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REGULAR MEETING OF THE CITY COUNCIL, AUSTIN, TEMAS, JUNE 18th, 1914.

Council called to by the Mayor. Roll call.

Present-Maror Wooldridge; Councilmon, Anthony, Bartholomow, Maynes and Powel.

The Mayor laid be fore the Council a petition from certain citizens of the Tenth ward, in regard to certain improvements on Garden, Holley and Haskel streets. Petition was read but no action taken on same.

The mayor laid before the Council a Resolution ordering the improvement of a certain part of East Sixteenth street, in the City of Austin, and approving speccifications, proposal, contract and bond therefor. Resolution was read first time and laid over for one week.

The Mayor laid before the Council an ordinance amending Section 4 of an Ordinance creating and establishing the Sanitar Sewer Department of the City, which was read the first time and passed under suspension of the rules, by the following vote:-

Yeas:-Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes and Powell--5 Nays:-None

The Mayor laid before the Council the following resolution:- RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS:-

That the Mayor be and he is hereby authorized to appoint a committee of five persons to co-operate with the City Council, in revising the Automobile Ordinances of this City, Said committee shall consist of one experienced Automobile dealer or driver, one experienced Motocycle dealer or driver and three intelligent, disinterested citizens. The resolution was adopted by the following vote:-

Yeas-Mayor Wooldridge, Councilmen Anthony, Bartholomew, Haynes and Powell--5 Nays-None.

The Mayor laid before the Council the following reports of City officers, which were read, approved and ordered filed.

Report of C. H. Cross, Inspector of Weights and Measures, for the month of May, 1914.

Report of P. W. Powell, Superintendent of Streets, covering distribution and disbursement of the Permanent Street Improvement Fund for the nonths of January, February, March, April and May, 1914.

Report of P. W. Powell, Superintendent of Streets, covering the disbursements of the Sanitary Sewer Fund for the months of January, Medruary, Merch, April and May, 1914.

Report of R. W. Patterson, Sanitary Inspector, covering the work of the Sanitary Department for the month of May, 1914.

The Mayor laid before the Council the following resolution:RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the sum of Five Hundred Dollars (500.00) be and the same is hereby appropriated out of the Sanitary Sewer Fund, fi the City of Austin, Texas, as a retainer to the engineering firm of Herring & Gregory, of New York City, on account of the preparations of plans and specifications for a sewer disposal

To a series of the series of t

plant for the City of Austin, Toxas, The #500.00 horeby apprepriated, is not to be paid over to said firm of Herring & Grogory, until they shall have visited Austin, Texas, and expended such necessary time here as may, in their judgement, be necessary and proper to an intelligent and scientific survey of the local situation, preliminary to preparing said plans and specifications for a sewer disposal plant for this City.

BE IT FURTHER RESOLVED:

That an additional sum, to be hereafter ascertained, and specified, shall be appropriated out of the Sanitary Sewer Fund of the City of Austin, Texas, to defray the actual traveling expenses of a member of the firm of Herring & Gregory and the other necessary hotel and incidental expenses while here in the prosecution of their work in framing plans and specifications and giving general advice for the sewer disposal plant for this City. The resolution was read and adopted by the following vote:

Yeas-Mayor Wooldridge; Councilmen Anthony, Bartholomew, Haynes and Powell-5 Nays-Hone.

The Mayor laid the following resolution before the Council;
RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:-

That in accordance with Section 8 of the General Street Paving Ordinance, approved February 23rd, 1911, the City Clerk be and is hereby instructed to engage the services of an assistant for the purpose of recording in the minutes of the City Council all findings of the Commissioners heretofore appointed by the County Judge of Travis county, to determine the benefits to property holders on account of said paving abutting upon the respective premises of said property holders; provided, the Texas Bitulithic Company shall pay the costs of such services. The resolution was read and passed by the following vote;

Yeas-Mayor Wooldridge; Councilmen Anthony, Bartholomew, Haynes and Powell---5 Nays-None.

The Mayor laid the following resolution before the City Council:-

WHEREAS:-The City of Austin has at different times during the last three years, purchased for the use of the Fire Department various pieces of delicate and costly automobile apparatus, in the handling of which apparatus, judgement, skill, aconomy, care and conscientiousness are essentially required; and

WHEREAS: -Said apparatus was bought and is maintained solely for public use by the Austin Fire Department, and not for the private business use, nor for the personal pleasure or enjoyment of the individual or individuals to whom the temporary custody and care of said apparatus is intrusted.

Now, therefore

RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN: -

That the use of the City's automobile fire apparatus is declared to be restricted to public service only (but no strained construction is to be put upon this resolution) and the use of said apparatus for private business or personal pleasure is hereby expressly prohibited.

BE IT FURTHER RESOLVED

That should any custodian or custodians of the City's automobile apparatus;

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after warning received, disregard this resolution of the City Council, then in that event, the City Marshall is hereby directed, upon the order of the Super-intendent of Police and Public Safety, to take possession of said fire automobile apparatus and keep the same in his custody and care until the further order of the City Council.

The resolution was read and passed by the following vote:

Yeas-Mayor Wooldridge; Councilmen Anthony, Bartholomew, Maynes and Powell----5.
Nays-None.

APPROVED:-

A. P. WOOLDRIDGE, Mayor.

The Mayor laid before the Council the following resolution:-

In view of the meretorious facts set out in the accompanying statement of Meyer Minchen.

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN;

That one-half, or seventy five cents, of the pound fees imposed against the said Meyer Minchen, for the impounding of his horse, on the night of May 10th; 1914, be and the same is hereby remitted.

And it appearing that the pound fees paid into the Police Clerk in this case has been deposited with the Assessor & Collector,

BE IT FURTHER RESOLVED:

That the seventy five cents be appropriated out of the General fund, to reimburse the said Meyer Minchen for pound fees imposed in this case.

