Regular meeting of the City Council: Auntin, Texas, Jany 22nd 1914.

The Council was called to order by the Mayor: Roll called:

Present Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5

Absent none.

The minutes of the last regular meeting were read and adopted:

The Mayor laid before the Council the report s of the Fire Marshal, the Supt of

Streets for the month of December 1913, which were read and ordered filed.

The Mayor submitted Budget for the Water & Light Dept for the year 1914, which was read and laid over for one week-.

The Mayor offered the following resolution:

Resolved by the City Council of the City of Austin , Texas:

That from and after February 1st 1914, day laborers shall be paid in the various departments of the City government at the rate of two (\$2.00) dollars per dayfor eight hours work;

Provided, that this resolution shall only apply to men who have been in the employment of the City as day loberers for the period of at least six months;

And provided further , that in choosing day laborers preferance shall be given in all instances to permanent citizens, and where practicable to do so , to Read and laid over.

heads of families.

Councilman Fowell offered a resolution finally accepting improvement

A Semphithen Phrellyofferedithep Evaluation and superty of Bruzes street from the north side of 7th street to the north side of the alley between 10th & 11th streets.

Whereas, the Supt of Streets and Public Improvements has filed his report with the City Council to the effect that the Texas Bitulithic Company has complete the work of paving and improving of Brazos street from the north side of 7th street to the north side of the alley between 10th & 11th streets, under contract with the City and that said work has been fully done in strict accordance with said contract and specifications adopted by the City; Therefore,

Be it resolved by the City Council of the City of Austin, Texas:
That the said work of improvement be finally accepted by the City and that the final estimate due by the City to the said company be paid.

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

The Mayor laid before the Council the following resolution:

Whereas, the City of Austin has heretofore entered into a contract with R J Brackenridge for the purchase of Lots 6,7,8 & 9, in Sayers subdivision of Block No 5, in Raymonds subdivision of Out Lot No 11, in Division "%" of the City of Austin, Travis County, Texas, for the purpose of extending west 5th street in a westerly direction from its intersection with Crockett Street, said property being more particularly described in the certain deed from said Brackenridge to said City, as recorded in book 258, at page 79 to 80 inclusive, of the deed records of Travis County, Texas, in consideration of the cash sum of One Thousand (\$1,000) dollars and the Quit claim deed by said City to said Brackenridge for the certain parcel of land hereinafter described; and

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Whoreas, said Brackenridge has performed his part of said agreement by delivering to said City the deed hereinbefore described, and the said City has heretofore paid to said Brackenridge the sum of \$1,000.00, but has not otherwise performed its agreement to quit claim the property hereinafter described; and

Whereas, the property hereinafter described, which has heretofore dedicated as a street, is wholly inaccessable and of no present value for such purpose, and it would require great expense to properly prepare same for a street, and the City Council has therefore deemed it expedient to convey by quit claim deed to said Brackenridge that portion of said street hereinafter described as a part consideration for the conveyance of the strip of land in the deed above described for the purpose above described;

Therefore, He it resolved by the City Council that the Mayor of the City of Austin be and he is hereby empowered and instructed to execute and deliver to R J Brackentidge the quit claim deed to the City of Austin in and to that certain tract of land as follows: that portion of said street bounded on the north side by Lots 6,7,8 & 9, and on the south side by Lots lo,11,12 & 13, in Sayers subdivision of original Lots 5 to 8, in Block 10 of Out Lot 11, in Division "Z" of the City of Austin ,in Travis County, Texas, said street being pitted and recorded in the plat records of Travis County, Texas, as Block street, but being designated on certain maps of the City of Austin as Rose street.

Approved. J Bouldin Rector, City Attorney.

