November 8, 1923] CITY OF INDIANAPOLIS, IND.

THURSDAY EVENING, NOVEMBER 8, 1923.

At 7:30 p. m. o'clock, Thursday, November 8, 1923, President King called the Council to order.

The Clerk called the roll.

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

REPORTS FROM CITY OFFICERS.

From the City Controller:

November 8th, 1923.

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

Gentlemen:

I hand you herewith a communication from the Board of Public Works asking for the passage of an ordinance authorizing a Bond Issue of Seventy-five Thousand (\$75,000.00) Dollars for the purpose of procuring money to be used in the purchase of a Northside Unit for the Street Cleaning Department.

I respectfully recommend the passage of this ordinance. Your truly,

JOS. L. HOGUE, City Controller.

November 8th, 1923.

Mr. Jos. L. Hogue, City Controller, City. Dear Sir:

I am directed by the Board of Public Works to submit for your approval and transmission to the Common Council, an ordinance authorizing a Bond Issue of Seventy-five Thousand (\$75,000.00) Dollars for the purpose of procuring money to be used in the purchase of a Northside Unit for the Street Cleaning Department of the City of Indianapolis, and authorizing the purchase of said real estate.

Your truly,

ELMER WILLIAMS,

Clerk Board of Public Works.

From the Board of Public Works:

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November 7th, 1923.

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

Dear Sir:

I am submitting herewith for transmission to the Common Council, a contract between the Board of Public Works and the Vonnegut Hardware Company, for the right to lay and maintain a sidetrack or switch from the South Side of Washington street, thence South in Missouri street and across Pearl street to west Maryland street. Very truly yours,

ELMER WILLIAMS,

Clerk Board of Public Works. REPORTS FROM STANDING COMMITTEES.

From the Committee on Law and Judiciary:

Indianapolis, Ind., November 8, 1923.

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

Gentlemen:

We, your Committee on Law and Judiciary to whom was referred General Ordinance No. 132, 1923, entitled, 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 enterprises 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 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.

Beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

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

Indianapolis, Ind., November 8, 1923.

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

Gentlemen:

We, your Committee on Law and Judiciary to whom was referred General Ordinance No. 133, 1923, entitled, 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 enterprises 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 such city; creating a board of zoning appeals, defining certain terms used in said ordinance; providing a penalty 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. Beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed. H. W. BUCHANAN, L. D. CLAYCOMBE, I. L. BRAMBLETT, TUEO L PEPND

THEO. J. BERND.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By the City Controller:

GENERAL ORDINANCE NO. 159, 1923.

AN ORDINANCE, authorizing the purchase of certain real estate and improvements thereon in the City of Indianapolis for a Northside Unit for the Street Cleaning Department of the City of Indianapolis, and authorizing the sale of Seventy-five (75) bonds of One Thousand (\$1,000.00) Dollars each of the City of Indianapolis payable from the General Revenue and Funds of said city, or from the Sinking Fund of said city, or as may be required by law for the purpose of procuring money to be used in the purchase of said real estate, and providing for the time and manner of advertising, sale of bonds, and the receipt of bids for the same, together with the mode and terms of sale, and appropriating the proceeds from the sale of said bonds to a fund to be created and known as the "North-side Unit for the Street Cleaning Department Fund" of said city for use by the Department of Public Works of said city, and fixing the time when the same shall take effect. WHEREAS, the Board of Public Works of the City of Indian-

apolis has heretofore adopted the following resolution: WHEREAS, it is deemed necessary and proper and for the best interests of the City of Indianapolis and the inhabitants thereof, to improve and better its conditions with reference to proper and adequate Northside Unit for the Street Cleaning Department of the City of Indianapolis and its inhabitants, since the present quarters are wholly inadequate and cannot be altered or changed to meet present requirements of said city and the inhabitants thereof and are too far removed from the base of operation, and