APPROVED:-

A. P. WOOLDRIDGE, Mayor.

The resolution was read and passed by the following vote;

Yeas-Hayor Wooldridge; Councilmen Anthony, Bartholomew, Haynes and Powell---5. Nays-None.

The Mayor laid before the council the following resolution:

In view of the meritorious showing set out by John S. Jackson in the attached communication,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:-

That one-half or \$3.75, of the pound fees for five horses belonging to the said John S. Jackson, impounded in June of this year, he and the same is hereby remitted. The resolution was read and passed by the following vote;

Yeas-Mayor Wooldridge; Councilmen Anthony, Burtholomew, Haynes and Powell--- S

A. P. WOOLDRIDGE, Mayor.

The following resolution was laid before the council by the Mayor:

In view of the meritorious showing made by W.T.Sunders, and this being his first offence,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:-

that one-half or \$1.50, pound fees imposed upon the said W.T.Sahders, for the impounding of two head of his cattle on June 19th, 1914, be and the same is hereby remitted. The resolution was read and passed by the following vote:-

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Year-Mayor Wooldridge; Councilmen Anthony, Bartholomev, Haynen and Powell----5 Naya-None.

APPROVED: -

A. P. WOOLDRIDGE, Mayor.

REPORT OF THE COMMISSIONERS.

TO THE HONORABLE COUNTY JUDGE OF TRAVIS COUNTY, TEXAS:-

We, the undersigned special commissioners appointed by you Honor to hear testimony and to fix the assessment, if any, to be made against Mrs. Hattie A. Dixon, a feme sole and against E. Cartledge, trustee for Mrs. Hattie A. Dixon a feme sole, owners of its Hos. 3 and 4 in block No. 82 of the City of Austin, from ting 93 feet on West Seventh street, which hearing was had pursuant to appointment by tour Honor and t

pursuant to proceedings by the City of Austin, Texas, for the improvement of West Seventh street, hereby report to your Honor,

That after notice served upon said Mrs. Hattie A Dixon and upon E Cartledge,

Trustee for Mrs. Hattie A. Dixon, as provided by law and the charter and ordinances of
the City of Austin, Texas, the said hearing was opened on the 1st day of December,

1913 at 10 o'clock, A.M.. at the Mayor's office in the City Hall in the City of Austin, Texas, when, after hearing the evidence as to the amount of special benefits, if
any, to the said property of the said owners by means of said improvements in the enhanced value of said property, and after hearing all the evidence produced by the
fity of Austin and by said owners, with regard to said matter, and after the said
hearing had been continued, to-wit:

To the 2nd day of December, 1913, the same was then closed, and we, your commissioners, after considering the evidence in the matter, are of the opinion that the special benefits of said improvements in the enhanced value of said property of the said Mrs. Nattic A. Dixon and the said E. Cartledge, trustee for the said Mrs. Nattic A. Dixon and the said E. Cartledge, trustee for the said Mrs. Nattic A. Dixon, to-wit; Lots Nos. 3 and 4 in block No. 182, in the City of Austin is in excess of the sum of \$165.71, and we, your commissioners, are of the opinion that the saidsaid sum is a fair and just assensment against the said named owners and against the said above described piece of property for the said improvements, and in accordance with the said findings we, your commissioners do hereby fix the amount to be assensed against the said Mrs. Nattic A. Dixon and said E Cartledge, trustee for Mrs. Nattic A. Dixon, and said property, at the sum of \$165.71, which said sum is hereby declared and adjudged to by a lion against the said promises against which it is so assessed, and to be a personal of im and liability enforcible against the said owners.

Witness our hands this the 22nd day of December, 1913.

San Sparks, T. J. Christal, H. L. Marks,

Commissioners.

Statement by Commissioners of the Costs accrued before them and against whom adjudged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the Paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the Paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the Paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the Paving ordinance of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we are entitled to Judged: -Under Sec.8 of the City of Austin, we

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Sam Sparks, T. J. Christal, H. I. Marks,

EMPORT OF COMMISSIONERS.

TO THE HONORABLE COUNTY JUDGE OF TRAVES COUNTY, TEXAS:-

We, the undersigned special commissioners appointed by your Honor to hear testimony and to fix the assessment, if any, to be made against Mrs. Sallie J. Nalle a feme sole, the owner of lots Nos. 1 and 8 in block No. 61 of the City of Austin, fronting 276 feet on Red River street, and against Mrs. Ida Zilker, and her husband A. J. Zilker, the owners of lot No. 5 in block No. 60 of the City of Austin, fronting 128 feet on Red River street, which hearing was had pursuant to appointment by your Honor and pursuant to proceedings of the City of Austin, Texas, for the improvement of Red River street, hereby report to your Honor:

That after notice served upon the said owners above named as provided by law and the charter and ordinances of the said City of Austin, Texas, the said hearing was opened on the 1st day of December, 1913, at 10 o'clock, A. M. at the Mayor's office in the City Hall in the City of Austin, Texas, when, after hearing the evidence as to the amount of special benefits, if any, to the said property of the said owners by means of said improvements in the enhanced value of the said property, and hearing all the evidence produced by the City of Austin and by said owners with regard to said matter, and after said hearing had been continued, to-wit; to the 2nd day of December, 1913, the same was then closed and we, your commissioners, after considering the evidence in the matter, are of the opinion that the special benefits of the said improvements in the enhanced value of the said property of the said Mrs. Sallie J. Nalle, to-wit: Lots 1 and 8 in block No. 61 in the City of Austin, is in excess of the sum of \$1459.94, and we, your commissioners, are of the opinion that the said sum if a fair and just assessment against the said Mrs. Sallie J. Nalle and against her said property for the said improvements;

