

Adopted by the following vote.

Affermative Messrs Boaz, Beck, Delzell, Dunlap, Douglass, Fuqua, Horn, Jones, Keeley, Mansur, Reid and Sulgrove.

Negative None

Mr. Reid moved that a committee be appointed to act with the Engineer, Prevailed

The following persons were appointed the Committee Messrs Reid and Sulgrove.

Mr. Douglass offered the following
Resolved

That the Street Commissioner be directed to notify the Lafayette and Indianapolis Rail Road Company to lower their track, so as to comply with the grade of the city.

On motion referred to a committee consisting of Messrs Reid, Douglass & City Engineer.

On Motion the Council Adjourned.

Attest

James McCreedy Mayor

Alfred Stephens City Clerk

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Council Chamber

July 16th 1855

The Council met at 2 O'clock P.M. the Mayor and all the members present.

On motion the rules were suspended and

Mr. Fuqua offered the following Resolution

Resolved

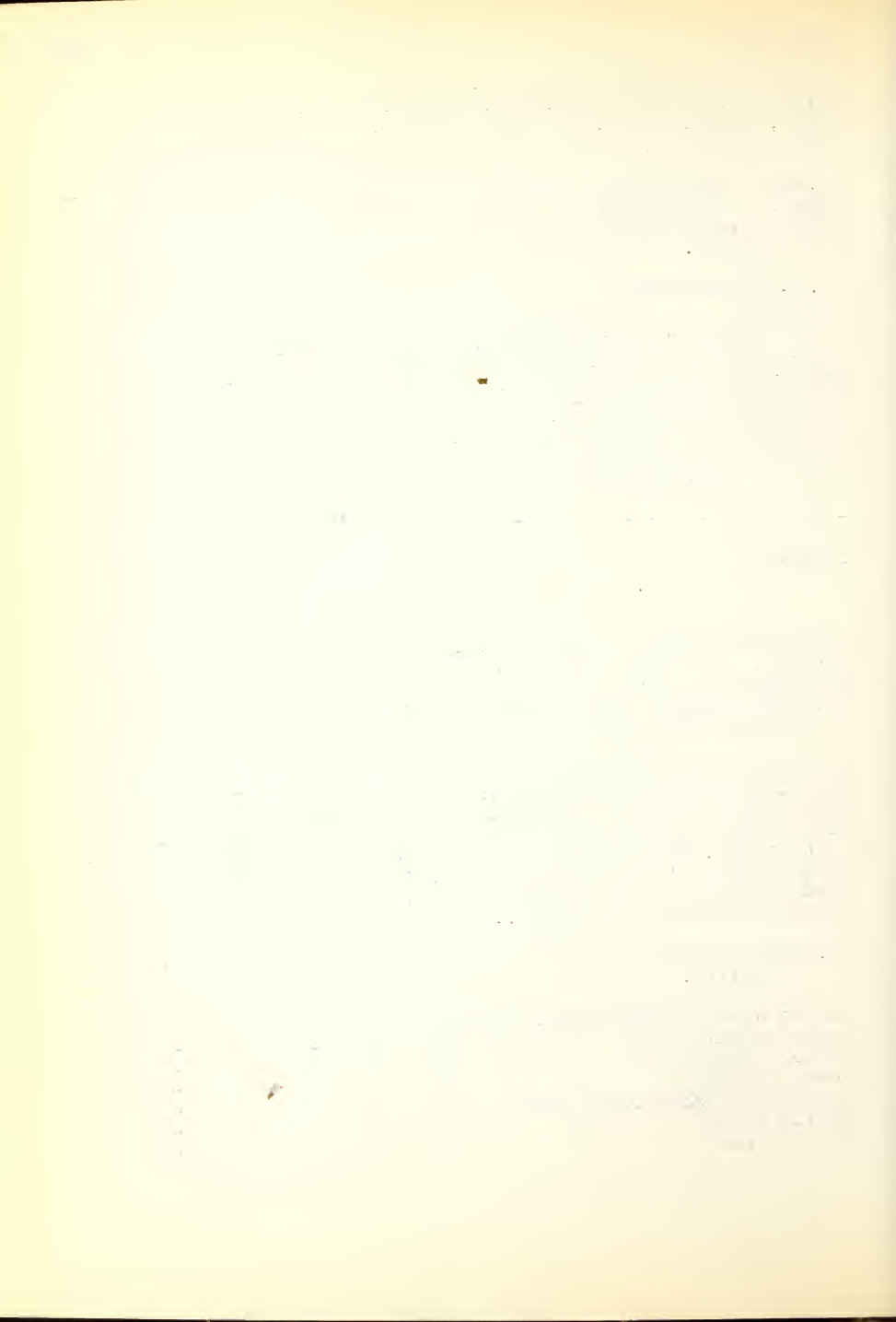
That the Civil Engineer proceed forthwith to set the stakes for the grading and graveling of Meridian Street and the side walks on said Street, and make an estimate of the same from Circle Street to the donation line according to the prayer of the petitioners, owning two thirds of the Number of feet on said Street, and according to the order of the Council heretofore made relative to said Street. And that he give notice that bids will be received for said work, and report the same to the Council as soon as possible..

