Council Chamber,

Ann Arbor, Mich., Nov. 6, 1905. Regular Session.

Meeting called to order by President Gilmore.

Present, Ald. Blair, Gill, Schlenker, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gil more--11.

Absent, Ald. Kurtz, Kearns, Manwaring-3.

Communication from Board of Public Works.

Bids for collecting garbage received as follows: Mr. C. R. Horton agreeing to take care of garbage in distract No. 2 for the space of one year at \$500.00. Mr. Henry Schwab agreeing to take care of garbage in section No. 3 for \$550.00. Moved by Mr. Scott that matter of bids relative to care of garbage be referred to council without recommendation. Adopted unanimously.

Ald. Blair retired.

Ald. Coon moved that board of public works readverise for bids for care of garbage in sections No. 1 and No. 4. Supported by Ald. Gill.

Ald. Schlenker moved as an amendment that bids as presented be accepted. Supported by Ald. Fischer and adopted as follows:

Yeas—Ald. Schlenker, Miller, Markey, St. James, Sherk, Fischer, Pres. Gilmore—7.

Nays—Ald. Gill, Coon, Goodyear—3. Original motion was then adopted as follows:

Yeas—Ald. Gill, Schlenker, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gilmore—10.

Nays-None.

Enter Ald. Kearns.

The engineer presented final estimate of work done by E. L. Schneider on sewer No. 14.

Board of Public Works.

Gentlemen—I herewith submit final estimate of work done and material furnished by E. L. Schneider in building sewer on North Main street between the main sewer and Catherine street:

1393 ft. 8-in. pipe at 17c \$236.81 1444 ft. 4-in pipe at 7c 101.08 67 Y branches at 55c 36.85 724 ft. execution 68 ft. doop

724 ft. excavation 6-8 ft. deep at 55c 398.20

2067 ft. excavation 8-10 ft, deep

at 62c 1281.54 | Sherk, Coon, Fischer-5.

180 ft. excavation 10-12 ft. deep
at 80c 144.00
3 manholes at \$_3.00 69.00
1 F. T. at \$55.00 55.00
Total cash\$2322.48 Less 5 per cent for one year 116.12
Amount due\$2206.36
Total cost\$2322.48
City to pay 71.28

Property to pay\$2251.20

E. W. GROVES, City Engineer. Moved by Mr. Nichols that engineer's estimate on sewer No. 14 be accepted and that the board recommend to the council payment to Mr. E. L. Schneider amount due him on said sewer.

Moved by Ald. Schlenker, supported by Ald. St. James, that recommendation of the board of public works be concurred in and a warrant be drawn in favor of E. L. Schneider for amount due him on construction of Lateral Sewer No. 14.

Adopted as follows:

Yeas—Ald. Gill, Schlenker, Kearns, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gilmore—11.

Nays-None.

Bill of Michigan State Telephone Co. for broken manhole received and laid on the table by unanimous vote. Enter Ald. Blair.

Bids on construction of William street storm sewer received and following resolution offered by Mr. Nichols: Inasmuch as Hutzel and Company are the lowest bidders for the construction of the William street storm sewer, this board recommends to the council the acceptance of their bid with the understanding that work be done this fall. Adopted by the board.

Moved by Ald. Markey, supported by Ald. St. James, that recommendation of board of public works be concurred in and the bid of Hutzel & Co. be accepted as per recommendation.

Adopted as follows:

Yeas—Ald. Blair, Gill, Miller, Markey, St. James, Goodyear, Pres. Gilmore—7.

Nays—Ald. Schlenker, Kearns, Sherk, Coon, Fischer—5.

Petitions.

Petition of Henry Richards, et al, relative to Cheever Court street sign received and on motion the board of public works was ordered to correct mistake.

Of Henry Wilmot relative to billboard, received and referred to city attorney.

Of Rinsey & Kyer, relative to extension of storm sewer in alley, received and Ald. Fischer moved petition be granted and work be done at once. Supported by Ald. Markey and adopted as follows:

Yeas—Ald. Blair, Gill, Schlenker, Kearns, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gilmore—12.

Nays-None.

Deed of Week's property received and on motion of Ald. Schlenker was accepted and ordered recorded.

Committee Reports.

Finance.

