In testimony whereof we have hereunto set our hands this 8th day of May, 1872.

[Signatures]

Wm. Campbell
Inspector 1st Ward.

Joseph Greenfield
Inspector 2nd Ward.

Josephus Robinson
Inspector 3rd Ward.

I, J. D. Brown, Clerk of the City of Terre Haute, certify, that on the eighth day of May, 1872, I delivered to Mr. L. S. Sayre, Mayor elect, and Mr. Brown, Clerk elect; William Barbridge, Treasurer elect; and Mr. I. Smith, Marshal elect, of said city, and to Paul Hughes, Councilman elect for the first ward; William H. Van and Dale, Councilman elect for the second ward, and to W. H. Brown, Councilman elect for the third ward of said city, certificates of election, according to the law of the State of Indiana, in such cases made and provided.

Witness, my hand, this 8th day of May, 1872.

J. D. Brown
Clerk.}

Friday Evening, May 10th, 1872.

The Council met. Present: Mr. Mayor, Major States, Councilman Foor, Bryant, Edwards and Scott.

An motion was made to direct the clerk to draw a warrant for the sum of twenty dollars for labor as Market Steward.

The motion the Council adjourned.

J. F. Estes
Clerk.
The council met Mr. Wilson & Laymon, mayor; Mr. W. Brown, clerk; Mr. E. B. Worthington, Marshall; Mr. Paul Hughes, councilman; Mr. George Williams, councilman; Mr. James L. Strong, councilman; Mr. William A. Novak, councilman; Mr. John Lieb, councilman; Mr. John A. Rolfe, councilman; Mr. J. W. Vanard, councilman. A. C. Carter, and others, to order. Mr. Vanard, the first and third ward; Mr. Carter, the second ward; Mr. Novak, the third ward; Mr. Carter, the fourth ward; Mr. Vanard, the fifth ward; Mr. Novak, the sixth ward; Mr. A. C. Carter, the seventh ward; Mr. Novak, the eighth ward; Mr. A. C. Carter, the ninth ward; Mr. Novak, the tenth ward; Mr. A. C. Carter, the eleventh ward; Mr. Novak, the twelfth ward; Mr. A. C. Carter, the thirteenth ward; Mr. Novak, the fourteenth ward; Mr. A. C. Carter, the fifteenth ward; Mr. Novak, the sixteenth ward; Mr. A. C. Carter, the seventeenth ward; Mr. Novak, the eighteenth ward; Mr. A. C. Carter, the nineteenth ward; Mr. Novak, the twentieth ward; Mr. A. C. Carter, the twenty-first ward; Mr. Novak, the twenty-second ward; Mr. A. C. Carter, the twenty-third ward; Mr. Novak, the twenty-fourth ward; Mr. A. C. Carter, the twenty-fifth ward; Mr. Novak, the twenty-sixth ward; Mr. A. C. Carter, the twenty-seventh ward; Mr. Novak, the twenty-eighth ward; Mr. A. C. Carter, the twenty-ninth ward; Mr. Novak, the thirtieth ward; Mr. A. C. Carter, the thirty-first ward; Mr. Novak, the thirty-second ward; Mr. A. C. Carter, the thirty-third ward; Mr. Novak, the thirty-fourth ward; Mr. A. C. Carter, the thirty-fifth ward; Mr. Novak, the thirty-sixth ward; Mr. A. C. Carter, the thirty-seventh ward; Mr. Novak, the thirty-eighth ward; Mr. A. C. Carter, the thirty-ninth ward; Mr. Novak, the fortieth ward; Mr. A. C. Carter, the fortieth and last ward.

The council was called to order by Mayor Laymon, President Councilman Fort, Mayor Novak, Vanard, Carter, and others.

The Mayor presented the following certificate which was ordered transmitted to the State of Indiana:

State of Indiana,

Montgomery County.

I, W. W. Vanard, clerk of the Circuit Court in and for the County, do hereby certify that Mr. W. W. Vanard has this day filed his official bond as Mayor of the City of Crawfordville in my office.

Witness the hand and seal of said Court hereunto affixed at the City of Crawfordville this 10th day of May, A.D. 1879.

W. W. Vanard, Clerk.

The Mayor announced the standing committees for the ensuing year:

Ordinances: Fort, Bryant, and Crist.

Petitions and Overtures: Bryant, Hughes, and Vanard.

Schools and Public Buildings: Bryant, Crist, and Fort.

Fire Department: Fort, Vanard, Crist, and Fort.

Accounts: Bryant, Hughes, and Crist.

Printing and Stationery: Vanard, Crist, Hughes, and Crist.

Finances: Crist, Bryant, and Fort.

Judiciary: Hughes, Vanard, Crist, and Crist.

The following resolution was presented by Mr. Fort:

Resolved by the Mayor and Common Council of the City of Crawfordville, that the bonds of the Mayor be fixed at the sum of nine thousand dollars, that of the City Clerk at five hundred dollars, that of the Treasurer at twenty thousand dollars, and that of the City Marshall at five thousand dollars.

On the adoption of which resolution, there was voted in the affirmative by Councilman Fort, Hughes, Vanard, Crist, Bryant, and Crist, to which Mr. S. Smith presented his official Bond in the sum of five hundred dollars with R. H. Ashley and D. W. Milholland as security, which was accepted by the Council.

On motion, the Marshall was instructed to report his report the next regular meeting at what time the same can be held.

On motion, James H. Newton was allowed $50.00 for making copier of Real Estate for duplicate.

On motion, the committee on accounts was instructed to examine and report at the next regular meeting upon the condition of the retiring Mayor.

On motion, the Clerk was instructed to issue warrants in the usual amount to the election boards at the late city election.

On motion, the Council adjourned to meet May 20th.

Wilson W. Laymon, Mayor.
The Council met, present Mayor Eyagno, Councilman W. Hughes, Bryant, Wardley, Harris and Critt.

The minutes of the preceding meeting were read and approved.

The committee on accounts asked and were granted further time to report on the books of Mayor Eyagno.

The Clerk presented his official bond in the sum of five hundred dollars with

Hugh B. Burfield and A. H. Brown as sureties which was accepted by the Council.

The following Ordinance was introduced by Mr. Poole:

An Ordinance fixing the salaries of the Officers of the City

Of Crawfordville.

Sec. 1. Be it ordained by the Mayor and Common Council of the City of Crawfordville, that the salaries of the Officers of said city shall be as follows:
Sec. 2. That of the Mayor shall be five hundred dollars and the fees of his office.
Sec. 3. That of the Clerk shall be three hundred dollars per annum.
Sec. 4. That of the Marshal shall be three hundred dollars per annum and the fees of his office.
Sec. 5. That of the Recorder shall be two hundred dollars per annum.
Sec. 6. That of the City Attorney shall be two hundred dollars per annum and the fees of his office.
Sec. 7. That of the Street Commissioners shall be two hundred dollars per annum.
Sec. 8. That of the City Engineer shall be at the rate of five dollars per day for time actually employed.
Sec. 9. That of the City Council shall be fifty dollars per annum, each.
Sec. 10. That of the Board of Public Improvements shall be twenty-five dollars per annum in addition to their pay as members of the Council.

Sec. 11. All of said salaries shall be payable quarterly and it shall be the duty of the city clerk to issue his warrant on the Treasurer of said city on the first day of July, October, January and April for said salaries.

Sec. 12. This Ordinance shall be in force and effect from and after its passage.

The Ordinance was read a first time and under a suspension of the rules a second and third time and adopted, those voting in the affirmative were Councilman W. Hughes, Bryant, Wardley, Harris and Critt. Total 6.

The following Ordinance was presented:

An Ordinance providing some of the duties of the Street Commissioner and also of the Mayor of the City

Of Crawfordville.

Section 1. Be it ordained by the Mayor and Common Council of the City of Crawfordville, that it shall be the duty of the Street Commissioners to pay over to the city treasurer all money which they may receive as commutation money for the two years next after date, for the City of Crawfordville from any of the citizens thereof and all other money received by him from any other source for the city, as soon as he shall have received it, and shall turn it over to the city treasurer at the regular meetings of the Common Council of said city, report to said Council all moneys so received and paid over.

Section 2. That at each regular meeting of said Council the Street Commissioners shall report to it, all materials used and all labor performed under his direction in the improvement, construction, alteration or repair of any of the streets, alleys, sidewalks, gutters, gutters, a bridge, if any, built by and at the expense of the city and at the regular meetings of the Common Council of said city, report to said Council all moneys so received and paid over.

Section 3. That it shall be the duty of the Mayor of said city to account for
and pay over to the City Treasury all moneys he may collect as committed for the two days' road labor annually due the City from any of the citizens hired to do the same work as he is required to pay over money collected by him as fines, penalties, and forfeitures due the City.

Sec. 3. The Ordinance shall be in full force and effect from and after its passage.

The ordinance was read a first time. On motion, the rules were suspended and the Ordinance read a second and third time and adopted. Then the vote in the affirmative on its adoption was carried, and the following resolution was adopted:

Bryant, Van Rensselaer, Drake, and Croot, Petal, Dix.

The following Ordinance was presented by the Mayor:

The Ordinance defining certain misdemeanors and prescribing punishment therefor.

Sec. 1. Be it ordained by the Mayor and Common Council of the City of Binghamton, That it shall henceforth be the duty of the City Marshal to provide a sufficient number of stars made of white metal to supply himself, his deputies and other Police Officers with one each, to be worn by them upon their left breasts at all times while on duty, in such manner as to be easily seen, and any one of said Officers found on duty without such stars, as well as a badge of his office, shall be deemed guilty of having committed an offense and upon conviction thereof shall be fined in any amount not exceeding fifty dollars.

Section 2. If any person other than the City Marshal, his deputies or duly qualified Police Officers of the City of Binghamton shall be found guilty of wearing on the left breast or any other portion of his body the police star or badge of the office as described in the preceding section, or shall in any manner falsly present or represent themselves as the City Marshal or Deputy City Marshal or any police officer, by exhibiting any pretended badge or insignia of office, or any false authority or evidence of office, or by any false act or words attempt falsely to present any office of the City of Binghamton within the jurisdiction of the said City shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding fifty dollars to which imprisonment not exceeding forty days may be added.

Section 3. It shall be the duty of the City Marshal to assign stands or places for the conduct of the business of the persons licensed by the City of Binghamton, publicly to sell any goods, wares, merchandise or other commodities or to act by hawking or by public ordination, and to assign to all licensees and dealers in any public or private grounds to be occupied by them, and any person so licensed, from any said place or places, at any stand or places upon any of the streets, sidewalks, alleys or public places within said City, different from that assigned hereto for that purpose, by said City Marshal, or any person found occupying any street sidewalk, alley or public place for the purpose of giving any exhibition, show, concert, fare, shooting gallery, bowling alley, golf course, racecourse, ball fields, bowling alleys, or other business likely to cause a congregation of people at any stand upon any public place within having first secured permission of the City Marshal so to do, shall upon conviction thereof be fined in any sum not exceeding fifty dollars.

Sec. 4. This Ordinance shall be in full force and effect from and after its passage and due publication.

The Ordinance was read a first time and on motion, the rules were suspended and the Ordinance read a second and third time and adopted. These setting in the affirmative on the question of its adoption were Connell, Torf, Hughes, Bryant, Van Rensselaer, Drake and Croot, Petal, Dix.
The following Ordinance was read a second time. On motion the ordinance was passed by a majority of the votes of the members present who voted in the affirmative on its adoption.

It was ordered by the Committee of the City of New Farmdale to be printed and sent to the Mayor for his signature. And it was ordered to be referred to the Committee of the City of New Farmdale for its consideration.

Mr. Mayor then presented receipts for money borrowed from the City and County Treasurers, which were referred to the Committee on accounts.

The motion was directed to be drawn in favor of Henry Bradford for $30.00 for work done in the city.

Mr. Paul presented an account of $100 for removing two dead dogs, which he had removed in the city.

Mr. Watts presented an account of $50 for removing dead dogs. The motion to pay the amount was carried.

Mr. Watts was paid $30.00 for semi-annual interest on Bond No. 5.

The following accounts were allowed under a suspension of the rules:

That of Mr. B. Smith for labor on streets of $12.50
That of Mr. J. Ross for labor on drains - $10.00
That of Mr. E. Ross for labor on drains - $10.00
That of Mr. E. Ross for labor on streets - $10.00

Mr. Bryant approached the Council with the following officers for the following officers:

Mr. Attorney John Williams received five votes and was declared duly elected.

Mr. Chief Engineer of the Fire Department Warren D. Ashley received five votes and was declared duly elected.

Mr. Commissioner of Assessments and Treasurers William Campbell, William Leupers, John E. Campbell, Taylor Buffalo and E. E. Bishop each received five votes and were declared duly elected and commissioners.

For Board of Health, Mr. E. Bryant, P. M. Stone and W. W. Penman each received five votes and were declared duly elected.

For Board of Public Improvement on the First Ballot, S. A. Ford received two votes; D. H. Smith received three votes; R. E. Bryant received two votes; W. A. Varanadale received five votes; D. W. Davis received five votes; D. W. Varanadale received five votes; D. W. Varanadale received five votes.

The motion that the Ordinance be referred to be drawn in favor of the City of New Farmdale was carried.

The motion that the Board of the Fire Commissioners be fixed at the twenty dollars in payment for fire engine was carried.

The motion that the Board of the Fire Commissioners be fixed at the
The Council met Present: Mayor Saymon, Councilmen Posti, Hughes, Varnadale, Harris and Crist.

William Burnbridge, City Treasurer, presented his official bond in the sum of Twenty Thousand dollars with W. F. Aitken, Jno. Roundsley, W. D. Ramsey, W. N. Beers and John R. Robinson Jr., as securities which was accepted by the Council.

Mr. S. Smith, Street Commission presented his official bond in the sum of Twenty Thousand dollars with T. Moffett and James Heaton as securities which bond was approved and accepted by the Council.

The motion the Council adjourned.

Attest
T. A. Brown
City Clerk.
The Council met. Present: His Honor Mayor Elston, Councilmen Bryant, Hughes, Bayard, Vanarsdale, Carte and Croft.

The minutes of the preceding regular and special meetings were read and approved.

The committee on accounts made the following report:

To the Mayor and Common Council of the city of Bradfordville:

The committee on accounts have thoroughly examined the records of the Ex-Mayor W. E. Elston with the following results:

The records have been kept without any regard to the requirements of the statute in many cases they are not signed officially, while in a large number of cases judgments have been entered and the records fail to show when because of the defendant's neglect time issues or anything further done in some cases bids for labor of execution have been taken and nothing further done. Some of these judgments are over one year old. The taking up costs the town is not separately specified as the law requires, but entered in gross on the mortgage in a large number of cases all the fees for mayor, marshall and city attorney are paid, while the penalty and full fees are not paid to the city. Thus, the records shows execution to have been issued to the city marshall and they fail to show any returns of the same and your committee is unable to ascertain what the records really true.