Mr. Dunlap moved that it be referred to the City Attorney.

Prevailed.

Street Commissioners Report received and allowed

James Dugan(Duncan)	worked 9 days at	\$1.25	\$11.25
Peter Marraty	9 " " "	"	11.25
Jacob Stiner	9 " " "	"	11.25
Frederick Wishmeir(Brinkmeir)	9 " " "	"	11.25
Philip Socks	7 " " "	"	8.75
James Hares	9 " " "	"	11.25



Chris Coleman	9 days at	\$1.25	11.25
Tim Murphy	9 $\frac{1}{2}$ " " "	"	11.87
Thomas Keenen	9 $\frac{1}{2}$ " " "	"	11.87
James O'Connell	9 $\frac{1}{2}$ " " "	"	11.87
Pat Morarity	14 " " "	"	17.50
James Griffen	14 " " "	"	17.50
Hugh Slaven	3 " " "	"	3.75
Daniel O'Connell	5 $\frac{1}{2}$ " " "	"	6.87
Thomas O'Conner	9 " " "	"	11.25
Michael O'Conner	9 " " "	"	11.25
Thomas O'Brian	15 " " "	"	18.75
John Kelly	5 " " "	"	6.25
Pat O'Herren	6 " " "	"	7.50
Mich Callehan	10 $\frac{1}{2}$ " " "	"	12.12
Edward Costelo	10 $\frac{1}{2}$ " " "	"	12.12
John Barth	3 " " "	"	3.75
Charles Nutmeir	8 " " "	"	10.00
Hugh Slaven with horses & waggon	10 days at		
		\$2.50	25.00
Thomas Ferriter "	carts		24.37
			<u>299.84</u>

I.B. Fidler Com of Streets

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City Engineer Report received and concurred in

The Bridge across Pogues Run on Noble Street is finished by Mr. Wilson the contractor, in accordance with the original contract and plan of Mr. Wood upon examination I found it impracticable to make the change proposed by the contractor. The plan I would recommend in that case would be to change the channel of the creek and bring it across Washington Street along the side of the R. R. and confine the stream to a narrow channel by stone walls on each side the whole width of Washington and Noble Street and plank it all over bringing the grade down to a level of the R. R. grade and fill up the present channel of Pogues Run. This is one of the main thorough fairs of the City and is the most difficult and dangerous places to pass, and requires permanent improvements. Washington and Noble Sts, Pogues Run and Bellefontain R. R. and Union tracks all intersect at this point. I have examined Alabama Street in Out Block No 174 and find the Street fenced up. I consider it highly necessary that the Street be opened as the street is well built up beyond, and they have to use an alley to get out. In connection with the subject, I will state that it is quite customary with persons laying out lots and making sub-divisions to do so with out making the Streets and alleys to correspond with the existing and established streets and alleys of the City. It is necessary that the City should take some action to remedy this evil as otherwise it will cost the City large amounts to purchase the right of way, for streets &c. The original



main street should be continued through to the Donation line, straight and of a respectable width. In making a survey of the Hospital block, I met with a difficulty in finding the line of donation. The North West corner of the donation line is not definitely fixed. There are two points 27 feet apart used to start from in making surveys, one used by my predecessor and the other by the County Surveyor. As a similar difficulty exists in reference to other parts of the Donation line, I recommend that the City Council and County Commissioners Cooperate, and adopt some plan to have the boundaries of the City definitely fixed. There with present the bids for the cisterns one on the corner of Kentucky Avenue & Illinois street & the other on the corner of Meridian and Georgia Sts. The cistern on the corner of Wood & New Jersey Sts is finished but not in such a manner as to justify me in accepting it from the hands of the contractor at present. The committee and my self met with the Superintendants of different R.R. & they promised to fix the culverts & grades and remove the switches from the side walk & are now doing so. I would like to have the City purchase a new level for me to use as the one they own is not fit for use. Mr. Butterfield to whom the contract for building the sextons house was awarded has failed to comply. The next lowest bidder is Mr. Wonnell whos bid I here with submit.