Approved, J Bouldin Rector, City Attorney. The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5

Restored by the City Council of the City of Austin , Texus, that the sum of Eighth 81/100 (\$8.81) dollars be and is hereby appropriated out of the General Contingent fund of the City of Austin to pay Messrs Hill & Long their commissions of 12/per cent upon \$70.43, of personal property taxes for the years 1911 & 1912, collected by the City of Austin through the special agency of said Mill & Long and under their contract with the City of Austin for said years

The resolution was adopted by the following vote:
Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell
Nays none.

The Mayor laid before the Council the following resolution:

Resolved by the City Council of the City of Austin, Texas, that forty four & 67/100(% 44.67)

dollars be and is herevby appropriated out of the General Contingent fund of the City of

Austin for the year 1914 in payment to Mesars W R Long and J Gregg Hill of their counts—

-sions at the rate of 15 % of personal property taxes amounting to \$207.83, collected by

the City of Austin for the year 1913 through the special activity of said Long and

J Gregg Hill and under their contract with the City of Austin for said year for said

services.

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

The Mayor laid before the Council the following resolution:

Whereas, it appears from the affidavit of C B Capron, which affidavit is filed with the City Clerk of the City of Austin, and is the basis for this resolution, that the credits assessed against C B Capron for the year 1917, amounting to two thousand (\$2,000.00)

opposition dance

approximation of

original angility

.dollars are offset by interest bearing notes of the said C B Capros to the extent of mineteen hundred and fifty (# 1, 950.00) dollars , as is fully set out in said affidavit.

Now, therefore resolved by the City Council of the City of Austin that one thousand nine hundred and fifty dollars (\$1,950.00) of the two tousand dollars (\$2,000.00) of vendors lien notes assessed against the said C B Capron for taxation for the year 1913, be and the same is cancelled and annulled; and the Assessor & Collector of this City declared entitled to take credit accordingly. The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5 Nays none.

The Mayor laid before the Council the following resolution:

Whereas, W A Harper is the owner of Block 9 of the Grooms addition to the City of Austin, Travis County, Texas, a subdivision of the Thomas Gray Survey No 10 in said County and State through which Block according to the plat of same an alley is indicated as running east and west from Duval street immediately west of and parallel with same; and whereas, said Harper is desirous of re-subdiving said Block No 9, in order that an alley may run through said block from north to south from main street and Post Oak street, and has requested, as the owner of said block, that the said alley now running from east to west be closed for the purpose herein stated; Now therefore,

Be it resolved by the City Council of the City of Austin, that the said alkey running east and west through block 9lof Grooms addition to the City of Austin, a subdivision of the Thomas Gray survey No 10 in Travis County, Texas, be and the same is hereby perpetuially vacated.

The resolution was adopted by the following vote:

Yeas Mayor Wooldr idge, Councilmen Anthony, Bartholomew, Baynes & Powell 5

Councilman Powell offered the following resolution:

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

That the following grades on 23rd street (Manor Road) from East Avenue going east be and the same are hereby established as permanent grades.

At the e	ast line	of East A	venue	607.69
50 cast	of East	Avenuo		608.89
100*	11	11		609.79
1501	**	11		610.49
2001	n	Ħ		611.
400*	ti	**		612.14
700 '	17	tt		613. 3

The above grades follow very closely the present of the street, the maximum cut being not over .4 of a foot.

1188 * East of East Avenue

611.6 cut 1.5

The cut will begin about 1800' east of East Avenue and increase gradually until the maximum i & ½ feet is reached at the last named point, namely, 1188 ' east of East Avenue.

pe Bli som said purpo.

Janes Janes

1138 east of Cast Avenue corresponding to east line of Saline street *6*11. cut 1.1 1300 610.9 out 1 1400 ' 607.1 unchanged 1500' corresponding to west line of Chicon street 605.7 1600% 605.2 1700 ' 605.2 F111 .II 1800 ' 607. unofferland 609.6 1868 ' corresponding to east line of Poquito street

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5
Nays none.

Councilman Powell offered the following resolution:

A resolution declaring and fixing the amount per front foot and the total amount of the cost of improving Lavacca street in Austin, Texas, from the north property line of 11th street to the south property line of 13th street to be paid by each owner of property abutting thereon who has agreed with the City Council concerning the same.

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

That the hearing to property owners concerning an assessment to be made against them and their property for the improvement of Lavacca street from the north property line of 11th street to the south property line of 13th street having been closed and the said property owners having been fully heard as to the said assessment, the benefits thereof, and all matters connected with the proceedings with reference to said improvements, and the said property owners whose names are given below having in writing consented with the City and agreed to the amount of the proportion of said costs to be assessed against them respectively and their property.

improvements to be paid by each of the said owners who has agreed with the City Council concerning the same and the amount per front foot as herein below set forth opposite the name of said property owners and the description of their property; the names of said owners, the decription of their property, the amounts to be asseded against each of them and the amount per front foot to be assessed, being as follows, to-wit:

Name of owner, Lot, Block, No front feet, Amount per front foot, Total cost

Mrs Jennie R Andrews N 50 Ft 6, 135, 50.2, \$3.9323, \$197.40

C N Avery & Wife, Adla, S 55 ft -1, 135, 59.85, " 235.35

2nd. That this resolution take effect from and after its passage, Approved, J Bouldin Rector, City Attorney.

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5
Nays none.

Councilman Powell offered the following resolution:

A resolution designating owners and their property on Lavacca street in the City of Austin, Travis County, Texas, between the north property line of 11th street and the south property line of 13th street whomhave failed or refused to agree with the City Council as to the special benefits of improvements on said Lavacca street and the apportionment of the cost of such improvements to be assessed against each of them and directing the City Attors

Surprise contract of the ma

.to file with the County Judge of Travis County a statement thereof.

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

Whereas the City Council has heretofore ordered the improvement of Lavacca street from the north property line of 11th street to the south property line of 13th street by grading and paving and guttering the same, and has given a notice of hearing to the owners of property abutting thereon concerning the benefits of the said improvement and the amount and proportion of the cost thereof to be assessed against them; and

Whereas, the said hearing has been held and all of said owners have been given an opportunity to be heard before the City Council concerning the said matter; and

Whereas, some of said owners have agreed and consented with the City Council concerning the benefits of said improvements to their property and the amount to be assessed against the same; and

Whereas, others have failed and refused to agree with the City Council as to the special benefits of said improvement and the amount and apportionment of the cost thereof to be assessed against them and their property; and

Whereas, said improvement has been fully completed and accepted by the City of Austin on the 10th day of April 1913:

lst. That said City Council does hereby designate the following property owners and their property who have failed and refused to agree with the City Council concerning the said matters, the names of said property owners, the desciption of their property by lot and block number, and the amounts proposed to be Assessed against them and their property being as follows, to-wit:

Name of Owner, Lot, Block, No front feet, amount per ft foot Total amount Earnest Nalle N 105Ft ,1, 135, 108.63, \$ 3.0323, \$ 3.9323, \$ 427.17

Pat Daniel and Wife

Esther, S & 7, 134, 80, " 314.58

William Keye 7, 157, 131.08 " 515.45

All of said parties above referred to being citizens of and residing in Austin, Travis County, Texas.

2nd. And the said Earnest Nalle is entitled to a credit on the said sum of \$427.17 so assessed against him of \$63.96, and the said Pat Daniels and his Wife Eather are entitled to a credit of \$100.00, for cash by them paid, and a further credit of \$47,13, on the total cost price of \$514.53 so assessed against them; and the said William Keye is entitled to credits of \$100.00 cash paid by him, and \$19.36 on the said sum of \$515.45assessed against him as the total cost of said improvement.

3rd. That the City Attorney is hereby directed to file with the County Judge of Travis County, Texas, a statement hereof as provided by Section 4 of an ordinance in such case made and provided passed by the City Council of the City of Austin , February 23rd 1911,; and further to take such steps for the appointment of Commissioners for the determination of the amounts of said assessments as are provided for by said ordinance.

4th. That thes resolution take effect from and after its passage.

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell

Nays nome.

By Councilman Powell An ordinance levying an assessment for the payment of part of the cost of improving Lavacca street from 11th to 13th streets, and to fix a charge and lien against the owners of property and their property abutting on said street and providing for the collection and enforcement thereof.

The ordinance wasread the first time.

Councilman Powell offered the following resolution :

A resolution declaring and fixing the amount per front foot and the total amount of the cost of improving Lawacca street in Austin, Texas, from the north property line of 13th street to the north property line of 19th street to be paid by each owner of property abutting thereon who has agreed with the City Council concerning the same.

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

That the hearing to property owners concerning an assessment to be made against them and their property for the improvement of Lavacca street from the north property line of 13th street to the north property line of 19th street having been closed and the said property owners having been fully heard as to the said assessment, the benefits thereof, and all matters connected with the proceedings with reference to said improvements, and the property owners whose names are given below having in writing consented with the City and agreed to the amount of the proportion of said cost to be assessed against them respectively and their property.

lst. That the said Council does declare and fix the total amount of said improvement to be paid by each of the said owners who has agreed with the City Council concerning the same and the amount per front foot as herein below set forth, the name of said property owners and the description of their property; the names of said owners, the description of their property, the amounts to be assessed against each of them and the amount per front foot to be assessed, being as follows, to wit:

Name of owner, Lot, E	Block, Div, No front feet	, amount	per front foot,	Total	cost.
Mrs Mary E Linderman, 1,	174,	129.4,	\$.3.9323 ,	\$	508.84
Carl Luetke, 8138ft,					
S E corner . Miss Gussic VOn Koeneritz,	3 8,6	129.9,	н		510.81
422/3X 138,	<i>3</i> 8 E	43.4	11		170.66
Mra CharlottemI Thamsence S 64ft of Nol hamsedsisi6h ff of Lot1, a subdivision of Lot 12, Moore(Arthur) and	40 Е,	6 4 ,	tt		251.67
Morrison (Chas W) lo4 ft	35 E ,	1.03.75,	n		407.98
C P Randolph ,100% 138 ft	42 E,	100.4,	n		394.80
Wm Brueggerhoff & Wife					
Mary, Lot 3, a subdivis	no is	.59.15,	17	2	232.60

2nd,. That this resolution take effect from and after its passage.

Approved, J Bouldin Rector, City Attorney.

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5

Councilman Powell offered the following resolution:

A resolution designating owners and their property on Lavacca street in the City of Austin, Travis County, Texas, between the north property line of 13th street and the south property line of 19th street who have failed or refused to agree with the City Council as to the special benefits of improvements on said Lavacca street and the apportio ment of the cost of such improvements to be assessed against each of them and directing the City Attorney to file with the County Judge of Travis County a statement thereof.

He it resolved by the City Council of the City of Austin : Whereas, the City EttxxCouncil has herotofore ordered the improvement of Lavacca sta street from the north property line of 13th street to the north property line of 19th street by grading and paving and guttering the same, and has given a notice of hearing to the owners of property abutting thereon concerning the benefits of the said improvement and the amount and proportion of the cost thereof to be assessed against them ; and

Whereas, the said hearing has been held and all of said owners have been given an opportunity to be heard before the City Council concerning the said matters and

Whereas, some of said owners have agreed and consented with the City Council . concerning the benefitsof said improvements to their property and the amount to be assessed against the same; and

Whereas, others have failed and refused to agree with the CityCouncil as to the special benefits of said improvements and the amount and apportionment of the cost thereof to be assessed against them and their property; and

Whereas, said improvement has been fully completed and accepted by the City of Austin on the 1st day of May 1913;

1st. That said City Council does hereby designate the following property owners and their property who have failed and refused to agree with the City Council concorning the said matters , the names of said property owners , the description of their property by lot and block number , the amount proposed to be assessed againt them and their property, being as follows, to-wit:

Name of Owner, Block, No Front feet, Amount per ft footToa Lot, Kallgren & Lindahl, 12, .124, 130, 3.9323, \$ 511.20 Emma Barton 12, . 40-E, .131.78, 518.20 C H Finley Guardian, L M Crooker 40 feet -31, 20,D 37.06, 145.75 P J Lawless, Trustee,

under deed

M C Hamilton 25 X 128 feet, 37-E, 25.1, 98.70 Joseph Schuber and Heirs; Fred Schuber, Kate Mitchke, and husband, W L Nitschke, Mary Fischerand Husband, Joseph Fischer, Anna Smith , a Widow, Josephine and Lula Schuber, feme soles,

\$ 545.41 N W 1/4 of 138.7 feet 39-E , All od said parties above referred to being citizens and residents of Austin,

Travis County, Texas.

2nd. And that the said Emma Barton above referred to is entitled to a credit of \$90.10cash paid and to sa further credit of \$22.74 on the total cost price of \$518.20 so assessed against her; and the said Kallgren & Lindahl are entitled to a credit of \$468.80 on the total cost price of \$511.20 so assessed against them;

Zrd. That the City Attorney is hereby directed to file with the County Judge of Travis County, Texas, a statement hereof as provided by Section 4 of an ordinance in such case made and provided passed by the City Council of the City of Austin , February 23, 1911,; and further to take such steps for the appointment of Commissioners and for the determination of a the amounts of said assessments as are provided by said ordinance.

4th .That this resolution take effect from and after its passage. Approved, J Bouldin Rector, City Attorney.

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell !

By Councilman Powell An ordinance levying an assessment for the payment of part of the cost of improving Lavacca Street from 13th to 19th streets, and to fix a charge and lien against the owners of property and their property abutting on said street and providing for the collection and enforcement thereof.

The ordinance was read the first time.

Councilman Powell offered the following resolution :

A resolution declaring and fixing the amount per front foot and total amount of the cost of improving University Avenue from the north property line of 19th street to the north curb line of 21st street to be paid be each owner of property abutting thereon who has agreed with the City Council concerning the same.

That the hearing to property owners concerning an assessment to be made against them and their property for the improvement of Unversity Avenue from the north property line of 15th street to the north curb line of 21st street having been closed and the said property owners having been fully heard as to the said assessment, the bonefits thereof and all matters connected with the proceedings with reference to said improvements, and the property owners whose names are given below having in writing conse nted with the City and agreed to the amount of the proportion of said cost to be assessed against them respectively and their property.

-ments to be paid by each of the said owners who has agreed with the City Council concerning to the same and the amount per front foot as hereinbelow set forth opposite the name of said property owners and the description of their property, the amounts to be assessed against each of them and the amount per front foot to be assessed , being as follows, to-wit:

Name of owner, Lot, Block, Number front feet, amount per ft foot, Total cot Mrs M H Begley,

N 24 ft of 33, & 48, \$ 207.17 S 24 feet of 34, 20 D ,16ڙڙڙيا Miss Amy Smith, a femesole, 12, Subdivision 19,D, 326.85 75.75, J T Laughlin & Wife, 11, 70, 302.12 19,D, 302.12 Mrs Mary Paech, a feme sole, 9, 19 D, 19.D 70, 302.12 Mrs Kate S H111, 10,

Source of the service of the service

.2nd. That this resolution take effect from and after its passage.

Approved, J Bouldin Roofer, City Attorney.

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5
Nays none.

By Councilman Powell An ordinance levying an assessment for the payment of part of the cost of improving University Avenue from the north property line of 19th street to the north curb line of 21st street and to fix a cahrge and lien against the owners of property and their property abutting said street and providing for the collection and enforcement thereof.

The ordenance was erad the first time.

Councilman Powell off ered the following resolution :

A resolution designating owners and their property on University Avenue from the north property line og 19th dtreet to the north curb line of 21st dtreetwho have failed or refused to agree with the City Council as to the special benefits of improvements on said street and the apportionment of the cost of such improvements to be assessed against them and directing the City Attorney to file with the County Judge of Travis County, Texas, a statement thereof.