Ann Arbor, Mich., Nov. 6, 1905. To the Honorable the Common Council:

Gentlemen—Your committee on finance have had the following bills under consideration and would recommend their approval and that warrants be drawn for same.

EMMET COON, GEO. H. FISCHER, WM. GOODYEAR,

Committee.

CONTINGENT FUND.	
George Sample, salary	\$8.33
M. E. Easterly, salary	20.00
Marvin Davinport, salary	6.25
Frank Stivers	50.00
E. L. Seyler, salary	125.00
Ross Granger, salary	125.00
Ed. Groves, salary	100.00
John Wisner, salary	83.00
Frank Mason, salary	35.00
E. K. Herdman, salary	37.50
John Wessinger, salary	37.50
H. B. Dodsley, salary	25.00
H. J. Brown, salary	12.50
Mrs. C. A. Green, rent	37.50
Wm. Blair, services at regis-	91.90
tration	4.00
tration	4.00
C. W. Gill, services at regis-	1 00
tration	4.00
C. Schlenker, services at elec-	10 00
tion, bd of rev, and regisr'n	12.00
C. L. Miller. services at elec-	
tion. bd. of rev. and regist'n	12.00
J. W. Markey, services at elec-	
tion, bd. of rev. and regist'n	12.00

B. St. James, services at elec-	
tion, bd. of rev. and regist'n 12.00 E. B. Manwaring, services at	
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L. Kurtz, services at bd. of	
review and registration 8.00)
Richard Kearns, services at	
bd. of review and regist'n 8.00	
I. L. Sherk, services at bd. of	
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review and registration 8.00	
E. Coon, services at bd. of	
review and registration 8.00	1
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Wm. Goodyear, services at bd.	
of review and registration 8.00 Geo. Fischer, services at bd.)
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registration 4.00	
Ed. Easterly, labor 4.00)
Geo. H. Fischer, rent of store 5.00	
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COUNCIL PROCEEDINGS-Nov. 6 1905,

COUNCIL I ROCHID	11105 1101. 0 1903,	140
Julius H. Koernke, repairing	A. E. Mummery, supplies	.75
at city yards 12.37	Fred Sipley, cash expended	1.95
E. W Groves, expense to De-	Schumacher Hardware Co.,	1.00
troit 2.00	supplies	4.44
Western Union Telegraph Co.,	suppres	1.11
	e11	394.79
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Michigan State Telephone Co.,	POOR FUND.	
phones 56.25	Fred Sipley, salary	\$10.00
Mr. E. A. Sadler, hay 8.80	H. J. Brown, supplies	17.40
	Goodyear Drug Co., supplies	7.80
\$1402.77	Bigalke & Reule, supplies	7.35
POLICE FUND.	Dorrow & Rokol, supplies	5.40
Charles B. Masten, salary \$83.33	J. Eschelbach, supplies	.72
George Isbell, salary 60.00	Fischer & Finnell, supplies	8.33
William Walsh, salary 60.00	Leo. Gruner, supplies	1.35
William Eldert, salary 60.00		
John O'Mara, salary 60.00	William Goetz, supplies	5.44
David Collins, salary 60.00	E. B. Hall, supplies	11.10
Harris Ball, salary 75.00	Haas & Heibein, supplies	7.55
Christ Haist, special police 2.00	Mrs. Lodholz, supplies	7.13
Claude Young, special police 2.00	Miller & Pray, supplies	6.86
F. B. Stark, special police 2.00	Geo. Miller, supplies	2.50
Walter Clark, special police 2.00	G. B. Ottmer, supplies	6.18
Frank O'Toole, special police 4.00	C. Rinsey, supplies	7.53
Michael Kenny, special police 2.00	Rinsey & Kyer, supplies	16.88
	Geo. Spathelf, supplies	1.00
	W. F. Stimson, supplies	3.00
	C. Zuern, supplies	1.17
Ed. Hill, special police 2.00		
W. C. Binder, special police 2.00	\$	277.25
J. A. Gwinner, special police. 2.00		
Schumacher Hardware Co.,	CEMETERY FUND.	
supplies 11.20	L. D. Grose, salary	\$29.16
supplies 11.20		\$29.16
supplies 11.20 \$493.53	L. D. Grose, salary STREET FUND.	
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Philip Rheinfrank, labor 11.5	
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Michael Williams, labor 22.1	
Charles Haase, labor 23.1	0 Ann Arbor Water Co., setting
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Bennett French, team labor 3.5	
DeWitt Carr, team labor 3.5	0 Herrst & Biddle, building side-
Dottiet Carry comment	
Jacob Beck, team labor 10.5	
John Miller, team labor 21.0	0 sidewalks 22.75
DeWitt Carr, team labor 36.7	
Willis Clark, foreman 2.0	0
(filliand Dary) -	
William Keuhn, foreman 6.0	
William Bury, foreman 26.0	0 L. S. Garvin, supplies \$2.75
William Bary,	
James Mason, foreman 29.1	
	– J. W. O'Brien, labor 21.00
\$1446.4	0 J. W. O'Brien, labor 23.53
T =	Joseph Walker, team labor 7.00
SIDEWALK FUND.	
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Will Marshall, team labor 10.5	
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\$163.10 Common Council:

Gentlemen — Your committee appointed to confer with the officials of the D. Y. A. A. & J. Ry. Co. in regard to William street paving, report that we have succeeded in obtaining the following communication:

Ypsilanti, Mich., Oct. 30, 1905. Mr. E. W. Groves, City engineer, Ann Arbor, Mich.

Dear Sir-Regarding your communication requesting our company to rebuild its tracks and do a portion of the paving on William street between Main and State streets. I have taken this matter up with President Hawks and he has decided that although there is nothing in our franchise requiring us to do this work, yet he is anxious to treat the city in a liberal manner, and will agree to rebuild this track with heavy "T" girder rails and pave that portion of the street lying between the rails, and in case double track where turnout is of necessary will pave that portion lying between the tracks also.

I have taken up with Mr. Hawks several plans for the decided betterment of the Ann Arbor city service and have already ordered some ad-ditional city cars, and hope that in the spring we will be able to carry out the extensive improvement of the system such as outlined to you in our recent inspection of the lines.

Yours truly,

J. P. Clark, Gen. Manager.

Your committee also looked into the question of the Broadway viaduct over the M. C. R. R. and found that in 1898 a supplemental contract was made in which it was agreed that the city should maintain the approaches and the railroad company the viaduct, so long as the city did not claim the benefit of the original agreement relative to State street crossing. We were assured that the viaduct We call would be replanked at once. the attention of the council to the iact that in 1901 the city council replanked the viaduct not knowing that it was the duty of the railroad company to do so.

Respectfully submitted.

E. W. GROVES, FRANK STIVERS.

Ordinance Committee.

Ald. Fischer presented the following ordinance for its third reading: AN ORDINANCE to amend Sec. 7

of an ordinance entitled "An Ordinance Relative to Licenses," passed July 6, 1891, approved July 15, 1891, amended Feb. 4, 1895, and again Mar. 16, 1896, approved Mar. 17, 1896, amended Dec. 19, 1898, amended June 4, 1900.

The Common Council of the City of Ann Arbor ordain:

That Section 7 of an ordinance en-"An Ordinance Relative titlea to Licenses" be and hereby is amended to read as fellows:

Every hawker, peddler, or person going about from place to place, or who makes use of any of the streets or open places in said city, selling or offering for sale goods, wares, merchandise or any species of property, shall pay a license in the sum of \$100 per year or \$50 for six months. And for a period less than six months such person shall pay license therefor as follows:

That is to say, if he intends to travel on foot, \$3.00 per day; if he intends to travel with one or more horses, \$5.00 for every vehicle so used. Any person selling or exposing for sale any property from any wagon, hand cart, show case or stand, in any street or open place, shall pay the sum of \$10.00 per day; and in granting mense for any such purpose in any street or open place, the Mayor may designate where any such wagon, hand cart, stand or show case shall be located, and shall have power to change and relocate the same from time to time in his discretion.

This section shall not Provided. apply to persons selling meat, domestic fruits, dairy, farm and garden produce (of their own raising and production) nor to bakers or merchants delivering goods to their customers.

The chair put the question, "Shall this ordinance pass?"

Adopted as follows:

Yeas—Ald. Blair, Gill, Schlenker, Kearns, Miller, St. James, Manwaring, Coon, Goodyear, Fischer, Pres. Gilmore-10.

Nays-Ald. Markey, Sherk-2.