A. B. Condit

City Engineer

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The Contract for building the House for the use of the Sexton was awarded to John A. Wonnell his bid being the lowest. \$170.00.

The building of two cisterns one on the corner of Meridian and Georgia Sts. and on the corner of Kentucky Avenue and Illinois St. was awarded to Cyrus Obetz at 58¢ per barrell with Louisville cement.

The following report was presented.

The undersigned to whom was refered the Treasurers Monthly report, respectfully report that they have examined the same and found it correct. July 14th 1855. James McCready Mayor
Alfred Stephens, Clerk.

Mr. Dunlap Chairman of the Judiciary Committee presented the following Ordinance.

An Ordinance to amend the 2nd Section of an ordinance entitled "An Ordinance to establish an additional public market in the City of Indianapolis, and to regulate the same" ordained and established June 4th 1855.



Sec.1 Be it ordained by the Common Council of the City of Indianapolis, That the Second Section of the ordinance, entitled "An Ordinance to establish an additional public market in the City of Indianapolis and to regulate the same" ordained and established June 4th 1855 which reads as follows: Sec.2. The Stated markets shall be held in the said market house on Monday and Thursday of each week; and no market shall be held in said market house on any other days be and the same is amended so as to read as follows to-wit: The stated market shall be held in the said market house on Tuesday and Saturday of each week, and no market shall be held in said market house on any other days.

Sec.2. This Ordinance shall take effect and be in force from and after its passage.

On Motion the rules were suspended and the ordinance was ordered by the following vote.

Affermative Messrs, Boaz, Beck, Delzell, Dunlap, Douglass, Fuqua, Graydon, Horne, Jones, Keeley, Mansur, Reid & Sulgrove.

Mr. Dunlap presented the following Ordinance.

An Ordinance to amend the 28th Section of an Ordinance entitled "An Ordinance relative to nuisances and other offence against the police of the City of Indianapolis, passed April 20th 1852."

Read the second time and laid on the table.

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Mr. Delzell moved to suspend the rules and ordain the ordinance which did not prevail.

Mr. Delzell Chairman of the Committee on Accounts presented the following report.

The Committee to whom the account of John S. Spann was referred recommend that he be allowed Six dollars and sixty cents being the amount of Taxes for 1854, paid on Lot 1 in Sqr. 44 - Purchased by Christian Church.

On Motion of Mr. Sulgrove the report was laid on the table.

The following account was presented & on Motion of Mr. Graydon was laid on the table.

To W.S. Hubbard Rent of Room for Engine Co. 3 month to	
June 15th	\$50.00
To A. Bird for Cash paid for Taxes on Masonic Hall	
property, up to	
April 27th 1854	393.72



On Motion of Mr.Horn, it was refered to the City Attorney.
To A.Turner for Taxes paid in 1854. On motion refered to the
Committee on Accounts.

The following accounts allowed.

To I.S.Dunlap for Rent of Treasurers office	15.00
" " " Council Chamber	45.00
" W S.Wright for pump fixtures	4.75

Mr.Keeley presented the following report

We the Committee find the location of a cistern on the corner of New York and Noble Streets much needed.

Daniel Keeley)
Samuel Beck (Committee

Mr.Keeley moved that the clerk be authoriz to issue warrants to Mr. Schofield, (Messrs Whiteson and Wise) for building cisterns. Prevalled

Mr.Graydon presented the following report which was concured in.

The undersigned Committee on Fire Department to whom were referred the petition of Washington Fire Company, respecting the purchase of Apparatus for said Company, beg leave to report that since the matter was referred to the Committee, a Union has been formed between Washington Fire Co. & Marion Fire Co. on such terms & conditions as will make the desired purchase unnecessary, and the committee asked to be discharged from the further consideration of the subject.

June 16, 1855 Alex Graydon Jr.)
A.W.Fuqua (Committee
H.I.Horn)

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A communication was presented from John Agnew in reference to the bill for the Hose which was due on the 24th of June.

On Motion of Mr.Graydon it was refered to the Committee on Finance.

Mr.Douglass presented a petition from the Marion Fire Company asking for the allowance of 72\$ for the refitting of the Engine at Haselman & Vintons Machine shop.

On Motion the prayer was granted and the amount allowed.

Mr.Douglass presented the following petition.