Now find a judgment rendered on the 21st day of Oct 1870 against the firm of Remmey &良心 amounting to fifteen dollars and eighty-five cents. Execution was stayed for 30 days by Morris Carroll, but the 6th day of Dec 1870 the mayor not on the judgment six dollars which the record shows was paid as follows: The mayor and J. T. Marshall 50 cents, attorney 20 cents, in full having 30% unaccounted for. While the city has no account the penalty of $1.50 and paid out $1.25 for full fees. The bond held with security thereof is in the city and remains unsatisfied, and are not paid as perfect good.

Your committee recommend that the mayor be instructed to go on the records for the past two years and procure at once to collect all judgments yet unpaid as well as all balances due on judgments rendered, which is the only way in our opinion that satisfactory information can be had concerning them. Your committee recommend that the committee on accounts be authorized to examine the mayor's records at the end of each quarter that the council may be kept well informed in regard to the business of his office.

We find that the Ex-Mayor W. E. Elston has paid all money received by him as mayor of Bradfordville so far as we have been able to ascertain from the records of his office.

[J.O. Bryant, J.H. Hughes, Con.]

On motion the report was received and the recommendations endorsed.

D. M. Paul presented an account for one month's salary as marshal which was referred to the committee on accounts.

The committee on accounts reported the account of D. M. Paul for removing dead animals, census and recommended it payment.

The mayor made the following report:

Mayor's Office, Bradfordville, June 3, 1872.

To the Common Council of the city of Bradfordville:

Gentlemen:

I have the honor to submit to you that during the month of May 1872 I assessed judgments as fines and
penalties in city cases amounting in the aggregate to five dollars. That the
amount of fines collected by me during that period has been five dollars and
fifty cents, and the amount of fines collected by me from all sources for the
city has been five dollars and fifty cents. That the same is correct and that no
more fines have been assessed and collected during the same period. That no
liability whatever has been created by my office for said fines during the
period covered by this report.

All of which is respectfully submitted

Wilson H. Saymon, Mayor

The Clerk reports the return of the assessment list for the year 1872
amounting as follows:

Assessment on Real Estate:
Assessment on Personal Property:

Total, Real and Personal:

Number of Lots

552

90

7

The motion of the Clerk was directed to give notice of the return of the
assessment list and that the Common Council will on the 17th day of June
hold at the Mayor's office as a Board of Equalization to hear and decide all
appeals from the assessment of the assessor.

The motion, the Committee on Public Improvements was instructed to have a
plan drawn of the most suitable ground at the lowest price.

The Treasurer reports as follows:

Receipt for Map

$472.60

Expenditures

$151.82

Balance subject to warrant

$307.78

The Chief Engineer of the Fire department requested permission to organize
a Fire Company of forty members.

Mr. Scott presented a petition asking the privilege of erecting
a water tank on Spring street near the S.R.R. A rail road, also the
consent of Maurice Carroll, J. H. Allen and B. B. Young to the erection of said tank.

The motion of Mr. Scott was granted permission to erect a water tank at the eastern end of Spring street near
the S.R.R. and rail road and to maintain the same during the
pleasure of the Council.

The roll of Niagara Fire Company was presented by

the Secretary of said Company, and is as follows:

Brantfordsville June 3rd 1872

1st. Ashby M.

Brown J.

Brown W.

Carrington.

Curtis W.

Dunn J.

Dimond John

Elliott John

Eaton James Jr.

Hughes Paul

Hughes W. J.

Hartman B.

Hanna John

Haggerty T.

Haggerty J.

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Haggerty J.
As motion of Mr. Bryant the Committee on Ordinances was instructed to report an Ordinance regulating the keeping of dogs in the city of Cambridge. The following accounts were allowed and warrants directed to be issued:

- Asso. Backwards for Red bricks returned for $23.10
- Asso. John Row for labor on streets for $3.50
- Mr. Back for $39.87 for wages for 3 months.
- Mr. Back for wages for Hardware.
- Mr. Back for wages for Services as Engineer.
- Mr. Back for wages for Services as Engineer.
- Mr. Back for wages for Services as Engineer.
- Mr. Back for wages for Services as Engineer.

The following accounts were refused:

- Mr. Back for wages for Services as Engineer.
- Mr. Back for wages for Services as Engineer.
- Mr. Back for wages for Services as Engineer.
- Mr. Back for wages for Services as Engineer.

As motion of Mr. Wm. S. Berry the property owners on Market Street were directed to construct a sidewalk on the south side of said street between Water Street and the public road running across from Market Street to the Court from said sidewalk to be constructed within 20 days from this date and to be made of brick or gravel as the property owners may wish. The width of said sidewalk is one foot.

The motion was carried.

Attent: Mr. Dana

Mr. Dana's letter.
Monday Evening
June 17, 1872

The Council met: Present Mayor Bramwer, Councilmen Forst, Hargus, Brayd and Vanandale, Martin and Brown.

The minutes of the preceding meeting were read and on motion, adopted.

The Committee on Public Improvements made the following report which was adopted:

To the Mayor and Common Council of the City of Bradfordville:

The Committee on Public Improvements would report that no harm has occurred to any of our public improvements, and that the work has been progressing favorably. The Committee submits the following report:

June 21, 1872

S. A. Forst
O. Martin

William Vanandale

The Committee on accounts asked and were given further time to report on the accounts of Mr. H. G. Hargus, Mr. J. B. Bramwer, Mr. W. A. Childs and Mr. H. R. Price.

The Committee on Public Improvements made the following report:

To the Mayor and Common Council of the City of Bradfordville:

Gentlemen:

I have the honor to report to you that since your last meeting in the work of the city I have employed the following named persons and the city is indebted for street work done by them in the several amounts set opposite their names:

William Bramwer: 9 days at $1.75 per day — $15.75
Samuel Bramwer: 3 days: 1.75
William Bramwer: 1 day: 1.75
Jacob Price: 2 days: 1.75
Charles Martin: 1 day: 380

Total amount of labor: $33.25

In addition to the above labor I bought of

Henry Price, 11 ft. 6 in. of lumber for which cost of $1.75 per 100

Total cost of labor and materials $1.75

All of which is respectfully submitted.

Sincerely,

Wm. D. Price
Street Commissioner.
The following ordinances were reported by the Committee on Ordinances:

An Ordinance to Restrain Dogs from Running at Large in the City of Crawfordsville.

Section 1. Be it ordained by the Mayor and Common Council of the City of Crawfordsville, that from and after the first day of August, 1872, it shall be unlawful for any person owning or harboring any animal of the dog kind to suffer or permit such animal to run at large in any of the streets, alleys, public squares, market squares, or commons of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 2. That the clerk shall issue or cause to be issued, to each applicant, on demand, a written or printed license, whereby the dog or bitch owned or kept by the applicant shall be licensed to run at large within the limits of the city one year from and after the date of such license. The license shall verify that each applicant is a citizen of the city and that each dog is above the age of twelve months and has been inoculated against distemper and rabies. The license shall be issued by the city clerk to each applicant on payment of the fee of three dollars, to be collected annually by the city treasurer.

Sec. 3. It shall be unlawful for any person owning or harboring any animal of the dog kind to allow the same to run at large within any public place or public street, alley, or common space, or within any public street, alley, or common space within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 4. That it shall be unlawful for any person to own or harbor any animal of the dog kind, civil or uncivil, within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 5. That it shall be unlawful for any person to own or harbor any animal of the dog kind, civil or uncivil, within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 6. That it shall be unlawful for any person to harbor or keep any animal of the dog kind, civil or uncivil, within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 7. That it shall be unlawful for any person to own or harbor any animal of the dog kind, civil or uncivil, within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 8. That it shall be unlawful for any person to own or harbor any animal of the dog kind, civil or uncivil, within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 9. That it shall be unlawful for any person to own or harbor any animal of the dog kind, civil or uncivil, within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.

Sec. 10. That it shall be unlawful for any person to own or harbor any animal of the dog kind, civil or uncivil, within the limits of the city, without having obtained a license therefor from the city clerk, and complied with the provisions hereinafter stated.
Sec. 10. That it shall be the duty of the Marshal, his deputies or Police officers, in the city, to kill all dogs found running at large after the first day of August, 1872, unless the owners of the same have complied with the provisions of this Ordinance; and for every such dog so killed, the owner of the same shall be entitled to recover from the city the sum of twenty-five cents, or twenty-five cents, to be paid in any sum not exceeding twenty-five dollars, together with the costs of prosecution, to be paid in any sum not exceeding twenty-five dollars, together with the costs of prosecution.

Sec. 11. That any person or persons offending against any of the provisions of this Ordinance shall, for each violation, upon conviction before the Mayor of the City of San Francisco, be fined in any sum not exceeding twenty-five dollars, together with the costs of prosecution.

Sec. 12. All Ordinances in parts or parts of Ordinances in conflict with this Ordinance are hereby repealed.

Sec. 13. This Ordinance to take effect and be in force from and after its legal publication.

The Ordinance was read a first time and under a suspension of the rules a second and third time and adopted. Those who voted in the affirmative for the adoption were Councilmen Porter, Hughes, Bryant, Busti, and Crump, and Mayor Baker.

McCauley & Balbot were allowed $15.00 for printing and warrant orders.

The motion the Clerk was directed to draw a warrant on the school building fund for three thousand dollars in favor of the City School Trustees.

The motion the Clerk was instructed to procure a sufficient number of documents.

The motion the Council adjourned.

Attest: S.D. Brown
City Clerk.

Peterson F. Raymond, Mayor.
Monday Evening July 1st 1872

The Council met Present his Honor Mayor Laymon, Councilmen Jones, Judge, Bryant, VanArsdale, and Martin.

The meeting of the preceding meeting was called and was adopted.

The following remonstrance was presented:

To the Hon. & Dear Council of Grand Rapids.

The undersigned respectfully represent that a few months ago, by direction of your Honorable body, my predecessors, the City Engineers, commenced the street (Irwin Avenue) in front of our respective properties, and established the grade of the same; that at very considerable expense we cut and fill to the grade of the said works, as established along our property and proceeded to build new fences upon the same; that the present City Engineer, Mr. Rodrick, has lately made another survey of the said street from the Methodist Church east, and established another grade which, if observed by the Board Commissioners will not only, make the work already done by us useless and compel us to adopt our fences, but will occasion us extraordinary and unnecessary expense, and irreparably mar our grounds and deprecate the value of our residences. To be more explicit, the new grade in front of ours, A. J. Robbins will require an average fill of twenty-four inches; of about Mrs. F. B. Hanna and Mrs. E. Wallace's the new grade will require a fill along their estates of about forty-four inches; and in front of Mr. George Brown's property, the fill will range that is, 44 or 50 inches. Therefore, we protest and remonstrate against the continuance of the works now being done unless the said survey of Mr. Rodrick is annulled, and pray your Honorable Body to order and direct the said City Engineer to restore the grade established by us.

Signe: Mrs. F. B. Hanna
Miss E. Wallace

On motion the remonstrance was received and referred to the Committee of Public Improvements and the Council was empowered to take such action on the premises as may be deemed necessary.

The Committee on Public Improvements reported the same and Report:

The Hon. on a report respectfully reports having examined the account of Mr. Einseidler for $15.00 for 3 1/2 lbs. castings and Mr. Einseidler for $15.00 for same and recommend this payment.

Signe: B. E. Bryant

On motion the report was received and the account was allowed.

The Hon. on a report having examined the claim of M. R. Paul, for services rendered as City Marshal from the first day of April 1872, to the twelfth day of May 1872, at the rate of fifty dollars per month respectfully recommend the payment of the same.

Signe: B. E. Bryant

On motion the report was received and as was ordered.

Mr. VanArsdale from the committee on the printing reported that C. H. Brown had proposed to print ordinances at the rate of 23 cents for each page and that the contract to print the ordinances in regard to dogs had been awarded to said Brown. Condemned in.

On motion the committee on schools and public buildings were directed to have plans and specifications for a kitchen house prepared and present at the next meeting.
The Treasurer made his report of receipts and expenditures for June, showing a balance in Treasury subject to warrant of $4,934.95.

The Street Commissioners made the following report:

To the Mayor and Common Council of the City of Laurinburg:

This undersigned respectfully reports that up to the 30th day of June 1872, two hundred and sixty-five persons have been reared out to work on the streets of the city, of which number, nine persons have performed labor. The persons have paid the commutation money amounting to $26.00 which amount has been paid over to the city Treasury.

The Mayor made the following report:

To the Common Council of the City of Laurinburg:

I have the honor to report to you that during the month of June I have assessed the following fines:

<table>
<thead>
<tr>
<th>Fine Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collected in City Cases and paid Treasurer</td>
<td>$1.00</td>
</tr>
<tr>
<td>Fines in State Case</td>
<td>$4.50</td>
</tr>
<tr>
<td>Fines collected and paid Court Treasurer in State Case</td>
<td>$1.00</td>
</tr>
</tbody>
</table>

I have issued executions in all cases due on debt.

All of which is respectfully submitted.

July 1, 1872

Wm. H. Gann, Mayor
City of Laurinburg

The Board of Health made the following report:

To the Hon. Board of Aldermen of Laurinburg:

In view of the importance of the health of our citizens and in view of the duty and great responsibility of our officers in promoting the interest of our city in regard to health, and in all other respects within their jurisdiction, the undersigned Board of Health made a general inspection of our city some weeks ago and reported verbally that in many localities the streets are now in a filthy, offensive condition, such as to do injury to health and cause health to as great extent as has passed unhindered would again urge upon your honorable body the great importance of immediate prompt action in cleaning up and placing our town in a healthy condition. We apprehend considerable and serious sickness soon more especially among our inhabitants, if our people do not continue to neglect so important a matter.

We are willing to use all the limited powers in our possession in cooperation with our elected Board of Commissioners and able Board of public improvements to remove the causes of disease and promoting public health, but our efforts require the much exertion and our time is too precious to be spent in vain. Therefore, if you conclude to do your whole duty, please to exhibit a little more evidence of your good intentions.

Most respectfully submitted:

[Signature]

Wm. H. Gann
S. H. Purviance
B. M. Saynes
Board of Health.

On motion the report was received and ordered to be recorded.

Mr. Kennedy presented an account of $3.00 for printing. On motion, the same was suspended and the account allowed.
Mr. Keeley submitted the following written proposition, which was referred to the committee on printing and stationery:

[Signature]

Board of Councillors.

Mr. I. agree to print in the Star for ten successive weeks, each, any and all advertisements under your direction for the said city for 2000 per month. This is quite as low as such rates can be done for.

[Signature]

[Signature]

Mr. Hughes introduced the following resolution:

Resolved, by the Mayor and Common Council of the City of Swansea, that the City Engineer be directed to make and report at the next meeting of this Council the proper and necessary surveys of that portion of Main Street in said City which lies between the main line of West Street and the Corporation line of said City, on the west, with a view to the opening and widening of said portion of said Main Street.

The adoption of which resolution these who voted aye were: Allen, Mee, Forte, Hughes, Bryant and Macy, Total 7. Mr. Vanamolde voted no.

Edward W. Straight presented a petition for permission to erect a playing-mill on lot 15, 145 in the original plot of the City. Said one under the rules.

The motion the latter was directed to draw warrant for the quarter salary of Officer of the City.

The motion the Council adjourned.

[Signature]

[Signature]
The Council met present, honored Mayor Saymon, Councilmen Scott, Halsey, Vanardell, Hanks, and Oser. The minutes of the preceding meeting were read and approved.