And, we, your commissioner, do further find that the said Mrs. Ida Zilker and her husband A. J. Zilker have in their possession and under their control only 125.4 feet of lot No. 5 in block No. 60 fronting on said Red River street in the City of Austin, and that they should be assessed only to the extent of said frontage of 125.4 and not to the extent of 128 feet frontage on said Red River street, and after considering the evidence in regard to the said matter as pertaining to the said property of the said Mrs. Ida Zilker and her husband A. J. Zilker, we your commissioners, are of the opinion that the benefit of said improvements in the enhanced value of said property of the said Mrs. Ida Zilker and her husband, A. J. Zilker, is in excess of the sum of \$661.51, and that said amount is a just and fair assessment against the said Mrs. Ida Zilker and her husband A. J. Zilker, and against their said property for the said improvements, and in accordance with the said findings, we, your commissioners, do hereby fix the amount to be assessed against the said Mrs. Sallie J. Nalle and her property at the sum of \$1459.94 and against the said Mrs. Ida Zilker and her husband, A.J. Zilker, and their said property, at the sum of #561.51, which sums are hereby declared and adjudged to be secured by a lien against said respective pieces of property, and to be a personal claim and liability, enforcible against the said

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Witness our hands this the 22nd day of December, 1913.

Sam Sparks T. J. Christal H. L. Morks, Commissioners.

COST OF COMMISSIONERS.-RED RIVER STREET.

Statement by Commissioners of the costs accrued before them and against whom adjudged:

Under Section 8 of the paving ordinance of the City of Austin, we are entitled to \$2.00 each for each and every adjudication, or assessment made by us; in the above hearing on December 1st and 2nd, 1913, we made two (2) assessments and are, therefore, entitled to \$4.00 each for our services, which should be taxed as costs accruing before us; We, therefore, adjudge \$6.00 costs against Mrs. Sallie J. Nalle, a feme sole, and \$6.00 costs against Mrs. Ida Zilker and her husband A. J. Zilker, making a total cost assessed with reference to this matter of \$12.00.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

REPORT OF COMMISSIONERS.

TO THE HONORABLE COUNTY JUDGE OF TRAVIS COUNTY, TEXAS.

We, the undersigned special commissioners appointed by your Honor to hear testimony and to fix the assessment, if any, to be made against Mrs. Martha H. Hill, a feme sole, the owner of lots Nos. 11 and 12 in block No. 18 of the City of Austin, fronting 92 feet on Brazos street, and against N. B. Metz the owner of lot No. 1 in block No. 17 of the City of Austin, fronting 128 feet on Brazos street and against Mrs. Cornelia A Cabaniss, a feme sole, the owner of lot No. 10 in block No. 18 in the City of Austin, fronting 48 feet on Brazos street, and against Mrs. C. L. Gansa, wife of Albert Gansa, and Albert Gansa, the owners of lot No. 8 in block No. 13 of the City of Austin, fronting 98 feet on Brazos street, which hearing was had pursuant to appointment by our Honor and pursuant to proceedings of the City of Austin, Texas, for the improvement of said Brazos street, hereby report to your Honor:

That after notice served upon the said owners above named, as provided by law and the charter and ordinances of the said City of Austin, Texas, the said hearing was opened on the first day of December, 1913 at ten o'clock, A. H. at the Mayor's affice in the City hall in the City of Austin, Texas, when, after he ring the evidence as to the amount of special benefits, if any, to the said property of the said owners by means of said improvements in the enhanced value of said property, and hearing all the evidence produced by the City of Austin and by said owners with regard to said matter, and after the said hearing had been continued, to-wit: To the 2nd day of December, 1913, the same was then closed and we, your commissioners, after considering the evidence in the matter, are of the opinion that the special benefits of the improvements in the enhanced value of said property of said Mrs.

Martha H. Hill, to-wit: Dots 11 and 12 of block 10 of the City of Austin, is in

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excess of the sum of \$642.65; and of the said property of the said I. B. Mets, to-wit: Not No. 1 in block No. 17 in the City of Austin, is in, excess of the aum of \$394.12, and of the property of Mrs. Cornelia A. Cabanias, to-wit: Not No. 10 in block No. 10 of the City of Austin, is in excess of \$321.32, and of the property of the said Mrs. C. L. Ganss, wife of Albert Ganss, 'o-wit: Not No. 8 in block No. 18, of the City of Austin is in excess of the sum of \$659.58, and we, your commissioners, are of the opinion that each of said nums is a fair and just assessment against the said above named owners respectively, and against said above described pieces of property respectively, for the said improvements, and in accordance with the said findings, we, your commissioners, do hereby fix the amount to be assessed against the said Mrs. Martha H. Hill and her property at the sum of \$612.65, and against the said N. B. Metz and his property at the sum of \$894.12, and against the said Mrs. Cornelia A. Cabaniss and her property at the sum of \$321.32, and against the said Mrs. C. L. Ganss and Albert Gunss and their property at the sum of \$659.58 which said respective sums are hereby declared and adjudged to be secured by a lien against the said premises against which they are so assessed respectively, and to be a personal claim and liability enforcible against the said respective owners.

Witness our hands this the 22nd day of December, 1913.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

COST OF THE CHMISSIONERS-BRAZOS STREET.

Statement of the Commissioners of the costs accrued before then and against whom adjudjed:-

Under Section 8 of the Paving Ordinance of the City of Austin, we are entitled to \$2.00 for each and every adjudication or assessment made by us; in the above hearing on December the 1st and 2nd, 1913, we made four assessments, or adjudications, and are, therefore, entitled to \$8.00 each for our services, which should be taxed as costs accruing before us. We, therefore, adjudge \$6.00 costs against Mrs. Martha H. Hill, a fewe sole, and \$6.00 costs against N. B. Motz, and \$6.00 costs against Mrs. Cornelia A. Cabani s, and \$6.00 costs against Mrs. C. L. Ganss, wife of Albert Ganss, making \$24.00 in all.

Commissioners.

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REPORT OF COMMISSIONERS.

