. The said Citizen's Free Employment Bureau shall consist of twelve persons, to hold office for four years, or until their successors are named, all vacancies to be filled through nominations made by the said board, to be approved by the Mayor. Likewise at the end of the term, the said board shall nominate persons for the entire board for the ensuing term, all to take office upon approval by the Mayor. The following named persons shall compose the board, to take office upon the taking effect of this Ordinance: John F. White, Mrs. Joseph B. Kealing Rev. Francis H. Gavisk, Albert C. Kauffman, Mrs. Fred Hoke, Paul L. Benjamin, Bowman Elder, Charles W. Kern, Mrs. Samuel L. Shank, Jake Wolf, Rev. Frank S. C. Wicks and John F. Habbe.

Section 6. That a special fund known as the "Free Employment Bureau Fund" is hereby created and the sum of Five Thousand (\$5,000.00) Dollars is hereby appropriated out of any unappropriated funds to said "Free Employment Bureau Fund" for the purpose of

paying the expenses of said "Free Employment Bureau."

Section 7. That the said Citizen's Free Employment Board is hereby authorized to draw upon said fund, and all vouchers upon said fund shall be countersigned by two (2) members of said board, in addition to the signature of the chairman.

Section 8. 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 the Board of Public Works:

SWITCH CONTRACT GENERAL ORDINANCE NO. 22, 1923

AN ORDINANCE approving a certain contract granting the Ford Motor Company the right to lay and maintain a sidetrack or switch from the Pennsylvania R. R. across first alley west of Oriental Street, according to blue print attached, in the City of Indianapolis Indiana.

WHEREAS, heretofore, to-wit: on the 16th day of February, 1923, The Ford Motor Company filed his petition before the Board of Public Works of the City of Indianapolis, as follows: Petition to the Board of Public Works, City of Indianapolis.

Gentlemen—The Ford Motor Company of the City of Indianapolis, County of Marion, State of Indiana, desires to petition the Board of Public Works for permission to lay an additional side track, to be located at their plant, 1315 East Washington street.

NOW, THEREFORE, This agreement made and entered into this 16th day of February, 1923, by and between the Ford Motor Company of the City of Indianapolis, County of Marion State of Indiana party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

WITNESSETH: That the party of the first part, being desirous of securing a right of way for a side track or switch from a point on the existing side track thirty-eight (38) feet North on North

line Southeastern Avenue, three (3) feet West of Oriental street, extending in a Northwestwardly direction for a distance of three hundred sixty-five (365) feet from the above point; in the City of Indianapolis, which is more specifically described as follows: Beginning at a point in an existing side track thirty-eight (38) feet north of the north line of Southeastern Avenue and three (3) feet west of the west line of Oriental Street; thence in a northwestwardly direction one hundred forty-five (145) feet to a point in the East line of the first public alley west of Oriental Street north thenty-two (22) feet north of the north line of Southeastern Avenue; then continuing in a Northwestwardly direction across said alley and at the existing grade there of ten and three-tenths (10.3) feet to a point in the west line of said public alley twenty (20) feet north of the north line of Southeastern Avenue, thence continuing in a northwestwardly direction approximately paralleled to and eight (8) feet north of the north line of Southeastern Avenue, across the land of the Ford Motor Company, two hundred twenty (220) feet to the end, all as shown on blue print attached.

Hereby covenants and fully binds himself, his successors, legal representatives and assigns, that, in consideration of the grant of the privileges and authority herein given he will lay, construct and maintain said track upon the terms and conditions hereinafter set torth, to-wit:

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

City of Indianapolis.

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

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

in such manner as to obstruct public travel.

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

no wise become a trespasser.

(5) The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case

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

(6) The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred

by said city in defending against any such claims.

(7) Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as ar immediate and absolute forfeiture of the privileges and authority given or granted by this contract, provided, however, that the same may be terminated by

said Board as hereinafter set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled, "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional side track or switch across first alley west of Oriental Street twenty-two (22) feet north of north line of Southeastern Avenue on east alley line, twenty (20) feet north of north line of Southeatern Avenue on west alley line, in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A." This agreement shall be null and void unless track is constructed within one year from date.

IN WITNESS WHEREOF, We have hereunto set our hands

this 16th day of February, 1923.

FÖRD MOTOR COMPANY, G. J. STEINMETZ, Manager, Party of the First Part.

WITNESS: R. R. EVANS.

CITY OF INDIANAPOLIS,
By CHARLES E. COFFIN, Pres.
W. H. FREEMAN,
M. J. SPENCER,
BOARD OF PUBLIC WORKS,
Party of the Second Part.