Councilman Scott was excused for absence from the last meeting. 

William Johnson presented to the Council, road receipts, un-paid, to the amounts of nine dollars and twenty-nine cents and asked a warrant for that amount. Referred to the committee on accounts.

Mr. Scott moved that the Council adjourns it adjourns at much hour day ensuing, July 18th. Adopted.

The motion of Mr. Scott, Mr. Emerson was directed to establish the work line of Market Street immediately, and that he be allowed to call in such assistance as may be necessary.

The Street Commissioners made the following report:

To the Mayor and Common Council of the City of Grandford City,

I have the honor to submit to your Honorable body the following as my bi-monthly report:

31 men have committed their 2 days labor at $3.00.

11 men worked their 2 days labor.

8 men returned Excise certificates.

113 new licenses aggregating

The following amounts are due the parties named for labor:

Mark Sullivan for labor.

Jerry Buck.

Alf Stull 15¾ days with team at $3.50.

Henry Sperry Barber for bridge.

I have paid into the city Treasury One hundred and two dollars commutation money for the two days road labor as per city Treasurer's receipt

All the men owing two days labor have been notified except a few who, so far, I have been unable to find. This time for all to work out this time is open this week and after that 3 days have little or no labor under my control. I would therefore suggest that if any improvements of any amounts at be made, necessary steps should be taken under the ordinances to place it under contract.

[Signet] Minnich S. Smith

Street Commissioner

On motion the report was received and warrants directed to issue for the amounts reported due by the Street Commissions.

The Engineer reported plot and survey of Main Street from West Street to the west corporation line which was on motion referred back to the Engineer with instructions that he report an estimate of the cost of constructing said plot of said street.

The application of Stright and Bosley for permission to erect a hardware shop on the corner of Main and Spring Streets was taken up and on motion such permission was granted.

On motion the Committee on Public Improvements were instructed to construct a fire station of three hundred hands capacity on east college street.

Rushbridge and Isaacs presented an account of five dollars for
two hundred dog checks. On motion the riles were suspended and the committee attended.

Mr. Redick was allowed seven dollars and fifty cents for services as engineer.

The following ordinance was introduced:

**An Ordinance to protect the purity of the Water in Wells, Water Tanks, Cisterns, Streams, Dams, and Tanks in the City of Crawfordsville.**

**Section 1.** Be it enacted by the Mayor and Common Council of the City of Crawfordsville, That any person who shall permit any of the public or private wells, cisterns, tanks, reservoirs, or streams within the City of Crawfordsville, by depositing therein any animal, vegetable or other substance, or any person who shall go or bathing, or dead, live, night or deposit, any animal, dead or alive, in any of the water works, dams or streams in the said city, or deposit or cause to be deposited therein any animal, vegetable matter or any other substance in any calculated to cause injury or hurt to persons, shall be deemed as if water therein, upon conviction thereof before the Mayor shall be fined in any sum not exceeding fifty dollars to which imprisonment not exceeding thirty days may be added.

Sec. 2. This ordinance shall be in effect from and after its passage and legal publication.

The ordinance was read a first time and under suspension of the rule a second and third time and passed. Those who voted in the affirmative on its passage were: Councilman Poole, Hughes, Waansdall, Harkle and Chief Justice.

The resolution introduced the following resolution:

Resolved by the Mayor and Common Council of the City of Crawfordsville, That the city engineer be directed to report at the next meeting of the Council the proper surveys and profile of a street or streets contemplated, being opened from a point on Main Street in said city, where by running due north it will unite with the north end of Pine Street or College Street and to be continued south until it connect with the Danville Road. Also of said street where opened to be known and designated as Pine Street and to be fifty feet in width. That said Engineer also report an estimate of the cost of constructing said streets.

On the adoption of which resolution those who voted in the affirmative were: Councilman Poole, Hughes, Waansdall, Harkle and Chief Justice. Petal, and that the resolution was declared adopted.

On motion the Council adjourned until Thursday evening July 13th.

Attest:

E. D. Brown, City Clerk

Wilson & Saymon, Mayor
Adjourned meetings Thursday Evening July 12, 1872

The Council met present were Hon. Mayor Grayson, Councilmen Forest, Hall.

The Committee on Schools and Public Buildings presented plans for an Engine House and Mayor's Office prepared by Mr. C. A. Cannon.

The motion of Mr. Hall to adopt the report of the Committee was seconded and the plan adopted and the work was directed to advertise for bids for the execution of the work according to the plans and specifications presented, to be received until 12 o'clock noon on the 1st day of August, 1872, meaning the right to the Council to reject all bids not deemed to the benefit of the City.

The motion the Council adjourned.

Wm. T. Laymon Mayor

City Clerk.

Monday Evening July 29th 1872

The Council met present his Honor Mayor Laymon Councilmen Hughes, Bryant, Vannardale, Carter and Crisp.

The minutes of the preceding meeting were read and on motion adopted.

Mr. Bryant was excused for absence from the last meeting.

The following petition was presented and referred to the Committee on Public Improvement.

To the Honorable Council and Mayor of the City of Crawfordville.

Your petitioners who are property holders in said City and residents of said City humbly pray that you will make an order to open and to have opened a certain street in said City—Beginning in Northwest quarter of said City running three west along and upon the lands of Messrs. McRae and William Hulcher, said street to terminate at the east line of Taylor Balfour estate.

And your petitioners will our pray as in duty bound.

Names

N. W. Taylor

E. M. Davis

John Jordan.

The Street Commissioners made the following report which was received and adopted except the amount reported due to Domingo which was reduced to three dollars and fifty cents per day.

City of Crawfordville July 29th, 1872

Wm. Mayor and Common Council: I have the honor to make the following report:

P. C. May have worked out their time

$8.00

A Domingo, about 24 days at $3.00 $72.00

Mr. Kiffin 30 days later

$11.37

John Jordan 90 days

$1.00

Hulcher 90 days

$85.25

Crisp 20 days

$53.42

James Doolen 20 days

$13.00
I was committed at 9 3. each
for which I return you 64.4. upon receipt
I would further report that the asylum plan is to be modified for the purpose of having the stay house, and because it should be divided into two departments, so that hay in the parson to science whilst improving others, I would ask the privilege of moving an original suit, and to submit it upon a larger scale.

Mr. J. Smith: Street Kanimin.

The Engineer made the following report of survey, profiles and estimates on Main and Plum streets which was received and ordered to be made of persons.

To the Mayor and Common Council of the city of Bradfordville,

The Engineer would respectfully submit the following surveys of Main and Plum streets with plots and estimate of the same as ordered by your honorable body.

Survey of Main Street 64 ft. wide.

Beginning at the point where the south line of Main Street extended west crossed the east line of J. A. Duran's land; from there met 1° 30' south 1200 feet to Marshall Street as plotted by Caleb Mills in his addition; thence met 6° 30' south 1250 feet to the corporation line. The north line of the proposed extension of Main Street west begins at a point on the east line of J. A. Duran's land 66 feet north of the initial point of the above described south line and runs thence west on the same bearing to the corporation line. Both lines are plainly staked and marked.

The proposed extension of Main Street west cut off and appropriate to the use of said street the following tracts of land: an irregular tract of land belonging to J. A. Duran containing 1.21 acres more or less; a tract of land 25 ft. wide by 240 feet long belonging to John D'Amico containing 0.60 acres more or less; a tract of land 6 ft. wide by 91 feet long belonging to H. B. Smith containing 0.01 acres more or less; a tract of land 6 ft. wide by 94 feet long belonging to N. B. Case containing 0.01 acres more or less; a tract of land 6 ft. wide by 234 feet long belonging to Caleb Mills containing 0.03 acres more or less; also a tract of land 66 ft. wide by 245 ft. long belonging to Caleb Mills containing 7.70 acres more or less; a tract of land 6 ft. wide by 245 feet long belonging to John Prositi containing 0.03 acres more or less; also a tract of land belonging to Caleb Mills 221 ft. long by 6 ft. more containing 0.03 acres more or less.

Survey of Plum Street 50 ft. wide.

Beginning at the point where the west line of Plum Street extended west crossed the S. & N. C. R. R. near the line south 5° 35' west 550 feet to the center of the Naniville road. The east line of the proposed extension of Plum Street south begins at a point 50 feet east of the initial point of the above described west line and runs three south in the same bearing to the center of the Naniville road. Both lines are plainly staked and marked.

The proposed extension of Plum Street east cut off and appropriate to the use of said street the following described tracts of land: a tract of land 25 ft. wide by 125 feet long belonging to Abram Johnson containing 0.70 acres more or less; a tract of land 25 ft. wide by 105 feet long belonging to J. A. Duran containing 0.06 acres more or less; a tract of land 25 ft. wide by 102 feet long belonging to N. B. Case containing 0.05 acres more or less; a tract of land 25 ft. wide by 153 feet long belonging to George Potts containing 0.08 acres more or less; a tract of land 25 ft. wide by 153 feet long belonging to George Potts containing 0.08 acres more or less.
The west line of the proposed extension of Plum Street north begins at the point where the west line of Plum Street extended north crosses the south line of Michael Barnes lot and runs north 5° 35' east to the centre of Main Street 500 feet. This east line of the proposed extension of Plum Street north begins at a point on the south line of the land owned by James Watson Sr. containing 15 acres more or less; a tract of land 55 feet wide by 166 feet long belonging to Michael Barnes containing 01 acres more or less; a tract of land 87 feet wide by 87 feet long belonging to Mrs. Frances Powers containing .12 acres more or less; a tract of land 65 feet wide by 35 feet long belonging to the heirs of Mrs. L. Freeman containing .19 acres more or less; a tract of land 24 feet wide by 357 feet long belonging to Samuel L. Milner containing .19 acres more or less; a tract of land 56 feet wide by 166 feet long belonging to Mrs. B. M. Eaton containing .32 acres more or less.

D. L. Rodenick
Co. S.

[Main Street Plat Revised new half to Bowers S.E. side]
An motion of Mr. Harvis, the City Engineer was directed to establish the north and south lines of Market Street from deceased streets to west.

An motion of Mr. Hart, the City Engineer was directed to establish the grade of the side walks on the north side of Market Street from Washington to 1st street and to set the proper grade stakes thereon.

A communication was received from the School Trustees requesting an order be drawn on the School Building Fund for Five Thousand dollars for the partial completion of the City School House. An motion, the order as requested was directed to be drawn.

The said School Trustees also submitted the report of William M. Oppenweiger, Deputy Superintendent, giving an estimate of the value of materials on hand and already in the building, at $23,100.00. Ordered to be filed.

An motion of Mr. Harvis, the City Engineer was directed to establish the north and south lines on touting from the crossing of the Louisville, New Albany and Chicago Railroad to the crossing of the Sagamore Park, Bardstown Road and North Western Railroad.

The following accounts were presented and allowed under a suspension of hands:

That of J. B. Linke, for work on 1st Street 10.70
That of C. H. Rodineck, for services as Engineer and Assistant 38.00

An motion of Mr. Hart, the City Engineer was directed to make a survey of the north side of Washington Street and furnish an estimate of the cost of making the same available for travel and providing a free and safe passage for the mails and said street.

An motion the Engineer was directed to purchase a compass and line.

An motion the Council adjourned to meet Thursday evening, August 1st.

Attest

[Signature]

[Signature]
The Council met, presented the honor of Mayor Edgar's Councilman, Hughes, Bryant, Varanastall, Hartt, and Emert.

The Engineer made the following report which was on motion, adopted:

To the Mayor and Common Council of the City of Crawfordsville.

The following report of the survey of Market Street made by your Engineer, assisted by Mr. Bucky, is respectfully submitted.

Assuming the Richardson house on the north west corner of Green and Market Street and the Scott building on the south west corner of Green and Market Street and also the Richardson house on the north east corner of Market and Washington Street and the Carroll building on the south east of Market and Washington Street, to be corners and acutting the center of Market Street thence and running west on the center of the street thus obtained, the point where the center of Market Street crosses the east line of West Street was ascertained, and measuring from that point forty nine and one half feet the point where the north line of Market Street crosses the east line of West Street was ascertained, and market, measuring thence from that point forty nine and one half feet the point where the south line of Market Street crosses the east line of West Street was ascertained and marked.

[Signature]

D. B. Rodinick C.E.

The motion of Mr. Varanastall the line of Market Street as laid by Mr. Rodinick City Engineer, and Mr. Bucky County Surveyor was deemed to be established as the line of Market Street.

The following resolution was introduced by Mr. Emert:

Resolved by the Mayor and Common Council of the City of Crawfordsville, that the City Clerk be and hereby is directed to issue to the several City Commissioners immediately the proper legal notice for them at the expiration of twenty-one days from the date of this report of the survey of said street to apprise and assist the owners and parties accordingly to the different owners of the proposed street from the point where the center of Market Street is to be constructed into the line of said proposed street as surveyed by D. B. Rodinick City Engineer and that he also serve a like notice to each of the owners or agents of lots upon or through which said proposed street is to be made giving such of said owners a Agent of lot twenty one days notice of the time said Commissioners will meet and assess the damages and benefits accruing to said interests of lots.

Whereupon the adoption of which resolution these was voted in the affirmative by Councilmen Hughes, Bryant, Varanastall, Hartt and Emert. And the resolution was deemed adopted.

The following resolution was introduced by Mr. Hughes:

Resolved by the Mayor and Common Council of the City of Crawfordsville Indiana, that it is proposed to condemn and appropriate to the public use, for the purpose of extending Main Street from its present western terminus to the Corporation line west of said city. The following described property:

Beginning at the point where the south line of Main Street extends will cross the east line of A.D. Durrie's land, thence west 7° 36' north 1205 feet to Market Street as plotted by Caleb Miles in his addition, thence west 6° 38' north 1205 feet to the Corporation line, the west line of the proposed extension of Main Street west begins at a point on the said line of W.D. Durrie's land 66 feet north of the initial point of the above described north line and runs thence west on the same bearings to the Corporation line. Said proposed extension of Main Street was cut off and appropriate to the use of said street.
the following tracts of land: an irregular tract of land belonging to Wm. Dauwe containing 2.25 acres more or less; a tract of land 3.3 feet wide by 240 feet long belonging to John Simpson containing 30 acres more or less; a tract of land 8 feet wide by 144 feet long belonging to Wm. W. Simmons containing 0.1 acres more or less; a tract of land 6 feet wide by 24 feet long belonging to William B. urge containing 0.1 acres more or less; a tract of land 6 feet wide by 34 feet long belonging to Early Mills containing 0.2 acres more or less; also a tract of land 6.6 feet wide by 245 feet long belonging to Early Mills containing 0.76 acres more or less; a tract of land 6 feet wide by 33 feet long belonging to John formulation containing 0.3 acres more or less; and a tract of land belonging to Carl Hulse 2.3 feet long by 6 feet wide containing 0.03 acres more or less, as shown by the report of the City Engineer, and to be further described. Resolved that the City Engineer be and is hereby directed to notify the Commissioners Appointed to assess damages and benefits to meet at the Mayor’s Office on the twenty-sixth day of August A.D. 1873 to assess the damages and benefits accruing to the owners of land adjoining by reason of the opening of Main Street from the various recurrence line or terminus of said land to the corporation line on the west, and that he also notify Carl Hulse, Nathaniel A. Dunn and Edward William A. Salfe, John Purcell and John Simpson of the time and place of the meeting of said Commissioners and of the matter, time and place to be considered.