TO THE HOTORABLE COUNTY JUDGE OF TRAVIS COUNTY, TEXAS:-

We, the undersigned special commissioners appointed by your Honor to hear testimony and to fix assessments, if any, to be made against P. J. Lawless, evenor of lot No. 6 in block No. 5 of the City of Austin, fronting 160 feet on Second street, and against Mrs. Clara Green, a feme sole, the owner of the east 53 feet and ten inches of lot No. 6 in block No. 6 in the City of Austin, fronting on said Second street, and against Mrs. L. A. Walton, wife of Wm. M. Walton, and Wm. M. Walton, the owners of lot No. 7 in block No. 6 in the City of Austin fronting 160 feet on Second street, and against Mrs. Cornelia A. Cabaniss, a feme sole, the owner of the west one-half of lot No. 12 in block No. 18 in the City of Austin fronting 80 feet on Second street, and against Mrs. Martha H. Hill, a feme sole, the owner of the east one-half of lot No. 12 in block No. 13 in the City of Austin, fronting 80 feet on Second street, which hearing was had pursuant to appointment by your Honor and pursuant to proceedings of the City of Austin, Texas, for the improvement of said Second street, hereby report to your Honor:

That after notice served upon the said owners above named, as provided by law and the charter and ordinances of the said City of Austin, Texas, the said hearing was opened on the first day of December, 1913, at ten o' clock A. M. at the Mayor's office in the City Hall in the City of Austin, Texas, when, after hearing the evidence as to the amount of special benefits, if any, to the said property of the said owners by means of the said improvements in enhanced values of the said property, and hearing all the evidenced produced by the City of Austin and by said owners with regard to said matter, and after the said hearing had been continued, to-wit: to the 2nd day of December, 1913, the same was then closed and we, your commissioners, after considering the evidence in the matter, are of the opinion that the special benefits of the said improvements in the enhanced value of the said property of the said P. J. Lawless, to-wit: Lot No. 6 in block No. 5, in the City of Austin, is in excess of the sum of \$1214.93; and of the said property of the said Mrs. Clara Green, to-wit: the east fifty three feet and ten inches of Lot No. 6 in block No. 6 in the City of Austin, is in excess of the sum of \$\\$403.78; and of the suid property of the said Mrs. I. A. Walton and Wm. M. Walton, to-wit: lot No. 7 in block No. 6 of the City of Austin, is in excess of the sum of \$1.214.93 and of the property of the said Mrs. Cornelia A. Cabaniss, to-wit; the west one-half of lot No. 12 in block No. 18 of the City of Austin, is in excess of the sum of \$607.47; and of the said property of the said Mrs. Martha H. Hill, to-wit: the east one-half of lot No. 12 in block No. 18, of the City of Austin, is in excess of the sum of \$607.47; and we, your commissioners are of the opinion that each of the said sums is a fair and just assersment against the said above named owners respectively, for the said improvements, and in accordance with the said findings, we your commissioners, do hereby fix the amount to be assessed against the said P. J. Lawless and his said property at the sum of \$1214,93; and against the said Mrs. Clara Green. a feme sole, and her said property at the sum of (408.78; and against the said Mrs. L. A. Walton and Wm. M. Walton and

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their said property at the sum of \$1214.93; and maintant the said Mrs.Cornelia A. Cabaniss and her said property at the sum of \$607.47; and against the said Mrs. Martha H2 Hill and her said property at the sum of \$607.47, which said respective amounts are hereby declared and adjudged to be secured by a lien against the said premises against which they are so assessed respectively, and to be a personal claim and liability enforcible against the said respective owners.

Witness our hands this the 22nd day of December, 1913.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

COST OF THE COMMISSIONERS---SECOND STREET.

Statement by Commissioners of the costs accrued before them and against whom adjudged:-

Under Section 8 of the Paving Ordinance of the City of Austin, we are entitled to \$2.00 each for each and every adjudication or assessment made by us; in the above hearing on December 1st and 2nd, 1913, we made five (5) assessments or adjudications, and are therefore, entitled to \$10.00 each for our services, which should be taxed as costs accruing before us; We, therefore, adjudge \$6.00 costs against P. J. Lawless, and \$6.00 costs against Mrs. Clara Green, a fome sole, and \$6.00 costs against Mrs. T. A. Walton and her husband Wm. M. Walton, and \$6.00 costs against Mrs. Cornelia A. Cabaniss, a feme sole, and \$6.00 costs against Mrs. Mortha H. Hill, a feme sole, making a total cost assessed with reference to this matter of \$30.00.

Sam Sparks, T. J. Christal, H. I. Marks, Commissioners.

HOTTGE OF HEARING BEFORE COMMISSIONERS:-

County Judge of Travis county, Texas, to determine the assessments to be made against Mrs. Martha M. Hill, a fewe cole the owner of lots Nos. 11 and 12, in block 18, fronting on Branes street in the City of Austin, Texas; and against M. B. Metz, owner of lot No. 1 in block No. 17 fronting on Branes street in the City of Austin, Texas; and against M. City of Austin, Texas; and against Mrs. Cornelia A. Cabanisa, a fewe sole, owner of lot No. 10 in block 18 fronting on Branes street in the City of Austin, Texas; and against Mrs. C. L. Ganes, wife of Albert Ganes, owner of cold No. 8 in block 13, fronting on Brazes street in the City of Austin, Texas; pursuent to proceedings of the City Council of said City for the improvement of said street; and

by law, and have fixed the time and place of said hearing as follows, to-wit:-

On the 1st day of December, 1913, at 10 o'clock A. M.. at the City Hall, a public place in the City of Austin, Texas:-

Now, therefore, you, the said property owners, are hereby notified to be

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and appear at raid time and place then a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property and a proper and just amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvements, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day to day until fully concluded.

Witness our handr this the 19 th day of November, 1913.

Sam Sparks
T. J. Christal,
H. L. Marks,
Commissioners.

STATE OF TEXAS,)
COUNTY OF TRAVIS.)

Before me, the undersigned, a Notary Public in and for said County and State, on the this day personally appeared A. J. Byas, a credible person of lawful age, who being by me duly sworn says that he delivered a true copy of the above and foregoing notice to N. B. Metz, in person on the 20th day of November, 1913, at 10 O'clock A.M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

SEAL.