The undersigned being appointed a Committee on behalf of the Marion Fire Engine Company, would respectfully represent to the City Council of Indianapolis. That the Marion Fire Co. at their meeting on Saturday the 14th day of July 1855, by a unanimous vote except two members. Resolved to request the City Council to remove the Marion Fire Engine and apparatus to lot No.1 in Sqr No 37, now owned by the City, which lot is situated on the corner of New York Street and Massachusetts Avenue. And further



that the Council be requested to build the first story of an Engine house, and cover the same with a temporary roof. The Company are well satisfied that they can act with greater efficiency if this request is granted. The point is more eligible. A greater number of members can be secured and now reside in the neighborhood: the Company will increase in strength, since the Washington Company will disband and there members will join the Marion Company. The company upon the most mature consideration have come to the conclusion that its property and existence ever depend upon a removal. A view to the public good demands it.

John Coburn)
Joseph K. English (Committee
Robert L. McQuat)

The prayer granted.

Mr. Graydon offered the following
Resolved

That the City Engineer is hereby directed to make an estimate, and advertise for proposals for building the lower story of an Engine House for the Marion Fire Co on the lot owned by the City on the Diagonal corner of Massachusetts Avenue & New York Street, said house to be built of brick & the walls of usual thickness for two story buildings, the same to be covered with a composition or temporary roof & to be fifty feet in length by twenty five feet wide.

Adopted by the following vote.

Affirmative Messrs Boaz, Beck, Delzell, Dunlap, Douglass, Fuqua, Graydon, Goode, Horn, Jones, Keeley, Mansur, Reid and Sulgrove
Negative, None.

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The following Resolution was offered

Whereas the City Council of Indianapolis, on the 13th day of July 1850 sold Lot No. 3 in Out Block No 159, as laid out by said Council in the City of Indianapolis, to Theodore Dickman; and whereas the said Dickman afterwards departed this life intestate and John B. Stump was appointed administrator of his estate, who applied to the Marion Probate Court for the sale of the contract of said Dickman with said Council for said lot No 3 which order was made by said Court, and on the 2nd day of April 1852 said Stumph administrator sold the same to Andrew A. Loudon, and assigned to him the title bond for a deed; and whereas said Loudon afterwards on this the 16th day of July 1855 assigned the said title bond to Thomas Day and Michael Large who have paid the full amount of the residue of the purchase money and interest due for said lot, to-wit Seventy Eight dollars and are therefore entitled to a deed therefor: Therefore Resolved



That the Mayor of the City be and he is hereby authorized to execute, for and on behalf of the Common Council of the City of Indianapolis, a deed for said Lot No 3 in Out Block No 159 to said Thomas Day and Michael Large and to deliver the same to said Thomas Day and Michael Large, as evidence of their title to said lot; the consideration stated in said deed to be one hundred dollars. The resolution heretofore adopted by the Council on the subject of a deed to said lot to said Loudon is hereby rescinded. Adopted by the following vote:
Affirmative Messrs Boaz, Beck, Delzell, Dunlap, Douglass, Fuqua, Graydon, Goode, Horn, Jones, Keeley, Mansur, Reid & Sulgrove
Negative, None.

Mr. Boaz presented the following petition

To the Hon Mayor & Common Council of the City of Indianapolis
Your Petitioners would represent that at the time the pavement was laid in front of their property on Washington St. the grade by which they were governed was given them by the City Engineer. By a late Order of your Hon Body requiring the improvement of said street between Pennsylvania & Alabama St. the curb stone is raised two or three inches above the present and prevents the free passage of water to the gutter. Your petitioners pray the curb stones may be lowered so as to correspond with the pavement.

John Wilkins
David Williams
Abn L Voorhees

On Motion of Mr. Reid a committee was appointed, consisting of Messrs Reid, Beck, and Dunlap to examine the same.

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Mr. Douglass presented the following Petition

To the City Council of the City of Indianapolis

Your petitioners are property holders on New York Street in the City of Indianapolis. They represent that they are desirous of having said street graded and graveled from Tennessee St. to the alley next West of California Street. They represent that between West Street and said alley the ground is high and has to be cut down nearly to the gravel, of course excellent quality, which may be taken to gravel said portion of said Street, letting the surface earth fall into the excavation to fill it. Your petitioners pray that your Honorable Body will proceed according to the chart and have said street graded and graveled.