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

Whereas, the City Council has heretofore ordered the improvement of University Avenue from the north property line of 19th street to the north curb line of 21st street by grading and paving and guttering thesame and has given a notice and hearing to the owners of property abutting thereon, concerning the benefits of the sais improvement and the amount and proportion of the cost thereof to be assessed against them; and

Whereas, the said hearing has been held and all of said owners have been given an opportunity to be heard before the City Council conserning the said matters; and

Whereas, others have failed or refused to agree with the City Council as to the special benefits of said improvement and the amount of the apportionment of the the cost thereof to be assessed against them end their property.

owners and their property who have failed and refused to agree with the Council concerning the said matters, the names of the said property owners, the description of their property by lot and block number and address, so far as known, and the amount proposed to be assessed against them and their property y being as follows, to-wit:

Name of owner,

W A Gordon 35 Sub div, 20 D, 70, \$ 4.316, \$ 302.12 Nu Chapter of the Chi Phi Fraternity,

a corporation 32, Sub div of ,20 D, 118.27, " 510.45
All of said parties and corporations above reffered to being citizens of and residing in Austin, Travis County, Texas,

2nd. That the City Attorney is hereby directed to file with the County Judge of Travis County, Texas, a statement hereof as provided by Section 4 of an ordinance in such case made and provided passed by the City Council of the City of Austin, Feby 23, A D 1911, and further to take such stepsfor the appointment of

Commidsioners and for the determination of the amounts of said assessment as are provided by the said ordinance.

3rd. That this resolution shall take effect from and after its passage.
Approved, J Bouldin Rector, City Attorney.

The resolution was adopted by the following vote :

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5

Councilman Powell offered the following resolution:

A resolution declaring and fixing the amount per front foot and the total amount of the cost of improving West 19th street in Austin, Texas, from the West property line of Congress Avenue to the East property line of Lavacca street to be paid by each owner of property abutting thereon who has agreed with the City Council concerning the same.

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

That the hearing to property owners concerning an assessment to be made against them and their property for the improvement of West 19th street from the West property line of Congress Avenue to the East property line of Lavacca street having been closed and the sold property owners having been fully heard as to the assessment, the benefits thereof, and all matters connected with the proceedings with reference to said improvements, a dthe property owners whose names are given belowhaving in writing consented with the City and agreed to the amount of the proportion of said cost to be assessed against them respectively and their property.

lst. That the swid Council does declare and fix the total amount of said improve-ments to be paid by each of the said owners who has agreed with the City Council concerning
the same and the amount per front foot as hereinbelow set forth opposite the name of said
property owners, the description of their property, the amounts to be assessed against each
of them and the amount per front foot to be assessed, being as follows, to-wit:

Name of owner, Lot, Block, No front feet, amt per front foot, Total amt

Amy Smith, Part of 12, in Sub Nov. 19 D, 62.50, \$4.1146, \$557.16

Curbing 32.40

Wm Brueggerhoff and

W1fc, Mary, 60 X 138 feet,

NW 1/4 of .42 E, 138, " 257.16,

curbing61.60

Board of ChapterHouse

Trustees, Tau Chapter, Kappa,

Sigma Fraternity, N ½ of N E 1/4,42 E, 138, ", 567.41,

curbing 65.40

Louis Horst, E part of 13 & 14,

subdivision of 19 D, 79.24, " 326.05

D T Iglehart and Wife Anna,

2nd, That this resolution take effect from and after its passage.

Approved, J Bouldin Rector, City Attorney,

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell Says none.

Cast Shariful anner

By Councilman Powell Anordinance levying an assessment for payment of part of the cost of improving West 19th street from Lavacca street to Congress Avenue; and to fix a charge and lien against the owners of property and their property abutting on said street and providing for the collection and enforcement thereof.