W. F. ARMSTRONG, Notary Public, Travis County, Texas

NOTE. This notice must be served five days before the day of hearing, exclus-

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS-The undersigned Commissioners have been duly appointed by the County

Judge of Travis County, Texas, to determine the assessments to be made against Mrs.

Martha H. Hill, a feme solo, the owner of lots Nos. 11 and 12 in block 18, fronting on Brazos street in the City of Austin, Texas; and against N. B. Metz, owner of 1

lot No. 1 in block 17 fronting on Brazos street in the City of Austin, Texas; and
against Mrs. Cornelia A. Cabaniss, a feme sole, owner of lot No. 10 in Block 13,

fronting on Brazos street in the City of Austin, Texas; and against Mrs. C. L. Ganss,
wife of Albert Ganss, owner of lot No. 8 in block 18 fronting on Brazos street in
the City of Austin, Texas; pursuant to proceedings of the City Council of said
City for the improvement of said street; and

WHENEAS-Said commissioners have duly qualified by the taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:-

On the let day of December, 1913, at 10 o'clock A. M. . At the City Hell, a public place in the City of Austin, Texas;

Now, therefore, you, the said property owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a proper and just amount to be assessed against you and said property for said improvement, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to

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day until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

THE STATE OF TEXAS ()
COUNTY OF TRAVIS

Before me, the undersigned, a Notary Public in and for said County and S State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn says that he delivered a true copy of the above and foregoing notice to Mrs. Cornelia A. Cabaniss, a feme sole, in person on the 20th day of November, 1913, at 10 o'clock, A. M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

SEAL.

M. F. ARMSTRONG,
Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

NOTICE OF HEARING BEFORE COMMISSIONERS: -

WHENEAS-The undersigned Commissioners have been duly appointed by the County Judge of Travis County, Texas, to determine the assessments to be made against Mrs. Martha H. Mill, a fome sole, the owner of lots Nos. 11 and 12 in block 18 fronting on Brazos street in the City of Austin, Texas; and against N. B. Metz, owner of lot No. 1. in block No. 17 fronting on Brazos street in the City of Austin, Texas; and against Mrs. Cornelia A. Cabaniss, a feme sole, owner lot No. 10 in block 18 fronting on Brazos street in the City of Austin, Texas; and against Mrs. C. L. Ganss, wife of Albert Ganss, owner of lot No. 8 in block No. 18 fronting on Brazos street in the City of Austin, Texas; pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS:-said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:-

On the lat day of December, 1913, at 10 o'clock A.M.. at the City Hall, a public place in the City of Austin, Texas.

Mow, therefore, you, the said property owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a proper and just amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvements, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, a d-said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks,

T. J. Christal,

H. L. Marks,

Commissioners.

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THE STATE OF TRACE I

Before me, the undersigned, a Notary Public in and for said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being y by me day sworn says that he delivered a true copy of the above and foregoing notice to Albert Ganss in person on the 20th day of November, 1913 at 4 o'clock, P.M..

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, ,9,3.

SEAT.

M. F. ARMSTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS-The undersigned commissioners have been duly appointed by the County
Judge of Travis County, Texas, to determine the assessments to be made against Mrs.
Mertha H. Hill, a feme sole, the owner of lots Nos. 11 and 12 in block 18 fronting
on Brazos street in the City of Austin, Texas; and against N. B. Metz, owner of lot
No. 1 in block 17 fronting on Brazos street in the City of Austin, Texas; and
against Mrs. Cornelia A. Cabaniss, a feme sole, owner of lot No. 10 in block 18
fronting on Brazos street in the City of Austin, Texas; and against Mrs. C. L. Ganss,
wife of Albert Ganss, owner of lot No. 8 in block 18 fronting on Brazos street in
the City of Austin, Texas; pursuant to the proceedings of the City Council of said
City for the improvement of said street; and

WHEREAS-Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:-

On the 1st day of December, 1913, at 10 o'clock A. M.. at the City Hall, a public place in the City of Austin, Texas:

Now, therefore, you, the said property owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a proper and just amount to be assessed against you and said property for improvements, and to hear and determine any other matter concerning the said improvements at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our heads this the 19th day of Yovember, 1915.

Com Sporks, T. J. Christal U. J. Merks, Consistioners.

THE CENTER OF TENANT I

Refore me, the underlighed, a Notery Public in and for said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn says that he delivered a true copy of the above and foregoing notice to Mis. Martha H. Hill, a fema cole in person on the 20th day of November,

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Our Sansol

1913, at 10 o'clock, A. M.

A. J. BYAG.

Subscribed and sworn to before me this the 21st day of November, 1913.

SEAL.

M. F. AMGTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing exclusive of the day of service.

HOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS:-The undersigned Commissioners have been duly appointed by the County Judge of Travio County, Texas, to determine the assessments to be made against E. Cartledge, Trustee for Mrs. Mattie A. Dixon, a feme sole, and Mrs. Hattie A. Dixon, a feme sole, the owner of lots 3 and 4 in block 32 fronting on Seventh street in the City of Austin, Texas, pursuant to proceedings of the City Council of said City for the improvement of said street, and:-

WHEREAS: -Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:

On the 1st day of December, 1913 at 10 o'clock A. M. at the City Hall, a public place in the City of Austin, Texas;

Mow, therefore, you, the said property owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and exidence heard concerning the benefits of the improvements to the said property, and and a proper and just amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvements, at which hearing you will be given an opportunity to produce testimony and be heard in per on or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sporks, T. J. Christal, H. L. Marks, Convissioners.

STATE OF TEXAS I COUNTY OF TRAVES I

SEAT.

Before me, the undersigned, a Notory Public in and for the said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. Nattic A. Dixon, a same sole, in person on the 20th day of November, 1915, at 4 o'clock, P.M.

A. J. BYAG.

Subscribed and sworn to before me this the 21st day of Movember, 1915.