Samuel E. Perkins	374 ft. 9 in.	Earl J. Hall	32 $\frac{1}{2}$ ft
John F. Merrell	32 $\frac{1}{2}$ "	Benjamin E. Cook	32 $\frac{1}{2}$ "
Samuel M. Douglass	99 "	Henry Habener	51 "
Francis Wright	150 "	Brenker Augustt	59 "
Jacob Miller	196 "	Thomas Blain	51 "
J. H. McKernan	70 "	B. F. Connelly	105 "
J. A. Weakley	33 "	Nancy King	195 "
C. W. Rhoads	39 "	Wm. H. Reinfield	39 "



Eli Thompson 39 ft Isaac Blackford per

S.E.Perkins

187 ft 4½ in.

H.E.Talbott(For the ground owned by the State

652 "

On Motion of Mr.Dunlap it was referred to the City Engineer with instruction if right to take bids for the same.

Mr. Sulgrove presented a petition from Messrs Hartman & Mur-rison stating that the work being done on the gutter on the North side of Washington St between Delaware & Pennsylvania Sts was let without any authority from the Common Council, and asking the Council to stop said work and order the City Engineer to lay the bids heretofore made on said work before the Council.

Mr. Beck moved that the petition be laid on the table and that the Council confirm the action of the City Engineer. Prevailed.

Mr. Delzell presented the following Petition

We the undersigned owners of two thirds of the whole line of property on Vermont Street between Delaware & New Jersey Sts, partition your Honorable Body to have Vermont street graded between Delaware & New Jersey Streets.

Samuel Delzell 195 ft in Block 22 I.P.Southard 195 ft in Block 18
W.A.Holladay 195 " " " 22 Prst,Kregloe & Co.
360 ft

On Motion it was referred to the City Enginee with instructions if right to take bids for the same.

Mr. Graydon presented the following petition

To the Hon Noard of Common Council

We the undersigned beg leave to have the Sunday law now existing strictly enforced in regard to the closing of Barber Shops usually kept open on that day.

Henry Majo, Benjamin Reekerft, G.F.Gleason, Thomas Reynon, James Kreidler, M.G.Huntzicker

On Motion the petition was laid on the table.

Mr. Delzell presented the following petition

To the Honorable Mayor and Common Council of the City of Indianapolis.

Your petitioner would most respectfully state to your Honorable Body that he has graded and paved thirty-two feet of side walk on Market Street between New Jersey and East Street in front of petitioners property at his own expense and under the direction and supervision of the City Engineer. Your petitioner would therefore pray your Honorable Body to allow said petitioner



for the same and authorize and direct the City Engineer to deduct the amount from his estimate when the balance of said walk may be let. And your petitioner will ever pray. July 13th 1855.

J. Pleasants

On Motion of Mr. Delzell the petition was granted.,

Mr. Delzell presented the following petition

The Evansville, Indianapolis and Cleveland Straight Line R R Co. ask permission from the Council to remove from the Madison Road South of the residence of Mrs. Nicholas McCarty, a sufficient quantity of dirt to fill up a muddy place on the East Half of Block No 15, South of the Union Depot, which ground belongs to the said R R Company, the dirt to be removed, if permission is granted, under the direction of the City Engineer.

On Motion of Mr. Reid the petition was refered to a committee consisting of Messrs Reid, Dunlap and Boaz.

Mr. Sulgrove presented the following communication.

To the Honorable Common Council of the City of Indianapolis

We the undersigned publisher of the City Directory would respectfully beg leave to submit for your consideration the following proposition. We propose to make a full, fair and complete enumeration of the white Population of the City of Indianapolis, and furnish a complete copy of the same to the Mayor giving the names of the head of each family and the number in each, also the names of all residents without familys all for the sum of One Hundred Dollars.

A. C. Grooms

W. T. Smith

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On Motion of Mr. Reid the communication was laid on the table.

Mr. Boaz presented a Remonstrance from five hundred and sixty two of the Citizens against the passage of an Ordinance dismissing one half of the Night watch of the City.

Mr. Jones moved that the remonstrance be received and laid on the table. Prevailed.

Mr. Keeley offered the following.

Resolved

That the Street commissioner be authorized by the Common Council to notify Mr. Anthony Lowman to finish the gutters on Market Street between East and Noble Streets so that the water can pass off.

Adopted by the following vote.

Affirmative Messrs Boaz, Beck, Delzell, Dunlap, Douglass, Fuqua, Grayson, Goode, Horn, Jones, Keeley, Mansur, Reid & Sulgrove.

Negative, None.

On Motion of Mr. Dunlap the following Ordinances were taken from the table.



An Ordinance to regulate the sale of Firewood in the City of Indianapolis, to appoint wood measures, and prescribing there duties, and fixing penalties for the violation thereof.