Ald. Fischer said he had an ordinance relative to skating rinks to present for its third reading and would like to hear the report of special committee on the subject, appointed at the last meeting of the ł

council, said committee reporting as follows:

Fo the Honorable, the Common Council of the City of Ann Arbor:

Gentlemen — Your committee appointed at a special meeting of the common council held Oct. 30th, 1905, to investigate and report concerning skating rinks in the city of Toledo, Ohio, beg leave to report as follows:

On Nov. 3rd your committee visited the Garden Rink, the Princess Rink, the Coliseum and Collingwood the The Garden is in the Avenue Rink. heart of the city in the down-town The Princess is business district. near the Ann Arbor Railroad station and surrounded by stores, blacksmith shops, etc. Each is in a very noisy district. At the Princess, when the orchestra played it could be heard plainly at a point sixty feet away and adjacent to a blacksmith's anvil. which was being pounded industri-The Coliseum is the largest ously. and apparently the best conducted rink in the c.ty. While it is on a residence street, the rink proper is in the middle of the block with stores in The nearest residence is iront of it. at one side, about seventy feet away and bears a suggestive sign, "These premises for sale." The Collingwood Avenue Rink is likewise on a res.dence street, but is about 70 feet from the nearest residence. Your committee called on the occupant of the nearest residence, who stated that the house stood idle for a long time after the rink was opened, and that he now rented it at a price \$15.00 a month cheaper than did h.s predecessor. He stated that when it became known a rink was to be located in the district the neighbors remonstrated so effectively that the rink owners had to lease, or buy, all property within two hundred feet of When the rink. asked what he would do if it were proposed to build a rink within five feet his sitting room w.ndow. he of promptly responded, "Fight." A former Ann Arbor citizen, Mr. W. H. Golden, passes the Coliseum on his way home and states that it is very noisy evenings. All the rinks, including the Coliseum, give masquerade parties to which can go, anyone masked, who is able, and willing, to pay the admission fee. When an attendant at one of the rinks was asked how they prevented the presence of

undesirable characters at masquerades, he frankly acknowledged that it could not be done. Your committee called upon the chief of police of the city. He stated unreservedly that a rink is an extremely undesirable acquisition, that it is against good morals, is the competitor of the low theatre, is worse than a public dance hall, and as bad now as during its former craze. In the line of injuries he cited two instances which came under his personal observation; one. a triend, who had both his arms broken while skating, and the other, a school girl, whose spine was so injured by a tall on the rink floor that she is permanently crippled, unable to walk. He stated, also, that the rink draws children from their school, it being nothing uncommon for the school authorities to go to the rinks to get pupils who are playing truant from school. He stated further that the most money was made at masquerades, and that, therefore, they were the common thing. At masquerades and races it was necessary to detail two policemen to maintain order. It seems when business begins to lapse, the masquerade, with its attendance partially of prostitutes, is drawn upon to replenish the treasury, and the opportunity is thus afforded the runners for brothels to get acquainted with young girls whom they hope to entice into a life of shame. The chief stated that a rink at Ann Arbor would draw prostitutes from Detroit and Toledo. because of the presence of so large a number of young men in the city. He emphatically stated, "If I could have my way, there would be no skating rinks."

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In view of the above conditions your committee concludes that rinks are noisy, that the erection of one near a residence is an injustice to the owner of the residence, that they are dangerous to the life and limb of our sons and daughters, and are hotbeds of immorality.

Your committee suggests that skating rinks be prohibited within the limits of the city of Ann Arbor. Should your honorable body disagree with that suggestion your committee would earnestly urge the adoption of the ordinance now under consideration, prohibiting the building of a skating rink within two hundred feet of a residence, and in such event, your committee would further urge a strict control, by the proper city authorities, of such skating rinks, with requisite provision for their closing upon evidence of improper management.

All of which is respectfully submitted.

> E. S. GILMORE ROSS GRANGER,

Committee. Ald. Fischer presented the following ordinance which was given its third reading as follows:

AN ORDINANCE to provide for licensing and regulating roller skating rinks, and to control the location thereof.

The Common Council of the City of Ann Arbor ordain:

Section 1. It shall not be lawful for any person or corporation to engage in the business of maintaining or conducting a roller skating rink within the limits of said city without first obtaining a license therefor from the common council of the City of Ann Arbor as hereinafter provided.