M. F. ARMSTRONG;
Hotary Public, Travis County, Texas.

MOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

Cauring Shrippy St.

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS: -The undersigned Commissioners have been duly appointed by the County Judgo of Travis county, Texas, to determine the assessments to be made against E Certledge, Trustee for Mrs. Hattie A. Dixon, a few sole, and Mrs. Hattie A. Dixon, a few sole, the owner of lots 3 and 4 in block 32, fronting on Seventh street in the City of Austin, Texas pursuant to proceedings of the City Council of said City for the improvement of said street, and

WUEREAS: -Said commissioners have qualified by taking the oath prescribed by law and have fixed the time and place of said hearing as follows, to-wit:

On the 1st day of December, 1913 at 10 o'clock A.M. at the City Hall, a public place in the City of Austin, Toxas:

Now, therefore, you, the said property owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a proper and just amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvements, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. F. Marks, Commissioners.

THE STATE OF TEXAS COUNTY OF TRAVIS

Before me, the undersigned, a Notary Public in and for the said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn says that he delivered a true copy of the above and foregoing notice to E. Cartledge, Trustee for Mrs. Mattie A. Dixon, in person on the 20th day of November, 1913, at 10 o'clock, A.M.

A. J. BYAS.

Subscribed and sworn to before me, this the 21st day of November, 1913.

SEAL.

M. F. ARACTRONG, Notary Public, Travis County, Taxar.

NOTE. This notice must be served five days before the day of hearing, exclusive of the days of service.

HOTICE OF HEARING BEFORE COMMISCIONERS:-

Judge of Travis County, Texas, to determine the assessments to be made against Mrs. Mortha H. Mill, a feme sole, the owner of lots Nos. 11 and 12 in block 18 fronting on Branco street in the City of Austin, Texas; and a painst N. B. Metz, owner of lot No. 1 in block 17, fronting on Brazos street in the City of Austin, Texas; and against Mrs. Cornelia A. Babaniss, a feme sole, owner of lot No. 10 in block 18 fronting on Brazos street in the City of Austin, Texas; and

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wife of Albert Ganss, owner of let no. 8 in block 18 fronting on Brazes street in the City of Austin, Texas; pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS:-Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:

On the lat day of December, 1913, at 10 o'clock, A.M.. at the City Hall, a public place in the City of Austin, Texas:

Now, therefore, you, the said property owners, are hereby notified to be and appear at the said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a just and proper amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

THE STATE OF TEXAS COUNTY OF THAVIS

Before me, the undersigned, a Notary Public in and for the said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. C. L. Ganss, wife of Albert Ganss, in person on the 20th day of November, 1913, at 4 o'clock, P.M.

A. J. BYAS.

Subscribed and sworn to before ME. this the 21st day of November, 1913.

SEAL.

M. F. ARMSTRONG, Notary Public, Travis County, Temas,

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

HOTICE OF HIMRING BIMORE COMMINGUISHERS:-

WHETEAS:-The undersign of commissioners have been duly appointed by the County Judge of Travis County, Texas, to determine the assessments to be made against Mrs. Sallie J. Melle, a feme sole, the evener of lots Nos. 1, and 8 in block S1, fronting on Red River street, and Mrs. The Zilker, and her husband A. J. Wilker, the eveners of lot No. 5 in block S0, fronting on Red River street in the City of Austin, Texas, pursuant to proceedings of the City Council of sold City, for the improvement of said street; and

PROMEAS:-The said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as

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folows, to-wit:-

On the let day of December, 1913, at 10 o'clock, A.M. at the City Hall, a public place in the City of Austin, Texas;

Now, therefore, you, the property owners are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a just and proper amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvements, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our hands this the 19th day of November, 1913

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

THE STATE OF TEXAS COUNTY OF TRAVIS

Before me, the undersigned, a Notary Public for said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to A. J. Zilker, in person, on the 20th day of November, 1913, at 4 o'clock, P.M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

SEAL.

M. F. ARMSTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS:-The undersigned commissioners have been duly appointed by the County Judge of Travis county, Texas, to determine the assessments to be made against Mrs. Sallie J. Nalle, a fewe sole, the owner of lots Nos. 1 and 8 in block 61 fronting on Red River street and Mrs. Ida Zilker and her husband, A. J. Zilker the owners of lot No. 5 in block 60 fronting on Red River street in the City of Austin, Texas, pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS: -Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows; to-wit:-

On the 1st day of December, 1913, at 10 o'clock, A. M. at the City Hall, a public place in the City of Austin, Texas;

Now, therefore, you, the said property owners are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a just and proper amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvements, at which

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Our characters.

hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and solid hearing will be adjourned from time to time and day to day untilfully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. L. Marks,

Commingioners.

STATE OF TEXAS
COUNTY OF TRAVIS

Before me, the undersigned, a Notary Public in and for said county and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. Sallie J. Nalle, a feme sole, in person, on the 20th day of November, 1913, at 4 o'clock P. M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

SHAL.

W. F. ARMSTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS:-The undersigned commissioners have been duly appointed by the County Judge of Travis County, Texas, to determine the assessments to be made against Mrs. Sallie J. Nalle, a feme sole, the owner of lots Nos. 1 and 8 in block 61 fronting on Red River street, and Mrs. Ida Zilker and her husband, A. J. Zilker, the owners of lot No. 5 in block 60 fronting on Red River street in the City of Austin, Texas, pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS:-Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the lime and place of said hearing as follows, to-wit:-

On the 1st day of December, 1915, at 10 o'clock, A. M., at the City Hall, a public place in the City of Austin, Texas:-

Now, therefore, you, the said preparty owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said preparty, and a just and proper amount to be assessed against you and said property for said improvements and to hear and determine any other matter concerning the said improvements, at which bearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our hands this the 19th day of Movember, 1913.

Sam Sparks, T. J. Christal, H. L. Harks, Commissioners.