The adoption of which resolution, those who voted 'aye,' are Councilmen Hughes, Bryant, Vanarsdale, Harris, and Criss. And the resolution was declared adopted.

The motion of Mr. Vanarsdale: The bids for the construction of an Engine house were opened and were as follows:

Alexander W. Mitchell 35% of the bid.
Alexander W. Mitchell 33% of the bid.
L. J. Brown 30% of the bid.
Mr. Harris 33% of the bid.
Mr. Coleburn 33% of the bid.

The motion the bids were referred to the Committee on schools and public buildings to report at the next regular meeting.

Mr. Bryant introduced the following resolution:

Resolved, that the Finance Committee prepare a loan for the purpose of obtaining money to build an Engine house and also for the completion of the public school building, said loan not to exceed twenty thousand dollars.

On the adoption of which resolution, those who voted 'aye' were Councilmen Hughes, Bryant, Harris, and Criss. Mr. Vanarsdale voted no, and the resolution was declared adopted.

The motion the Council adjourned.
The Council met present this Hon. Mayor Saymon, Councilmen Anguier, Bryant, Carter and Crist.

The mayor presented the following report:

\[
\begin{array}{ll}
\text{Balance in Treasurer's office} & \$9,597.55 \\
\text{Received from}\text{ Engr. Seives } & \\
\quad \quad \text{Peddlars} & \$120.00 \\
\quad \quad \text{Drakes} & \$2.00 \\
\quad \quad \text{Boo Seives} & \$67.78 \\
\quad \quad \text{Tax 1871} & \$100.00 \\
\quad \text{Fines and Fire Fees} & \$64.36 \\
\quad \text{Commutation for road labor} & \$1.00 \\
\text{Total received} & \$10,083.69 \\
\end{array}
\]

\[
\begin{array}{ll}
\text{Expenses} & \\
\text{Intrest on school bonds} & \$100.00 \\
\text{Election Expenses} & \$13.00 \\
\text{Material and labor on streets} & \$289.90 \\
\text{Printing} & \$2.00 \\
\text{Engr. Seives and enq} & \$116.18 \\
\text{Paved Road} & \$1.00 \\
\text{Repairs on Enq} & \$16.70 \\
\text{Office Salary} & \$629.15 \\
\text{Sinking Fund} & \$2,558.25 \\
\text{Total of interest fund} & \$1,150.12 \\
\end{array}
\]

\[
\begin{array}{ll}
\text{Cash balance} & \$310.21 \\
\text{Cash balance} & \$439.27 \\
\end{array}
\]

On motion the report was read and ordered to be placed on file.

The street Commissions made the following report which was received and the amounts as reported due there to were directed to be paid:

\[
\text{Crawfordville August 12th, 1872}
\]

For The Hon. Mayor and Common Council.
The undersigned respectfully submit the following report for the preceding two
weeks.

The following names are due and owing to the persons named for labor done by them
on the public streets of this city:

<table>
<thead>
<tr>
<th>Name</th>
<th>Days</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ed. Brown</td>
<td>8</td>
<td>178</td>
</tr>
<tr>
<td>James Martin</td>
<td>9</td>
<td>178</td>
</tr>
<tr>
<td>Harry Morgan</td>
<td>1/2</td>
<td>178</td>
</tr>
<tr>
<td>Jacob Smith</td>
<td>1</td>
<td>350</td>
</tr>
<tr>
<td>John Barrett</td>
<td>11/4</td>
<td>350</td>
</tr>
<tr>
<td>Mark Sullivan</td>
<td>9</td>
<td>178</td>
</tr>
<tr>
<td>James Brown</td>
<td>2/3</td>
<td>178</td>
</tr>
<tr>
<td>Sue Hager</td>
<td>1/2</td>
<td>350</td>
</tr>
<tr>
<td>A.S. Duckworth</td>
<td>5/2</td>
<td>250</td>
</tr>
<tr>
<td>William Brown</td>
<td>1</td>
<td>178</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1,662</td>
</tr>
</tbody>
</table>

28 men have labored each two days on the streets of the city.

(Signed) W.H. Smith Street Commiss

The City Engineer submitted report of profile and estimate of Washington Street
from North Street to the creek which was ordered to be filed.

On motion of Mr. Varansdale the Street Commission was directed to collect
all money due for road labor without delay.

On motion of Mr. Bryant, the Marshal was directed to enforce the dog or-

dinance immediately.

On motion, the City Engineer was directed to set gutter stakes on Market St.
between Snow and Washington Streets and the Street Commission was directed to notify
the property owners adjoining said part of said street to build the gutter in front
of their respective lots within 20 days from the date of said notice.

The following ordinance was presented for the first time—the rules suspended
and it was read a second and third time:

An ordinance authorizing the issuing of the bonds of the City of Crawfordsville to the amount of twenty-one thou-
sand Dollars ($21,000) for the erection of an Engine
house and other necessary buildings.

Sec. 1. Be it ordained by the Common Council of the City of Crawfordsville
in the State of Indiana, that the Mayor and Clerk of said City shall prepare and
issue Bonds of said City to the amount of twenty-one thousand (21,000) Dollars, with
interest at the rate of ten (10) per cent per annum payable semi-annually at the receiv-
ing office of said City for the term of ten years from the first day of September 1872. Forty-
two Bonds for Five Hundred (500) Dollars each, to become due and payable at the
office of the Treasurer of said City on the first day of September 1883, the
said City reserving the right to redeem said bonds from and after the first day
of September, 1877 as fast as money may be available for that purpose. Said
Bonds with the interest coupons attached thereto shall be signed by the Mayor and
Clerk of the City of Crawfordsville and placed in the hands of the Treas-
urer of said City to be negotiated and sold by him under the direction of the Common
Council to provide means for the purposes specified in the title of this Ordinance.

Sec. 2. The Ordinance to take effect from and after its passage.

The question being on the adoption of the foregoing ordinance
these who voted in the affirmative were: Mr. Elwood Hughes,
Bryant, Varansdale, Hart, and Cheek. Total 5... and the ordinance
was declared adopted.
The following accounts were allowed under a suspension of the rules:

That of J. W. Lott for printing of

That of W. H. Robinson for service of all and assistant (Engineering) $0.60

On motion, an order was directed to be drawn in favor of H. B. Shepherd for $0.00 on account of building gutter, crossing across Market street.

On motion the City Engineer was instructed to set gutter stakes and the Street Commiss.
sioner was directed to notify the property owners on the south side of Main Street between Washington and Walnut streets to build the gutter in front of their respective lots within twenty days from the date of notice.

To make a survey of the gutter on the south side of College street between Main and Water streets and devise some means to get rid of the water at that point.

On motion the Street Commissioner was directed to notify the property owners on the north side of Main street and between Water street and the north alley not to plant or lay with brick or stone, the sidewalk in front of the property on said part of Main Street, within twenty days from the date of notice.

On motion the Council adjourned.

Attest:

[Signature]

[Signature]

[Signature]
The Council met. Present: Mayor Langone, Counselor Fost, Hughes, Bryant, Van- 
and still others and guest.

The minutes of the preceding meeting were read and on motion adopted.

The next item was the approval of a petition from the School Trustees asking for the issuance of a warrant for $4,000.00 for the purchase of school buildings. The petition was referred to the committee on buildings and contemplation.

A petition from the city engineers asking for an extension of the Engineer's hour was also presented for the consideration of the Council, and that it is not to the interest of the city to accept any of the bids offered.

Signed:

The motion on the report was adopted.

The Street Commissioners made the following report:

Copp:fordville Aug. 26

Vice President and Common Council

The undersigned Street Commissioners of the city of Copp:fordville agree to make the following report:

We have examined the following: and find the same to be correct:

Work done on various public buildings for which I am indebted to the following named persons:

1. James White 10 days at $3.50 per day $35.00
2. John Smith 9 days at $3.50 per day $31.50
3. John Douglas 14.5 days at $3.50 $51.60
4. John Carver 1 day $3.50
5. James Brown 12 days and 7 hours with hands at $1.75 per day $22.25
6. James Moore 12 and a half days with hands at $1.75 $21.87
7. John Sullivan 12 days at $1.75 per day with hands $21.00
8. James Brown 7 days and 6 hours at $1.75 with hands $13.50
9. John Brown repairing curbing $1.75
10. John Carver 5 days carpenter, work building city paid at $2.00 per day $10.00

Total $162.00

The above persons have paid commutation for which I return you the Treasurer receipt for

The motion to receive the report was received and a warrant to issue to the party named therein to whom the city stands indebted.

The following accounts were allowed under a suspension of the rules:

That of J. P. Johnson for Estimate for building, crossing on Market St. $20.00
That of N. B. Johnson for Blacksmith work for Street Commissioner $7.50
That of H. B. Rodick for Services as Engineer $3.00
That of John E. Campbell for Assistance as Engineer $3.00
That of J. O. Brown for digging ditch on East College St. $2.50
That of N. R. Jones for主要 for frost $1.00
That of John Brown for 11 days at $2.00 per day $22.00
That of James King for $1.00 per day $1.00
That of John Robinson $2.00
On Motion, the Street Commissioners was directed to take up so much of the roadway of the street across the Societies of the nation and Chicago with what may be necessary to stop travel across said bridges which is considered dangerous for the passage of trains.
On the motion the Clerk was directed to issue a warrant in favor of J. Bridgeman for five
six dollars and three cents being the balance not paid for previous gages crossing over Madison.
On motion the Engineer was directed to see that grade stakes are on the west side of the
street at the corner of Pike and Main and should be notified to make improvements on
the property. The property owners and said owner of Washington Street should be directed
the street commissioners to raise the budgeting of said gage to come with such money.
John Hubbs was unanimously elected Assistant Engineer to serve during the un
joined term of D. B. Redidue
The following resolution was introduced by Mr. Bryant and adopted, these were
in the affirmative over the question of its adoption was Councilman Fowle, Bryant for
assail, Hynns and Chris Petal 5. Mr. Hughes voted no. Petal 1 and the resolution
was declared adopted:
Resolved, That the Street Commissioners in and he is hereby ordered to report
the next regular meeting the names of all persons who have performed road
labor, the names of all persons who have paid their Commutation money
the names of all persons against whom suits have been brought for amount
due one account of labor on public streets, also the names of all persons who
have been warned to labor and who are our road labor also the amount paid
into the city treasury with vouchers for such payment and that the resolution
of Mr. E. Smith as such Street Commissioners be accepted upon a just
settlement of his accounts with the city as such Street Commissioners and the
acceptance by the City Council of such report and settlement.
On motion of Mr. Bryant that the number of the City Council rules to proceed to
meet the Marshal the fact that they are not satisfied with the action of Marshal of the City;
feeling is not along with them but daily complaints are made to them by the
persons generally that the laws and ordinances of the city are not enforced as they
should be, that disturbers of the peace of the city are not arrested, and that
less a change is made in the management of the office of City Marshal they will
feel it to be their duty to proceed as the laws direct to remove him from
office.
The following was presented by Mr. Root:
To the Hon. Board of Common Council of the City of Crawfordville,
Be it resolved, that the undesignated agree to erect and complete
according to plan and specifications by E. C. Harrington, Engineer
and City Prisons for the sum of Eight Thousand Five Hundred Dollars 5.00
Signed
Alexandria Whitsett

The following resolutions was introduced by Mr. Petal:
Resolved, By the Mayor and Common Council of the City of Crawford,
That the bid of Alexander Whitsett for the building of the Engineer house be
accepted according to the plan and specifications by E. C. Harrington and
the contract on Schools and Public Buildings be ordered to immediately
perfect by entering into a written agreement with the said

Mr. Bryant offered the following as an amendment
Resolved, That the plans and specifications for an Engineer house
submitted by E. C. Harrington to this Council are not regarded as practicable.
The question then being upon the adoption of the original resolution by the vote, 'those who vote aye,' were Councilmen Forte, Hughes, Bryant, and Martin. The vote of the 'no's' was Councilmen Vanardale, Martin, and Bryant. The vote was a tie, and the mayor voted 'aye,' and the resolution was declared adopted.

The city treasurer was, on motion, directed to advertise for sale twenty-one thousand dollars of city bonds.

The motion the Council adjourned.

Albert.

R. D. Brown
City Clerk.

Called a Meeting.

Monday Evening, September 2nd, 1872.

The Council met in special session called by the Mayor. Present were: Hon. Mayor Cook, Honorable Councilmen Forte, Hughes, Bryant, Martin, and Crist.

The call was stated to be for the amendment of the Ordinance.

The following ordinance was introduced:

An Ordinance to amend Section 1 of an Ordinance passed August 19th, 1872, entitled "An Ordinance authorizing the issuing of bonds of the city of Crawfordsville, to the amount of twenty-one thousand dollars (21,000) for the erection of an Engine House and other necessary buildings."

Section 1. Be it ordained by the Mayor and Common Council of the city of Crawfordsville, that Section 1 of the above-entitled ordinance which now reads as follows:

Sec. 1. Be it ordained by the Common Council of the city of Crawfordsville in the State of Indiana, that the Mayor and Clerk of said city shall prepare and issue bonds of said city to the amount of twenty-one thousand (21,000) Dollars with interest at the rate of ten (10) per cent. per annum, payable semi-annually at the Treasurer’s office of said city for the term of two years from the first day of September, 1872. Forty-five bonds for one hundred (100) Dollars each, to become due and payable at the Office of the Treasurer of said city on the first day of September 1873 as fast as money may be available for that purpose. Said Bonds, with the interest coupons attached thereto, shall be signed by the Mayor and Clerk of the city of Crawfordsville, and placed in the hands of the Treasurer of said city to be negotiated and sold by him under the direction of the Common Council, to provide means for the purposes specified in the title of this Ordinance; and the same is so amended as to read as follows:

Sec. 1. Be it ordained by the Mayor and Common Council of the city of Crawfordsville in the State of Indiana, that the Mayor and Clerk of said city shall prepare and issue bonds of said city to the amount of twenty-one thousand (21,000) Dollars with interest at the rate of ten (10) per cent. per annum, payable semi-annually at the Treasurer’s office of said city for the term of two years from the first day of September, 1872. Forty-five bonds for one hundred (100) Dollars each, to become due and payable at the Office of the Treasurer of said city on the first day of September 1873 as fast as money may be available for that purpose. Said Bonds, with the interest coupons attached thereto, shall be signed by the Mayor and Clerk of the city of Crawfordsville, and placed in the hands of the Treasurer of said city to be negotiated and sold by him under the direction of the Common Council, to provide means for the purposes specified in the title of this Ordinance; and the same is so amended as to read as follows:
per annum payable semi-annually at the Treasurer’s office of said City for the term of six
years from the second day of September 1872. Forty-two bonds of Five Hundred Dollars each,
to become due and payable at the office of the Treasurer of said City on the second day of Sep-
tember 1882, the said City reserving the right to issue said bonds from and after the second
day of September 1871 as first as money may be available for that purpose. Said Bond
with the interest coupons attached thereto shall be signed by the Mayor and Clerk of the City of
Champaignville and placed in the hands of the Treasurer of said City to be negotiated and sold
by him under the direction of the Common Council to provide means for the purposes specified
in the title of this Ordinance.
Section 2. This Ordinance shall take effect from and after its passage.

The Ordinance was read a first time and made a suspender of the rule a second
and third times and passed. These votes are on its passage were Chewonee
Ford, Hughes, Bryant, Harti, and Irish. It is to
This following was presented by Capt. Carrrington

Champaignvil, Ind. Sep't 2-1872.

To the President & Common Council of Champaignville, Ind.
The block of lots on which the new building will be erected should be 165 feet
square. Its front exceeds this by a few inches. The cross section at one of the city lot is about
164. If the lot be allowed for alley,
The street in front is also less than the established width.
The block of lots to the south is in excess of 165 feet, the lot on the alley:

In order not to infringe upon the 165 feet of the north block, it will be
necessary to make the alley narrower than ten feet, and at the rear of the city lot

there is one alternative unless the city purchase a foot to the
north, which in view of the present expenses does not seem best.

Respectfully submitted

[Signature]

Henry B. Carrington Capt. N.C.

Rev. & Clerk, Engineer

Mr. Bryant remarks that sufficient space be taken from the alley on the north side
of the city lot to give to the city its full quantity of ground 88 by 89 feet leaving
the square to the north of the city lot 127 feet making the entire space 165 feet from front
to back. This being an error in the location of the Brick building, which will mean
for future adjustment should such adjustment become necessary. Adopted

A memorial was received from Charles B. Masterwood asking permission to maintain a brick stand near the Corner of Main and Washington Streets, which was laid over

On motion of Mr. Bryant, the Committee on Public Improvement was authorized to construct a station in the Engine House.

On motion the Council adjourned.

Walter [Signature]

City Clerk

[Signature]
Monday Evening September 9th 1872

The Council met. Present, the Hon. Mayor Saymon Councillors Forti, Hughes, Byers, Wertz and Becker.

The minutes of the proceeding, motions were read and on motion adopted.

The Committee on petitions and franchises asked for the time to report on the petitions of Mill and others.

The mayor made the following report, which was accepted and ordered to be recorded.

The Mayor and Councillors of the City of Burlington.

Respectfully, I have the honor to report that during the month of August I have collected and paid into the City Treasury from amounting to $11.30, as per his receipts hereunto filed.

Respectfully submitted,

W. E. Saymon, Mayor
City of Burlington.

The clerk made the following report:

Burlington, Sept. 9, 1872

To the Mayor and Council of the City of Burlington.

I respectfully report that the commissioners to assess damages and benefits filed with me, on the 30th day of September 1872, their report of damages and benefits accruing to owners of property adjoining the new police court house on the south line of said street from its present line to a building line, also the report of said commissioners of the damages and benefits accruing to owners of property adjoining the north line of said street from its present line to a building line.

Respectfully submitted,

R.H. Smith, Clerk.

Said report on North Street is as follows:

To the Honorable the Mayor and Council of the City of Burlington:

The undersigned Commissioners of the City of Burlington duly elected and qualified to assess damages and benefits accruing to the owners of lands and lots lying along and adjoining said street, report that the damages and benefits accruing to the owners of lands and lots lying along and adjoining said street were assessed and paid to the city and city for the following reasons, namely, cost of street improvements and damages and benefits to the owners of lands and lots lying along and adjoining said street, amounting to $62.50. The amount of damages accruing to the lands and lots adjoining said street is $62.50, and the amount of damages assessed to the owners is $62.50.
as proposed will be of great general benefit and of public utility to the city itself. Knowledge of the city at large to the amount of said sum of sixty-five dollars and therefore I recommend your honorable body that the said defect of sixty-five dollars be paid and I recommend the treasurer in compensation for said general benefit to the city and that such further proceedings may be had by your honorable body as your judgment and madness may determine.

For a full and complete description of the lands and lots appropriated, survey or otherwise, by means of the opening, extension and establishing of said street you are hereby referred to the report of the city engineer of the survey of said street made him, which said report is herewith attached and made part of this report.

All of which is respectfully submitted.

Taylor Buffington
William T. Axterson
William Campbell
John S. Campbell

Schedule referred to in the foregoing report:

<table>
<thead>
<tr>
<th>Name of Owner</th>
<th>Description of Property</th>
<th>Value of Property Appropriated</th>
<th>Damage to Property</th>
<th>Benefit to Property</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robert Ramsey</td>
<td>(a) North Street</td>
<td>400 00</td>
<td>300 00</td>
<td>50 00</td>
</tr>
<tr>
<td>N. A. Dunn</td>
<td>2.75 Acres</td>
<td>700 00</td>
<td>700 00</td>
<td>950 00</td>
</tr>
<tr>
<td>John Simpson</td>
<td>20 Acres</td>
<td>800 00</td>
<td>0</td>
<td>160 00</td>
</tr>
<tr>
<td>Caleb Imes</td>
<td>1.6 Acres</td>
<td>150 00</td>
<td>0</td>
<td>150 00</td>
</tr>
<tr>
<td>Caleb Mills</td>
<td>0.2 Acres</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>N. Sale</td>
<td>1.6 Acres</td>
<td>180 00</td>
<td>180 00</td>
<td>75 00</td>
</tr>
<tr>
<td>Mr. V. Smith</td>
<td>2.5 Acres</td>
<td>150 00</td>
<td>150 00</td>
<td>75 00</td>
</tr>
<tr>
<td>Ed. B. Canan</td>
<td>0.5 Acres</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>John Burwell</td>
<td>0.6 Acres</td>
<td>35 00</td>
<td>35 00</td>
<td>100 00</td>
</tr>
<tr>
<td>Thomas Hale</td>
<td>1.6 Acres</td>
<td>150 00</td>
<td>150 00</td>
<td>75 00</td>
</tr>
<tr>
<td>Caleb Mills (through)</td>
<td>0.3 Acres</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Caleb Mills (through)</td>
<td>0.5 Acres</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

Assessment on North Street:
Said Payment $12,550.00 Damage $170 = $20,255.00

Benefits

Amount to be provided for

The report on Plume Street is as follows:

To the Honorable the Mayor and Common Council of the City of Crawfordsville:

We the undersigned Commissioners of the City of Crawfordsville duly elected and qualified to apprise damages and assess benefits according to the owner of lands and lots through which any street is proposed to be constructed or altered or any building thereon appropriated to, would respectfully report that on the 2nd day of August 1872 we received a notice to proceed prepared by the clerk of said city, or entered upon and examined the lands and lots lying along and adjoining that portion of Plume Street contemplated being opened from a point on Main Street in said city where by natural the street would not unite with the north end of Plume Street along its length, and to be continued south until it connects with the Crawfordsville road. All of said street to be fifty feet in width and to be known as Plume Street when made and there made the appointment of the nature of lands and lots to be appropriated and making said improvements and of the damages and benefits arising from. 
to the owners of lands and lots lying along and adjoining, and through which said street is to be extended and improved. A list of which is fully set forth in the schedule hereunto annexed and made a part of this report, with the amount in dollars and cents of the value of lands and lots appropriated and of the damages and benefits accruing to the owners thereof, and to their respective heirs and assigns, the name of the owners of such land or lot appropriated and damaged or benefited by reason of such extension, the amount of damages accruing to the lands and lots, and the owners thereof, along and adjoining said street, and the amount of benefits accruing to the amount of Seventeen Thousand and Eighty-Five hundred dollars ($17,850.00), which said amount is ($15,000.00) is entirely unprovided for. For a full and complete description of the lands and lots appropriated, damaged or benefited by reason of the opening, extending and establishing of said street, you are hereby referred to the report of the City Engineer of the survey of said street made by which said report is herewith attached and made a part of this report.

All of which is respectfully submitted.

[Signed]

[Name]

[Committee]

Schedule Referred to in the foregoing report:

<table>
<thead>
<tr>
<th>Name of Owners</th>
<th>Description of Property</th>
<th>Damages to Property</th>
<th>Benefits to Property</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elton Land</td>
<td></td>
<td>$1,000</td>
<td>$1,000</td>
<td></td>
</tr>
<tr>
<td>Samuel B. Milman</td>
<td></td>
<td>250</td>
<td>600</td>
<td>1,300</td>
</tr>
<tr>
<td>Andrew G. Heirs</td>
<td></td>
<td>250</td>
<td>400</td>
<td>215</td>
</tr>
<tr>
<td>Priscilla Powers</td>
<td></td>
<td>200</td>
<td>250</td>
<td>225</td>
</tr>
<tr>
<td>Michael Barnes</td>
<td></td>
<td>150</td>
<td>100</td>
<td>250</td>
</tr>
<tr>
<td>James Cleaton Jr.</td>
<td></td>
<td>220</td>
<td>130</td>
<td>350</td>
</tr>
<tr>
<td>Alphonso Johnson</td>
<td></td>
<td>750</td>
<td>100</td>
<td>0</td>
</tr>
<tr>
<td>Andrew Purnace</td>
<td></td>
<td>400</td>
<td>100</td>
<td>500</td>
</tr>
<tr>
<td>W. W. Hutchins</td>
<td></td>
<td>350</td>
<td>250</td>
<td>570</td>
</tr>
<tr>
<td>George Porto</td>
<td></td>
<td>750</td>
<td>750</td>
<td>0</td>
</tr>
<tr>
<td>Heirs of Hamilton</td>
<td></td>
<td>200</td>
<td>800</td>
<td>280</td>
</tr>
<tr>
<td>Paul Varvelt</td>
<td></td>
<td>120</td>
<td>0</td>
<td>120</td>
</tr>
<tr>
<td>Unknown</td>
<td></td>
<td>200</td>
<td>200</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$2,190</td>
<td>$1,600</td>
<td>$1,590</td>
</tr>
</tbody>
</table>

Whole value of lands appropriated $2,190.00
Whole additional damages $1,600.00
Whole amount of benefits $3,790.00

Amount unprovided for $1,590.00

On motion of Mr. Baggage the consideration of the foregoing reports of Commissions on Hoam and Plum Streets was postponed until the 15th day of September.

The Street Commissions made a report which was rejected and a report was ordered from him in accordance with a resolution of council adopted on the 26th day of August 1872.

The Treasurer made a report of the receipts and expenditures
for the month of August 1872 as follows:

Receipts for August

Balance in Treasury Aug 1, 72

Dr. from Taxes

Finu

Sugar License

Phone

Commutation for Road Labor

Paddles

Rustlers

Rents

Expenditures

Amount paid on streets

Officers

Police

Printing

Works on bridges

Electoral Expenses

Surveys

Fuel

                                                     $7930.29

   $12,50

   20.00

   10.00

   50.00

   14.50

   20.80

   518.04

   1362.36

   3102.70

   4359.66

All motion a warrant was directed to be drawn in favor of Crawford for $42.11 bring amount of corral to $42.4 over which the city corporation limits have been extended.

Mr. A. E. Duckworth acting for the street Commissions made the following report:

To the Mayor and Common Council of the City of Cranfordville.

I have the honor to report the following as the names of persons who have labored on the streets and the amount due each for the labor:

Edward O'Connor 9½ days work 175.00 16.62-

Martin Sullivan 10 " 175.00 17.50

Alice Williams 8 " 35.00 28.00

Jacob Stude 3 " 2.50 2.62

A. E. Duckworth 10 " 8.50 35.00

James Denew 9 " 175.00 18.75

Total due for labor on streets 115.50

Cranfordville Ind. dept. 1873 [Signed] A. E. Duckworth

On motion the Clerk was directed to draw warrants in favor of the parties named in the foregoing report for the amounts due them.

The following resolution was introduced by Mr. Vanarsdale:

Resolved: That the city clerk advertise for bids for grading Nabaski Avenue from Prato Street to its crossing of the Bena villa road, Albany and Milan Road, road said grade to be washed and mowed, and to be put on dicing for a width of 12 feet on the sides and six inches on each edge thereof, said bids to be opened on the 23d day of September 1872 and contracts awarded should it be deemed proper by the City Council.
The question being upon the adoption of the foregoing resolution, those who voted "aye" were Councilmen Forte, Hughes, Bryant, Vanareddel, and Martin Bates. S. Despite the motion, the resolution was eventually adopted.

The following accounts were presented and allowed under a suspension of the rules:

- That of A. R. Buckwold for 12½ days labor on streets of $56.25
- That of Blair, Slebe and Co. for City Esthetics $2.15
- That of Rainville Drains for City drains $2.00
- That of Harry Hope for 1 year service as messenger for luggage office $15.00

On motion, the Marshall was instructed to demand the keys belonging to the city, which he had been granted by the Mayor, not to be in the hands of persons not authorized to keep it in custody.

On motion, the Council adjourned.

Adjourned Meeting
Monday Evening, September 16, 1873.

The Council met. Present Vice Mayor Daymorr, Councilmen Forte, Hughes, Bryant, Vanareddel and Bates.

On motion of Mr. Forte, the report of the commissioners, on the opening of Main Street was taken up.

On motion of Mr. Bryant, the said report on Main Street was rejected.

The following protest was presented, received and ordered to be recorded:

To the Honorable Council of the City of Grand Rapids,

The undersigned residents and tax-payers of said city, upon information that commissioners have been appointed to view and appraise damages for opening Plume Street north of Wabash Avenue, and that a serious effort toward opening that portion of said street is to be made, respectfully protest and admonish against any action by you honorable body to that end.

Mr. W. E. Elston has submitted to you a written proposition offering to give the city right of way for a broad and ample avenue across the eastern side of the grove through which said Plume Street is proposed to be opened. As the object of the proposed street is to make a highway to the junction of our railroads, where a union depot will ultimately be built, and where the L. & N. W. R. R. is by contract bound to establish its depot, we think Mr. Elston's offer is in every respect most advantageous to the public; it makes the opening of the part of Plume Street north of Wabash Avenue unnecessary; by giving the same if not great accommodations to the public. The grove which is now one of the chief ornaments of the city will be spared, improper injury; the city will continue to have the use of a commercial route as a passageway for recreation, and the several societies, Odd Fellows, Masons No. 4 and the Thursday Sketches, a beautiful grove. The only one men about the place for celebration and the people already suffering from taxation will be saved a needless outlay of money.

Wherefore, we submit this remonstrance, with an earnest appeal that the said liberal offer of Mr. Elston be accepted.

Yours, etc.,

W. R. Howard

[Signature]

[Signature]
<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. S. Brown</td>
<td>J. P. Campbell</td>
<td>H. S. Barrington</td>
</tr>
<tr>
<td>H. K. Kelley</td>
<td>H. P. White</td>
<td>H. S. A. Cleghorn</td>
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<tr>
<td>J. A. Gardine</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<td>William Mount</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>James Bannister</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<tr>
<td>E. Totten</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<tr>
<td>John Lee</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<tr>
<td>E. J. Bridger</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>H. P. Brown</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>W. L. Smith</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>C. W. Crawford</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>C. M. Gregg</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>James Rains</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<tr>
<td>R. M. Ramsay</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<tr>
<td>H. W. Blair</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<tr>
<td>H. J. Bradic</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>Henry Campbell</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
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<tr>
<td>H. A. Bilham</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>Albert B. Herron</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>E. F. Rowe</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>H. H. St. Brown</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>E. S. Hildafraud</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>W. T. Scott</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>Michael Price</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>W. A. McLennan</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>W. D. Raymond</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>E. Hauser</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>R. J. Vance</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>A. L. Evans</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>E. K. Kahn</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>Cornelius Smuck</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>J. V. Keraw</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>E. D. Burley</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>J. B. Richardson</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>E. J. Daradge</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>J. S. McDadeleland</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>John A. Gooch</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>Joseph T. Tuttle</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
<tr>
<td>J. E. Wilton</td>
<td>J. L. White</td>
<td>M. B. Crockett</td>
</tr>
</tbody>
</table>

On motion of Mr. Forre, the report of the Commissioners on the subject of issues of Plums was taken up.

On motion of Mr. Bryant, the terms of said report were rejected.

On motion of Mr. Bryant, the office of Assistant City Engineer was declared vacant.

On motion, Albert B. Herron was elected Assistant City Engineer.

The Street Commissioners made a report in accordance with the resolution of Council adopted on 26th day of August, 1872, which...
Report was referred to the Committee on accounts.

The Committee on Schools and Public Buildings made the following report which was received and concurred in.

To the Hon. Mayor and Common Council of the City of Bradford:

We, undersigned respectfully, report that as directed by you we have contracted with Mr. Alexander for the erection and completion of the Engine House in accordance with the plans and specifications submitted by Geo. B. Earman, for the sum of Eight Thousand ($8000) dollars. The contract binds Mr. Alexander to complete the building within ninety-five working days; in case of delay the city has the right to prosecute with the work at the expense of the contractor and no material is allowed to be moved from the ground until the building is accepted by the city. Should any dispute arise as to any matter relating to the building, the decision of the City Council is to be absolute and final.

With the Contractor payments are to be made as follows: 50 per cent of the estimate to be paid when the foundation is complete, 30 per cent on all materials furnished 50 per cent when the upper joists are laid in position, 30 per cent when the roofing is ready for covering, and 20 per cent balance to be paid on the completion of the whole building, and its acceptance by the city. Security to the amount of $1000 is given for the faithful performance of the contract by Mr. Alexander.

In addition to the above contract we have found it necessary to have the entire north wall of the Engine House started on a level with the street, and to avoid any damage to the building, should the level of the lot north of the city be improved that property, this additional work will cost two hundred and fifty dollars Mr. Alexander agreeing with your Committee to do the work for that sum.

All of which is respectfully submitted.

[Signature]
R. E. Bryant
L. A. Root

The following accounts were allowed under a suspension of the rules:

That of Braddie & Burford for-writing city building bonds $35.00
That of Braddie & Burford for tax lists & duplicates 30.36
That of Geo. Kears for printing

On motion the improvement of West Market Street was referred to the Committee on Public Improvements.

On motion the Council adjourned.

[Signature]
Wilson C. Leavitt Mayor
Monday Evening, September 5th, 1872

The Council met. Present, His Honor Mayor Laymon, Councilmen Scott, Hughes, Varanodall, Daniels, Martin and Christ.

The minutes of the preceding meeting were read and on motion adopted.

Mr. Christ was excused his absence from the last meeting.

The following report from the committee on accounts was read and on motion the recommendations therein contained were adopted:

"The undersigned members of the committee to examine the condition of the street commissioners' acts respectfully submit the following viz: We find nearly one-half of the names that should have been notified have not been seen and many of the above notified have not been notified. The streets our funds do not have sufficient amount brought against them. The good reasons is assigned that no work would be at all satisfactory to the council for such direction and we therefore recommend that the street commissioners report to hand on the table for the present and that the council proceed at once to secure the appointment of another street commissioner who shall at once proceed to notify all the remaining parties and to collect without delay all outstanding claims that should have been filled by the present incumbent and that the settlement with Mr. Smith to determine the whole work is performed and that he be held responsible to the city for any loss that may result from such neglect or the past of which he shall be held personally responsible. Submitted:

(Figure)
D. Hughes
P. Hughes Follow."  

On the recommendation of the committee on accounts a warrant was directed to be drawn in favor of Bob M. B. Barmstrong for the sum of Five hundred and twelve dollars and fifty cents for plans and specifications for Engine House No. 1.

The following report was received and a warrant directed to issue to the parties named therein:

To the Mayor and Common Council of the City of Crawfordsville:

Gentlemen: I have the honor to report that since last report the following is the work done on Wabash Avenue and the amount due therefor for the same.

<table>
<thead>
<tr>
<th>Name</th>
<th>Work Done</th>
<th>Hours</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Martin McNair</td>
<td>7 days sheathing</td>
<td></td>
<td>175</td>
</tr>
<tr>
<td>Jacob Last</td>
<td>92. 6h work</td>
<td></td>
<td>350</td>
</tr>
<tr>
<td>J. Daniels</td>
<td>6 hours with team</td>
<td></td>
<td>2,10</td>
</tr>
<tr>
<td>James Sullivan</td>
<td>3 days sheathing</td>
<td></td>
<td>175</td>
</tr>
<tr>
<td>James Varanodall</td>
<td>63 days work team</td>
<td></td>
<td>350</td>
</tr>
<tr>
<td>Edward Odoms</td>
<td>10% days sheathing</td>
<td></td>
<td>149.3</td>
</tr>
<tr>
<td>James Denny</td>
<td>2% days sheathing</td>
<td></td>
<td>175</td>
</tr>
<tr>
<td>Mark Sullivan</td>
<td>96 days sheathing</td>
<td></td>
<td>161.18</td>
</tr>
<tr>
<td>A. S. Duckworth</td>
<td>10% days with team</td>
<td></td>
<td>38.53</td>
</tr>
</tbody>
</table>

Total due $141.79

All of which is respectfully submitted.

Respectfully submitted:

Crawfordsville the 26th day of July 1872

(Signature)
A. S. Duckworth

The following report was received and on motion the warrant was directed to issue:

To the Hon. Mayor and Council of the City of Crawfordsville:

The undersigned respectfully request that a warrant be drawn on the city treasurer for Five Hundred Dollars in favor of Alexander Miller for work done on Engine House and supplies furnished to date, which is in accordance with the estimate of last M. B. Barmstrong, architect of the same.
of the work.

The account of Mr. W. E. Blackhart of $160.57 for lumber was referred.

Harry Young was on motion, allowed $5.00 for repairing horse and cleaning engine.

The following resolution was introduced by the Committee on Finance:

Resolved by the Mayor and Common Council of the City of Crawfordsville that the following taxes be levied on the taxable property of the City of Crawfordsville for the year 1879:

1. For General Purposes 2 1/2% on each $100.00.
2. Interest on School Bonds 20 Cents on each $100.00.
3. Binding Fund for $10 00.
4. Interest on Ensign House Bonds 10 Cents on each $100.00.
5. Binding Fund for $10 00.

Total $180.00 on each one hundred dollars.

Also 7 1/2 cents on each horse, one dollar on each male dog, and two dollars on each female dog in the city. The dog taxes to be paid by obtaining checks of the City Clerk in accordance with the ordinance now in force.

The question being where the adoption of the foregoing resolution was voted on the affirmative. The Councilmen Potter, Hughes, Torquay, Van and all others were in favor, and the resolution was declared adopted.

The following bid for the grading of Walash avenue was opened and considered:

Crawfordville Ind., Sept. 1879.

To the Mayor and Common Council of the City of Crawfordsville:

I will grade Walash avenue according to the specifications at 49 cents per running foot.

John Sullivan

The motion of Mr. Bryant the bid of the grading of Walash Avenue presented by John Sullivan was accepted.

Mr. Bryant moved that the resignation of Mr. E. Smith as Street Commissioner be accepted, the City holding him and his securities liable for any losses that may accrue to the City from the failure of said Mr. E. Smith to prevent persons rented to labor by him and not to obey such naming, also for any other losses that may accrue from his failure to discharge his duty as the law directs. Adopted.

A motion was made to direct the payment of $3 50 for taxes erroneously collected from him.

The City School Trustees made a motion request for the appropriation of the sum of Three Thousand dollars for the payment of an estimate to D. H. Jones, Contractor of the City School building. The motion was carried.

A motion the Clerk was directed to issue the warrant for the said amount of Three Thousand dollars in favor of said School Trustees.

A motion the City Treasurer was directed to take the proper legal steps to immediately collect the balance now due by reason of the opening of Jefferson Street.

The following appointment was presented for the concurrence of the Council to motion said appointment was concurred in:

State of Indiana, 3
Montgomery County, 3

J. William Burbridge, treasurer of the City of Crawfordsville.
The Council met present, His Honor the Mayor, Councilmen: Truett, Hughes, Vanarsdale, Hart, and Cris. Total, six. The resolution was declared adopted. The Council adjourned to meet September 22nd at 9 o'clock A.M.

Attends:

T. D. Brown, Clerk.
Monday Evening, October 3rd, 1872.

The Council met. Present His Honor Mayor, Deputy Commissioners, J. H. Hughes, J. V. Harrisdale, D. Smith and H. Fisk.

The minutes of the preceding meeting were read and on motion adopted.

On motion, the Street Commissioners were directed to notify the property owners on Market street between Grove and Washington streets to grade so much of said street between the curts edge of the gutters and the crown of the street as may be necessary to allow the water to come into the gutter.

The Treasurer made the following report of the receipts and expenditures for the month of September 1872:

**Receipts:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance in Treasury, August 31</td>
<td>$7302.36</td>
</tr>
<tr>
<td>from Delinquent Taxes</td>
<td>$106.02</td>
</tr>
<tr>
<td>City Building Bonds</td>
<td>$5800.00</td>
</tr>
<tr>
<td>Assessments</td>
<td>$500.00</td>
</tr>
<tr>
<td>Commission for Road Labor</td>
<td>$100.00</td>
</tr>
<tr>
<td>Street Sweeps</td>
<td>$1.25</td>
</tr>
<tr>
<td>Fines &amp; Lift Fees</td>
<td>$11.50</td>
</tr>
<tr>
<td>Dog Licenses</td>
<td>$32.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$8433.25</strong></td>
</tr>
</tbody>
</table>

**Expenditures:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>expended on street</td>
<td>$822.49</td>
</tr>
<tr>
<td>Fire Captains</td>
<td>$121.32</td>
</tr>
<tr>
<td>Paid for Officers</td>
<td>$18.75</td>
</tr>
<tr>
<td>Printing</td>
<td>$11.00</td>
</tr>
<tr>
<td>Fire Department</td>
<td>$30.00</td>
</tr>
<tr>
<td>Reclamation on Paris</td>
<td>$3.04</td>
</tr>
<tr>
<td>Plans &amp; Specifications of Engine House</td>
<td>$212.50</td>
</tr>
<tr>
<td>Estimate on Engine House</td>
<td>$1551.05</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$2120.98</strong></td>
</tr>
<tr>
<td>Less Interest &amp; sinking fund</td>
<td><strong>$310.70</strong></td>
</tr>
<tr>
<td></td>
<td><strong>$1809.25</strong></td>
</tr>
</tbody>
</table>

The Street Commissioners made the following report to the Mayor and Common Council of the City of Baraboo:

Since my last report the amounts as below reported have become due to the parties named:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jacob Stude  10 days work with team at 53.30 per day</td>
<td>53.30</td>
</tr>
<tr>
<td>J. E. Duckworth 16 hours</td>
<td>36.75</td>
</tr>
<tr>
<td>James Harrisdale 2</td>
<td>7.00</td>
</tr>
<tr>
<td>Mark Sullivan 9</td>
<td>15.75</td>
</tr>
<tr>
<td>James Driscoll 3</td>
<td>5.68</td>
</tr>
<tr>
<td>Edward Conner 9</td>
<td>13.75</td>
</tr>
<tr>
<td>James Lewis 1</td>
<td>1.75</td>
</tr>
<tr>
<td>James Sullivan 2</td>
<td>1.75</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$121.18</strong></td>
</tr>
</tbody>
</table>

All of which is respectfully submitted.

October 7th, 1872

A. E. Duckworth

Street Commissioner.

The motion, warrants were directed to issue to the parties named in the Street Commissioners' report.
The committee on accounts reported the account of Alex. B. Biddle for $12.54 for lumber for court commissioners. Correct and recommended its payment.

The report was adopted.

The Mayor made the following report:

To the Common Council of the City of Crawfordville:

D. L. Bailey has made proof to me that he was the owner of one box and while spirited her from premises and sold by the Marshal of said City. And it appearing that said Marshal had paid into the City Treasury one dollar and twenty-five cents the net proceeds of said sale, I therefore recommend that you authorize a warrant to be drawn on the Treasury in favor for said sum of $1.25.

Signed
Wilcox H. Gaynor, Mayor

An motion in favor of D. L. Bailey for $1.25 was directed to issue.

The Mayor made the following report:

To the Common Council of the City of Crawfordville:

D. L. Bailey: I have the honor to report the following receipts of the Mayor's Office for the month of September, 1873.

Total fines collected: $14.00

Fines fees collected: $2.40

All of which has been paid into the City Treasury as per receipts hereunto filed.

(Signed)
Wilcox H. Gaynor, Mayor.

The following accounts were allowed under suspension of the rules:

That of James Raines for 6 days labor on cemetery $1.75

That of James Mann for 5 days labor on cemetery $5.25

D. L. Bailey presents an account of fifty dollars for legal services in the case of Wilcox H. Bailey.

An motion in favor of Mr. Scott to warrant for $25.00 was directed to be drawn in favor of D. L. Bailey for legal services in the case of Wilcox H. Bailey that amount being the contract price agreed upon for said services.

B. P. Barrington, Architect of City building, made the following report:

Crawfordville, Sep 27, 1873.

To the City Council

Pursuant to contract between you Alex. Brady & Messrs. Alexander & Wright for erection of City Hall, Engine House, providing for payment of eighty per cent of estimate made by Architect when the foundations are in place together with eighty per cent of Materials then upon the ground. I have the honor to recommend the following payment upon first estimate, not including superstructure above joints which belongs to next estimate:

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brick in place</td>
<td>28.57%</td>
<td>$368.36</td>
</tr>
<tr>
<td>Stone</td>
<td>11.00%</td>
<td>$11.90</td>
</tr>
<tr>
<td>Sand on site</td>
<td>11.72%</td>
<td>$11.72</td>
</tr>
<tr>
<td>Excavation</td>
<td>10.80%</td>
<td>$10.80</td>
</tr>
<tr>
<td>Brick on hand</td>
<td>6.75%</td>
<td>$6.75</td>
</tr>
<tr>
<td>Carpenters work</td>
<td></td>
<td>$276.25</td>
</tr>
</tbody>
</table>

Total: $1,263.31

Less 24% at normal: $326.52

Add special contract for (12 m) work not included: $2,400.00

Total: $3,000.00

Total: $11,026.05
Respectfully Submitted

Henry B. Carrington Esq.

Respectfully Submitted.