WHEREAS, the site best suited for said Northside Unit, by location and by extensive and suitable improvements thereon, is

location and by extensive and suitable improvements thereon, is now available and can be purchased from the present owner the said Real Estate being in Marion County, Indiana, and more par-ticularly described as follows, to-wit: One Hundred Ninety and four tenths (190.4) feet off the west ends of lots fifteen (15) sixteen (16) and seventeen (17) in Monti-cello's Addition to the City of Indianapolis, Indiana, in Southwest quarter (¼) section seven (7) Township sixteen (16) North Range Four 'east, Marion County, Indiana. And, WHEREAS, this Board is advised that said property can be purchased for Seventy-five Thousand (\$75,000.00) Dollars,

and believes that appraisers should be duly appointed to determine the fair and market value of said real estate, and that all steps should be taken for the purchase of said real estate as are required by law, and

WHEREAS, there is not now and will not be sufficient money in the funds of the City of Indianapolis with which to meet the aforesaid expenditure of money for the purpose aforesaid, and it being necessary for the City of Indianapolis to borrow the sum of not to exceed Seventy-five Thousand (\$75,000.00) Dollars and to issue and sell its bonds in that amount:

NOW THEREFORE, BE IT RESOLVED, by the Board of Public Works of the City of Indianapolis, that an ordinance be prepared and presented to the Common Council of the City of Indianapolis, Indiana, for passage, for the issuances by the City of Indianapolis, of a bond issue in the sum not to exceed Seventy-five Thousand (\$75,000.00) Dollars for the use of the Board of Public Works for the numeric of numbers the above described real estate Works, for the purpose of purchasing the above described real estate.

WHEREAS, there is not now and will not be sufficient funds in the Treasury of the City of Indianapolis in the years 1923 and 1924 with which to purchase the above described real estate, and it being necessary for the City of Indianapolis to borrow the sum of Seventy-five Thousand (\$75,000.00) Dollars in order to procure funds to be devoted to such purpose and to issue and sell its bonds in such an amount, payable from the revenue of said city, or from the Sinking Fund of said city, or as may be required by law, therefore,

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

Section 1. That the Board of Public Works of the City of Indianapolis be, and the same is hereby authorized to purchase for a Northside Unit for Street Cleaning Department of the City of Indianapolis and its inhabitants, the following described real estate, to-wit:

One Hundred Ninety and four tenths (190.4) feet off the west ends of Lots Fifteen (15) Sixteen (16) and Seventeen (17) in Monticello Addition to the City of Indianapolis, Indiana, in South-west quarter (14) Section Seven (7), Township Sixteen (16) North, Range Four East, Marion County, Indiana. Section 2. That the Board of Public Works of the City of Indianapolis have goid not extent appropriate hyper (2) disin

Indianapolis have said real estate appraised by three (3) disin-

terested appraisers to be selected by said Board. Section 3. That the purchase price of said real estate shall not exceed the price for the same as fixed by said appraisers, and in no event shall said purchase price exceed the sum of Seventyfive Thousand (\$75,000.00) Dollars.

That the City Controller of said city be, and he Section 4. is hereby authorized, for the purpose of procuring money to be used in purchasing the said real estate located in the City of Indianapolis, Marion County, and State of Indiana, and described as follows, to-wit:

One Hundred Ninety and four tenths (190.4) feet off the west ends of Lots Fifteen (15) Sixteen (16) and Seventeen (17) in Monticello Addition to the City of Indianapolis, Indiana, in South-west quarter (14) Section Seven (7), Township Sixteen (16) North, Range Four East, Marion County, Indiana.