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Before me, the undersigned, a Notary Public in and for said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. Ida Zilker, wife of A. J. Zilker, in person, on the 20th day of November, 1913, at 4 o'clock, P. M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

SEAL.

M. T. AFMSTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

MOTICE OF HEARING BEFORE COLMISSIONERS: -

WHEREAS:-The undersigned commissioners have been duly appointed by the County of Travis County, Texas, to determine the assessments to be made against P. J. Lawless, the owner of lot No. 6 in block 6, fronting on Second street in the City of Austin, Texas; and against Mrs. Clara Green a feme sole, the owner of the first fifty-three (55) feet ten (10) inches of lot No. 6 in block 6 fronting on Second street in the City of Austin, Texas; and against Mrs. L. A Walton, wife of Wm. M. Walton, the owner of lot No. 7 in block No. 6 fronting one hundred and sixty feet (160 on Second street in the City of Austin, Texas; and against Mrs. Cornella A. Cabaniss, a feme sole, the owner of the west one-half (\frac{1}{2}) of lot No.12 in block 13 fronting sighty (30) feet on Second street in the City of Austin, Texas; and against Mrs. Martha H. Hill, a feme sole, the owner of the east one-half (\frac{1}{2}) of lot No. 12 in block 18 fronting eighty (30) feet on Second street in the City of Austin, Texas; pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS: -Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:-

On the lat day of December, 1913 at 10 o'clock A.H.. at the City Hell, a public place in the City of Austin, Texas;

Now, therefore, you, the said property owners, are hereby notified to be and appear at raid time and place when a hearing will be fiven to you and evidence heard concerning the benefits of the improvements to the said property, and a just and proper amount to be asserted actinat you and said property for said improvements, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce testimony and to be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, F. J. Christal, H. L. Marks, Commissioners.

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COUNTY OF TRAVIS

Before me, the undersigned, a Notary Public in and for said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. Clara Green a feme sole, in person on the 20th day of November, 1913, at 10 o'clock, A.M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

M. T. ARMSTRONG, Notary Public, Travis County, Texas

Notary Public, Travis County,

NOTE. This notice must be served five days before the day of hearing,

exclusive of the day of service.

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS:-The undersigned commissioners have been duly appointed by the County Judge of Travis County, Texas, to determine the assessments to be made against P. J. Lawless, the owner of lot No. 6 in block 6, fronting on Second street in the City of Austin, Texas; and against Mrs. Clara Green, a feme sole, the owner of the east fifty-three (53) feet ten inches of lot No. 6 in block 6 fronting on Second street in the City of Austin, Texas; and against Mrs. L. A. Walton, wife of Wm. M. Walton, the owner of lot No. 7 in block No. 6 fronting one hundred and sixty (160) feet on Second street in the City of Austin, Texas; and against Mrs. Cornelia A. Cabaniss, a feme sole, the owner of the west one-half $(\frac{1}{2})$ of lot No. 1,2 in block 18 fronting eighty (80) feet on Second street in the City of Austin, Texas; and against Mrs. Martha H. Hill, a feme sole, the owner of the east one-half $(\frac{1}{2})$ of lot No. 12 in block 18 fronting eighty (80) feet on Second street in the City of Austin, Texas; pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS:-Said commissioners have duly qualified by taking the oath prescribed by law and have fixed the time and place of said hearing as follows,

On the 1st day of December, 1913, at 10 o'clock, A.M.. at the City Hall, a public place in the City of Austin, Texas.

Now, therefore, you, the said property owners, are hereby notified to be and appear at said time and place, when a hearing will be given to you and evidence heard concerning the improvements to the said property, and a proper and just amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day, until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks,
T. J. Christal,
H. L. Marks,

Commissioners.

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STATE OF TEXAS COUNTY OF TRAVIS

Before me, the undersigned, a Notary Public in and for said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Wm. M. Walton in person on the 20th day of November, 1913, at 10 o'clock A. M.

A . J. BYAS.

Subscribed and swon to before me this the 21st day of November, 1913.

SEAL.

M. F. ARMSTRONG,
Notary Public, Travia County, Texus.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

NOTICE OF HEARING BIFFORE COMMISSIONERS:-

WHEREAS:-The undersigned commissioners have been duly appointed by the County Judge of Travis County, Texas, to determine the assessments to be made against P.J. Lawless, the owner of lot No. 6 in block 6, fronting on Second street in the City of Austin, Texas; and against Mrs. Clara Green, a feme sole, the owner of the east firty-thee (53) feet ten (10) inches of lot No. 6 in block No. 6 fronting on Second street in the City of Austin; and against Mrs. L. A. Walton, wife of William M. Walton, the owner of lot No. 7 in block No 6 fronting one hundred and sixty (160) feet on Second street in the City of Austin, Texas; and against Mrs. Cornelia A. Cabaniss, a feme sole, the owner of the west one-half $(\frac{1}{2})$ of lot No. 12 in block 18 fronting 80 feet on Second street in the City of Austin, Texas; and against Mrs. Martha H. Hill, a feme sole, the owner of the east one-half $(\frac{1}{2})$ of lot No. 12 in block 18 fronting eighty (30) feet on Second street in the City of Austin, Texas, pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS: -Said commissioners have duly qualified by taking the outh prescribed by law and have fixed the time and place of said hearing as follows; to-wit;

On the 1st day of December, 1913 at 10 o'clock, A. M., at the City Hall, a public place in the City of Austin, Texas;

Now, therefore, you, the said property owners are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a just and proper amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and from day to day until fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

Before me, the undersigned, a Notary Public in and for the said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. L. A. Walton, wife of William M. Walton, in person on the 20th day of November, 1913, at 10 o'clock A.M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