A. C. Carrington Esq.
Mr. Bryant moved to lay the report of the Engineers on the table. Mr. 
Mr. Hughes seconded the following resolution:

Whereas it is proposed to condemn and appropriate for the public use 
the extension of Main Street from its present terminus terminating at the 
Corporation line of the city of Lawrenceville on the west—so much land as may be necessary to accomplish said object: Therefore, be it resolved by the Mayor and Board of Common Council of the 
city of Lawrenceville that the following described property or land be and the same is hereby 
condemned and appropriated to the public use for the extension of Main Street as set 
forth in its present terminus terminating at the Corporation line of said city on the west, to wit:

Beginning at a point on the east line of the lands now owned by Johnathan G. Brown; 
where the north line of Main Street extended west across said east line running from 
west through said Nathaniel S. Dunn's land 553 feet to John Simpson's North east line 
being part of the W. of S. E. of Section 31, Town 19, North; the second north line 
being between the said John Mills & A. C. Dunn's land 111 feet to the east end of Main Street as settled in 
Prof. Mills addition to Lawrenceville, thence still west following the south line of said platted street, along 
the north line of the above described tract 339 feet to Marshall St. as platted in said addition, then 
across said street 60 feet to the N.W. corner of lot 4, N. 1st St., in Wells addition owned by F. B. 
then along the north line of said lot 203 feet to the west end of said lot 4 29 feet in Naylor's lot. 
And addition to Lawrenceville, thence still west along the north end of lot 5 to 29. 30 feet N. 31 of said 
addition owned by the State. 270 feet to the west end of said lot 5 in Wells' addition, thence west along 
the north end of said lot to 32. 33, 3 feet of 21 in said Wells' addition owned by the State, to west line of 
the Corporation of the City.

North line of Main St. Extended west. — Beginning at a point on street line of 
east lot just 660 feet north of the initial point of the north line above described, at a point on 
Mr. Ramsey's south line just 172 feet north of said Ramsey's south east corner, thence northwest 
along the above described north line along the dividing line between the said Mr. Ramsey and Mr. Dunn 
379 feet to said Ramsey's west corner, thence northeasterly to the east end of Main Street as platting 
Prof. Mills addition, thence easterly across said main westerly with the north line of said platting 
379 feet along the north line of the said Mills' unpatented land being a part of the W. of S. E. of Section 
31, Town 19, 4th W., to the south corner of lot 4, N. 1st St., in said Mills' addition owned by A. C. 
then with the north line of said platting along the south end of lot 5 to 4, 92 feet to the south east 
corner of lot to 3 in same addition owned by W. C. Smith, thence with the north line of said St. along 
front of said lot to 3, 94 feet to street, thence across said at 60 feet to the south east corner 
lot to 14 in said addition owned by J. B. Burrow, thence still west and south along the south line 
379 feet to lot to 14, 820 feet to an alley 10 feet wide, crossing said alley to the N.E. corner of lot 4 in 
said addition owned by J. B. Smith & W. C. Smith, thence with the south line of said St. along 
front of said lot to 15 in said addition 820 feet to 1st St., street as platting in said addition, thence 
across 70 feet to the east side of 1st St. unpatented land being a part of the W. of S. E. of Section 
31, Town 19, 4th W., thence continued across said described tract 420 feet to the west corporation 
line of the City.

The above described lines of street cut off and appropriated to the use of Main Street 
extended near the following sizes of tracts of land belonging to the following persons:

A tract of land of an irregular shape 600 feet wide at the east end and 333 feet wide at the west end and 1000 feet long on the north line and 658 feet long on the south line, containing 8. 77 acres more or less belonging to Nathaniel S. Dunn. Also a tract of land 333 feet wide by 291 feet long containing 3. 33 acres more or less belonging to John Simpson. Also a tract of land 420 feet long by 60 feet wide containing 0. 6 of an acre more or less belonging to Prof. Mills.

And be it further resolved that the late losses in said work is hereby directed to notify the 
commissioners appointed to assess damage and benefits in such case provided.
and at the Mayor's office in said City on the fourth day of November, 1872, at 10 o'clock, A.M., to assess the damages and benefits accruing to the owners of lands adjoining or through which said street will run, by reason of the opening of Main Street from its present western terminus to the corporation line of said City on the west, and that he also notify, on his usual form, R. J. Ramsey, Thomas Smith, John H. Purdy, B. H. B. Armstrong, W. A. B. B. Smith, W. D. M. DeWolfe, W. O. L. Harkins, E. R. Mills, John Simpson, Henry Holt and John L. Holt of the time and place of the meeting of said commissioners and of the matters then and there to be considered.

The question being upon the adoption of the resolution hereof, one vote "aye" and

Councillors, Louis, W. A. Armstrong, and W. D. M. DeWolfe, "no" vote, and the resolution was declared to be adopted.

On motion, the matter of a bridge across the Louisville, New Albany and Chicago Railroad on Walnut Avenue was referred to the Committee on Public Improvements and the City Attorney.

On motion the Council adjourned.

[Signature]

[Signature]
Monday Evening
Oct 21 1872

The Council met Present the Hon. Mayor Saymon, Councilmen Post, Young, Bryant, Varano, Lattis and Crist.
The minutes of the preceding meeting were read and an motion adopted.
Mr Bryant offered the following:

Whereas, it having been proposed by John W. Blair to furnish the necessary timber for the erection of four boats of a bridge at the west end of Market Street to be twenty feet long and also to furnish the poteas for said bridge and to pay for the erection of the said four boats leaving the City to furnish the posts and flooring of said bridge; therefore,

Resolved, that the above proposition of John W. Blair be accepted and the bridge erected as soon as possible.

The question being upon the adoption of the foregoing resolution was voted in the affirmative and Councilman Post, Young, Varano, Lattis, Crist, Bryant and Crist. and the resolution was declared adopted.

The motion of Mr Varano called the question of allowing Mr. Fritsch to repair the burned buildings on Green Street was referred to the City Attorney.

The motion of Mr. Lattis the City Marshal was directed to notify one of the bulletin boards on the lot adjoining the Boston House building on the east side of the bulletin board in its present condition is a nuisance and that it must be taken down or removed hence.

The Street Commissioners made the following report:

To the Mayor and Common Council of the City of Crawfordville;

Gentlemen, I have the honor to report the following as the business of my office during the last two month:

<table>
<thead>
<tr>
<th>Work</th>
<th>Time</th>
<th>Rate</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. C. Steele worked with team</td>
<td>3/4 day</td>
<td>$2.50</td>
<td>$ 1.93</td>
</tr>
<tr>
<td>Same</td>
<td>Short 1 1/2</td>
<td>$1.75</td>
<td>$ 2.62</td>
</tr>
<tr>
<td>A. D. Duckworth with team</td>
<td>11 days</td>
<td>$3.10</td>
<td>$41.87</td>
</tr>
<tr>
<td></td>
<td>at</td>
<td>$3.30</td>
<td>$38.50</td>
</tr>
</tbody>
</table>

October 21st 1872
A. D. Duckworth
Street Commissioner

On motion the account were allowed and warrants were directed to issue.

The City Engineer made the following report:

The undersigned would report that he has examined the grading on East Main Street between Main Street and the E. T. A. R. R. back and finds that it is in every respects fully up to the specifications and would recommend its acceptance by the Council.

Signed
A. B. Lemire
City Engineer

On motion the reports was concurred in and an assessment list ordered to be issued to the contractors.

The Architect of the City buildings made the following report:

The specifications were received and the estimate was approved.

I respectfully submit estimate upon city buildings for eight per cent of estimate made by thorough workmen and for the floor with material then delivered.

Rinck work and material laid not included in previous estimates or previous materials.
Respectfully submitted,
W. C. Carrington, Sec'y.

Crawfordsville, Ind., Oct. 11, 1872.

To the Hon. Common Council, Crawfordsville Ind.

In the progress of the City Hall and the necessity of the Contractors buying and working on the cash basis, I advise that the 20 per Cent on plans estimate be paid to the contractors under the provisions of the contract that upon any estimate, the work omitted under the last previous, may be paid when approved by the architect.

Yours Respectfully,
W. C. Carrington, Sec'y.

Jeff. W. Scott, reported an error in favor of Jos. Britton in assessment of personal property of the hundred and twenty-five dollars. The motion all other one hundred and twenty-five dollars was disallowed to be drawn in favor of Joseph Britton.

The following accounts were disallowed under a suspension of the rules:

That of J. J. Francis for Road repairs of $16.00
That of P. J. Hickman for Painting of $8.00
That of Mr. R. Woodworth for labor on Lots Nos. 12th St. for $3.00
J. B. Johnson for labor on Lots Nos. 12th St. for $17.75 less One dollar and fifty cents, value of labor furnished by City.

On motion of Mr. Bryant, the question of reducing vast market that was referred to the Committee on Public Improvement.

On motion of Mr. Bryant the amount of Twenty-five dollars due to the city from John Sullivan on Corporation contract was directed to be transferred to Samuel E. Miller's, to be by him credited by him out of the judgment paid by him against the City, said credit to date from the time of the rendering of said judgment.

On motion of Mr. Munson, the Street Commission was directed to notify Barnabas Kennedy to secure a ticket in the sidewalk in front of his property on Market street.

On motion the Council Adjourned.

Att'd,

W. C. Carrington, Sec'y.
Monday Evening November 4th 1872

The Council met Present: The Hon: Mayor, Daugman, Councilmen Poole, Winterton, Bryant Vanarsdale and Martin and Creek.

The minutes of the preceding meeting were read and each motion adopted.

The motion of the Hon: Mayor the question of the construction of a sidewalk on west Main Street was referred to the committee on public improvements who were going to act.

The motion of the Vanarsdale the Clerk was directed to issue an assessment against the owners of property on the north side of main street between Grace and Washington in favor of P. D. Leland.

The motion of the Hon: Mayor the City Engineer was directed to set the boundary grade stake on the north side of Main Street through the property of R. D. Davis.

A communication was read from R. D. No, general superintendent of the Louisville, New Albany and Chicago Rail-road stating that the bridge over said road (no Red Bank Avenue) would be built as soon as possible.

The Treasurer made the following report:

Receipt for month of Oct 1872.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance in Treasury Oct 1/72</td>
<td>$11,512.35</td>
</tr>
<tr>
<td>From Delinquent Tax</td>
<td>$800.00</td>
</tr>
<tr>
<td>Lot building bonds</td>
<td>$650.00</td>
</tr>
<tr>
<td>Saddles</td>
<td>$15.00</td>
</tr>
<tr>
<td>Liquor licenses</td>
<td>$50.00</td>
</tr>
<tr>
<td>Auctioneer</td>
<td>$3.00</td>
</tr>
<tr>
<td>Commutation for road labor</td>
<td>$198.52</td>
</tr>
</tbody>
</table>

Expenditures:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Additional Hardware</td>
<td>$6.00</td>
</tr>
<tr>
<td>Rents</td>
<td>$30.00</td>
</tr>
<tr>
<td>Election expenses</td>
<td>$3.00</td>
</tr>
<tr>
<td>Labor and Material for streets</td>
<td>$241.67</td>
</tr>
<tr>
<td>Printing</td>
<td>$63.25</td>
</tr>
<tr>
<td>Office salary</td>
<td>$574.50</td>
</tr>
<tr>
<td>Labor and Material for Cemetery</td>
<td>$3.50</td>
</tr>
<tr>
<td>Estimate on Eugene House</td>
<td>$2499.74</td>
</tr>
<tr>
<td>Attorney (Nelson Case)</td>
<td>$25.00</td>
</tr>
</tbody>
</table>

Interest and sinking fund                | $1,102.70 |

Balance to draw                          | $11,891.51 |

Signs No: Burbridge Press.

The Mayor made the following report:

To the Mayor and Common Council of the City of Crawfordville:

I have the honor to report that during the month of October 1872:

I have collected from the amount of:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Post Tax</td>
<td>$18.00</td>
</tr>
<tr>
<td>2 days road tax</td>
<td>$2.10</td>
</tr>
</tbody>
</table>

Total and collected in October: $24.10

The Treasurer's receipts for the same in hand were:

Total paid for assessed since Aug 29 1872 to Nov 4 1872 and not reported before $26.30
Nov. 13, 1828.

Wilson R. Spurzheim, Mayor

Mr. Scott's introduced the following resolution:

Resolved, by the Mayor and Common Council of the City of Crawfordsville, that the owners or owners of all lots fronting on the south side of Market Street between Washington and West Streets, and are hereby ordered to remove their fences according to the report of Engineer of the date of Aug. 1819, and also to grade and grade their side walks according to the survey of City Engineer and should they fail or neglect to make the same in twenty days from notice, then the Street Commissioners be and is hereby ordered to complete the same at the expense of the owners or owners of said lots.

On the adoption of which resolution those who voted in the affirmative were: Scott, Hughes, Bryant, Varndell, Harris and Chish. And the resolution was declared adopted.

The following resolution was introduced by Mr. Varndell:

Resolved, by the Mayor and Common Council of the City of Crawfordsville, that the City Engineer be directed to set the stakes and establish the grade for side walks on both sides of Mahaska Avenue from Main Street to the crossroad of the Bourbonville, New Albany and Chicago rail road. Said side walks to be made with either gravel or stone as the property owners may elect, the gravel, when used, to be six inches in depth, and that the Street Commissioners be authorized to notify property holders to make their side walks within twenty days after said grade is set.

On the adoption of which resolution those who voted in the affirmative were: Scott, Hughes, Bryant, Varndell, Harris and Chish. Total 4. And the resolution was declared adopted.

The following account was allowed under a suspension of the rules:

That of W. M. Scott for $13.00 for filling for partition.

That of R. B. Bryant for $15.00 for building and making partition.

That of J. M. Adcox for $17.00 for curb, stone and cement.

That of John Christy for $15.00 for cleaning motion across Main and Green streets.

John Sullivan presented an account of $12.16 for labor on street. Refund.

A warrant was directed to issue in favor of C. F. Francis for $7.00 for the above.

The following estimate was read and the sum of the above settlement was

Crawfordsville Ind. Oct. 26, 1812.

To the City Council, Crawfordsville Ind.

I have the honor to state the estimate upon City Hall building, to wit that containing the payment of eighty per cent of estimate made by Hollister when the roofusses and partitions are in place, with the same provision as to materials thus delivered:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sundries</td>
<td>215.00</td>
</tr>
<tr>
<td>Brick</td>
<td>690.81</td>
</tr>
<tr>
<td>Brick on hand</td>
<td>150.00</td>
</tr>
<tr>
<td>Carpenter work</td>
<td>240.00</td>
</tr>
<tr>
<td>Iron</td>
<td>56.46</td>
</tr>
<tr>
<td>Hardware</td>
<td>190.00</td>
</tr>
<tr>
<td>Freight</td>
<td>64.00</td>
</tr>
</tbody>
</table>

Subtotal: 1,401.49
I have the honor to state, that with favorable weather the roof will be ready for the state during the ensuing week; that much of the interior finishing and base boards are ready to put in place; the main stairway is in position; and in my judgment, with the exception of delays for want of time for which there is no excuse, the work progresses to the estimate; and in quality of material, the estimate is fully borne out.