Sec.1. Be it ordained by the City Council of Indianapolis; That from and after the first day of September next, it shall be unlawfull for any person in this City to sell any fire wood from any wagon, cart or other vehicle, in any other manner than by the cord and it shall not be sold until it is measured by the Wood measurer, and his certificate written with ink obtained therefore, stating the quantity; and the seller shall give the certificate to the purchaser before payment is demanded..

Sec.2. That the City Council, at the next meeting after the passage of this ordinance, and in the month of July annually thereafter shall appoint as many Wood Measurers as they may deem necessary whose duty it shall be to measure and inspect all fire wood brought to the Wood stands in this City, for sale, and to give the owner or purchaser of each load a certificate stating the quantity thereof and the date of inspection making a reasonable and fair allowance for loss sustained by crooked or uneven wood, estimating a cord to contain one hundred and twenty eight cubic feet; and for each and every cord or load, so measured he shall be paid five

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cents by the seller of the wood, and no more, and any measurer shall have power to appoint one or more deputies to assist him therein, at such times as the public convenience may require, and the measurer and his deputies, before entering on the duties of his or their office shall severally take a oath or affirmation before the Mayor well and truly to perform the same and shall be liable to be removed by the City Council at their discretion.

Sec.3. That all fire wood brought to the City for sale, shall be four feet, three feet, or two feet long including one half the kerf, and the cord shall be computed at the rate of eight feet in length, and four feet in hight, well stowed and packed, and if any fire wood measures less than it purports to be, the measurers shall make an allowance for the same of double the deficiency, and it shall be unlawfull for any person to sell any fire wood in this City, which will measure less than the measurer fixed by this Section; Provided, that persons may make special contract to sell and deliver wood of any length for the use of one State, County or City, or for any Hotel, Store or private



dwellings, or for mechanical or manufacturing uses, or for any Railroad, or for any Brick or Lyme kiln, and the parties making such special contracts may have the wood measured by the measurer or not, at their option.

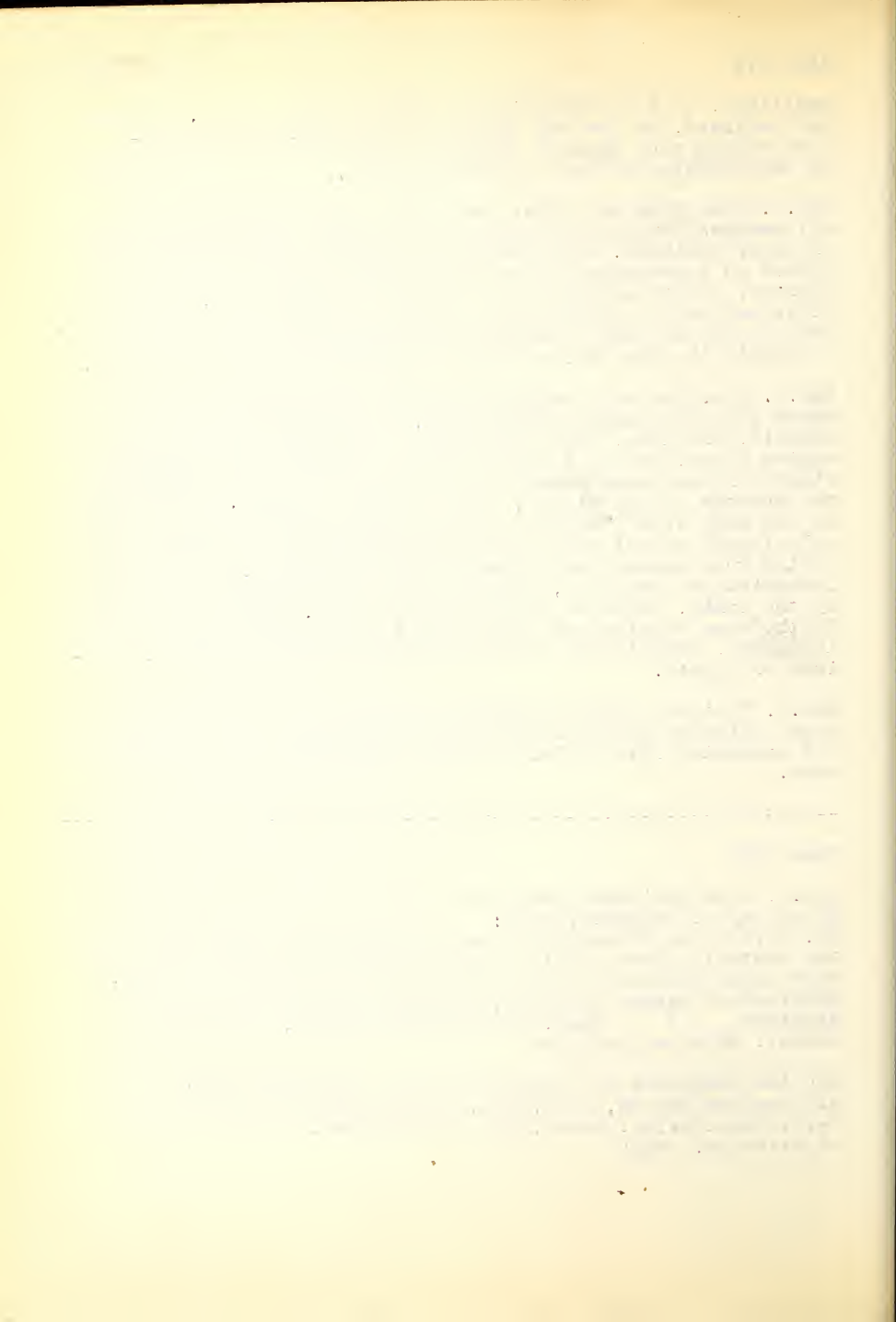
Sec.4. That from and after the first day of September next all persons hauling fire wood to this City for sale in wagons or other vehicles, shall have the bed on which such wood is placed so constructed as to form right angles at the corners thereof, and to be as wide in front as at the back, and the sides and ends of which shall stand perpendicular with the bed, and be open in such a manner as to permit the wood measurer to examine the same before giving certificate of the quantity.

