CITY OF INDIANAPOLIS, IND.

REGULAR MEETING

The Common Council of the City of Indianapolis, met in the Council Chamber, Monday evening, June 18, 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, Clauer, Claycombe, Ray, and Thompson.

Absent: Mr. Wise.

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

COMMUNICATIONS FROM THE MAYOR

June 16, 1923

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

Gentlemen-I have approved, signed and delivered to John W.

Rhodehamel, City Clerk, the three following ordinances: General Ordinance No. 29, 1923, an ordinance regulating roof coverings, providing for a penalty for the violation thereof, repealing all ordinances in conflice therewith and fixing a time when the same shall take effect.

General Ordinance No. 39, 1923, an ordinance to amend General Ordinance No. 114, 1922, entitled, "An ordinance dividing the City of Indianapolis into districts for the purpose of regulating and restricting the location of trades, callings, industries, commercial enter-prises and the location of buildings designed for specified uses; of classifying, regulating and determining the area of front, rear and side yards and other open spaces about buildings; of regulating and determining the use and intensity of use of land and lot areas within determining the use and intensity of use of land and lot areas within such city; creating a board of zoning appeals; defining certain terms used in said ordinance; providing a penalty for its violation and designating the time when the same shall take effect," and fixing the time when the same shall take effect. Special Ordinance No. 16, 1923, an ordinance authorizing the sale, alienation and conveyance of real estate by the Board of Pakr Commissioners of the Department of Public Parks, of the City of Indianapolis and fixing a time when the same shall take effect. S L. SHANK

S. L. SHANK,

Mayor.

June 16, 1923

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

Gentlemen-I return herewith without my signature General Ordinance No. 58, 1923, an ordinance ratifying, confirming and

approving a certain contract made and entered into on the 4th day of June, 1923, by the City of Indianapolis by and through its Board of Public Safety with the approval of the Mayor, and the Conduitt Automobile Company whereby said city is authorized to purchase from said Conduitt Automobile Company one (1) Peerless chassis for squad wagon for the Indianapolis Fire Department (series 66) with copper gasoline tank under front seat of capacity of not less than twenty (20) gallons and with siren horn, for the sum of Two Thousand Seven Hundred Eighty-five (\$2,785.00) dollars, and declaring a time when the same shall take effect.

I am returning this ordinance unsigned because I believe that a larger appropriation should be made for the purchase of a higherpriced car. I am not in any way questioning the high standing of the Peerless as a pleasure car, but understand that it does not measure up to the heavy-duty requirements it would be required to meet in the work it would be called upon to perform in the Fire Department.

S. L. SHANK, Mayor.

REPORTS FROM CITY OFFICERS

From the City Controller:

June 15, 1923

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

Gentlemen—I hand you herewith a communication from the Board of Public Works asking for the passage of an ordinance transferring the sum of Ninety-six Thousand (\$96,000.00) dollars from the World War Memorial Fund to the World War Memorial Bond Fund under the care, custody, control and jurisdiction of the Board of Sinking Fund Commissioners of the City of Indianapolis, and re-appropriating the same.

and re-appropriating the same. This money is to be used for the purpose of paying the interest of 1923 on the World War Memorial Bonds, and this ordinance should be passed to the Council meeting of Monday, June 18, 1823, in order to be available for the above purpose.

I respectfully recommend the passage of this ordinance

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

June 15, 1923

Mr. Joseph L. Hogue, City Controller, City.

Dear Sir—I am directed by the Board of Public Works to submit to you for your approval and transmissian to the Common Council an ordinance providing for the transfer of Ninety-six Thousand (\$96,000.00) dollars from the World Memorial Fund to the World War Memorial Bond Fund under the care, custody, control and jurisdiction of the Board of Sinking Fund Commissioners of the City of Indianapolis, and re-appropriating the same.

The object of this transfer is for the purpose of paying the interest of 1923 on the World War Memorial Bonds. This is the June 18, 1923]

CITY OF INDIANAPOLIS, IND.

exact amount that will be required to take care of the interest during the year 1923.

Respectfully, GEO. O. HUTSELL Clerk, Board of Public Works.