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

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

Section 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 Public Works.

By the Board of Public Safety:

GENERAL ORDINANCE NO. 23, 1923

AN ORDINANCE amending Section 9 of General Ordinance No. 12, 1923, by adding thereto Clause "C", providing for one-way traffic in Pearl Street between New Jersey Street and Alabama Street, and declaring a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That Section 9 of General Ordinance No. 12, 1923, be and the same is hereby amended by adding thereto Clause "C". That Clause "C" shall read as follows:

CLAUSE C-of Section 9, General Ordinance No. 12, 1923:

"Traffic in Pearl Street between New Jersey Street and Alabama Street, shall move in one direction only, entering from the east and proceeding west."

Section 2. This Ordinance shall be in full force and effect from

and after its passage and publication as required by law.

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

By Mr. King:

GENERAL ORDINANCE NO. 24, 1923

AN ORDINANCE compelling the Cleveland, Cincinnati, Chicago & St. Louis Railway Company to establish and maintain safety gates, automatic signal bell and flagmen at the intersection of Golay Street and said Company's railroad tracks in the City of Indianapolis, providing a penalty for the violation thereof, and declaring a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the Cleveland, Cincinnati, Chicago & St. Louis Railroad Company shall establish and maintain safety gates, automatic signal bell and flagmen at the intersection of Golay Street and said Company's railroad tracks in the City of Indianapolis, such gates and automatic signal bells to be operated twenty-four hours per day, every day in the year, such crossing flagmen to be on duty at said crossing from six o'clock a. m. until 6 o'clock p. m., every day in the year.

Section 2. DEFINITION: The automatic signal bell mentioned in the foregoing section shall consist of a metal gong located at said intersection, and so constructed and operated that it will begin to ring when any car or cars, train or engine approaching

such intersection on such tracks, reaches a point not less than 1,500 feet therefrom and shall continue to ring until such car or cars. engine or train has passed such intersection. Such gong shall be automatic in its action and shall make a sound loud enough to be heard by any person riding or driving on the street intersected by such tracks when at a distance of not less than 500 feet from such intersection. Safety gates, required by the foregoing section shall be constructed with gate arms of such length when lowered as to reach across the street including sidewalks in which traffic is to be stopped on both sides of the track or group of tracks, the gate arms when in position to stop traffic shall be in a horizontal position, and not more than three (3) feet four inches above the grade of the street. The gates at said crossing shall be operated separately from and independently of the gates at any other crossing, and shall be located constructed and maintained under the direction and supervision of the City Civil Engineer.

Section 3. Any person or corporation who shall violate any of the provisions of this Ordinance shall on conviction be fined in any sum not exceeding Two Hundred (\$200.00) Dollars to which may be

added imprisonment for any period not exceeding ten days.

Section 4. The provisions of this Ordinance are not intended to repeal any of the provisions of any Ordinance or parts of Ordinances now in effect, but shall be intended to be in addition thereto.

Section 5. This Ordinance shall be in full force and effect from

and after its passage and due publication as required by law.

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

By Mr. Wise:

GENERAL ORDINANCE NO. 25, 1923

AN ORDINANCE amending Section 2 and Section 3 of General Ordinance No. 95, 1922, entitled, an Ordinance providing for the payment of a license fee to be paid to the City Controller of the City of Indianapolis, for the operating or conducting of a hotel, lodging or rooming house, restaurant, cafe or public eating place in the City of Indianapolis, defining the same, fixing the amount of said license fee, providing for the payment of an issuing fee, thereof, fixing the term of said license, requiring the keeping of a daily register of the name of each guest in each hotel or lodging house, repealing any and all Ordinances or parts of Ordinances in conflict therewith, providing a penalty for the violation thereof, and declaring a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1., That Section 2 of General Ordinance No. 95, 1922, be amended to read as follows:

Section 2. LICENSE FEES: For each hotel, lodging or rooming house containing six to ten rooms, used or usable for lodging purposes, Five Dollars per year; for each hotel, lodging or rooming house containing more than ten and not exceeding twenty-five rooms, used and usable for lodging purposes, twenty-five dollars per year; for each hotel, lodging or rooming house containing more than twenty-five rooms, used or usable for lodging purposes, Fifty Dollars per year. For each restaurant, cafe, or public eating place, Ten Dollars per year. Each of the license fees stipulated herein shall be payable at the rate thereof per year.