To prepare and sell Seventy-five (75) new bonds of the City

of Indianapolis, Marion County, Indiana, of the sum of One Thousand (\$1,000.00) Dollars each, which bonds shall bear the date of, 1924, and be numbered from One (1) to Seventy-five (75), both inclusive, shall be designated as Northside Unit for Street Cleaning Department Bonds of 1924, and shall be issued in Fifteen (15) equal series of Five Thousand (\$5,000.00) Dollars each the first series shall mature on the 1st day of January, 1926, and one series on each first day of January thereafter to and including January 1st, 1940, and shall bear interest at the rate of 5% per annum, payable semi-annually, and said in-stallments of interest shall be evidenced by interest coupons attached to said bonds, and the first coupon attached to each of said bonds for the interest on said bonds from date of issue until the first day of January, 1926. Said bonds and interest coupons shall be negotiable and payable at the office of the City Treasurer of Indianapolis, Indiana. Said bonds shall be signed by the Mayor and the City Controller of the City of Indianapolis, and attested by the City Clerk, who shall affix the seal of said city to each of said bonds. and the interest coupons attached to said bonds shall be authenticated by a lithographic facsimile of the signatures of the Mayor and City Controller of said city engraved thereon which shall for all purposes be taken and deemed to be equivalent to a manual signing Said bonds shall be prepared by the City Controller in thereof. due form irrevocably pledging the faith and credit of the City of Indianapolis to the payment of the principal and interest stipulated therein, respectively.

It shall be the duty of the City Controller at the time of the issue and negotiation of said bonds to register in a book kept for that purpose, all of the said bonds so issued and negotiated in serial number, beginning with Bond No. 1, entering the date of issue, the amount of the bond, the rate of interest, the date of maturity, the time and the plan for the payment of interest and the place of payment of the principal; said bonds shall be prepared according to the following forms and all blanks therein shall be properly filled in before the issue thereof properly filled in before the issue thereof. No.....

\$1,000.00

UNITED STATES OF AMERICA,

CITY OF INDIANAPOLIS, MARION COUNTY, STATE OF INDIANA. NORTHSIDE UNIT FOR STREET CLEANING DEPARTMENT BONDS, of 1924.

For value received, the City of Indianapolis in Marion County, State of Indiana, hereby promises to pay to the bearer, without any relief from valuation or appraisement laws, on January 1st, apolis, Indiana, One Thousand (\$1,000.00) Dollars in lawful money of the United States, together with interest thereon at the rate of 5% per annum, from date until paid, the first interest payable on the first day of January, 1926, and interest thereafter payable semi-annually on the first day of July and January respectively, on the presentation and surrender of the proper interest coupon hereunto attached, and which are made a part of this bond.

This bond is one of an issue of Seventy-five Thousand (\$75,000.00) Dollars each, numbered from one to seventy-five (1 to 75), both inclusive, of date of, 1924, issued by the

It is hereby certified that all things and acts required by the laws of the State of Indiana, and by ordinances of the Common Council of the City of Indianapolis precedent to the issuance of these bonds have happened, and have been done and performed in and about the authorization, preparation, issuance and complete execution of this bond, and it is further certified that this bond is within every limit of debt prescribed by the Constitution and laws of the State of Indiana, and that the faith and credit of the City of Indianapolis, Indiana, is hereby irrevocably pledged to the punctual payment of the principal and interest of this bond according to its terms.

*. Mayor City Controller

ATTEST:

City Clerk

Section 5. The City Controller shall, as soon as practicable, after the passage of this ordinance, advertise for bids or proposals for said bonds by at least one insertion each week for two (2) weeks in two (2) daily newspapers of general circulation, printed and published in the City of Indianapolis, and may otherwise advertise for such bids or proposals as he may deem advisable. Said advertisements shall describe said bonds with such minuteness and particularity as the City Controller may see fit, and shall set forth the amount of the bonds to be sold, and the rate of interest they shall bear, that the bidder may bid for all or any part of said bonds, the date of opening bids or proposals therefor, the right of the City Controller to reject any or all bids, the amount of deposit each bidder will be required to make, and when and where the bonds shall be delivered and paid for.