June 16, 1923

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

Gentlemen—I am handing you herewith twelve copies of an or-dinance authorizing the city of Indianapolis to make a Temporary Loan or Loans for the use of the Board of Health, to be used for its salary payroll and other current expenses, and respectfully ask the passage of this ordinance.

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

From the Board of Public Works:

June 18, 1923

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

Gentlemen—I am directed by the Board of Public Works of the City of Indianapolis, Indiana, to transmit to you certain communi-cations, and an ordinance for the improvement of the first alley south of Elm street from the east property line of Cedar street to a point twelve and 5/10 (12.5) feet east of the west property line of Grove street by grading and paving with wooden block, asphalt, asphaltic concrete, concrete or brick, under Improvement Resolution No. 10,959.

A majority of the resident property owners remonstrated against this improvement, and as the Board of Public Works thinks this is a necessary improvement, it desires that you order this improvement to be made by ordinance.

Yours truly. GEO. O. HUTŠELL, Clerk, Board of Public Works.

From the Board of Park Commissioners:

June 18, 1923

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

Gentlemen-Attached to this letter you will find a Resolution unaminously passed by the Board of Park Commissioners of the De-partment of Public Parks of the City of Indianapolis requesting an partment of Public Parks of the City of Indianapolis requesting an appropriation of Seven Thousand Five Hnudred (\$7,500.00) dollars from your Honorable body to the "Park District Bond Fund," for Sinking Fund purposes, to enable said Park Department to pay the interest on its bonds, which interest falls due July 1st, 1923. Other-wise the Park Department will have no way of paying said interest and the credit of the city will be materially injured. I therefore hand you herewith an appropriation Ordinance

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covering this matter and ask that the same be passed at your next meeting.

Respectfully submitted, NEWTON J. McGUIRE,

NEWTON J. McGUIRE, Attorney for Department of Public Parks. WHEREAS, the levy for the "Park District Bond Fund," for Sinking Fund purposes, of the Department of Public Parks, of the City of Indianapolis, Indiana, was fixed in the 1922 budget at seven mills (.007) notwithstanding the fact that the Board of Park Com-missioners asked for one and one-half (1½ ct.) cent levy and, WHEREAS, said levy of seven mills (\$.007) is insufficient to even take care of the interest on Bonds, falling due on July 1, 1923, (there being no principal falling due on that date) and, WHEREAS, the Department of Public Parks will be lacking in funds to pay that said interest on account of such insufficient levy, as shown by the following statement of the Auditor of said depart-ment to-wit:

ment to-wit:

PARK DISTRICT BOND AND SINKING FUND STATEMENT

Interest on Bonds due July 1, 1923......\$32,949.97 Balance in Sinking Fund, June 12, 1823 18,751.26 Deficit July 1, 1923\$7,198.71

Approximate amount to be received as final June setlement of \$7,000.00 \$25,751.26 taxes

NOW THEREFORE, be it resolved, that we respectfully ask the Common Council of the City of Indianapolis for an appropriation of the "Park District Bond Fund" for Sinking Fund purposes of the Department of Public Parks, for Seven Thousand Five hundred (\$7,500.00) dollars to enable said department to pay the interest on its bonds promptly as the same falls due on July 1, 1923, and we hereby request our attorney to prepare an ordinance and submit the same to said Council for passage.

ADOPTED, this 16th day of June, 1923.

FRED CLINE,

SARAH E. SHANK.

Board of Park Commissioners of the City of Indianapolis.

From the City Plan Commission:

June 18, 1923

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

Gentlemen-The City Plan Commission of the City of Indianapolis to whom you referred General Ordinance No. 54, 1923, for apolis to whom you referred General Ordinance No. 54, 1923, for consideration and report with recommendations, beg leave to re-port that it has had said Ordinance under consideration and rec-ommends, that the first paragraph of Section 18 of General Ordi-nance No. 114, 1922, be amended to read: -FRONT YARDS IN RESIDENCE DISTRICTS Section 18. Between a front yard line as herein established and the street line, no building or portion of a building other than a one or two story unenclosed porch not exceeding ten feet in width, or a fence or a wall not exceeding three and one-half feet in height,

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may be erected, provided an unenclosed porch may be temporarily enclosed with removable glass sash not more than eight months in any one year. In dwelling house districts and apartment house districts front yard lines are hereby established as follows:

and that when it has been so amended that the same be passed. Respectfully yours,

City Plan Commission of the City of Indianapolis.