Section 2. That Section 3 of General Ordinance No. 95, 1922,

be amended to read as follows:

Section 3. DEFINITION: The words "hotel," "lodging" or "rooming house," "cafe," "restaurant" and "Public eating place," for the purpose of this Ordinance shall be construed to mean and include all public places where the general public is served with food and rooms, or with either food or room alone; and shall not be construed to mean and include any private resident or home, the owner or occupant of which is not renting any rooms in such residence or home to transient roomers.

Section 3. This Ordinance shall be in full force and effect from and after its passage and after due publication as required by

law.

Which was read a first time.

Mr. Wise moved that the rules be suspended and General Ordinance No. 25, 1923, be placed upon its passage.

The roll was called and the rules were suspended by the following vote:

Ayes, 8, viz.: Messrs, Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Wise called for General Ordinance No. 25, 1923, for second reading. It was read a second time.

By Mr. Buchanan:

Mr. President—I move that the words "and usable," be stricken from Section 1, line 8; also the words, "or usable," in Section 1, line 12, of General Ordinance 25,1923.

HEYDON W. BUCHANAN.

Carried:

Mr. Claycombe moved that General Ordinance No. 25, 1923, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 25, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray Thompson, Wise and President John E. King.

By Mr. Claycombe:

SPECIAL ORDINANCE NO. 5, 1923.

AN ORDINANCE, annexing certain territory to the City of Indianapolis, Indiana, and defining a part of the boundary line of said city, and fixing a time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

Section 1. That the City of Indianapolis be and the same is hereby extended so as to include the following described territory, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, in Marion

County, Indiana.

Sec. 2. Beginning at a point on the present corporation line at its intersection with the center line of East Forty-sixth (E. 46th) St.: thence north with the present corporation line to the center line of the first street north of East Forty-sixth (E. 46th) St., as platted in Monticello Addition as recorded in Plat Book 13, page 84, Marion County Recorders Office; thence east with the center line of said street and the center line of said street extended east to the center line of Arsenal Ave.; thence south with the center line of Arsenal Ave. to the center line of East Forty-sixth (E. 46th) St.; thence west with the center line of East Forty-sixth (E. 46th) St.; to the present corporation line; thence south with the present corporation line to the point or place of beginning.

Sec. 3. This ordinance shall go into full force and effect from and after its passage.

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

ORDINANCES ON SECOND READING

Mr. Thompson called for Appropriation Ordinance No. 7. 1923, for second reading. It was read a second time.

Mr. Thompson moved that Appropriation Ordinance No. 7, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 7, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr .Thompson called for Appropriation Ordinance No. 8, 1923, for second reading. It was read a second time.

Mr. Thompson moved that Appropriation Ordinance No. 8, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 8, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Thompson called for Appropriation Ordinance No. 10, 1923, for second reading. It was read a second time.

Mr. Thompson moved that Appropriation Ordinance No. 10, 1923, be ordered engrossed, read a third time and placed upon its passage passage. Carried.

Appropriation Ordinance No. 10, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Wise called for General Ordinance No. 11, 1923, for second reading. It was read a second time.

By Mr. Wise:

Mr. President—I move that General Ordinance No. 11. 1923, be amended to read as follows:

GENERAL ORDINANCE No. 11, 1923

AN ORDINANCE creating a board for the examination and licensing of master electricians to be known as the "BOARD OF ELECTRICAL EXAMINERS" and providing for the control thereof, and fixing the time when the same shall take effect.

Be it Ordained by the Common Council of the City of Indianapolis, Indiana:

That there be and is hereby created a Board for the Section 1. examination and licensing of master electricians, to be known as "BOARD OF ELECTRICAL EXAMINERS," which Board shall consist of five members to be constituted and appointed as follows: The Commissioner of Buildings of the City of Indianapolis, and the Chief Electrical Inspector shall each be a member of said Board ex-officio; The Commissioner of Buildings of the City of Indianapolis shall appoint as the third member of said Board some master electrician of good moral character of the City of Indianapolis, and these three members shall appoint two additional members, one of whom shall be a registered architect, and one a registered electrical engineer under the laws of Indiana, all of the City of Indianapolis.

The term "master electrician" as used in this ordinance is defined to mean and include any person, firm or corporation engaged in the business of, or holding themselves out to the public as engaged in the business of, installing or repairing, or contracting to install or repair wires, conductors and equipment used within buildings for the transmission of electric current for electric light, heat, power or signaling purposes covered by the Building Code of the City of Indianapolis, together with the fittings for the same necessary for the protection of such wires, conductors and equipment.