Such the controller and pair for the section 6. Each and every bid and proposal shall be presented to the City Controller, sealed, and shall be accompanied by a duly certified check upon some responsible bank in the City of Indianapolis, payable to the order of the City Treasurer, for the sum of money which shall equal two and one-half $(2\frac{1}{2})$ per cent of the face or par value of the bonds bid for, or proposed to be purchased. The City Controller shall continue to receive all bids or proposals therefor at the office of the City Controller until twelve (12) o'clock noon, on the day fixed by the Controller and designated in the advertisement for receiving bids or proposals, at which time and place, and between the said hour and two P. M. of said day, he shall open said bids or proposals. The City Controller shall award said bonds, or if he shall see fit, a part or any number thereof to the highest and best bidder therefor, but said Controller shall have the full

right to reject any or all bids or proposals, or any part thereof, and shall have the right to accept a part of any bid, and to award upon any bid the whole or a less number of bonds covered by such bid, he being the sole judge of the sufficiency or the insufficiency of any bid. He say also in his judgment and discretion award any part of said bonds to one bidder, and a part to another. These provisions shall apply in the case of re-offering and re-advertising of said bonds as hereinafter provided.

Section 7. In case the City Controller shall reject all bids submitted, or if he shall award only a part of said bonds, he shall re-advertise the bonds remaining unsold in the manner as herein prescribed for the original advertisement, but in such re-advertisement he is authorized and directed to fix the date and the time both for receiving and opening bids on proposals, and for purchasers to take up and pay for the bonds which may be awarded, and he shall continue from time to time in like manner to re-advertise said bonds for sale until said bonds are sold.

Section 8. In case any bids or proposals shall not be accepted, and there should be no award of bonds thereon by the Controller, he shall thereupon return to such unsuccessful bidder the certified check accompanying the same. If the Controller shall award the whole or any part of the bonds upon any bid or proposal, he shall thereupon deliver the certified check accompanying the same to the City Treasurer, who shall thereupon present the same for payment, and shall be entitled to collect the same, and shall hold the proceeds collected thereon until the completion of the purchase and the payment for the bonds as awarded. If, for any reason, said check shall not be paid upon presentation, such non-payment of said check upon the part of the purchase of said bonds, and the city, in that event, shall have the right to re-advertise said bonds for sale at once, and shall in such event, retain said check and shall have the right to collect the same for its own use, and said check and proceeds thereof when collected, shall be taken and deemed as agreed and liquidated damages for such breach of contract, and on a payment thereof to the City. In case any successful bidder shall fail to complete the purchase of bonds so awarded, and to pay for the same within the time and manner herein required, or which may be prescribed by the City Controller as herein provided, the proceeds of such certified check deposited by such bidder shall be taken, considered and deemed as agreed and liquidated damages for the breach of such bidders contract of purchase, and shall be taken and deemed as a payment to the city for such damages and shall be retained and held by said city for its use; but if such successful bidder shall complete the purchase of said bonds awarded thereon, said proceeds of said certified check shall thereupon be returned to such bidder; or at the option of the City Controller at the time of the completion of the sale and payment for the bonds, said proceeds of said certified check may be applied and deemed a payment

Section 9. Delivery of any bonds sold shall be made at the office of the City Treasurer of the City of Indianapolis, Indiana, upon such day or days as may be specified in the advertisement or re-advertisement for proposals, or within such time thereafter as may be fixed by the Controller, or at such time or times as may be agreed upon by the Controller, and the purchaser or purchasers,

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and the Controller may extend the time for such delivery not more than ten (10) days after the day or days specified or agreed upon as above provided; and the successful bidder or bidders shall take the bonds awarded to him or them and pay for the same at such place and times, and his or her refusal, neglect or omission to do so shall be a breach of the contract of his bid or proposal, on account of which damages shall be retained or recovered as liquidated as

of which damages shall be retained or recovered as injudated as provided in this ordinance. Section 10. There is hereby created a special fund to be known as the "Northside Unit for the Street Cleaning Department Fund." Section 11. The full amount of proceeds of the sale of said bonds authorized to be issued and sold by this ordinance is hereby appropriated to the Northside Unit for the Street Cleaning Depart-ment Fund, of said city, for the use of the Department of Public Works of said City for the purpose of nurchasing said above describ-Works of said City for the purpose of purchasing said above described real estate.