Sec. 2. Applications for such license shall be in writing, and shall state the place where it is proposed to carry on said business, the names of the person or persons who shall conduct said business, and, if a corpora-tion, the names of the officers thereof, and their places of residence; such application shall also state the distance from the place where it is proposed to carry on the business of such roller skating rink to the nearest dwelling house. Such application shall be signed by the proprietor of such roller skating rink, or the person or persons who are to conduct the same, and shall be filed with the city clerk, who shall present it at the next meeting of the common council. Such application shall be referred to a committee of said common council to be appointed by the president, who shall report on the advisability of granting such license not later than at the next regular meeting after such reference, whereupon \mathbf{the} council may, by a majority vote, grant such license; provided, That no license shall be granted to conduct or carry on the business of sucn roller skating rink within a distance of 200 feet of any dwelling house. Such license, if granted, shall be for the term of one year, and the fee therefor shall By Ald. Schlenker-

be the sum of one hundred dollars.

Sec. 3. All licenses granted by the common council under this ordinance shall be signed by the city clerk and countersigned by the Mayor, and shall not be transferable; and no license shall be issued until the amount to pe paid therefor is paid into the hands of the city clerk.

Sec. 4. Such license may be revokea at the pleasure of the Common Council by a majority vote of the members elect thereof. In the event of such revocation, the licensee shall be repaid such proportion of such license fee as the unexpired term thereof shall bear to such entire term.

Sec. 5. Any violation of, or willful neglect or failure to comply with any of the provisions of this ordinance, shall, on conviction thereof, be punished by a fine not exceeding the sum of one hundred dollars (\$100.00) for each offense and costs of suit to be taxed by the court; and in imposing such fine the court shall have power and authority to make a further order and judgment, that any such person so convicted shall be imprisoned in the common jail aforesaid until such fine and costs shall be paid; but such imprisonment shall not exceed thirty days.

Sec. 6. This ordinance shall take effect ten days after its publication.

By Ald. Gill-

Resolved, that an ordinance to provide for licensing and regulating roller skating rinks, and to control location thereof be amended in the following particular:

That Section 4 and Section 5 of the ordinance be designated respectively Sections five and six and that a new section to be called Section 4 shall be inserted to follow section three, as follows:

Sec. 4. Such license may be revoked at the pleasure of the Common Council by a majority vote of the members elect thereof. In the event of such revocation, the licensee shall be repaid such proportion of such license fee as the unexpired term thereof shall bear to such entire term.

Adopted as follows:

Yeas—Ald. Blair, Gill, Schlenker, Kearns, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gilmore-12.

Resolved, That

Section 2. Advocation for any such license shall be made in writing and shall state the location where it is proposed to carry on and conduct any such business and shall contain the name of the proprietor or manager thereof, and shall be signed by such owner and manager and filed with the city clerk who shall present the same to the common council at the next meeting thereof; whereupon if it shall appear to the common council that the manager of any such business shall be a person of good moral character, such license shall be ordered to Provided that no license be issued. shall be granted to carry on or conduct any such business except for the term of one year and the fee therefor shall be the sum of twenty-five dollars; and provided further, that the common council shall have power and authority to revoke any such license upon proof of habitual disorderly conduct thereat.

Lost as follows:

Yeas—Ald. Schlenker, Kearns, Miller, St. James, Sherk—5.

Nays—Ald. Blair, Gill, Markey, Coon, Goodyear, Fischer, Pres. Gilmore—7.

The chair then put the question: "chall this ordinance pass as amend ed?"

Adopted as follows:

Yeas—Ald. Blair, Gill Schlenker, Kearns, Miller, Markey, St. James, Coon, Goodyear, Pres. Gilmore—10.

Navs—Ald. Fischer and Sherk—2. Moved by Ald. Fischer, supported by Ald. Schlenker, that the matter of water on Depot street be referred to the C ty Engineer. Adopted.