EDWARD B. RAUB. President.

INTRODUCTION OF APPROPRIATION ORDINANCES

By the City Controller:

APPROPRIATION ORDINANCE NO. 28, 1923

AN ORDINANCE transferring the sum of Ninety-six Thousand \$96,000.00) dollars from the World War Memorial Fund appropriated to the Board of Public Works by General Ordinance No. 71, 1921, to the World War Memorial Bond Fund under the care, custody, control and jurisdiction of the Board of Sinking Fund Commissioners of the City of Indianapolis, and re-appro-priating the same and fixing a time when the same shall take effect.

WHEREAS, the Common Council of the City of Indianapolis by General Ordinance No. 71, 1921, appropriated to the Board of Public Works the fund known as the "World War Memorial Fund" all the proceeds to be derived from the sale of One Thousand Six Hundred (1,600.00) Indianapolis World War Memorial Bonds for the use and purpose as provided in said General Ordinance No. 71, 1921, and

WHEREAS, the law provides that the Common Council of such city shall have the right by ordinance to transfer any surplus re-maining in said World War Memorial Fund to the World War Bond Fund, and

WHEREAS, it is not determined that after all the demands on such city from said World War Memorial Fund have been paid and discharged, that there will remain at least a surplus of Ninety-six Thousand (\$96,000.00) dollars.

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

Section 1. That there be and is hereby transferred from the World War Memorial Fund appropriated to the Department of Public. Works of the City of Indianapolis by General Ordinance No. 71, 1921, the sum of Ninety-six Thousand (\$96,000.00) dollars of the surplus that will remain in said fund after all the demands on said city therefor has been paid and discharged, to the World War Memorial Bond Fund under the care and custody, control and jurisdiction of the Board of Sinking Fund Commissioners of the City of In-dianapolis, which amount of Ninety-six Thousand (\$96,000.00) dol-lars so transferred is hereby re-appropriated to said World War Memorial Bond Fund. Section 2. This ordinance shall be in full force and effect from

and after its passage.

Which was read a first time.

Mr. Thompson moved that the rules be suspended and appropriation Ordinance No. 28, 1923, be placed upon its passage.

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

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

Mr. Thompson called for Appropriation Ordinance No. 28, 1923, for second reading. It was read a second time.

Mr. Thompson moved that Appropriation Ordinance No. 28, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 28, 1923, was read a third time and passed by the following vote:

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

By the Board of Park Commissioners:

APPROPRIATION ORDINANCE NO. 29, 1923

AN ORDINANCE appropriating the sum of Seventy-five Hundred (\$7,500.00) dollars to the "Park District Bond Fund," for sinking Fund purposes, 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 there be and is hereby appropriated the sum of Seventy-five Hundred (\$7,500.00) dallars to the "Park District Bond Fund," for Sinking Fund purposes, of the Department of Parks, to enable said department to pay the interest falling due on its bonds on July 1st, 1923, and prevent a deficit in said Sinking Fund.

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. 66, 1923

AN ORDINANCE authorizing the city of Indianapolis to make a temporary Loan or Loans, for the use of the Board of Health of the City of Indianapolis, Indiana, in anticipation of its current revenues and payable out of the current revenues of said Board of Health for the year 1923, authorizing the rate of interest to be charger therefore providing for legal notice and fixing a time when the same shall take effect.

WHEREAS, the Board of Health on the 1st day of July, 1923, will be and continue to be until the 1st day of January, 1924, with-out sufficient funds to pay its salary payroll and other current expenses for Board of Health purposes, and

WHEREAS, the said current expenses and said payrolls for said period will amount to approximately One Hundred and Seventy-five Thousand (\$175,000.00) dollars, and WHEREAS, the second semi-annual installment of taxes levied by the City of Indianapolis for general Board of Health purposes

for the year of 1922, and collectible on or before the 1st day of December, 1923, will amount to more than Two Hundred Thousand (\$200,000.00) dollars.