Sec.5. That the wood measurers shall designate the places where the wood wagons shall stand, to be appointed by the City Council, Provided, that they shall not stand near any fire engine house, or any public cistern, or any hotel to prevent stages or carriages passing to it, nor in any way to obstruct the passage of any street, cross Street or alley; and it shall be the duty of all persons bringing fire wood to this City for sale (which is not under special contract) to drive it to one of the wood stands designated by the measurers, to have it inspected and measured, and all fire wood brought to this City by the canal, river or rail roads for sale, shall be subject to the same regulations respecting measurements as that brought in wagons, except that it may be measured at the wharves, landings or depots.

Sec.6. That any person offending against the provisions of this ordinance shall on conviction thereof be fined any sum not exceeding five dollars, at the discretion of the Mayor with cost.

Sec.7. This ordinance shall take effect from and after the first day of September next:
 Mr. Horn moved to amend the second section by placing the words ten cents in place of five cents for measuring, the Ayes and Noes being called it did not prevail by the following vote:
 Affirmative Messrs Douglass, Horn and Jones 3
 Negative " Boaz, Delzell, Dunlap, Fuqua, Good, Jones, Mansur, Reid and Sulgrove 9

And the Ordinance was Ordained by the following vote:
 Affirmative Messrs, Boaz, Beck, Delzell, Dunlap, Douglass, Goode, Horn, Jones, Keeley, Mansur, Reid and Sulgrove.
 Negative Mr. Fuqua



An Ordinance to restrain hogs or swine from running at large within the Corporate limits of the City of Indianapolis, and providing the mode of taking up, impounding and selling the same.

Sec.1. Be it ordained by the Common Council of the City of Indianapolis, That from and after the first day of August next, it shall be unlawful for hogs or swine of any description to run at large within the corporate limits of the City of Indianapolis.

Sec.2. That from and after the time named all hogs or swine found running at large within the corporate limits of said City shall be taken up and impounded by the marshall of said City, of which he shall give immediate notice in writing, set up at each market house, describing each hog, shoat, or pig so taken up and impounded.

Sec.3. It the owner or owners of any hog, shoat or pig so taken up and impounded, does not appear in twenty four hours after the putting up of such notice as aforesaid, and pay the expense of such taking up and impounding, then the said marshall shall sell the same to defray such expense, returning the overpluss, if any, to the owner or owners of such hog, shoat or pig, if known; otherwise, he shall pay it to the City Treasurer.

Sec.4. The Marshall shall be allowed twenty five cents for his services in taking up and impounding each hog, shoat or pig where the same is claimed, before sale, to be paid by the owner or owners of such hog, shoat or pig, before the same shall be released; but in case of sale, the Marshall shall be allowed the further sum of fifteen cents for each hog, shoat, or pig offered for sale as aforesaid, to be retained out of the proceeds of the sale.