Report of Board of Election Inspectors received as follows:

To the Common Council:

Gentlemen:—We, the undersigned inspectors of election appointed by resolution of the Council to conduct the meeting of the electors of the City of Ann Arbor called by the order of this Council for the 2d day of November, 1905, to determine by ballot and authorize the raising by taxation the sum of eight thousand dollars for the purpose of erecting a Detention Hospital, respectfully submit a report of the result of the said electors' months as follows: Due notice of the said electors' meeting having been

given pursuant to law, the meeting assembled at Firemen's Hall in the City of Ann Arbor and the polls were open at seven o'clock in the forenoon and heid open until five o'clock in the afternoon on the 2d day of November aforesaid. The question submitted and determined at the said electors' meeting was: "Shall the Common Council be authorized to raise by tax the sum of eight thousand dollars for the cost of erection of a Detention Hospital."

There was cast upon said question by ballot in all 283 votes and the said votes were cast as follows:

For the Detention Hospital special tax, Yes-234 votes.

For the Detention Hospital special tax, No-49 votes.

Witness our hands at the City of Ann Arbor, State of Michigan, this id day of November one thousand nine hundred and, 1905.

J. W. MARKEY,

CHRISTIAN SCHLENKER

By Ald. Gill-

Whereas, this Common Council having called a meeting of the electors of the city to determine by ballot vote the question of raising by tax the sum of eight thousand dollars for the cost of erection of a Detention Hospital, and it being made to appear by the return and report of the inspectors of the said electors' meeting, held pursuant to law on the 2d day of November, 1905, that the electors of the City of Ann Arbor have by ballot vote authorized this Common Council to raise by tax upon the taxable property of the City of Ann Arbor, the sum of eight thousand dollars for the cost of erection of a Detention Hospital.

Therefore, be it resolved, that it is hereby ordered that the sum of eight thousand dollars be and the same is hereby levied and assessed on and against the taxable property of the City of Ann Arbor, and the same is ordered to be spread on the tax roll of said City of Ann Arbor for the year nineteen hundred and five (1905), and the City Assessor is hereby ordered and required to spread, assess and levy, the said sum of eight thousand dollars on the regular city assessment roll for the year A. D. 1905, and against the taxable property of the City of Ann Arbor pursuant to law.

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Said tax to be spread upon said assessment roll under the heading "Detention Hospital."

Resolved further, that. the City Clerk do certify this resolution and order of assessment to the City Assessor without delay.

Adopted as follows:

Yeas-Ald. Blair, Gill, Schlenker, Kearns, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gilmore.—12.

Nays—None. By Ald. Coon:

Resolved, That a committee consisting of Mayor Hamilton, City Attorney Stivers and Health Officer Dr. Wessinger be and are hereby appointed by this council to confer with the regents of the University with reference to making such arrangements as they may deem best for the construction of the proposed detention hospital. Adopted.

Council Chamber,

Ann Arbor, Mich., Nov. 1, 1905. To the Common Council:

Gentlemen—The undersigned city clerk begs to submit the following as the report of the proceedings of the board of review, having under consideration the review of the several sidewalks constructed by the board of public works in the City of Ann Arbor at the expense of the building sidewalk fund:

The council sitting as such board of review in pursuance to its order and appointment for that purpose, met at the council chamber on Wednesday, November 1, 1905, at 2 o'clock p. m., and due proof of the publication of the notice of the meeting filed.

The roll call of aldermen being called and a guorum being found present, as follows: Ald. C. Schlenker, L. Kurtz, R. Kearns, Jr., C. L. Miller, J. W. Markey, B. St. James, E. B. Manwaring, I. L. Sherk, - E. Coon, William Goodyear, G. H. Fischer -11.

The chairman duly elected for the board of review, and the certificate of the board of public works being presented, the council entered upon the consideration of the same. By Ald. Goodyear:

Resolved, That whereas the certificate of the board of public works for the construction at the expense of

the building sidewalk fund, of the several sidewalks therein mentioned having been duly certified to us, and this day having been appointed and assigned for the purpose of reviewing the same, and no person opposing, and the said certificate having been duly considered and the review thereof completed, therefore, be it

Resolved, That the city clerk is ordered to report the proceedings of the board of review on said certificate to regular council at next meeting thereof.

Resolved, further, That the following be exempted from sidewalk as per resolution of the council Sept. 12, Mrs. L. Hoffstetter for \$21.60; 1904:John A. Dieterle, \$21.60; C. Schlenker, \$21.60.

Resolved, further, That Mrs. Edwin S. Powers be and is hereby released from the usual penalty of 10 per cent on her assessment for sidewalk construction by the payment of \$24.00, the remainder to be paid in 1906.