NOW THEREFORE, be it resolved by the Board of Health of the City of Indianapolis, Indiana, that an ordinance be prepared and presented to the Common Council of Indianapolis, Indiana, for the passage for the making of a Temporary Loan or Loans by the City of Indianapolis, for the total sum of One Hundred and Seventy-five Thousand (\$175,000.00) dollars, for the use of said Board of Health for said purposes, at a rate of interest not to exceed six (6%) per cent per annum, and for a period not exceeding five (5) months from the date of such temporary loan or loans to be made in anticipation of the current revenues of the said Board of Health and collectible

in the year 1923, and BE IT FURTHER RESOLVED, by said Board of Health, that there be and is hereby appropriated out of the current revenues of said Board of Health for the year 1923, for the purpose of pay-ing said Loan or Loans and interest thereon as the same may be-come due, the sum of One Hundred and Seventy-nine Thousand, Three Hundred and Seventy-five (\$179,375.00) dollars. Be it Ordained by the Common Council, City of Indianapolis, Indianapolis,

Indiana:

Section 1. That the City Controller be and is hereby authorized and empowered to negotiate a temporary loan or loans for the use of the Board of Health of the City of Indianapolis, Indiana, in anticipation of current revenues of said Board of Health for the year 1923, said Loan or Loans to be made for the total sum not to exceed One Hundred and Seventy-five Thousand (\$175,000.00) dollars, and payable out of the current revenues of said Board at the rate of interest not to exceed six per cent (6%) per annum and for and during

a period not exceeding five months from date thereof. After the publication of the herein determination to issue such temporary loan or loans, and as provided in section 2 of this Ordinance, said loan shall be let to the lowest bidder at competitive bidding on the annual rate of interest under conditions prescribed in notice of the same, which shall be published by at least two insertions one week apart in at least one daily newspaper of general circulation of said city. The Mayor and City Controller are hereby authorized and di-

rected to execute the proper obligations of said City for the amount or amounts so borrowed, which shall also be countersigned by the President of the Board of Health and to the payment of said obli-gation the faith of the City of Indianapolis is hereby irrevocably pledged.

Section 2. The Mayor, City Controller and Corporation Counsel, are hereby authorized and directed to publish notice of the determination herein made to issue the bonds or other evidence of indebtedness for such temporary loan or loans as required by law-

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

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

By the Board of Public Works:

GENERAL ORDINANCE NO. 67, 1923

AN ORDINANCE ordering the Board of Public Works of the City of Indianapolis, Indiana, to improve the first alley south of Elm St. from the east property line of Cedar St. to a point 12.5 feet east of the west property line of Grove St. by grading and paving with wooden block, asphalt, asphaltic concrete, concrete or brick as provided for under Improvement Resolution No. 10,959 adopted by the Board of Public Works of the City of In-dianapolis, Indiana, on the 11th day of May, 1923, and declaring a time when the some shall take offect a time when the same shall take effect.

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

Section 1. That, WHEREAS, the Board of Public Works of the City of Indianapolis, Indiana, in the manner prescribed by law, did, on the 11th day of May, 1923, adopt Improvement Resolution No. 10,959 for the improvement of the first alley south of Elm St. from the East property line of Sedar St. to a point twelve and 5/10 (12.5) feet east of the west property line of Grove St. by grading and paving

east of the west property line of Grove St. by grading and paving with wooden block, asphalt, asphaltic concrete, concrete or brick, and WHEREAS, the Board of Public Works did, at the same-time, fix June 1st, 1923, at 2 o'clock P. M. as the time to hear all persons interested, or whose property is affected by said improvement, and notice of the passage of said resolution and said time of hearing was published on the 14th and 21 days of May, 1923, on the In-dianapolis Commercial, a daily news paper of daily circulation, printed and published in the City of Indianapolis, and notices by mail were duly forwarded as provided by law, and WHEREAS, the Board of Public Works pursuant to said notice met on the 1st day of June 1923

met on the 1st day of June, 1923, and after said hearing in legal

session on said June 1st, 1923, took action on said resolution, the same being confined without modification, and

WHEREAS, on the 24th day of May, 1923, a written remon-strance signed by more than a majority number of the resident freeholders on said street, was filed with the Board of Public Works against said improvement, and

WHEREAS, the Board of Public Works has submitted to the Common Council for its consideration, this ordinance ordering the Board of Public Works to proceed with the improvement of said street under said resolution.

