

Council Chamber, Ann Arbor, Michigan, July 16, 1906  
Regular Session.

Meeting called to order by President Gilmore.

Present—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Fischer, Pres. Gilmore.—12. Absent—Ald. Miller, St. James and Abbott.—3.

By request of the city clerk the minutes of July 2nd meeting were corrected by adding the following resolution, left out by mistake:

By Ald. Schneider:

Resolved, That in as much as a certain Harry Cole residing on Seventh street being notified some time ago to construct a sidewalk along his property and said Harry Cole was at the time of notice willing to construct such walk, and said Cole notified the street commissioner to fill to grade so he could build his walk, which was done about one week before the expiration of his time according to notice, and whereas said Cole had let his contract to a walk builder to construct his walk when in fit condition. Street commissioner being notified of such fact ordered the contractors to construct said walk for which said Cole paid his assessment according thereto under protest.

Resolved, That this matter be referred to the finance committee for further investigation.

**Communications.**

At a meeting of the board of public works the following resolutions were adopted:

Resolved, That the board request the council to give them authority to purchase two dump carts, not to exceed in cost \$50.00 each.

Moved by Ald. Manwaring that recommendation of board of public works be concurred in.

Adopted as follows:

eYas—Ald. Gill, Snaubel, Kurtz,

Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Fischer, Pres. Gilmore.—12. Nays—None.

Resolved, That this board recommend to the council acceptance of Mr. Lambert Dresselhouse bid for the construction of sanitary sewer in district No. 20 (Miller avenue) and the contract be awarded him, the matter of bond to be left to the city attorney.

Moved by Ald. Manwaring that the recommendation of the board of public works be concurred in and the contract for construction of sewer No. 20 be awarded Mr. Dresselhouse.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Fischer, Pres. Gilmore.—12.—Nays—None.

Enter Ald. Abbott.

Engineers estimate on Spring street sewer presented and referred to the council by unanimous vote of those present.

Board of Public Works,

Wm. C. Reinhardt, Pres.,

Gentlemen:—In accordance with your instructions I herewith submit an approximate estimate of the cost of constructing a sanitary sewer on Spring street from Miller avenue to Hiscock street. The plans and specifications are hereto attached:

1,222 ft. 8 in. sewer pipe at	
16 cents . . . . .	\$ 195.52
850 ft. 4 in. sewer pipe at 7	
cents. . . . .	59.50
1,100 ft. excavation 6-8 ft.	
deep at 35 cents . . . . .	385.00
1,072 feet excavation 8-10 ft.	
deep at 50 cents. . . . .	536.00
50 Y branches at 50 cents. .	25.00
3 manholes at \$25.00 . . . . .	75.00
1 flush tank at \$45.00 . . . . .	45.00

Total cost. . . . . \$ 1,321.02

Of the total cost the city would pay for

132 ft. 8 in. pipe at 16c. . . . \$ 21.12

132 ft. excavation at 50c. . .	66.00
	\$ 87.12

E. W. Groves,  
City Engineer.

Received, accepted by the council and following resolution offered:

By Ald. Sweet:

Resolved, that the matter of sewer district No. 21 (Spring street) including the report of the city engineer thereon, be referred to the sewer committee and that said committee meet in the rooms of the board of public works at a time to be fixed by the chairman of said committee, for the purpose of making due inquiry relating to said sewer district, and after hearing all persons interested therein, appearing and desiring to be heard, said committee report to the council at the next regular meeting.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Wanwaring, Sherk, Coodyear, Blaich, Abbott, Fischer, Pres. Gilmore.—13. Nays—None.

#### Communications from Park Commissioners.

Resolved, That the city council be requested to pass an ordinance protecting shrubbery and trees on lawn extensions.

Adopted by the board and referred to the ordinance committee by the council.

Resolved, That the city council be requested to give the board of park commissioners authority over the road known as Cedar Bend avenue. Adopted by the board.

Moved by Ald. Fischer that request be granted. Supported by Ald. Snaubel and adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore.—13. Nays—None

Resolved, That we recommend that the tract of land containing about 22

acres described as per deed filed by the city clerk and belonging to Mr. A. J. Mummery be purchased by the city at the rate of \$250 00 per year for a term of ten years with interest at 6 per cent on deferred payments.

Adopted by the board and following resolution presented to the council:

By Alderman Snauble—

Whereas, The board of park commissioners have, by unanimous vote, decided upon the purchase from Arthur J. Mummery of certain lands located in the Fourth and Sixth wards of the City of Ann Arbor, at a stipulated price of \$2,500, to be paid in ten equal annual installments of \$250 each, with interest on deferred payments at the rate of 6 per cent per annum, said land to be used for park purposes, and

Whereas, the University of Michigan has control of certain lands adjacent to said parcel of land to be purchased as aforesaid, and

Whereas, Said board of park commissioners are desirous of entering into an agreement with the regents of the University of Michigan, relative to the joint use and improvement of said parcels of land, and

Whereas, It appears to be desirable and to the best interests of the city that said plans of the board of park commissioners should be consummated, now, therefore,

Resolved, That the action of said board of park commissioners in entering into an agreement for the purchase of said land from said Arthur J. Mummery, and the same hereby is ratified and approved by this council; and be it further

Resolved, That said board of park commissioners be, and hereby is authorized to enter into an agreement for a period not exceeding three years with the regents of the University of Michigan for the joint use and improvement of said parcels of land, subject to the following limitations:

1st. A competent landscape gardener shall be employed to lay out the said plot under the supervision of the board of park commissioners and the university authorities, and the expense shall be shared equally by the city and the university.

2d. The city shall bear the expense of constructing roads, to be laid out by said landscape gardener through said parcels of land.

3d. Said agreement shall provide that the regents of the university shall, for a period of three years, furnish general directorship of the whole garden by assignment of the same to the botanical department of the university, while the city shall be obliged to police the entire plot for said period of three years. Said agreement shall also provide that the university shall expend annually for said period of three years not less than \$500 for planting and care of such portions of lands as shall be mutually agreed upon by the board of park commissioners and the university authorities.

4th. Said agreement with said regents of the university shall not require the City of Ann Arbor to be at a greater expense than \$500 per year for a period of three years for the expense of caring for and improving said parcels of land, including the construction of said roads.

5th. Said board of park commissioners shall before entering into such contract provide that roads to be constructed over parcels of land shall be permanently dedicated to the use of the public.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore.—13. Nays—None  
Ann Arbor, Michigan,  
July 16, 1906.

To the Honorable the Common council of the city of Ann Arbor:

Gentlemen:—On August 1, 1906, the following obligations of the city will be due and payable and I therefore recommend that the Honorable Council authorize the city clerk to draw warrants on the respective funds for the payment of the same:

**Lateral Sewer Dist. 11.**

Bond No. 3.....	\$	292.38
Interest on same.....		23.39

**Lateral Sewer No. 12.**

Bond No. 3.....	\$	520.75
Interest.....		41.60

**Paving District 7.**

Bonds number 11 to 15 inclusive.....	\$	2,448.61
Interest.....		685.70

**Paving District 8.**

Bonds number 5 and 6....	\$	549.08
Interest.....		181.85

**Paving District 9.**

Interest on bonds.....	\$	200.00
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**Contingent Fund.**

Amount due T. J. Keech on purchase of real estate...\$		500.00
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Respectfully submitted,  
Geo. W. Sample,  
City Treasurer.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore.—13. Nays—None.

**Petitions.**

Of. John Goetz et al, relative to storm water sewer in alley in block 2, Liberty street. Referred to sewer committee.

Of Frederick K. Bucholz et. al. relative extending Felch street. Received and referred to the street committee.

**Committee Reports.**

(Finance)

To the Honorable, the Common Council of the city of Ann Arbor:

Your committee having under consideration the matter of the claim of Anna Feldheuser against the city for an injury alleged to have been sustained in an alleged defect in a cross walk, would report that we have made a very thorough investigation concerning said matter, and have examined the premises where said accident is alleged to have occurred. The claimant has also appeared before the committee and stated her case. She stated to your committee that her fall was occasioned by stubbing her foot against a spike or nail which stuck up in the end of the board about one-half inch above the surface of the planking.

Your committee are unanimously of the opinion that the cross walk at the point mentioned is not defective within the meaning of the statute, and that upon the claimant's statement as to the cause of her accident there is no liability on the part of the city.

Respectfully submitted,  
E. B. Manwaring,  
Wm. Goodyear,  
C. W. Gill.

Accepted, approved and ordered on file.

Ann Arbor, Michigan,  
July 16th, 1906.

**Finance Report.**

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 rule No. 21 be suspended for this evening and that warrants be drawn for said bills.

E. B. Manwaring,  
Wm. Goodyear,  
C. W. Gill,  
Committee.

James J. Quarry, to amount due on account of summer taxes paid by Ferdon .....	\$ 40.00
James Green, drayage and freight .....	.92
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	\$ 40.92
Street fund—	
Napolian La Brough, salary .....	\$ 35.00
E. C. Allmendinger, gravel .....	37.80
Fred Lutz, labor .....	.74
S. W. Inman .....	4.04
Nicklas Hendling, labor .....	8.25
George Keene, labor .....	9.90
Patrick McCabe, labor .....	11.55
E. Beck, labor .....	13.20
John Staebler, labor .....	14.67
John Weinmann, labor .....	14.85
Philip Rheinfrank, labor .....	14.85
James Jones, labor .....	16.50
Frank Gibney, labor .....	16.50
August Schmidt, labor .....	16.50
Michael Heary, labor .....	17.24
L. W. Walker, labor .....	17.24
W. J. Brown, labor .....	18.15
Charles Haase, labor .....	18.15
August Herman, labor .....	18.15
L. Schneider, labor .....	18.15
John Holka, labor .....	18.15
Michael Hession, labor .....	19.80
Clint Schneider, team labor .....	3.50
Mrs. C. S. Sweeney, team labor .....	3.50
E. C. Rhodes, team labor .....	7.00
John McHugh, team labor .....	7.00
Marion Wheelock, team labor .....	17.50
Charles Neithammer, team labor .....	21.00
Frank Judson, team labor .....	24.50
John Miller, team labor .....	24.50
George Collins, team labor .....	33.00
George Schaible, team labor .....	35.00
George Weeks, team labor .....	35.00
Lewis Bucholz, team labor .....	36.56
Joe Wilker, team labor .....	38.50
Jacob Hauser, team labor .....	45.89
William, Bury, skilled labor .....	22.00
Fred Ulrich, skilled labor .....	22.00
James Mason, skilled labor .....	10.00
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	\$745.83

Bridge, culvert and cross walk fund—	
Nicklas Hendlong, labor .....	\$ 3.30
John Weinmann, labor .....	3.30
Patrick McCabe, labor .....	3.30
Henry Keuhn, labor .....	18.15
John McHugh, team labor .....	29.56
James Mason, skilled labor .....	12.00
William Keuhn, skilled labor .....	22.00
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	\$ 91.61

Sidewalk fund—	
Frank Gibney, labor .....	\$ 1.65
George Keene, labor .....	1.65
Edward Ross, labor .....	1.65
Horace Wisner, labor .....	2.00
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	\$ 6.95

Park fund—	
Ed Easterly, labor .....	\$ 2.57
George Randall, labor .....	16.50
W. J. Randall, labor .....	19.80
Sidney Garvin, labor .....	20.00
George Schlimmer, labor .....	20.00
Geo. W. Weeks, team labor .....	2.92
J. W. O'Brien, expenses .....	48.98
	<hr/>
	\$ 130.77

**Recapitulation.**

Contingent fund .....	\$ 40.92
Street fund .....	745.83
Bridge, culvert and crosswalk fund .....	91.61
Side walk fund .....	6.95

Park fund .....	130.77
Total .....	<hr/>
	\$1,016.08

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore.—13. Nays—None.

Ald. Fischer presented the following ordinance for its third reading.

AN ORDINANCE, relative to garbage, to regulate the collection and disposal thereof, and to prohibit hogs and hog-pens within the limits of the city of Ann Arbor.

The Common Council of the City of Ann Arbor ordain:

Sec. 1. For the purpose of this ordinance the word "garbage" shall be held to include every refuse accumulation of animal, fruit or vegetable matter that attends the preparation, use, cooking, dealing in or storing of meats, fish, fowl, birds, fruit or vegetables; it shall also be held to include swill and kitchen and table refuse of every kind excepting dish water or waste water.

Sec. 2. No garbage shall hereafter be burned on any street, alley, commons, or public place within the limits of said city; nor shall any person place garbage upon any private property, whether owned by such person or not, unless the same shall be enclosed in proper vessels or receptacles as provided in this ordinance.

Sec. 3. It shall be unlawful for any person or persons to throw or deposit, or cause to be thrown or deposited, any garbage, upon any street, alley, gutter, sidewalk, or public grounds of said city.

Sec. 4. It shall be the duty of every tenant, lessee, of occupant of any dwelling house, boarding house, hotel, restaurant and place of business of every kind having garbage to be disposed of, to provide and at all times to keep within such building, or on the lot on which such building is situated, suitable and sufficient vessel or vessels having a capacity not exceeding twenty gallon with bails and handles and with close fitting covers thereto, for receiving and holding, without leakage or odors, all the garbage that may accumulate between the times of the collection thereof as the same shall be fixed by the common council' Such vessels shall be filled only to within four inches of the top, and shall be placed in such places as shall be readily accessible at all times for purpose of removing or emptying the same (upon the line of an alley whenever possible or convenient, and where said vessels shall not be a public nuisance in any respect, or be placed in the limits of any street or alley.

Sec. 5. It shall be the duty of each tenant, occupant or lessee, having garbage to be disposed of, to place in such vessels all garbage accumulating on his or her said premises, between such times of removal thereof as may be established by the common council, and nothing but garbage as defined in this ordinance shall be placed in such vessels.

Sec. 6. The board of health shall be the exclusive judge of the sufficiency of vessels and receptacles for garbage provided for by this ordinance.

Sec. 7. All garbage deposited in said vessels and receptacles shall be removed at the expense of the city of Ann Arbor at such regular intervals as may from time to time be established.

Sec. 8. The board of health shall have the power to establish such rules and regulations not inconsistent with this ordinance governing the collection and disposal of garbage as may appear

necessary for the preservation of the public health and safety. Such rules and regulations, when made and published, shall become and are hereby made part of this ordinance, and anyone violating such rules and regulations shall be amenable as in this ordinance ordained.

Sec. 9. Said city of Ann Arbor may contract for the removal and disposal of said garbage and in doing so may divide the city into districts, if it appears expedient or desirable to do so, and may enter into separate contracts for each district. The letting of such contract, or contracts, may be referred to the board of public works and in such case it shall be the duty of said board to advertise for bids for collecting and disposing of said garbage for such length of time and under such conditions as shall be prescribed by the common council, and in accordance with this ordinance and such rules and regulations as may be adopted by the board of health. Said board of public works shall contract therefor with the lowest responsible bidder, or bidders, who shall enter into such bond or bonds, for the faithful performance of said contract as shall be prescribed by the common council. Provided, That the term of such contract shall not in any case exceed three years.

Sec. 10. It is hereby made the duty of the contractor, or contractors, with the city of Ann Arbor for the collection and removal of garbage, to collect and remove in accordance and contract of the city all such garbage found within the city limits. Such contractor, or contractors, shall transport and remove said garbage to places outside and at least one-fourth miles beyond the city limits. The kind of conveyance to be used in transporting said garbage may be specifically provided for by contractors as the common council shall direct, but shall be such at least as will be suitable for the purpose and to securely convey garbage so that no portion thereof shall be spilled out, or dropped or thrown upon any street, or alley or adjacent premises within the city, or anywhere within one-fourth mile of the city limits; nor shall the same be kept or stored upon any street or alley or public place except as in this ordinance provided; wagons or other conveyances used by contractors shall not be left in any street, alley or public place, or upon any private premises within the city longer than may be reasonably necessary in order to collect and remove the garbage; any such contractor may dispose of the garbage collected as feed for hogs, but only to hogs that are kept at least one-fourth mile from the city limits.

Sec. 11. No other person or party except the city contractor, or contractors, shall carry, convey or transport through the streets, alleys or public places of the city of Ann Arbor any garbage as herein defined except by the permission of the board of health. Provided, That in no case shall garbage be carried in any other kind of wagon than stated in this ordinance or for any less distance than as provided in this ordinance; and it shall be unlawful for any person to interfere in any manner with the collection and disposal of such material by the city contractor, or contractors.

Sec. 12. The keeping of hogs or maintenance of hog-pens within the city limits is hereby declared to be a public nuisance, and the same shall be and hereby are absolutely prohibited within the limits of said city. All persons who shall hereafter keep hogs, or maintain hog-pens within the limits of said city shall be amenable to the penalty provided for violation of this ordinance as hereinafter set forth.

Sec. 13. The collection and removal of garbage shall be under the supervision of the board of health. And it is hereby declared to be the duty of the board of health and police depart-

ment, through their proper officials and agents to enforce the provisions of this ordinance.

Sec. 14. Any persons guilty of any of the acts forbidden by this ordinance, or throwing poisonous substances or broken glass into garbage, or failing to perform any of the duties imposed herein, or who shall violate any of the provisions of this ordinance or the rules of the board of health in reference to the same, shall, upon conviction, be fined in such sum as the court may determine, not exceeding one hundred dollars; and in case of default in the payment of such fine the court may make a further sentence that the offender be imprisoned in the county jail of Washtenaw county, or any jail or lockup of said city, until such fine and costs be paid. Provided, such imprisonment shall not exceed thirty days.

Sec. 15. All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

This ordinance shall be in force and effect ten days after its legal publication.

Moved by Ald. Markey, supported by Ald. Kurtz, the ordinance be laid on the table one week. Lost as follows:

Yeas—Ald. Kurtz and Ald. Markey.  
Nays—Ald. Gill, Snaubel, Schneider Sweet, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore.

—11.

By Ald. Fischer:

Resolved, That section 3 be amended by striking out "Provided, that substance deposited by virtue of building permits are hereby expressly excepted."

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Schneider, Sweet, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore.

—11. Nays—Ald. Kurtz and Markey.

—2.

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

Passed as follows:

Yeas—Ald. Gill, Snaubel, Schneider, Sweet, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore.

—11. Nays—Kurtz and Markey—2.

Ald. Fischer presented an ordinance authorizing the construction by the Ann Arbor Rail Road Company of a side track across William street for its third reading.

AN ORDINANCE authorizing the construction by the Ann Arbor railroad company of a side track across William street.

The Common Council of the City of Ann Arbor, ordain:

Sec. 1. That permission is hereby granted to the Ann Arbor Railroad company to construct

and maintain a side track across William street on the present grade of said street, at a distance of not more than five feet from the main track of said company, for the accommodation of persons and corporations doing business adjacent to the tracks of said railroad company, provided, however, that the said railroad company shall provide and maintain suitable planking for said crossing, and shall do the work of laying said side track and constructing said crossing under the supervision and to the entire satisfaction of the city engineer and the board of public works of the city of Ann Arbor, and shall keep and maintain said crossing and the approaches thereto at all times in a suitable and safe condition for public travel.

And provided further, that during the hours when such side track is in use the said railroad company shall station and keep a flagman at said crossing for the protection of the public, and that no cars shall be allowed to stand on said side track within 100 feet of the north line of said William street.

Sec. 2. This ordinance shall take effect and be in force from and after the expiration of ten days from the legal publication thereof and the filing of the written acceptance thereof by the Ann Arbor Railroad company.

Moved by Ald. Manwaring that the matter be deferred and a committee of seven aldermen be appointed to investigate the advisability of passing ordinance as read. Committee to include aldermen from second ward. Said committee to report at next meeting of council.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer—11.

Nays—Ald. Goodyear and Gilmore—2.

Senior aldermen appointed (excepting of third ward) to act with Ald Kurtz and Schneider.

Ald. Fischer presented an ordinance to amend Secs. 9 and 14 of an ordinance entitled "an ordinance relative to the use of streets and other public places," which was given its first reading by title and passed to and given its second reading by the following vote:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13.

Nays—none.

On motion of Ald. Manwaring the ordinance was referred to the ordinance

committee by the following vote:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13.

Nays—none.

Ald. Fischer—"An ordinance relative to curbing and gutters," which was given its first reading by title and passed to and given its second reading by the following vote:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13.

Nays—none.

On motion of Ald. Manwaring the ordinance was referred to ordinance committee by following vote:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13.

Nays—none.

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

Your committee, to whom was referred the matter of a petition asking this council to enact an ordinance for the purpose of regulating the smoke nuisance, would report that we have investigated relative to said matter and find that the complaint that has come to this council concerning the smoke pertains to the smoke issuing from a steam laundry located near the corner of Liberty street and Fourth avenue. Your committee are of the opinion that the particular smoke complained of is a great annoyance to the people residing in the neighborhood, but are of the opinion also that the residents effected by said alleged nuisance have a better remedy by an ordinary proceeding to abate such nuisance than could be afforded by any ordinance within the power of the city to enact. We, therefore, do not recommend the passage of such ordinance.

Respectfully submitted,  
 Geo. H. Fischer,  
 E. B. Manwaring,  
 H. J. Abbott,  
 Committee.

The report was received, accepted and ordered filed.

#### Sewer Committee.

To the Common Council:

Gentlemen—Your committee on sewers have had the petitions of Wm. H. Murray et al., and Catherine Steeb et al., referred to them, and deeming the construction of said sewer a necessary public improvement, would recommend to your honorable body that the sanitary sewer be constructed on West Washington street from the main sewer crossing West Washington street, west to Ninth street, also on Third street, from West Washington street to Liberty street.

Respectfully submitted,  
 Lewis Kurtz,  
 J. W. Markey,  
 C. J. Sweet,  
 E. B. Manwaring,  
 Committee.

By Ald. Sweet—

Resolved, That the construction of the lateral sewer hereinafter designated is deemed and declared to be a necessary public improvement, and the construction of the same is hereby ordered, that is to say: Beginning at the main sewer crossing West Washington street, thence west on Washington street to Ninth street, also on Third street, beginning at Washington street, thence south on Third street to Liberty street.

Resolved, Further, That the city engineer cause all needful surveys, maps, measurements and estimates to be made and report the same to the council with all convenient dispatch.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fisch-

er, Pres. Gilmore—13.

Nays—none.

By Ald. Blaich:

Resolved, That this common council still deeming it expedient to cause to be constructed a lateral sewer in lateral sewer district No. 20, the construction of the same is hereby ordered.

Resolved further, That each and all of the lands, tenements, and premises hereinafter mentioned are deemed and declared to be benefited by the construction of such lateral sewer to the extent of the cost thereof, street crossings excepted, and all such lands shall constitute and all of the said lands hereinafter mentioned is fixed and determined as the district and special assessment district upon and against which shall be assessed and charged all the costs and expense of construction of such lateral sewer, that is to say—

All of that part of the city of Ann Arbor and all of the lands, tenements and premises situated in the city of Ann Arbor, state of Michigan, known, bounded and described as follows, to wit:

Lots 1, 2, 6, 8, 10, 12 Douglas, McOmber & Ryan Sub. Div. Also beginning at the N. Westerly corner of Miller avenue and Fountain St. thence along Miller Ave. North Westerly, to the east line of lot 22 Stockings Add, thence Northly along the E. line of lot 22, 132 ft; thence S. Easterly parallel to Miller Ave. to Fountain St, thence to place of beginning. Also that part of lots 16, 17, 18, 19, 20, 21 and 22 Stockings Addition, now occupied by streets. Also lot 1, Spring Hill Addition. Also beginning at the S. W. corner of Lot 1, Spring Hill Add, thence N. 283 ft., thence W. 132 ft., thence S. to Miller Ave., thence Easterly to place of beginning. Also Lots 1, 2 and 3 and the E 20 ft. of Lot 4, Chapins Add. Also Lots 7, 8, 9 and 10 Rohde Bros. Sub. Div. Also Lots 1 and 2 of the N. 148 ft. of Lots 3, 4, 5, 6, 7, 8, 9, 10, 11 and

that part of Lot 15 lying east of 7th street, of Stockings Addition. Also the S. 75 ft. of Lot 4, Felch addition. Also Lot 1 and that part of Lot 14 lying west of Allen's Creek of James B. Gott Addition.

All of which is deemed and declared to be a necessary public improvement.

Resolved further, That this order, determination and resolution be and the same is hereby certified to the board of public works and the city assessor respectively.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13. Nays—None.

By Ald. Sweet:

Resolved, That the matter of taking care of water on Depot street and Fourth avenue be referred to the sewer committee. Adopted.

#### Fire Committee.

By Ald. Sherk:

Resolved, that all bids received by your committee June 14th last, on fire engine and aerial truck, be rejected and the city clerk be instructed to advertise for bids on fire engine according to specifications to be furnished by fire committee and commissioners, chief of the fire department.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13. Nays—None.

#### Report of License Committee.

To the Honorable, the Common Council:—

Gentlemen—Your committee on licenses respectfully report that the following application for saloon license complies with the requirements of the ordinance and we recommend that on the filing of the proper bonds a license be issued to Frank H. Ortman.

George Blaich,

G. H. Fischer,

C. J. Sweet,

Committee.

On motion of Alderman Schneider the recommendation was concurred in by the following vote: Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore. 13. Nays—None.

#### Bond Committee.

To the Honorable the Common Council:—

Gentlemen—Your committee on bond have had the following bonds under consideration and would recommend their approval.

#### Liquor and Saloon Bonds.

Frank Ortman, Principal. August Herz and Adam Meuth, Sureties.

#### Bond of Ann Arbor Savings Bank.

Charles E. Hiscock	Fred Schmid,
Michael J. Fritz,	Charles H. Worden
David Rinsey,	Moses Seabolt,
Walter C. Mack,	W. D. Harriman,
Henry J. Mann,	Sureties.

B. St. James,

V. Snaubel,

G. H. Fischer,

Committee.

On motion of Ald. Kurtz the report of bond committee was accepted and recommendation concurred in by the following vote: Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13. Nays—None.

#### Cemetery Committee.

By Ald. Schneider:—

Resolved, That the sexton of the city cemetery be and is hereby authorized to have the hydrant that is trespassing on a private burial lot moved and that a water closet be constructed upon the grounds. Supported by Ald. Lewis Kurtz and adopted as follows: Yeas—Ald. Gill, Snaubel, Kurtz, Schneider,

Sweet, Markey, Manwaring, Sherk,  
Goodyear, Blach, Abbott, Fischer,  
Pres. Gilmore—13. Nays—None.

**Officer's Report.**

**Treasurer's Report for Month Ending June 30, '06.**

**CITY FUNDS.**

Money received—	Amount
Bridge, culvert and crosswalk fund—	
Appropriation .....	\$12,000.00
Contingent fund—	
Milk licenses .....	\$ 4.00
Dray licenses .....	14.00
Peddlers license .....	23.00
City scales .....	1.70
Appropriation .....	6,000.00
	<hr/>
	6,042.70

City cemetery fund—	
Appropriation .....	150.00
Fire fund—	
Appropriation .....	15,000.00
Poor fund—	
Appropriation .....	2,000.00
Police fund—	
Appropriation .....	5,500.00
Street fund—	
Appropriation .....	4,850.00
Uncollected City tax—	
Appropriation .....	321.36
Water fund—	
Appropriation .....	7,500.00
Park fund—	
Appropriation .....	2,500.00
Street lighting fund—	
Appropriation .....	11,000.00
Sidewalk fund—	
Appropriation .....	500.00
Main Sewer bond—	
Appropriation .....	2,300.00

Total .....	\$69,664.06
On hand June 1, 1906 .....	7,327.25
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	\$76,991.31
Expenditures .....	81,612.58

Overdraft, July 1, 1906 .....

**DISBURSEMENTS, WARRANTS PAID.**

	Amount.	On hand.
Bridge, culvert and crosswalk fund .....	\$ 1,130.68	10,388.25
Contingent fund .....	1,622.16	10,965.57
City cemetery fund .....	29.16	449.92
Dog license fund .....	6.00	180.25
State dog tax fund .....		100.00
Delinquent tax fund, overdrawn .....	1,339.01	
Fire department fund .....	1,092.44	13,126.21
Poor fund .....	129.29	2,205.94
Police fund .....	576.33	4,697.79
Street fund .....	1,038.99	5,002.02
Uncollected city tax fund, overdrawn .....	74,536.36	74,536.36
Water fund .....		8,763.74
Storm sewer fund .....		.60
Park fund .....	319.30	2,187.74
Street lighting fund .....	827.34	10,510.01
Sidewalk fund .....	282.03	364.62
Sidewalk building fund .....	22.50	11.44
Main sewer bond .....		2,300.00

Total .....	81,612.58	71,254.10
Overdrawn .....		75,875.37

**PAVING FUND.**

Money received—	Amount
Tax Account, paving district No. 4—	
Appropriation .....	\$ 1,500.00
Tax account, paving district No. 5—	

Appropriation, \$1,500.00; tax collected, \$44.44 .....	1,544.44
Tax account, paving district No. 6—	
Appropriation .....	200.00
Tax account, paving district No. 7—	
Appropriation .....	1,235.00
Tax account, paving district No. 8—	
Appropriation .....	180.00
Tax account, paving district No. 9—	
Appropriation .....	300.00
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Total .....	4,959.44
On hand, June 1, 1906 .....	10,302.82

On hand, July 1, 1906 .....

**DISBURSED, WARRANTS PAID.**

	On hand	Overdr'wn
Tax account, paving district No. 4 .....	\$ 3,135.25	
Tax account, paving district No. 5 .....	4,130.56	
Tax account, paving district No. 6 .....	455.29	
Tax account, paving district No. 7 .....	6,423.20	
Tax account, paving district No. 8 .....	1,041.94	
Tax account, paving district No. 9 .....	300.00	
Labor account, paving district No. 9 .....		223.98
	<hr/>	<hr/>
Total .....	\$15,486.24	223.98

**LATERAL SEWER FUNDS.**

Money received—	Amount
Tax account, lateral sewer district No. 15—	
Tax collected .....	\$9.39
Total .....	9.39
Overdraft, June 1, 1906 .....	6,479.99
Disbursements .....	1,966.55
Overdraft, July 1, 1906 .....	8,437.15
Condition of Lateral Sewer Funds on the First Day of July, 1906.	

**DISBURSED, WARRANTS PAID.**

	On hand	Overdr'wn
Tax account, lateral sewer No. 9 .....		\$ 252.43
Tax account, lateral sewer No. 10 .....		89.85
Tax account, lateral sewer No. 11 .....	256.04	
Tax account, lateral sewer No. 12 .....	362.11	
Labor account, lateral sewer No. 12 .....	104.15	
Tax account, lateral sewer No. 13 .....	327.54	
Labor account, lateral sewer No. 13 .....		2,710.30
Tax account, lateral sewer No. 14 .....		1,707.84
Tax account, lateral sewer No. 15 .....		1,258.86
Labor account, lateral sewer No. 17 .....		298.60
Tax account, lateral sewer No. 14 .....	333.70	
Tax account, lateral sewer No. 15 .....	178.60	
Tax account, lateral sewer No. 17 .....	33.46	
Labor account, lateral sewer No. 16 .....		1,202.30
	Amount	
Labor account, lateral sewer No. 18 .....	1,966.55	1,966.55

Labor account, lateral sewer No. 19.....		546.02
Total.....	\$1,595.60	10,032.75
Amount, lateral sewer No. 18.....		1,966.55
<b>RECAPITULATION.</b>		
Paving funds on hand.....		\$15,262.26
City funds overpaid.....	\$4,621.27	
Sewer funds overpaid.....	8,437.15	
		13,058.42
Balance.....	\$ 2,203.84	
Bank certificate herewith.....	\$2,106.09	
Cash on hand.....		97.75
Total.....		\$2,203.84

Respectfully submitted,  
 GEO. W. SAMPLE, City Treasurer.  
 Ann Arbor, Mich., June 30, 1906.

This is to certify that there was on deposit to the credit of Geo. W. Sample, city treasurer, at the close of business on June 30, 1906, two thousand one hundred six and 09-1000 dollars (\$2,106.09).

C. J. WALZ, Cashier.

Accepted and ordered on file.

The city attorney reported on the side walk matter referred to him and the following resolution was offered:

By Ald. Sweet:—

Resolved, That the city of Ann Arbor shall be and hereby is authorized to adjust the matter of the construction by the city of the sidewalks adjacent to the property of Louise Gait Miner, or assessments against said property for and on account of the construction of said sidewalk on the payment of \$25.00, together with the proper right and release thereof.

Adopted as follows:—

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13. Nays—None.

**Resolutions.**

Moved by Ald. Fischer that Phil Foey be appointed pound master for the ensuing year, ending June 30, 1907.

Moved as an amendment, by Ald. Markey, that Sam Smith be re-appointed. A vote was agreed upon and Sam Smith receiving the larger number was declared elected pound master for the city of Ann Arbor.

By Ald. Manwaring—

Resolved, That the skating rink ordinance case be appealed to supreme

court. Supported by Ald. Sherk and adopted as follows:

Yeas—Ald. Snaubel, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—8.

Nays—Ald. Cill, Kurtz, Schneider, Sweet and Markey—5.

By Ald. Manwaring—

Resolved, That the city attorney be directed, as soon as the present garbage ordinance shall be in effect, to notify all persons keeping hogs within the city or who shall be in any way violating said ordinance to cease such violations, and that after a reasonable time, not exceeding thirty days, that he prosecute all such persons who shall then be violating such ordinance, in the proper courts.

Adopted as follows:

Yeas—Ald. Gill, Snaubel, Kurtz, Schneider, Sweet, Markey, Manwaring, Sherk, Goodyear, Blaich, Abbott, Fischer, Pres. Gilmore—13.

Nays—none.

By Ald. Fischer—

Resolved, That South Fourth avenue south of Hill street, be ordered graveled. Referred to street committee.

By Ald. Gill—

Resolved, That the matter of city water on Felch park and Detroit street park for sprinkling purposes be referred to park commission, they to investigate whether any water is ever used for said purpose or not, and to report to council at next meeting.

Adopted.

By Ald. C. J. Sweet—

Resolved, That a gas light be placed on Main street between Kingsley and Felch street; also a gas light be placed at the corner of Hiscock and First street.

Referred to light committee.

By Ald. Schneider—

Resolved, That the following crosswalks be built, viz: across Madison,

east side of Fourth street; across Williams, east side of Second street; across Williams, north side of Second street; across Third, north side of Liberty street; across Washington street, west side of First street; across Washington street, south side of First street; across Liberty street, west side of Fourth street; across Jefferson street, west side of Third street.

Referred to street committee.

By Ald. Schneider—

Resolved, That new walks be ordered

constructed in front of the following properties, viz: On West Washington from Seventh street east on north side, three lots; on 424 Third street; on corner Second and Jefferson, northeast corner.

Referred to sidewalk committee.

The matter of curb and gutter on Seventh street in front of Walker and Graff property was referred to street committee.

On motion the council adjourned.

ROSS GRANGER, Clerk.