Adopted as follows:

Yeas -- Ald. Schlenker, Kurtz, Kearns, Miller, Markey, St. James, Sherk, Manwaring, Coon, Goodyear and Fischer—11.

Nays-None.

On motion the board adjourned.

ROSS GRANGER, Clerk.

By Ald. Fischer:

Resolved, and it is hereby ordered, That the several sums of money set down in the certificate of the board of public works relative to the construction of sidewalks at the expense of the building sidewalk fund, be and the same is hereby levied and assessed against the several parcels of land in the said certificates mentioned and described, each sum of money with the 10 per cent penalty additional, against the particular parcel the of land as in certificate said stated, and the city assessor is hereby ordered and required to make the said several assessments pursuant to law.

Resolved, further, That the city clerk is hereby required to certify this order of assessment to the city assessor pursuant to law.

Adopted as follows:

Yeas—Ald. Blair, Gill, Schlenker, Kearns, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gilmore.—12.

Nays-None.

Ann Arbor, Mich., Nov. 1, 1905. To the Common Council:

Gentlemen—The undersigned city clerk begs leave to submit the following report of the proceedings of the board of review of the special as-sessment rolls of Paving District No. 9 of the City of Ann Arbor, Michigan.

The council sitting as such board of review, in pursuance to its order and appointment for that purpose, council chamber on met at the Wednesday, November 1, 1905, at 2 o'clock p.m. The roll was called and the following members were found Ald. Schlenker, Kurtz, present: Kearns, Miller, Markey, St. James, Sherk, Manwaring, Coon, Goodyear, and Fischer.

By Ald. Kearns:

The special assessment roll of Paving District No. 9 in the City of Ann Arbor, having been duly certified to us and this day having been appointed and assigned for a review thereof, and all persons appearing having been heard, and the said special assessment roll having been fully consid ered, and the review thereof completed, therefore, be it

Resolved, and it is hereby ordered, That the city clerk do report the proceedings of this board of review on said special assessment roll to the common council at its next regular meeting.

Adopted as follows:

Yeas — Ald. Schlenker, Kurlz. Kearns, Miller, Markey, St. James, Sherk, Manwaring, Coon, Goodyear, and Fischer-11.

Navs-None.

On motion the board adjourned.

ROSS GRANGER, Clerk.

By Ald. Sherk:

Resolved, That special assessment roll for Paving District No. 9, in the City of Ann Arbor, State of Michigan, as fixed and determined by the board of review, and reported to the common council, do stand in all things confirmed.

Resolved, further, That all and singular all the tax and sums of money set down therein and spread thereon as taxes be, and the same is hereby levied and assessed on and against the lands, tenements and premises therein mentioned, and on and against each parcel thereof, as therein specified, and as a charge against persons

named therein, to remain a lien on and against said lands, and charge against such persons until paid, satisfied and discharged according to law.

Resolved, further, That the city clerk do hereby certify the said special assessment roll, together with this order and resolution, to the city assessor pursuant to law.

Adopted as follows:

Yeas-Ald. Blair, Gill, Schlenker. Kearns, Miller, Markey, St. James, Sherk, Coon, Goodyear, Fischer, Pres. Gilmore.—12.

Nays-None.

Moved by Ald. Markey, supported by Ald. Fischer, that special water committee report be received at next meeting of council. Adopted. By Ald. Miller:

Whereas, Ten or more freeholders, residents of the City of Ann Arbor, having petitioned this council, praying for the closing of a certain street, alley or highway, within the corporate limits of the City of Ann Arbor. known as Charles street, be legally vacated, and closed, in that portion thereof between Main street and the Ann Arbor railroad; and due notice of the hearing thereof having been given to all persons interested therein, and all such persons having been heard, and it appearing to this council that the closing of said alley is a necessary public improvement; now therefore.

Resolved, and it is hereby ordered. That said street or highway known as Charles street, lying between Main street and the Ann Arbor railway shall be, and hereby is, vacated and closed.

Resolved, further, That upon delivery to the city clerk of deed or deeds of conveyance, conveying to the City of Ann Arbor such parcels or tracts of land lying westerly of the Ann Arbor Railway Company's tracks, beof Felch tween the northerly line street and Chubb road as shall be satisfactory to this council for purposes of a street or highway, and upon the acceptance of such deed or deeds of conveyance by this council the Mayor and city clerk shall be, and hereby are, directed and authorized to execute in behalf of the City of Ann Arbor a quit claim deed of that portion of Charles street herein declared vacant to Charles E. Hiscock, Edward

COUNCIL PROCEEDINGS-Nov. 6, 1905

D. Hiscock, and Mary E. Read, heirs	
	Tax Acet. Paving District No. 9
at law of Daniel Hiscock, deceased	Tax collected from U. of M. \$4.713 04
Action deferred.	1 I I I I I I I I I I I I I I I I I I I
Report of city treasurer, clerk and	Accrued Interest on Bonds 13 86 4,771 90
	Total
marshal received and ordered on file	Total 9,771 90 On hand Oct. 1, 1905 3,846 62
REPORT OF CITY OFFICERS.	On bond New 1: 1005
	On hand Nov. 1, 1905 13,618 52
TREASURER'S REPORT.	Condition of Paving Funds on the 1st day of Oct. 1905.
For Month Ending October 31 1903	On Over-
•	hand dr'wn
·	Tax Acc't Pav. Dis. No. 4 \$ 3,564 43
CITY FUNDS.	Tax Acc't Pay. Dis. No. 5 5,311 63 Tax Acc't Pay. Dis. No. 6 654 07
	Tax Ace't Pav. Dis. No. 7 4,166 47
MONEY RECEIVED. AM'T	Tax Acc't Pay. Dis. No. 8 334 18
Contingent fund. Interest on Dep 165 89	Lab Acc't Pav. Dis. No. 9 4,771 90
Interest on Dep 165 89 To city clerk, milk licenses 9 00	Lab Acc't Pav. Dis. No. 9 5,184 16
To city clerk, Ped. licenses 16 50	Total
To city clerk, Saloon " 3 00	100001
To city clerk, dray licenses 1 00	LATERAL SEWER FUNDS.
To city clerk, city scales 3 20 To city clerk, rent city Build 2 (0	Tax Acc't Lateral Sewer No. 13, Tax col 105 43
Loyal citizen	
City Cemetery Fund	Total 105 43 Overdraft Oct. 1, 1905 3,494 06
City clerk, care lots 29 00	0 verurari 0 ct. 1, 1905 3,494 06
" " burial 5 00 " " sale lot 5 00 39 0	Overdraft Nov. 1, 1905 3,388 63
Dog License Fund.	Condition of Lat. Sewer Funds on the 1st day of
To city clerk, licenses 17 50 17 5	Nor 1005
Police Fund.	On Over
City marshall Sept. 1905	Hand drawn
officer's fees 5 9	
Total 311 7 On Hand October 1, 1905 36,726 5	i Tax Acc't Lat. S'r No. 10 264-80
	_ Tax Acc't Lat. S'r No. 11 86 22
37,038 3	
Expenditures	Tax Acc't Lat. S'r No. 13 1,975 69
On Hand Nov. 1, 1905 30,189 7	To be Apolt Tot Sim No. 19 (1000)
Condition of eity Funds on the First day of	
November, 1905.	Total 2,334 28 5,722 91 Bal. on hand 3,383 63
NTADIDEEMENMA WADDANMA DAID	RECAPITULATION.
DISBURSEMENTS, WARRANTS PAID	City Funds On Hand \$30,189,74
Am't On Hand	Paving Funds On Hand
Bridge, Culvert and Cross-	
walk Fund, \$ 230 92 \$13,550 3	43,808 26
) Orendroff and Course Funda
Contingent Fund 1,088 59 7,721 2 City Cemetery Fund 29 16 355 2	Overdraft and Sewer Funds
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City Cemetery Fund 29 16 355 2 Dog License Fund 1 50 202 5 State Dog Tax Fund 100 0 Delinquent Tax Fund 100 0 Overdrawn 364 62 5 Fire Department Fund 1,357 65 Poor Fund 384 30 Poor Fund 384 30 Police Fund 461 13 Overdrawn 1,668 42 Street Fund 1668 42 Overdrawn 16,843 61 5 Water Fund 6 Park Fund 6 Park Fund 6 Sidewalk Fund 248 14 Sidewalk Fund 248 14 Sidewalk Fund 1	Overdraft and Sewer Funds
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