Section 12. This ordinance shall be in full force and affect from and after its passage and approval by the Mayor.

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

By the Board of Public Works:

SWITCH CONTRACT.

GENERAL ORDINANCE NO. 160, 1923.

AN ORDINANCE approving a certain contract granting Vonnegut Hardware Company the right to lay and maintain a sidetrack or switch from the South side of Washington Street thence south in Missouri Street and across Pearl Street to West Maryland Street, according to blue print attached, in the City of In-dianapaolis, Indiana.

WHEREAS, heretofore, to-wit: on the 7th day of November, 1923. Vonnegut Hardware Company filed his petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION

To Board of Public Works, City of Indianapolis, Gentlemen: The undersigned hereby respectfully petitions for authority to lay a sidetrack and switch in Missouri Street, South of Washington Street running south on Missouri Street and across the intersection of Pearl Street, as more definitely set out in the attached blue print.

NOW, THEREFORE, This agreement made and entered into NOW, THEREFORE, This agreement made and entered into this 7th day of November, 1923, by and between Vonnegut Hardware Company of the City of Indianapolis, County of Marion, State of Irdiana, 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 sidetrack or switch from the South line of Washington Street and running South and Southwest on Missouri Street across the intersection of Pearl Street in and onto the

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property located at the Northwest corner of Maryland and Missouri Streets, in the City of Indianapolis, which is more specifically described as follows:

Commencing at Station O, being the intersection of the South line of west Washington Street and the center line of the old main track of the Chicago Division of the C. C. C. & St. L. Railway as now located and constructed through said City of Indianapolis, thence South along the center line of said old main track to Station O+O1, being the point of switch to proposed side track, thence in a southerly direction along the center line of a standard No. 6 turnout to the heel of frog of said No. 6 turnout at Station O+61.5 being the point of curve of a 15 degree curve to the right and making an angle to the right of 9° 32" at said heel of frog; thence in a southwesterly direction along said 15 degree curve to the right to its point of tangent at Station 1+52.7, thence along tangent in southwesterly direction to Station 1+72.5, being the point of curve of a 15 degree curve to the left, thence in a southwesterly direction along said curve to the left to Station 2+54.1 where the center line of proposed sidetrack intersects the East line of a 15 ft. strip off of the West side of Missouri Street extending between the South property line of Pearl Street and the North property line of Maryland Street, said 15 ft. strip being vacated by regular city ordinance, thence continuing along said curve to the left to its point of tangent at Station 3+27.2, thence along tangent parallel to and 8 ft. distance easterly at right angles from the West property line of Missouri Street to Station 4+27.5 the end of said proposed sidetrack. Hereby convenants 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 forth, 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 tract and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under the 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, 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 notime 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) days, 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;

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and in removing said track or causing the same to be done, said Board shall in 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.

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 violation 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

(7) Any violation 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 an 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 hereinbefore 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 sidetrack or switch across in Missouri Street South of Washington Street and across Pearl Street at its intersection with Missouri Street in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A." Unless said sidetrack or switch is constructed within one year from date hereof.

In Witness Whereof, we have hereunto set our hands this 7th day of November, 1923.

VONNEGUT HARDWARE CO., By Felix Vonnegut Party of the First Part.

Witness: Oirecht C. Kipp.

CITY OF INDIANAPOLIS, By Charles E. Coffin W. H. Freeman Board of Public Work, 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

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. November 8, 1923] CITY OF INDIANAPOLIS IND

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 MISCELLANEOUS BUSINESS.

By Mr. Claycombe:

RESOLUTIONS OF CONDOLENCE.

Whereas, the members of the Common Council of the City of Indianapolis have learned with deep sorrow of the death of the mother of Miss Bertha Markowitz, Secretary of the Council, and

Whereas, altho we realize how futile are any words of ours to assuage the grief of this family and that only through time by the process of Providence, whose ways prove merciful even in our keenest pain, can the grief of a moment like this be changed into a sacred hallowed memory, yet moved by the profound sympathy we feel for the sorrow of our friend and co-worker and her family as they pass through this experience, we wish to help them bear the burdens of such a trying hour.