Sec.5. This ordinance shall take effect and be in force from and after the first day of August next.

Ordained and established by the following vote.

Affirmative Messrs Boez, Beck, Dunlap, Douglass, Goode, Jones, Mansur, Reid and Sulgrove.
Negative Mr. Keeley.

An Ordinance authorizing the Sale and leasing of the stalls in the several market houses in the City of Indianapolis, and fixing the time and terms thereof.

Sec.1. Be it ordained by the common Council of the City of Indianapolis, that the Market Masters of the several markets in said City may lease any of the stalls in respective market houses,



until the first market morning in May next for the best price in cash they can obtain for the same, to be paid in hand.

Sec.2. The Market masters of the several markets in said City shall on the first market morning in May next offer for sale to the highest bidder, the use of the stalls in their respective market houses, for the term of three years, the purchaser to pay the amount in hand to the market master of said market. Provided, That the stalls in said Market houses shall not be sold at a less sum than ten dollars for each stall for each year.

Sec.3. If any purchaser shall neglect or refuse to comply with the terms of sale, the market master of the markets who made such sale, shall declare such sale void, and shall proceed immediately to offer the same for sale, as directed in the preceding section, and in case said stall shall sell for a less sum than at the first sale, the former bidder shall forfeit and pay the amount of such deficit to the market master for the use of the City.

Sec.4. In case any of the stalls remain unsold the market master may lease the same to any person applying therefor at a rate for the balance of the said term not less than the price above in said section two fixed.

Sec.5. It shall be the duty of said Market Masters to pay over all moneys received by them for the sale or lease of said stalls or any of them to the City Treasurer, and take his receipt therefor, which receipt shall be received by the Common Council of said City, as a voucher for the amount therein stated, on settlement between said Council and any such Market master.

Sec.6. The Market Masters of said several markets shall on the sale or lease of any of said Stalls, in their respective market houses, and on Compliance with the terms of sale or lease, by the purchaser or lessee, execute and deliver to such purchaser or lessee a certificate of such purchase or lease, Stating therein the time for which such purchase or lease is made and the amount of money paid therefor.

Sec.7. All ordinances or parts of ordinances conflicting with the forgoing are hereby repealed.

Sec.8. This ordinance shall take effect and be in force from and after its passage.



Ordained by the following vote
 Affirmative Messrs Boaz, Beck, Delzell, Dunlap, Douglass, Fuqua,
 Goode, Horn, Jones, Keeley, Mansur, Reid and Sulgrove.
 Negative, None.

On Motion by Mr. Dunlap the council adjourned to meet on Wens-
 day at 2 O'Clock P.M.

Attest, Alfred Stephens,
 City Clerk

James McCready, Mayor.

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Council Chamber
 July 18th 1855

The Council met at 2 O'Clock P.M., the Mayor and all the members
 present.

Mr. Taylor City attorney reported in favor of the resolution
 for grading and graveling Meridian Street and side walks from
 Circil Street North to the donation line, refered to him at last
 meeting.

Concurid in-

And On Motion of Mr. Douglass the resolution was adopted by the
 following vote

Affirmative, Messrs Boaz, Beck, Delzell, Dunlap, Douglass, Fuqua, Gray-
 don, Goode, Horn, Jones, Keeley, Mansur, Reid, and Sulgrove.
 Negative, None.

Mr. Beck offered the following Communication.

City Council Indianapolis

Gentlemen. I see in the report of Council as per Daily State
 Journal, that Mr. Sulgrove presented a petition in which my name
 is associated with that of Harbison to stop the work on the gutter
 on the North side of Washington street between Pennsylvania and
 Delaware Streets. I have only to say that I knew nothing of it till
 I saw it as above stated, and that Harbison had no incouragement
 whatever from me to present any such petition. July 18, 1855.

A. Murison

Mr. Dunlap offered the following

Resolved,

That the salary of the assistant City Engineer be paid at
 \$300.00 per annum.

Adopted by the following vote

Affirmative Messrs Boaz, Beck, Delzell, Douglass, Fuqua, Graydon, Goode,
 Horn, Jones, Keeley, Mansur, Reid and Sulgrove.

Negative, None.

Mr. Horn presented the following report

The undersigned Committee on Finance to whom was refered the
 accounts of John Agnew for Hose &c beg leave to report that there
 is no money in the Treasury and they recommend the City Council
 to borrow the money from the School Fund to pay said account.

James Sulgrove, H J. Horne

Concured in

J. B. E. Reid, Committee