Now Therefore, be it Further Ordained by the Common Council

of the City of Indianapolis, Indiana: That the Board of Public Works of the City of Indianapolis, Indiana, do, and is hereby ordered to, improve the first alley south of Elm St. from the each property line of Cedar St. to a point twelve and 5/10 (12.5) feet east of the west property line of Grove St. by grading and paving with wooden block, asphalt, asphaltic concrete, concrete or brick under said Improvement Resolution No. 10,959, 1923

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 Mr. Claycombe:

GENERAL ORDINANCE NO. 68, 1923

AN ORDINANCE requiring vehicles used for the purpose of selling Coal, Charcoal, Coke, Wood or Ice within the City of Indianapolis to maintain thereon a certain sign, providing a penalty for the violation thereof and declaring a time when the same shall tke effect ...

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

Section 1. It shall be unlawful for any person, firm or corporation to use or operate any vehicle used for the purpose of selling, poration to use or operate any venicle used for the purpose of selling, offering for sale or delivery of coal, charcoal, coke, wood or ice in or upon any street, alley or other public place within the City of Indianapolis unless such vehicle shall have and maintain, painted on the body thereof, the name, and address of the person, firm associa-tion or corporation operating such vehicle. If the business in which or by which such vehicle is being operated has a firm or corporate name, then such firm or corporate name shall be used. The letters of make name and address shall be used. of such name and address shall be printed on the outer rear or both outer sides of such vehicle and shall not be less than three (3) inches in height. Such painted name and address shall at all times be kept clear and free from any covering whatsoever, and shall be painted and maintained in such position that is can be seen without any obstruction in or upon or attached to such vehicle. Such letters may be of or on galvanized iron or other metalic substance, if screwed, nailed or otherwise securely fastened to such vehicle.

Section 2. Any person, firm or corporation violating any of the provisions of this ordinance shall upon conviction be fined in any sum not exceeding Fifty (\$50.00) dollars.

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Section 3. 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 Lay and Judiciary.

By Mr. Claycombe:

GENERAL ORDINANCE NO. 69, 1923

AN ORDINANCE AMENDING GENERAL ORDINANCE NO. 37. 1923

AN ODRINANCE regulating vehicle traffic, providing for the rate of speed of street cars, establishing certain rules and regulationsfor 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 provisions of this ordinance shall affect any pending cause of action or rights of action, either civil or penal, 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 sub-section (H) of section 4, of General Ordinonce No. 37, 1923, be amended by adding thereto the following:

"Outside of the congested district in streets or alleys where the width of the same from curbing to curbing is less than twenty-three feet there shall be parking on one side only, viz., on such streets or alleys where the general direction thereof is north and south there shall be no parking on the west side thereof, and on such streets where the general direction thereof is east and west there shall be no parking on the north side thereof."

Section 2. That sub-section (I) of Section 4, of General Ordinance No. 37, 1923, be amended as follows:

Where the words "south side of east Forty-second street from Where the words' south side of east roley second street from Broadway to Carrolton" appear the same shall be changed to read "south side of Forty-second street from Broadway to College and the north side of Forty-second street from College to Carrollton." Section 3. That sub-section (K) of Section 4, of General Ordi-nance No. 37, 1923, he amended by adding thereto the following

words:

"Outside the congested district there shall be no parking of vehicles within twenty-five feet of the intersection of the roadways of any streets."

That there shall be added to said sub-section the following: "The north side of Seventeenth St. from Park Avenue to Central Avenue, the east side of Capitol Avenue from Wabash to Ohio St.

Section 4. This ordinance shall be in full force and effect from and after its passage and publication according to law.

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

By Mr. Bernd:

GENERAL ORDINANCE NO. 70, 1923

AN ORDINANCE fixing the compensation of laborers in certain departments under the Department of Public Works, classifying laborers, repealing all ordinances in conflict therewith 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 in the Sewer Department, City Yards Depart-ment, Sprinkling Department, Fountain and Wells Department, Unimproved Street Department, and the Street Cleaning De-partment all under the Department of Public Works of the City of Indianapolis, the positions and employment of laborers are hereby classified and divided into Class "A," Class "B" and Class "C" la-borers and the salary and compensation of all laborers in each of said classes of laborers in each of said departments is hereby fixed as follows, to-wit:

Labolers, class "A," 40 cents per hour, Laborers, class "B," 45 cents per hour, Laborers, class "C," 50 cents per hour. Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed. Section 3. This ordinance shall be in full force and effect from

and after its passage.

Which was read a first time.

Mr. Bernd moved that the rules be suspended and General Ordinance No. 70, 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, Clauer, Claycombe, Ray, Thompson and President John E. King.

Mr. Bernd called for General Ordinance No. 70, 1923, for second reading. It was read a second time.

Mr. Bernd moved that General Ordinance No. 70, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 70, 1923, was read a third time and passed by the following vote:

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

INTRODUCTION OF MISCELLANEOUS BUSINESS

By Mr. King:

WHEREAS, The Indianapolis Water Co., is now before the Public Servic Commission with a petition for an increase in rates.

BE IT RESOLVED, by the Common Council of Indianapolis, that the Legal Department be authorized to employ competent experts to determine the actual value of the property of the Indianapolis Water Co.

BE IT FURTHER RESOLVED, That the Legal Department of the City of Indianapolis be asked to take all necessary steps before the Public Service Commission to prevent any increase in the rates now in force.

JOHN E. KING.

Which was adopted.

ORDINANCES ON SECOND READING

Mr. Buchanan called for General Ordinance No. 54, 1923. for second reading. It was read a second time.

By. Mr. Buchanan:

Mr. President:

I move that General Ordinance No. 54, 1923, be amended to read as follows:

GENERAL ORDINANCE NO. 54, 1923

AN ORDINANCE amending Section eighteen (18) of General Or-dinance No. 114, 1922, and providing 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 first paragraph in Section eighteen (18) of General Ordinance No. 114, 1922, be and the same is hereby amended to read as follows, to-wit: FRONT YARDS IN RESIDENCE DISTRICTS

Section 18. Between a front yard line as herein established and the street line, no building or portion of a building other than a me of two story unenclosed porch not exceeding ten feet in width,

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or a fence or a wall not exceeding three and one-half feet in height, may be erected, provided an unenclosed porch may be temporarily enclosed with removable glass sash not more than eight months in any one year. In dwelling house districts and apartment house districts front yard lines are hereby established as follows: Section 2. This ordinance shall be in full force and effect from

and after its passage.

HYDEN W. BUCHANAN.

Carried.

By Mr. Buchanan:

Mr. President:

I move that Monday evening, July 2nd, 1923, at 8:30 o'clock p. m., in the Council Chamber be fixed as the time and place for a public hearing on General Ordinances Nos. 54, 60, 61 and 62 and that the clerk cause proper notice of the same to be given by publication as required by law. H. W. BUCHANAN.

Carried.

Mr. Claycombe called for General Ordinance No. 59, 1923, for second reading. It was read a second time.

Mr. Claycombe moved that General Ordinance No. 59. 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 59, 1923, was read a third time and passed by the following vote:

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

Mr. Ray called for General Ordinance No. 49, 1923, for second reading. It was read a second time.

Mr. Ray moved that a public hearing be held on General Ordinance No. 49, 1923, at this time.

Which motion failed to carry.

Mr. Ray moved that General Ordinance No. 49, 1923, be ordered engrossed, read a third time and placed upon its •passage. Carried.

General Ordinance No. 49, 1923, was read a third time and failed to pass by the following vote:

Ayes, 2, viz.: Messrs. Clauer, Ray.

Noes, 6, viz.: Messrs. Bernd, Bramblett, Buchanan, Claycombe, Thompson and President John. E. King.

Mr. Thompson moved that General Ordinance No. 58, 1923, be passed over the disapproval of the Mayor.

The roll was called and General Ordinance No. 58, 1923, was passed over the disapproval of the Mayor by the following vote:

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

On motion of Mr. Thompson, the Common Council, at 8:55 o'clock p. m., adjourned.

John E. King

Attest:

John Mr. Rhodehauel

President.