Therefore be it Resolved, by the Common Council of the City of Indianapolis that we hereby extend our heartfelt condolence to Miss Bertha Markowitz and the other members of her family, and

Be it Further Resolved, that a copy of this resolution be placed upon the permanent records of this Council and a copy be sent to the members of the family of Mrs. Markowitz.

Which was adopted.

By Mr. Buchanan:

Mr. President:

I move that 8:30 p. m. Monday, Nov. 19, 1923, be fixed as a time for a public hearing on General Ordinance Nos. 150 and 153 and that the clerk cause notice of the same to be given as by law provided. H. W. BUCHANAN.

Carried.

By Mr. Claycombe:

Mr. President:

I move that the chairman of the Safety Committee be authorized to call on Board of Safety for their attitude and intentions regarding the marking of streets which are not ordinance stops and have changes made on markers from "police orders" to "by city ordinance" and report to the City Council at next meeting.

LLOYĎ CLAYCOMBE.

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Carried.

ORDINANCES ON SECOND READING.

Mr. Bernd called for General Ordinance No. 128, 1923, for second reading. It was read a second time.

Mr. Bernd moved that General Ordinance No. 128, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 128, 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. Thompson called for General Ordinance No. 125, 1923, for second reading. It was read a second time.

Mr. Thompson moved that General Ordinance No. 125, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 125, 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. Bernd moved that rules be suspended and General Ordinance No. 154, 1923, be placed upon its passage.

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

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

Mr. Bernd called for General Ordinance No. 154, 1923, for second reading. It was read a second time.

Mr. Bernd moved that General Ordinance No. 154, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 154, 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. Bernd called for Special Ordinance No. 21, 1923, for second reading. It was read a second time.

Mr. Bernd moved that Special Ordinance No. 21, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 21, 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. Buchanan called for General Ordinance No. 132, 1923, for second reading. It was read a second time.

Mr. Buchanan moved that General Ordinance No. 132, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried. General Ordinance No. 132, 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.

At 8:45 o'clock p. m. Mr. Wise entered the Council Chamber and took his seat.

Mr. Buchanan called for General Ordinance No. 133, 1923, for second reading. It was read a second time.

Mr. Buchanan moved that General Ordinance No. 133, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 133, 1923, was read a third time and passed by the following vote:

Ayes. 9, viz: Messrs. Bernd, Bramblett, Buchanan, Clauer, Claycomb, Ray, Thompson, Wise and President John E. King.

Mr. Ray called for General Ordinance No. 134, 1923, for second reading. It was read a second time.

Mr. Ray moved that General Ordinance No. 134, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 134, 1923, was read a third time and passed by the following vote:

Ayes, 6, viz.: Messrs. Buchanan, Clauer, Claycombe, Ray, Thompson and President John E. King.

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

By Mr. Claycombe:

Mr. President: I serve notice of my intention to ask reconsideration of General Ordinance No. 134 at next meeting of the Council. LLOYD CLAYCOMBE.

Carried.

Mr. Claycombe called for General Ordinance No. 131, 1923, for second reading. It was read a second time.

Mr. Claycombe moved that General Ordinance No. 131, 1923, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 131, 1923, was read a third time and passed by the following vote:

Ayes, 9, viz.: Messrs. Bernd, Bramblett, Buchanan, Clauer, Claycombe, Ray, Thompson, Wise and President John E. King.

On motion of Mr. Buchanan General Ordinance No. 96, 1923, was stricken from the files.

On motion of Mr. Claycombe Special Ordinance No. 20, 1923 was stricken from the files.

On motion of Mr. Clauer, the Common Council, at 9:20 o'clock p. m., adjourned.

John E.

President.

Rhodeha.

City Clerk.

Attest: