598

Regular mosting of the City Council: Austin , Texas, Sopt 11th 1913:

The Council was called to order by the Mayor: Roll called:
Present Mayor Wooldridge, Councilmen XMXXXXX, Bartholomow, Haynes & Powell !!
Absentx Manar Councilmen Anthony !
Whe minutes of the last regular and subsequent recessed meeting swere read and

Unfinished business :

Sidewasks 22/2th

adopted .

The Mayor laid before the Council a resolution ordering the construction of sidewalks and curbs on a certain portion of 22½ street in the City of Austin, Texas: ans approving specifications accepting bid, and authorizing the contract therefor, which was read to the Council on Sept 14th and laid over for one week. The resolution was then passed by the following vote:

Yeas Mayor Wooldridge, Councilmen Bartholomew, Haynes & Powell 4
Absent excused Councilman Anthony 1

Councilman Powell offered the following resolution :

Revolution approving City Engineers report concerning improvements on Branos streat , in the City of Austin, and directing a hearing to property owners concerning the assessment for a part of the cost of such improvements against them and dieir property, fixing a time for said hearing and directing that a' notice be given to said property owners concerning the said hearing. Miereus, the City Council of the City of Austin has heretofore determined to improve Brazos street, from the north, line of 7th street to the south curb line of 11th street by paring the same with the Bitulithic paverent upon gravel concrete foundation.withcomerete gutters along curb lipsand necessary excavation, and has adopted specifications for said work, and has entered into contract for the same with the Texas Bitulithic Company, a Corporation; and, Whereas, the City Engineer of Nie City of Austin has this day filed his report in writing with the City Council showing the total cost of the said improv e--ments upon the said street, the amount per front foot of abutting property to he paid by the owners thereof and also the nation of warsons, natates or Corporation of the them on dank huntrevenumber also replied of their my hong hupkrover -tions owning property-and/a statement of the total amount payable by each of said owners for said improvements: Whereas, the City Council has examined the sail report and finds the same correct and,

Therean, the necessity exists that a portion of the cost of said improve-ments should be assessed against said property where and their property, subject
to the terms of the Charter of the City and the ordinance in such cases made
and provided, and after the notice and hearing provided by haid Charter and
ordinance, Now Therefore,

He it resolved by the City Council of the City of Mustin party:

1. That the said report of the City Engineer be and the same is hareby approved and adopted.

2, That a portion of the cost of property abutting on Brazos street in the City of Austin, between its intersection with east 7th street and its intersection with east 7th street and its intersection with east 1th street and against the said property; that the said assessment shall be made at the rate of 44.7955 per front foot for paving and 40 cents per

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to the frontage in that block to be improved; provided, that if said rule of apportionant shall appear to the Council to be unjust or unequal in any particular case, or to result in an assessment in excess of the benefits received through said improvement by the owner or his property, the City Council shall adopt such rule of apportionment as shall effect substantial equality and justice between said property owners, considering benefits received by and burdens imposed upon said owners, and that in no event shall any assessment be made in excess of the actual benefits received by the owners of said property through the onhanced valuationed by means of said improvements.

3. That a hearing shall be given before the Council to said property owners on the 23rd day of Sept ' 1913, at the Council chamber in the City of Austin, Texas: at Which hearing property owners, their agents or attorneys, shalk be fully and fairly heard as to all mutters concorning the said improvements or any irregularity or invalidity in the proceedings with reference thereto, or as to the benef its thereof, if any, to their property, and as to the assessments proposed to be made against them and thier property, and as to any other matte or thing connected therewith. At which hearing the suis owners shall have the right to pro--duce witnesses and tesimony and which hearing shall be adjourned from time to time and from day to day until all are heard, and all matters in connection with the said maxringxxx improvements and assessments fully ascertained; that after the said hearing shall be closed, said City Council will proceed to assess against owners of property upon said street and their property who shall agree with said Council upon the said asbessments, such sums as may be so agreed upon and determined as proposided by the Charter of the Lity and the said City ordinance ; that as to any such preperty owners who may not so agree, the Mity Council will, after said hearing, have appointed a Commission to determine said assessments, and will take such further steps in ageortainment thereof as are provided by the Charter and ordinance. 4. That the Supt of Streets and Public Improvements of the City of Austin is hereby directed to give notice hereof to the said property owners , their agents and Attorneys, by publication of a copy of this resolution not less than twice in the Au tin Tribune, a daily paper of general/circulation in the City of Austing the first publication to be not less than five days/prior to the date of said hearing vich notice by publication shall be a sufficient and

Year Mayor Wooldridge, Co neilnen Bartholomew, Haynes & Powell

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Absent Councilman Anthony

Councilman Powell offered the following resolution:

Rosolution approving City Engineers report concerning improvements on 9th street in the City of Austin, and directing a hearing to property owners concorning the assessment for a part of the cost of such improvements against them and their property, fixing a time for said hearing and directing that a notice be given said property owners concerning the said hearing: Whereas, the City Council of the City of Austin has heretofore determined to in--prove 9th street from the west line of Colorado street to the east/line of Lavacca street, by paveing the same with the Bitulithic pavement when gravel concrete foundation with concrete gutters along curb lines and messary excava--tion , and has adopted specifications for sais work , and has entered into contract for the same with the Texas Bitulithic Company, a Corporation; and p Whereas, the City Engineer of the City of Austin has this/day filed his report in writing with the City Youncil, showing the total cost for the said improvements upon the said street, the exount per front foot of abut/ting property to be paid by the owners threof and also the names odf persons , estates or corporations owning property and a statement of the total amount/payable by each of said owners for said improvements; and

Whereas, the City Council has examined the said report and finds the same correct; and,

Whereas, the necessity exists that portion of the cost of said improvements should be assessed against said property ownersand their property, subject to the terms of the Charter of the City and the ordinance in such cases made and provided and after the notice and hearing provided for by said Charter and ordinance, Now Therefore,

Be it resolved by the City Council of the City of Austin :

- 1. That the said report of the City Engineer be and the same is hereby approved and adopted.
- 2. That a portion of the cost of the paving the said improvements shall be assessed against said owners of property abutting on 9th street in the City of Austin, between its intersection with Colorado street and its intersection with Lavacca street and against the said property; that the said appearent shall be made at the rate of \$\frac{1}{2}\$ 1.7955 per front foot for paving and 40 cents per front foot for curbings accordance with the "Front foot rule or plan" in proportion to the frontage in that block to be improved; provided, that if said rule of apportionment shall appear to the Council to be unjust or imequal in any particular case, or to result in an assessment in excess of the homerits relived through said improvement by any owner or his property, the City Council shall adopt such rule of apportionment as shall effect substantial equality and function between said property owners, considering benefits received and burdens imposed upon said owners, and that in no event shall any assessment be made in excess of the actual benefits received by the owners of said property through the enhanced value thereof by means of said improvements.
- That a hearing shall be given before the Council to said property owners on the 25rd day of Sept 1913, . at the Council chamber in the City Hall of the City of Austin, Texas; at which hearing said property owners, their agents or attorneys, shall be fully and fairly heard as to all matters concerning thesaid improvements or any irregularity or invalidity in the proceedings with reference

therate, or as to the benefits thereof, it any, to their property, and as to the expension proposed to be made against them and their property , and as to any other matter or thing connected therewith. At which hearing the said owners shall have the right to produc witnesses and testimony, and which hearing shall be adjourned from time to time and from day to day until all are heard, and all matters in connection with the sold improvements and assessment fully ascertained; that after the said hearing shall be closed , said City Council will proceed to assess against owners of property whon said street and their propwerty who shall agree with said Council upon the said reseasments, such sums as may sur he so agreed upon and determined as provided by tips Charter of the City and the said ordinance; that as to any property owner who may not so agree , the City Council will, After said hearing, have appionted a Commission to determine said assessments, and will take such further steps in ascertainment thereof as are provided by the Charter and ordinanch. 4. That the Supt of Streets and Public Improvements of the City of Austin is hereby directed to give notice hereof to the said property owners, their agents and attorneys, by publication of a copy of this resolution not less byan twice in the Austin Tribune, a skily paper of general circulation in the City of Austin, the first publication to be not less than five days prior to the date of said hearing. . which totice by publication shall be a sufficient and legal notice.

Yees Mayor Wooldridge, Councilmen Bartholomew, Haynes & Powell beent Councilman Anthony 1

Parmy Prazos prome Wholesto month for

Councilman Powell offered the following resolution:

Resolution approving City Engineers report concorning improvements on Branes

street in the City of Austin, and directing a hearing to property owners con
-cerning the assessment for a part of the cost of such improvements against

them and their property, fixing a time for said hearingand directing that a

notice be given to said property owners concerning the said hearing.

Thereas, the City Council of the City of Austin has heretofore deter-mined to improve Brazos street in said City from the north property line of
7th street to the south curb line of 11th street, by paving the same with Bitu-lithic pavement upon gravel concrete foundation with concrete gutters along
curb lineard necessary excavation, and has adopted specifications for said work,
and has entered into contract for the same with the Texas Bitulithic Company,
a corporation; and,

Whereas, the City Engineer of the City of Austin has this day filed his report in writing with the City Council, showing the total cost of the said improvements upon the said street, the amount per front foot of abutting property to be paid by the owners thereof, and also the names of persons, estates or corporations owning property abutting on said improvement, with a description of their property and a statement of the total amount payable by each of said owners for said improvements; and,

Whereas, the City Council has examined the said report and finds the same correct; and,

Whereas, the necessity exists that a portion of the cost of said im-provement should be assessed against said property owners and their property,
subject to the terms of the Charter of the City and the ordinance in such cases
made and provided, and after the notic and hearing provided by said Charter and
ordinance.

Now Therefore, Be it resolved by the City Council of the City of Austin:

Sec 1. That the said report of the City Engineer be, and the same is hereby approved and adopted .

Sec2. That a portion of the cost of making the madding-rements shall be assessed against the every of property abutting on Brazes street in the City of Austin , between its intersection with 7th street and lith street, and against the said property; that the said assessment shall be made at the rate of \$3.8364 per front foot of such property for paving, and 40 cents per front foot for curbing in accordance with the "Front foot plan or rule "in propertion to the frontage in that block to be improved; provided, that if said rule of apportionment shall appear to the Council to be unjust or unequal in any particular case, or to result in an assessment in excess of the benefits received through said improvement by any owner or his property, the City Council shall adopt such rule of apportionment as shall effect substantial equality and justice between said property owners, and that in no event shall any assessment be made in coess of the actual benefits received by the owners of said property through the enhanced value thereof by means of the said improvement.

Sec 3. That a hearing shall be given before the Council to said propberty owners on the 23rd day of Sept, 1313, at 10 O'clock A !! at the City Hall, in the City of Austin, Texas, at which hearing said property owners , their agents or attorneys, shall be fully and fairly heard as to all matters concerning the sold improvements, or any irregularity or invalidity in the proceedings with reforence thereto, or as to the benefits thereof, if any, to their property, and as to the assessment proposed to be made against them and their property, and as to any other matter or thing connected therewith. At which hearing the said owners shall have the right to produce witnesses and testimony, and which hearing shall be adjourned time to time and from day to day until all are fully heard, and all matters in commection with said improvements and assessment fully ascertained; that after the soid hearing shall be closed, said City Council will proceed to assess against owners of property upon said street and their property, who shall agree with thexxeald Council upon the said assessments buch sums as may be so agreed upon and determined as provided by the Charter of the City and the said ordinance; that as to any such property owners who may not so agree, the Council will, after said hearing caused to be appointed a Commission to determine said assessmenth, and will take such further steps in the ascertainment thereof as are provided by the City Charter and ordinances.

Soc 4. That the Supt of Streets and Public Improvements of the City of Austin is hereby directed to give notice hereof to the said property owners, their agents and attorneys, by publication of a copy of this resolution not less than twice in the Austin Tribune, a duily paper of general circulation in the City of Austin, the first publication to be not less than five days prior to the date of said hearing, which notice by publication shall be a sufficient and legal notice.

Approved , J Bouldin Rector, City Attorney.

Passed

Approved

Mayor.

The resolution was adopted by the following vote:
Yeas Mayor Wooldridge, Councilmen Bartholomew, Haynes & Powell
Absent Councilman Anthony

Councilman Powell offered the following resolution:
Resolution approving City Engineers report concerning deprovents on Oth street in the City of Austin, and directing a heari ng to property owners concerning the assessment for a part of the cost of such improvements against them and their property, fixing a time for said hearing and directing that a notice be given to said property owners concerning the said hearing.

Paving gast Colorado to Lasacea Ho ordered

Whereas, the City Council of the City of Austin has heret ofere determined to improve 9th street in said City from the west property line of Colorado street, to the east property line of Lavacca street, by paving the same with the Bitulithic pavenentupon gravel concrete foundationwith concrete futters along curb line and necessary excavation and has adopted specifications for said work, and has entered into contract for the same with the Texas Bitulithic Company, a Corporation; and,

Whereus, The City Engineer of the City of Austin has this day filed his report in writing with the City Council, showing the total cost of the said improvements upon the said street, the amount per front foot of abutting property to be paid by the owners teleof,

and also the numes of persons, estates or corporations owning property abunting on said improvement, with a description of their property and a statement of the total amount payable by each odf said owners for said improvements; and,

Whereas, the City Council has examined the said peport and finds the same correct; and,

Whereas, the necessity exists that a portion of the cost of said impro-vementshould be assessed against said property owners and their property, subject to the terms of the Charter of the City and the ordinance in such cases made and provided, and after the notice and hearing provided by said Charter and ordinance.

Now , Therefore,

Be it resolved by the City Council of the City of Austin : Secl. That the said report of the City Engineer be, and the same is hereby approved and adopted .

Sec 2. That a portion of the cost of making the said improvement shall be assessed against the owners of property abutting on 9th street in the City of Austin, between its intersection with Colorad street and Lavacca street, and against the said property; that the said assessment shall be made at the rate of \$3.8364 per front foot of such property for paving, and 40 cents per front foot for curbing in accordance with the "Front foot plan or rule" in proportion to the frontage in that block to be improved; provided, that if said rule of apportionment shall appear to the Council to be unjust or unequal in any particular case, or to result in an assessment in excess of the benefits received through said improvement by any owner or his property, the City Council shall adopt such rule of apportionment as shall effect suvstantial equality and justible between said property owners, and that in no event shall any assessment be made in excess of the actual benefits received by the owners of said property through the enhanced value thereof by means of the said improvement.

Sec 3. That a hearing shall be given before the Council to said proj--erty owners on the 25rd day of Sept ,1913, at 10 O'clock A M, at the City Hall in the City of Austin, Texas; at which hearing sais property orners , their agents or attorneys, shall be fully and fairly heard as to all matters concerning .the said improvements, or any irregularity or invalidity in the proceedings with reference thereto, or as to the beheffits thereof, if any, to their property, and as to the assessment proposed to be made against them and their property, and as to any other matter or thing connected therewith. At which hearing the said owners shall have the right to produce witnessed and testimony, and which hearing shall be adjourned from time to time and from day to day until all are fully heard, and all natters in connection with the said improvement and assessment fully ascortained; that after the said hearing shall be closed, said City Council will proceed to assess against owners of property upon said street and their property , who shall agree with said Council upon the said assessments, such sums as may be so agreed upon and determined by the Charter of the City and the said ordinance; that as to any such property owner who may not so agree, the Council will, after said hearing cause to be appointed a Coumission to determine said assessments , and vill take such further steps in ascetainment thereof as are provided by the City Charter and ordinances.

assessment for paining gust lavace at

directed to give notice hereof to the said owners, their agents and attorneys, by publication of a copy of this resolution not less than twice in the Austin Tribune, a daily paper of general circulation in the City of Austin, the first publication to be not less than five days prior to the date of said hearing, which notice by publication shall be a sufficient and legal notice.

Approved, J Bouldin Rector, City Attorney.

Approved _____

Mayor.

Councilman Powell offered the following resolution:

Resolution approving City Engineers report constraing improvements on Colorado atreet in the City of Austin, and directing a hearing a hearing to property owners concerning the assessment for a part of the cost of such improvement against them and their property, fixing a time for sacs hearing and directing that a notice be given to said property owners concerning the sais hearing.

Whereas, the City Council of the City of Austin has heretofore determined to improve Colorado street in said City from the south curb line of 8th street to the north property line of 9th street, by paving the same with the Bitulithic pavement upon gravel concrete foundation with concrete gutters along curb lineard necessary excavation, and has adopted specifications for said work, and has entered into contract for the same with the Texas Bitulithic Company, a corporation; and,

Whereas, the City Engineer of the City of Austin has this day filed his report in writing with the City Council, showing the total cost of the said improvements upon the said street, the amount per front foot of abutting property to be paid by the owners thereof, and also the names of persons, estates or corporations owning property abutting on sais improvements, with a description of their property and a statement of the t-tal amount payable by each of said owners for said improvements; and,

Whereas, the City Council has examined the sais report and finds the same correct; and,

Whoreas, the necessity exists that a portion of the cost of said improvementshould be assessed against said property owners and their property, subject to the terms of the Charter of the City and the ordinance in such cases hade and provided, and after the notice and hearing provided by said Charter and ordinance.

Now, The erefore,

Be it resolved by the City Council of the City of Austin :

Sec 1. That the said report of the City Engineer be, and the same is hereby approved and adopted .

Sec 2. That a portion of the cost of making the said improvements shall be assessed against the owners of property shutting on Colorado street in the City of Austin, between its intersection with 8th street and 9th street, and against the said property; that the said assessment shall be made at the rate of \$\(\) 3.8364per front foot of such property for paving, and \$\(\) cents per front foot for curbingin accordance with the "Front foot rule or plan" in proportion to the frontage in that blockto be improved, provided, that if said rule of apportionment shall appear to the Council to be unjust or unequal in any particular case, or to result in an assessment in excess of the benefits received through said improvement by any owner or his property, the City Council shall adopt such rule of

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apportionment as shall offect substantial equality and justice between said property owners, considering benefits received by and burdens imposed upon said owners, and that in no event shall any assessment be made in excess of the actual benefits received by the owners of said property through the enhanced value thereof by means of said improvement.

Sec 3. That a hearing shall be given before the Council to said prop--erty owners on the 23rd day of Sept 1913, at 10 O'clock A M , at the City Hall in the City of Austin, Texas, ; at which hearing said property owners, their ages agents or attorneys, shall be fully and fairly heard as to all matters com--cerning the said improvements , or any irrugularity or invalidity in the proceed--ings with reference thereto, or as to the benefits thereof, if any, to their property, and as to the assessment proposed to be made against them and their property, and as to any other matter or thingconnected therewith, . At which hearing the said owners shall have the right to produce witnesses and testimony, and which hearing shall be adjourned from time to time and from day to day, until all are fully heard, and all matters in connection with the said improvement and assessment fully ascertained; that after the said hearing shall be closed, the City Council will proceed to assess against owners of property upon said street and their property, who shall agree with said Council upon the said assessments, such sums as may be so agreed upon and determined as provided by the Charter of the City and the said ordinance; that as to any such property owner who may not so agree, the City Council will, after said hearing cause to be appointed a Commission to determine said assessments, and will take such further steps in the ascertainment thereod as are provided by the City Charter and ordinances.

Sect. That the Supt of Streets and Public Improvements of the City of Austin is hereby directed to give notice hereof the the said property evmers, there agents and attornoys, by publication of a copy of this resolution not less than twice in the Austin Tribune, a daily paper of general circulation in the City of Austin , the first publication to be not less than five days prior to the date of said hearing, which notice by publication shall be a sufficient and legal notice .

Approved, J Bouldin Rector City Attorney . The resolution was adopted by the following vote: Yeas mayor Wooldridge, Councilnen Bartholonew, Haynes & Powell Absent with loave Councilman Anthony Passod ______ Approved _____

Mayor.

The Meyor laid before the Council a petition from Citizens in regard to Picture exhibited in the City of Austin, which petition on motion of the Mayor indefinity postponed .

Mayor Wooldridge offered the following resolution:

Whereas, it appears that Mary Johnson (Colored) was convicted of Vagancy in the Corporation Court of the City of Austin, Texas, on the 19th day of Aug 1913, the fine and cost in which case amounted to \$36.45; and,

Time Many Johnson, said woman has served out in juil \$ 23.00 of the judgement imposed against her, deemos should be remitted;

Now, Therefore:

Be it resolved by the City Council of the City of Austin :

That the balance of \$ 13.45 in the cause : State of Texas vs Mary Johnson , No 7926, in the Corporation Court of the City of Austin, Texas, be and the same is hereby remitted, and the Clork of the Corporation Court declared entitled to take credit accordingly.

The Resolution was adopted by the following vote :

Yeas Mayor Wooldridge, Councilmen Bartholomew, Haynes & Powell

Absent Councilman Anthony

Approved

· Mayor.

Roter for Vouch

Councilman Bartholomew offered the following resolution : Be it resolved by the City Council of the City of Austin :

That the following rates be charged for powereffective September 1st 1913.

1st, 100 Killowatts at 8 cents per Killowatts

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All over 3000, ." . .22

Minimum charge per month &\$ 1.00

The resolution was adopted by the following vote:

Your Mayor Wooldridge, Councilmon Bartholonew, Haynes & Powell

Absent Councilman Anthony 1

Approved

Mayor.

Mayor Wooldridge offered the following resolution: Be ittresolved by the City Council of the City of Austin:

That for good causes thereunto them moving the fine and costs in cause No 8004, State of

Texas vs Henry Frank, be and is hereby roultted:

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge Councilmen Bartholonow, Haynes & Powell

A nent Councilman Anthony . 1 .

Approved A P Wooldridge, Mayor.

Bopt 12th 1913.

The Council was called to order by the Mayor with all present except Councilman Anthony:

Mayor Wooldridge offered the following resolution:

Bo it resolved by the City Council of the City of Austin:

That one-half or \$5.75, of the pound fees incurred for impounding 5 head of cattle of J Lloyd, of this City, this Sept 12th 1913, be and the same is hereby remitted.

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmon Bartholonew, Haynes & Powell

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Absent Councilman Anthony

Approved, A P Wooldridge, Myor.

Sept 15th 1913:

The Council was called to order by the Mayor with all members present except Councilman Anthony:

Mayor Wooldridge offered the following resolution:

Be it resolved by the City Council of the City of Austin:

That for good reasons to the Council shown , the poundfees levied against 5 head of eattle, the property of D J Riordan, be and the same are hereby remitted.

The resolution was adopted by the following vote:
Yeas Mayor Wooldridge, Councilmen Bartholomew, Haynes & Powell
Absent Councilman Anthony

Approved, A P Wooldridge, Mayor .

Sept 6th 1913:

The Council was called to order by the Mayor with all members present HXMNEXXMMNHIZMMNXEWARXXX

Councilman Anthony offered the following resolution:

Be it resolved by the City Council of the City of Austin :

That in view of the age and infirmities of J H Wade, an old ex-confederate, the fine and costs imposed against him for intoxication in case No 7987, in the Corporation Court of the City of Austin, Taxas, be and the same are hereby remitted.

The resolution was adopted by the following vote Year Mayor Wooldridge, Councilmon . Anthony, Bartholomew, Haynes & Powell 5 Nays none.

Councilman Authory offered the following resolution:

De it resolved by the City Council of the City of Austin :

That in consideration of the age and infirmities of Martin Shubert, the cost and fine imposed against him in cause No 7986 in the Corporation Court of the City of Austin, Texas, for intoxication, be and the same are hereby remitted.

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilnen Anthony, Bartholomew, Maynes & Powell 5

Approved, A P Wooldridge, Mayor.

The Mayor laid before the Council the following resolution:

Whereas, the petition of RF Bacon, agent for the Van Smigh Drug Co, to erect and maintain an electric light sign under the avming across the sidewall: at the intersection of 6th street with Congress Avenue, in this Clity, which petition is attached hereto, and is approved by W L Eyres, City Electrical Inspector, & which approval is also attached hereto;

Now, therefore,

He it resolved by the City Council of the City of Austin:
That permit be and is hereby issued to the Van Smith Drug Co, to erect and
maintain at their place of business, at the corner of Congress Avenue and West
6th street, in this City, an electric sign of about the following demensions
and description: Sais sign measures 7' 4" in length by 32" in width.

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Van Suit Brugh

It is to be erected and maintained at not less than Ofnet above the sidewal ever which it extends. It is to be illuminated by 88 eleven volt electric lamps.

Be it further resolved :

That this permit is granted and is to be accepted as temporary and subject to revocation at any time in the pleasure of the City Council .

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilnen Anthony, Bartholomew, & Haynen 1

Absent Councilman Powell

Approved, A P Wooldridge, Mayor.

The Council then adjourned.

C1ty Clerk