The salary of the members of said Board, other than the member who is the Commissioner of Buildings of the City of Indianapolis, shall be Sixty (\$60.00) Dollars per year, or at the rate of Five (\$5.00) Dollars per month, and said Board shall have a right to employ some competent person not a member of the Board as secretary at the compensation not in excess of Twenty (\$20.00) Dollars per

month.

Section 4. Said Board of Electrical Examiners shall meet at the office of the Commissioner of Buildings of the City of Indianapolis, or at such other place in the City Hall as may be assigned to them. Said Board shall meet at least once a month at such time as may be fixed by said Board, and when necessary for the efficient discharge be fixed by said Board, and when necessary for the entrem discharge of its duties said Board may adjourn from time to time, and may hold special meetings upon the call of the chairman or of two members of said Board. The majority of said Board shall constitute a quorum, and it shall require the affirmative vote of a majority of said members to take any action at any regular or special meeting of said Board.

Section 5. No person shall be entitled to receive a license as a master electrician, as provided in this ordinance unless he passes the following qualifications: (1) Must be over twenty-one years of age and a person of good moral character; (2) Must be a graduate electrical engineer from a recognized university or college, with at least one year's practical experience as a master electrician, or as an electrical workman or journeyman repairing or installing wires, conductors and equipment used inside of buildings for the transmission of electric current for electric light, heat, power or signaling purposes covered by the Building Code of the City of Indianapolis; or have had at least three years actual experience as a master electrician, or as an electrical workman or journeyman repairing or installing wires, conductors and equipment used inside of buildings for the transmission of electric current for electric light, heat, power or signaling purposes covered by the Building Code of the City of Indianapolis; (3) Must possess a fair knowledge of the laws of the State of Indiana and of the ordinances of the City of Indianapolis controlling the repair and installation of wires, conductors and equipment used within buildings for the transmission of electric current for electric light, heat, power or signaling purposes covered by the Building Code of the City of Indianapolis.

Section 6. No firm or corporation shall be entitled to receive a license as a master electrician as provided in this ordinance unless, if a firm, some member thereof, or if a corporation some officer or duly authorized representative thereof, shall possess the qualifications required in this ordinance for master electricians and apply for and secure a license as master electrician under this ordinance in the name of such firm or corporation.

Section 7. Said Board of Electrical Examiners shall have power to adopt all necessary rules and regulations for the conduct of its own business and the examination of applicants for license as master electrician. Said Board shall keep, or cause to be kept, proper records showing the names and addresses of all persons making application for license as master electrician, and to whom said Board authorizes licenses to be issued.

Section 8. Said Board of Electrical Examiners shall issue its certificate signed by each member of said Board, or a majority thereof, to each applicant for license as a master electrician complying with the requirements of this ordinance. Said certificate shall be directed to the Controller of the City of Indianapolis and said Controller upon the receipt of such certificate shall issue a license to such person, firm or corporation, as the case may be, for a period of one year, or the remainder of the calendar year, after the date of the issuing of such license. All licenses and renewals of the same shall expire on the 31st day of December of each year. No license shall be issued by the Controller to any person, firm or corporation as a master electrician except as provided in this ordinance, and such license so issued shall be evidence in court of the business for which it is issued.

Section 9. Each applicant before taking examination shall pay to the Controller of said City the sum of Fifteen (\$15.00) Dollars as the preliminary fee for the examination as master electrician and file the receipt of the Controller with the Secretary of said Board for such payment. If the applicant is found to be qualified and is given a certificate as provided for in Section 8 of this ordinance then he

shall be entitled, upon the further payment to said Controller of Ten (\$10.00) Dollars and the execution of a bond as provided for in this ordinance, to receive a license from the Controller as a master electrician as provided in this ordinance.

Section 10. Each person, firm or corporation applying for the license required by this ordinance shall, before being granted a license by the Controller, make, execute and deliver to the Controller a bond in the sum of Three Thousand (\$3,000.00) Dollars payable to the City of Indianapolis, such bond to be made for the use and benefit of the owner or any party in interest in the property where said master electrician furnishes any material, or performs any service, against loss or damage which may arise by reason of the work done or material furnished being in violation of the requirements of any law of the State of Indiana or any ordinance of the City of Indianapolis controlling such work. Such bond shall be executed by each applicant with any recognized and responsible surety company authorized to do business in Marion County, Indiana, as surety thereon.

Section 11. Each person, firm or corporation applying for the license as master electrician, as provided in this ordinance, shall have the right without further examination to obtain a license cach year thereafter from said Controller upon the payment to the Controller upon a license fee of Five (\$5.00) Dollars, and the execution of a bond with security as herein required.

Section 12. Any person shall have the right to appear before the Board of Electrical Examiners for permission to do electrical wiring for himself or for any other person, firm or corporation to the extent of the permission granted him in writing by said Board as herein provided. Said permission shall definitely state what the person may do, and in no case shall such permission be construed to include any electrical installation in the City of Indianapolis which shall exceed Fifteen (\$15.00) Dollars cost to the person, firm or corporation having the work done, which shall include cost of both labor and material. This Fifteen (\$15.00) Dollar limit shall be construed to mean electrical work of all character done on the premises during a period of thirty (30) days by one or more persons holding a written permission from said Board.

Sec. 13. The above and foregoing provisions of this ordinance shall not apply or govern electrical work done by any person. firm or corporation through a regular employee employed in whole or in part for such work, provided, however, that the owner of any such plant or building desiring to do such electrical work through his, their or its regular employees shall join with such employee, or employees, in an application to the Board of Electrical Examiners for a permit and license therefor. Such employee shall appear in person before said Board and if said Board is satisfied that such employee ioining such person, firm or corporation, in such application is qualified to do electrical work as provided in this ordinance and as described in Section 5 hereof, said Board shall issue such permit to such person, firm or corporation for said employee, so joining in said application, and upon presentation of such permit to the Controller of said City, such person, firm or corporation shall be entitled to receive a license for said employee, to do electrical work on the premises of said person, firm or corporation upon the payment of the fee of Five (5.00)

Dollars per year without the execution of any bond. The work done under such license shall be limited to the employee named in such license and to the building or buildings owned by said person, firm or corporation; and said Board shall keep a proper record showing the name and address of each person, firm or corporation to whom such permit and license is granted. If an employee named in any license issued to any person, firm or corporation under this Section shall for any reason cease to be an employee of such person, firm or corporation, then all rights under such licenses shall cease, and said person, firm or corporation shall be required to make a new application to said Board of Electrical Examiners the same as if he, they or it had never been granted any permit or license by such Board.

Sec. 14. This Ordinance shall not apply to telephone companies, telegraph companies, electric light, heat and power companies, or electric railway companies operating under franchises or under the laws of the State of Indiana, in the installation and maintenance, removal or repair of their wires, conductors, apparatus and equipment used in connection with their business or plant. This Ordinance shall not apply to the manufacturers of electrical apparatus in conducting tests of apparatus of their own manufacture within the limits of their own plant.

Sec. 15. Any person, firm or corporation granted a license as master electrician, or a renewal thereof, in accordance with the provisions of this Ordinance, shall display the same in a conspicuous place in the place of business of such person, firm or corporation.

Sec. 16. No permit or license, or renewal thereof, granted under the provisions of this ordinance shall be assignable or transferable, and every such license, or renewal of the same, shall specify the name of the person, firm or corporation to whom it is issued, and if issued to a firm the name of the member of such firm qualifying as such master electrician, and if issued to a corporation the name of the officer or representative of such corporation qualifying as such master electrician. If a member of the firm or an officer or representative of a corporation named in the permit or license, or renewal thereof, qualifying as such master electrician shall cease to be a member of such firm or shall cease to be the officer or representative of such corporation, then and in that event all rights of such firm or such corporation under such permit or license, or renewal thereof, shall cease and said firm or corporation shall be required to make a new application to said Board of Electrical Examiners as provided in this ordinance the same as if it had never been granted any permit or license by such Board.

Sec. 17. The Board of Electrical Examiners shall have power, with the aproval of the Board of Public Safety, to suspend or revoke any license, or renewal thereof, granted by said Board for cause and any violation by any master electrician to whom a license has been granted of any of the provisions of this Ordinance shall be sufficient cause for the suspension or revocation of such license.

Sec. 18. Said Board shall not have the power to create any expense unless the money therefor has been duly appropriated by the Common Council of said City. Any expense incurred by said Board, including the salary of members and the compensation of the Secretary, shall be paid on voucher approved by said Board or a majority thereof.

Sec. 19. Any person, firm or corporation who shall practice or engage in the work of a master electrician as defined in this Ordinance, after a period of ninety days from the taking effect of this Ordinance, without having complied with all provisions thereof, or shall violate any of the provisions of this Ordinance shall, on conviction thereof, be fined in any sum not less than Ten (\$10.00) Dollars nor more than Five Hundred (\$500.00) Dollars.

Sec. 20. At any time within sixty days after this Ordinance goes into effect, upon due application therefore and the payment of a fee of Twenty-five (\$25.00) Dollars, the Board of Electrical Examiners shall issue a license as provided in Section 9 to any Master Electrician, as defined in Section 2 of this Ordinance, who shall submit evidence under oath, satisfactory to the Board of Examiners, that he is of good moral character and has been practicing as a Master Electrician for three years prior to the passage of the Ordinance; or if a graduate engineer that he has had at least one year's practical experience as provided in Section 5, and was practicing as a Master Electrician at the time this Ordinance became effective.

Sec. 21. This Ordinance shall be in full force and effect from and after its publication as required by law.

WALTER W. WISE.

Carried.

Mr. Wise moved that General Ordinance No. 11, 1923, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 11, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Claycombe called for General Ordinance No. 10, 1923, for second reading. It was read a second time.

Mr. Claycombe moved that General Ordinance No. 10, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 10, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Ray moved that General Ordinance No. 113, 1922, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 113, 1922, was read a third time and passed by the following vote:

Ayes, 5, viz.: Messrs. Buchanan, Claycombe, Ray, Thompson and President John E. King.

Noes, 3, viz.: Messrs. Bernd, Bramblett and Wise.

Mr. Ray called for Appropriation Ordinance No. 3, 1923, for second reading. It was read a second time.

Mr. Ray moved that Appropriation Ordinance No. 3, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 3, 1923, was read a third time and passed by the following vote:

Ayes, 6, viz': Messrs. Bernd, Bramblett, Claycombe, Ray, Wise and President John E. King.

Noes, 2, viz.: Messrs. Buchanan and Thompson.

Mr. Claycombe called for General Ordinance No. 16, 1923, for second reading. It was read a second time.

By Mr. Claycombe:

Mr. President—I move that General Ordinance No. 16, 1923, be amended by striking out the last paragraph in Section 4, beginning with the words, "Beginning at the intersection of 43rd St.," and ending with the words, "thence east to the place of beginning."

L. D. CLAYCOMBE.

Carried.

Mr. Claycombe moved that General Ordinance No. 16, 1923, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 16, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Claycombe called for General Ordinance No. 129, 1922, for second reading. It was read a second time.

Mr. Claycombe moved that General Ordinance No. 129, 1922, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 129, 1922, was read a third time and failed to pass by the following vote:

Ayes, 3, viz.: Messrs. Buchanan, Claycombe and Ray.

Noes, 5, viz.: Messrs. Bernd, Bramblett, Thompson, Wise and President John E. King.

Mr. Claycombe called for General Ordinance No. 19, 1923, for second reading. It was read a second time.

Mr. Claycombe moved that General Ordinance No. 19, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 19, 1923, was read a third time and failed to pass by the following vote:

Noes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Claycombe called for Appropriation Ordinance No. 6, 1923, for second reading. It was read a second time.

Mr. Claycombe moved that Appropriation Ordinance No. 6, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 6, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Bramblett called for Special Ordinance No. 4, 1923, for second reading. It was read a second time.

Mr. Bramblett moved that Special Ordinance No. 4, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 4, 1923, was read a third time and passed by the following vote:

Ayes, 8, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson, Wise and President John E. King.

Mr. Claycombe called for Special Ordinance No. 1, 1923, for second reading. It was read a second time.

Mr. Claycombe moved that Special Ordinance No. 1, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 1, 1923, was read a third time and passed by the following vote:

Ayes, 7, viz.: Messrs, Bernd, Bramblett, Buchanan, Claycombe, Ray, Thompson and Wise.

Noes, 1, viz.: President King.

On motion of Mr. Bramblett, General Ordinance No. 17, 1923, was stricken from the files.

Mr. Buchanan moved that the rules be suspended and General Ordinance No. 22, 1923, be placed upon its passage.

The roll was called and the motion to suspend the rules failed to carry by the following vote:

Ayes, 4, viz.: Messrs. Buchanan, Ray, Thompson and President John E. King.

Noes, 4, viz.: Messrs. Bernd, Bramblett, Claycombe and Wise.

A letter from Mr. Stuckey, formerly time keeper for the Street Cleaning Department was read and referred to the Committee on Public Works.

On motion of Mr. Ray, the Common Council, at 10:30 o'clock p. m., adjourned.

President.

Attest:

John M. Rhodehauel
City Clerk.