M. F. A'MSTRONG,
SEAL.

Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS:-The undersigned commissioners have been duly appointed by the County Judge of Travis County, Texas, to determine the assessments to be made against P. J. Lawless, the owner of lot No. 6 in block No. 6, fronting on Second street in the City of Austin, Texas; and against Mrs. Clara Green, a feme sole, the owner of the east fifty-three (53) reet ten (10) inches of lot No. 6 in block No. 6 fronting on Second dtreet in the City of Austin, Texas, and against Mrs. L. A. Walton, wife of William M. Walton, the owner of lot No. 7 in block No. 6, frenting one hundred and sixty (160) feet on Second street in the City of Austin, Texas; and against Mrs. Cornelia A. Cabaniss, a feme sole, the owner of the east one half (½) of lot No. 12 in block 18, fronting eighty (80) feet on Second street in the City of Austin, Texas; and against Mrs. Martha H. Hill, a feme sole, the owner of the east one-half (½) of lot No. 12 in block 18, fronting eighty (80) feet on Second street in the City of Austin, Texas; pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS:-Said commissioners have duly qualified by taking the oath required by law, and have fixed the time and place of said hearing as follows, to-wit;

On the 1st day of December, 1913, at 10 o'clock, A. M., at the City Hall, a public place in the City of Austin, Texas;

Now, therefore, you, the said property owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a just and proper amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce testimony and to be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day, until

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fully concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

THE STATE OF TEXAS COUNTY OF TRAVES

Before me, the undersigned, a Notary Public in and for the said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. Martha H. Hill, a feme sole, in person on the 20th day of November, 1913 at 10 o'clock, A. M.

A. J. Byas.

Subscribed and sworn to before me this the 21st day of November, 1913.

SEAL.

M. F. ARMSTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclus-

NOTICE OF HEARING BEFORE COMMISSIONERS:-

WHEREAS:-The undersigned commissioners have been duly appointed by the County
Judge of Travis County, Texas, to determine the assessments to be made against P. J.
Lawless, the owner of lot No. 6 in block No. 6, fronting on Second street in the
City of Austin, Texas; and against Mrs. Clara Green, a feme sole, the owner of
the east fifty three (53) feet ten (10) inches of lot No. 6 in block No. 6 fronting or
Second street in the City of Austin, Texas; and against Mrs. L. A. Walton, wife
of William M. Walton, the owner of lot No. 7 in block No. 6 fronting one hundred
and sixty (160) feet on Second street in the City of Austin, Texas; and against Mrs.
Cornelia A. Cabaniss, a feme sole, the owner of the east one-half (½) of lot No.
12 in block lefronting eighty (80) feet on Second street in the City of Austin,
Texas; and against Mrs. Martha H. Hill, a feme sole, the owner of the east one-half
(½) of lot No. 12 in block 18 fronting eighty (80) feet on Second street in the
City of Austin, Texas, pursuant to proceedings of the City Council of said City for
the improvement of said street; and

WHEREAS: -Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:

On the 1st day of December, 1913, at 10 o'clock, A. M.. at the City Hall, a public place in the City of Austin, Texas;

Now, therefore, you, the said property owners are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a proper and just amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fully concluded.

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Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. I. Marks, Commissioners.

STATE OF TEXAS COUNTY OF TRAVIS

Before me, the undersigned a Notary Public in and for the said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to Mrs. Cornelia A. Cabaniss, a feme sole, in person on the 20th day of November, 1913, at 10 o'clock, A. M.

A. J.BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

SEAL.

M. F. ARMSTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing-exclusive of the day of service.

NOTICE OF HEARING BIFFORE COMMISSIONERS:-

WHEREAS:—The undersigned commissioners have been duly appointed by the County Judge of Travis County, Texas, to determine the assessments to be made against P. J. Lawless the owner of lot No. 6 in block No. 6, fronting on Second street in the City of Austin, Texas; and against Mrs. Clara Green, a feme sole, the owner of the east fifty three (53) feet ten (10) inches of lot No. 6 in block No. 6, fronting on Second street in the City of Austin, Texas; and against Mrs. L. A. Walton, wife of William M. Walton, the owner of lot No. 7 in block No. 6, fronting one hundred and sixty (160) feet on Second street in the City of Austin, Texas; and against Mrs. Cornelia A. Cabaniss, a feme sole, the owner of the west one half $(\frac{1}{2})$ of lot No. 12 in block 18, fronting eighty (80) feet on Second street in the City of Austin, Texas; and against Mrs. Martha H. Hill, a feme sole, the owner of the east one-half $(\frac{1}{2})$ of lot No. 12 in block 18, fronting eighty (80) $\frac{1}{2}$) feet on Second street in the City of Austin, Texas; pursuant to proceedings of the City Council of said City for the improvement of said street; and

WHEREAS:-Said commissioners have duly qualified by taking the oath prescribed by law, and have fixed the time and place of said hearing as follows, to-wit:

On the 1st day of December, 1913, at 10 o'clock, A. M.. at the City Hall, a public place in the City of Austin, Texas;

Now, therefore, you, the said property owners, are hereby notified to be and appear at said time and place when a hearing will be given to you and evidence heard concerning the benefits of the improvements to the said property, and a proper and just amount to be assessed against you and said property for said improvements, and to hear and determine any other matter concerning the said improvement, at which hearing you will be given an opportunity to produce

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testimony and be heard in person or by attorney, and said hearing will be adjourned from time to time and day to day until fally concluded.

Witness our hands this the 19th day of November, 1913.

Sam Sparks, T. J. Christal, H. L. Marks, Commissioners.

THE STATE OF TEXAS I COUNTY OF BASTROP

Before me, the undersigned, a Notary Public in and for the said County and State, on this day personally appeared A. J. BYAS, a credible person of lawful age, who had being by me duly sworn, says that he delivered a true copy of the above and foregoing notice to P. J. Lawless in person, on the 20th day of November, 1913, at 4 o'clock, P.M.

A. J. BYAS.

Subscribed and sworn to before me this the 21st day of November, 1913.

(SEAL).

M. F. ARMSTRONG, Notary Public, Travis County, Texas.

NOTE. This notice must be served five days before the day of hearing, exclusive of the day of service.

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