The ordinance was read the 1st time.

Councilman Powell offered the following resolution :

A resolution designating owners and their property on West 19th streetin the City of Austin, Travis County, Texas, between the West property line of Congress Avenue and the East property line of Lavacca street who have failed or refused to agree with the City Council as to the special benefits of improvements on said West 19th street and the apportionment of the cost of such improvements to be assessed against each of them and directing the City Attorney to file with the County Judge of Travis County a statement thereof.

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

Whereas, the City Council has heretofore ordered the improvement of West 19th street from the West property line of Congress Avenue to the East property line of Lavacca street by grading and paving and guttering the same, and has given a notice and hearing, to the owners of property abutting thereon concerning the benefits of the said improvement and the amount and proportion of the cost thereof to be assessed against them; and

Whereas, the said hearing has been held and all of said owners have been given an opportunity to be heard before the City Council concerning the said matters; and

Whereas, some of said owners have agreed and consented with the City Council concerning the benefits of said improvements to their property and the amount to be assessed against the same; and

Whereas, others have failed and refused to agree with the City Council as to the special benefits of said improvement and the amount and apportionment of the cost thereof to be assessed against them and their property; and

Whereas, said improvement has been fully completed and accepted by the City of Austin on the 6th day of March 1913;

lst. That said City Council does hereby designate the following property owners and their property who have failed and refused to agree with the City Council concerning the said matters, the names of said property owners, the description of their property by lot and block number, and the amounts proposed to be assessed against them and their property, being as follows, to-wit:

Name of Owner, Lot Block, Div, No front feet, Amt per front foot Total cost A Leisering, 40 19, D, 99.50, \$4.1146, \$409.40

Meyer Minchen, W part of

. 38, 19, D, 68.34, " 281.19

Nu Chapter of Chi Phi Fraternity,
a corporation, 32, 20 D 128.34 " 528.07

All of said parties and corporations above referred to being citizens of and residing in Austin, Travis County, Texas.

2nd. That the City Attorney is hereby directed to file with the County Judge of Travis County, Texas, a statement hereof as provided by Section 4of an

ordinance in such case made and provided passed by the City Council of the City of Austin February, 23, 1911,; and further to take such steps for the appoinment of Commissioners and for the adetermination of the amounts of said assessments as are provided by said ordinance. 3rd. That this resolution take affect from and after its passage.

The resolution was adopted by the following vote;

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Maynes & Powell Nays none.

The Mayor laid before the douncil the following resolution:

Resolved by the City Council of the City of Austin:

That a permit be and is hereby granted to Frank DoLashmutt, located in business at 608, Congress Avenue in this City, to install and maintain an electric sign at said place of business, said sign to be not exceeding 6 feet long and 1 foot high, and to be constructed of what is known as the "D" class of electric Light signs in this City.

Resolved further: that this permit is granted and is to be heldand ascepted as tempo--rary and revocuble at any time in the pleasure and judgement of the City Council .

The resolution was adopted by the following vote:

Yeas Mayor Wooldridge, Councilmon Anthony, Bartholomew, Haynes & Powell Nays none.

The Mayor laid before the Council the following resolution:

Resolved by the City Council of the City of Austin : .

University of Texas to stretch a cloth sign across Congress Avenue from Jackson'S Drug Sto re at the corner of Congress Avenue and 7th street in this City to the building known as the "Play House" opposite to said Jackson's Drug Store, said sign is to be secure -ly attached to the buildings against which it is placed . And consent to hang said sigh must be obtained of the proprietors or occupants of the buildings to which said sign is This permit is granted for base ball games scheduled for Clark Field in this attached City from March 1st to June 1st, of 1914, and the permit hereby granted will authorize the suspension of said sign for as much as 5 days in advance of any game to be played on said Clark Field between the dates of March 1st and June 1st ,1914.

The resolution was adopted by the following vote :

Yeas Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes & Powell 5 Nays none.

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