Respectfully submitted,

[Signature]
Henry B. Carrington, Esq., W.E.A.

Mr. Bryant moved to refer the matter of numbering the houses in the city to the Committee on Public Improvement.

Mr. Abbott moved to amend by referring the subject to the Committee on Ordinances. The amendment was lost, and the question recurring to the original motion, it was also lost.

The motion the Council adjourned.

Attorn
W.B. Brown
City Clerk

[Signature]
Mayor H. Longstreet
Monday Evening, November 13, 1872.


The minutes of the preceding meeting were read and on motion adopted.

On motion the committee on accounts were allowed further time to report on the account of John Ballance.

The first assistant engineer of the fire department reported that on the 15th inst. he made an examination of the engine belonging to the city and found it to be in good order and that by and with the advice and consent of the committee on fire department he caused the engine and hose cart to be removed to the house owned by James Miller Bros. on Washington Street.

On motion of Mr. Clarke, The Mayor was requested to issue his proclamation requesting citizens to use extra precautions with regard to fires.

The following report was read:

Cranfordville, Nov 15 1872.

To the Erie City Council, Cranfordville, N.J.

I have the honor to state certain facts respecting the city hall having upon its progress. That progress is rapidly being made in the execution of the contract, the materials are complete, and the laborers are working with great energy. The present weather requires that the work should be completed as soon as possible, but if not completed before the end of the month I will take steps to complete the work for other purposes. I have received the same from the proper committees.

The slating is not entirely done on the south roof, but the work is progressing with the weather being 10° above zero and I expect to have the work done in one more day the north side being 10° zero.

With the highest estimate of the work, there will be no delay of work on the north side. The estimate of the masonry is not far from three and a half days labor for the material is the best available. If the masonry is not carried on a constrict of two thousand dollars above cost estimate. That estimate will be due when the masonry is complete.

I have applied to the proper committees for an advance to the contractors of such sum as is necessary to complete the work. The sum is required to settle for labor and current work so that the work shall not be interrupted and is necessary and is largely within $20 per week of amount due contractors.

Respectfully submitted,

Henry B. Carrington
City Engineer

The following resolution was introduced by Mr. Boyant:

Resolved by the Mayor and Council of the City of Cranford:

That the Board of County Commissioners be respectfully requested to repair the public walk on the south side of the public square at an early day, said walk being a public convenience to both soil and country.

The resolution was declared adopted.

On motion of the Mayor, The President of the Public Improvements was empowered to expend on the road on Wauchita Creek near Davis' mill and on the road on Washington Street near Davis' mill, twenty-five dollars each.

On motion, from Clarke, was allowed five dollars for printing.

On motion of the council, the adjourned to meet December 3rd at 7 O'clock.

[Signature]
Mayor T. Raymond Beay. Bedroom City Clerk
The Council met TUESDAY Dec. 30th / Hon. Mayor B. W. Mayson / Councillors / P. Hughes, / B. B. C. / The minutes of the preceding meeting were read and adopted. / Councilman Hughes was excused for absence from the last meeting. / A petition was received from Chas. H. Hays, asking a permit for the erection of an addition to the pump house owned by him on Lots 18 and 19 to extend addition and addition to contain an engine and boiler. Said order under his name. / The Committee on accounts reported in favor of the payment of the account of John S. D. of $12.95. Adopted and the amount ordered to be paid. / The Mayor made the following report which was accepted. / Report of the Common Council of the City of Crawfordsville. / \begin{itemize} 
\item Council made the following report which was accepted. 
\end{itemize} / In the name of the city of Crawfordsville. / The City Treasurer made the following report of / Receipts and Expenditures for the month of Nov. 1872. / Balance in Treas. / $12.94. / \begin{itemize} 
\item Receipts: / \begin{itemize} 
\item Due from delinquent taxes: $3.00.00 
\item Interest: $1.00. 
\item Fines and jail fees: $3.50. 
\item Commutation for roads labor: $6.50. 
\end{itemize} 
\end{itemize} / Total receipts: $15.01. / \begin{itemize} 
\item Expenditures: / \begin{itemize} 
\item Due changes in taxes: $10.00. 
\item Sewer quaintance $12.98. 
\item Water for fire engines: $12.00. 
\item Lighting fire engines: $7.50. 
\item Making fire engine engine house: $12.35. 
\item Labor & material on tents: $6.65. 
\item Estimate on engine house: $208.14. 
\end{itemize} 
\end{itemize} / Total expenditures: $234.49. / \begin{itemize} 
\item Balance to draw: $1.18. 
\end{itemize} / The Clerk reports the return of the assessment list in favor of J. B. Johnson for building a house on Market Street. / Adjourned for want of a quorum. / The following Ordinance was introduced from the Committee on Ordinance. / Sec. 1. Be it Ordained by the Common Council of the city of Crawfordsville, that any person or persons who shall take more than one of any of the lots belonging to the said city, for his or
his private use, shall for each offense, forfeit and pay a penalty not exceeding fifty dollars and not less than five dollars.

Sec. 2. There was an emergency need for the immediate taking effect of this ordinance—hence it is further ordained that this ordinance shall be in force from and after its adoption.

The ordinance was read a first time and on motion, under a suspension of the rule, read a second and third time and adopted. Those who voted in the affirmative on the question of its adoption were Councilmen Foote, Shane, Buquoy, Vanacardole, D. G. F. and Clark. And the ordinance was declared adopted.

Upon the written request of the city school trustees to the Finance Committee of the council, above motion, a warrant was directed to be issued in favor of said trustees for two thousand dollars for the purpose of enabling the contractor to pay for iron-work, slate and guttering for the city school building.

Upon the written request of the city school trustees, directed to the city clerk, an motion, a warrant was directed to be issued in favor of said school trustees for eight hundred and seventy-five dollars for labor and material for the city school building.

I, Mr. Vann, Clerk of the council, do certify and present a bill of $175.00 for costs in the case of city vs. Caubhina. Referred to Committee on accounts and city attorney.

Worshill & Collins were allowed $2.50 for printing.

S. D. Foote was allowed an account of $13.25 for books and stationery.

S. D. B. Brown was allowed $50.00 for making and delivering list.

The motion to a warrant was directed to issue in favor of J. Bradly for $188.00 being amount of tax erroneously collected from him.

The following estimate was made and action concurred in:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bricks, works</td>
<td>$382.00</td>
</tr>
<tr>
<td>Canvas</td>
<td>$500.35</td>
</tr>
<tr>
<td>Scaffolding and materials</td>
<td>$95.00</td>
</tr>
<tr>
<td>Slate</td>
<td>$203.00</td>
</tr>
<tr>
<td>Calv. frame</td>
<td>$265.00</td>
</tr>
<tr>
<td>Balance</td>
<td>$590.00</td>
</tr>
<tr>
<td>Total</td>
<td>$2,258.77</td>
</tr>
<tr>
<td>Less cash advanced</td>
<td>$1,247.17</td>
</tr>
<tr>
<td>Less cash advanced</td>
<td>$1,000.00</td>
</tr>
<tr>
<td>Total</td>
<td>$788.70</td>
</tr>
</tbody>
</table>

Respectfully submitted

Henry B. Barrington

The following estimate was made and the action of the Committee concurred in:

Cravensville, Ind., Nov. 30, 1878.

To the Honorable Common Council

I have the honor to state estimates of work and material for city Hall the main roof having received the estimate.
Weekly after the slate roof shall have been put on, the main building.

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bricks work</td>
<td></td>
<td>71.50</td>
</tr>
<tr>
<td>Plastering and lath</td>
<td></td>
<td>120.00</td>
</tr>
<tr>
<td>Carpenters</td>
<td></td>
<td>50.00</td>
</tr>
<tr>
<td>Sums</td>
<td></td>
<td>128.00</td>
</tr>
<tr>
<td>Laths &amp; Glass 8c.</td>
<td></td>
<td>160.00</td>
</tr>
<tr>
<td>Stoneh on Slat 8c.</td>
<td></td>
<td>54.00</td>
</tr>
<tr>
<td>Iron</td>
<td></td>
<td>20.00</td>
</tr>
</tbody>
</table>

Less 20 per cent.

$1,393.90

Respectfully Submitted.

Henry B. Carrington
City Engineer

Crawfordsville Ind. Nov 30, 1872.

To the City Council, Crawfordsville.

Please issue warrant upon City Treasurer in favor of Alexander & Whitsett, City Hall Contractors, for two hundred, ninety-two, fifty-three and one-half cents to pay for labor on account of Estimate.

City Clerk

On motion the Council Adjourned.

Att'd

Ed. Brown

City Clerk

Mayor

Called Meeting

Crawfordsville, Ind. Dec. 6, 1872

Upon call by the Mayor the Council met. All the Councilmen present.

The object of the meeting was stated to be to consider the propriety of accepting an order drawn by Messrs. Alexander and Whitsett upon the City for a balance owing to them to Mr. V. D. Snow. The following paper was presented by Mr. W. B. Carrington and directed by the Council to be recorded.

Crawfordsville Ind. Dec. 6, 1872

Messrs. Alexander & Whitsett

Contractors City Hall.

The departure of Mr. Whitsett from the city and neglect by him to appropriate properly certain funds drawn by him on account of the City Hall and Engine House, has left the uncompromising city involved in a debt to an amount beyond the contract price for the whole work, and made a necessity for the City to take charge of the works upon said building under provisions "same" of Articles of Contract.

In addition to this as you are aware, Mr. W. B. Carrington security for said contract demise that the City should act upon the proviso when he was here the 2nd instant.

In accordance with said provision, acting on behalf of...
The city I take charge of said work, assuring you that all regards into be paid to your rights
and interest which may be involved in completion of said building and funds settled thereto.
I am very respectfully
Your Obi. Serv’t
Henry B. Carrington
Capt. W.S. & L.
Asst. Eng’l. in Charge

A true copy of paper furnished Mr. Alexander representing the form of letter as Contractors on City Hall Building.

(Signed) Henry B. Carrington
Capt. W.S. & L.

Dec. 7, 1872

Above copy read by me upon Mr. Alexander this 7th day of Dec. 1872

Said "Wm. J. Smith"

City Marshal

After discussion of the subject under consideration the Council adjourned to meet upon call by the Mayor.

Wilton P. Sayers
Mayor

Called Meeting
Monday Evening, December 7, 1872

Upon call of the Mayor the Council met. All the members were present.

Mr. Bryant moved that no action be taken upon the order presented by W. D. Brown for the contract for the present in accordance with advice of the City Attorney.

Said motion was adopted.

Capt. H. B. Carrington presented the following report:

Crawfordsville, Ind. Dec. 7, 1872

To the Honorable Council
City of Crawfordsville, Ind.

Gentlemen

I have the honor to state that the engine room of the City Hall building will require but one day’s work to prepare it for use after the bed of plastic mortar is used. This can be done and the bale put in place the present week.

The masons and carpenters to complete the work required of them to finish the building will be less than $100.

If it be deemed best to use the floor of the old engine house a substantial seat may be prepared for entrance to engine room and City Hall.

This seat vault is completed.

The cellars have been laid today.

All windows are in place and all outside doors will be hung by three hours more.

Such small stores as shall be permanently needed are made at once, in the main rooms to secure prompt completion of plastering.

All the stone seat of white finish is ready for application to the upper rooms. To save this a fire should be kept up at night, hence the economy of

Wilton P. Sayers
Mayor
The men are ready to complete it.

The said contractors for that work ungraciously press the payment of $300 to said liabilities due to tomorrow. I recommend its payment. Their work has been well done, and within the estimate originally made to the Council. The estimates they made have resulted practically and demonstrate that the contract price was a reasonable one in time and amount the number of days left being sufficient for completion of the building.

Respectfully submitted,

[Signature]


Mr. Bryant offered the following resolution:

Resolved that as an act of justice to all persons who may have furnished materials for the City Hall, that no payments for such materials be made until the building shall be completed, and the claims for such materials be properly adjusted, and the City found to be legally bound by law for their payment.

On the adoption of which resolution, those who voted in the affirmative were: Councilmen Hughes, Bryant, Young, Hall, Martin, and Crist, total five. Mr. Sout voted no.

On motion of Mr. Bryant the building committee was authorized to put down the roads west of the Engine House and to put up such stones as may be necessary to protect the property.

On motion the Council adjourned.

Attest:

[Signature]

[Signature]
The Council met, President His Honour Mayor Saynor, Councillors Poole, Hughes, Bryant, Martin, Cresswell and Walmsdale.

The minutes of the preceding meetings and two called meetings were read and an adjournment was adopted.

The following remonstrance was presented:

To the undersigned Citizens and Property Holders in the city of Grafton.

Whereas respectfully addressed to the Common Council of said City that we as informed and believe that one Charles W. Skipwith is erecting or about erecting a furnace, engine and engine house on lot No. 13 in said City to be used in boring pumps and like purposes, being extra hazardous and likely to take fire from accumulation of charring and such like combustible materials - that said engine, furnace, and engine house or building is in the midst of frame dwelling houses, the safety of which would be greatly endangered from fire, and the Citizens of the immediate neighborhood greatly annoyed by the smoke from said establishment, particularly if coal should be used as fuel in said furnace. They therefore ask that such measure may be adopted by the Council as will prevent the future construction or erection of said engine, furnace, building, etc.

[Signatures]
Thomas Moffett
John Beek
J. C. Williams
R. W. Brinton
P. Massey

We, the undersigned, respectfully submit this remonstrance in the City of Grafton.

The motion to receive the remonstrance was moved and carried to be considered.

Mr. Post moved that the Council adjourn it to adjourn to meet on Friday evening next and that the petitioners be notified by the Marshal of the time of such meeting and of the matters and things that will be considered.

The committee on accounts reported against payment of the account of J. M. Vance for costs in the ease of the City v. Cotton, adopted.

The City Clerk reported the return of the assessment list for the bundling of the rail to the north side of Market Street between Green and Washington Streets showing the following amounts due from the persons named.

Robert Wing - 10 shillings 6d.
Julia T. McElrath - 6s. 8d.
Supporting the affidavit of J. P. Haines, the contractor that the amounts as reported remain unpaid.

The motion to receive the report was moved and carried to issue against the parties delinquent named in said report.

The following resolution was introduced by Mr. Bryant.

Whereas, parties have expressed a desire to be accommodated with offices in the City Building as a final answer thereto;

It is Resolved that the City Building has been built solely for city purposes, that no rooms therein will be rented to private parties or permit to be occupied for any other city purposes.

On the adoption of which resolution those who voted in the affirmative were Councilmen Poole, Hughes, Bryant, Walmsdale, Martin and Mr. Post.

And the resolution was declared adopted.

W. H. R. Stockton presented an account of $34.80 for Sunbe. Rendered.

E. N. Stockton presented an account of $29.80 for brick for the Latin School.

W. H. B. Redwine presented an account of $10.50 for work for engine house lattice. Repr
motion the rules were suspended and the account allowed.

The following reports were made and concurred in:

Crawfordville, Ind., Dec. 5, 1872.

City Committee of Council, Schools & Public Buildings.

Crawfordville, Ind.

Respectfully,

Edward & Bowers, Indianapolis, contractors of Mr. Strait have drawn a $500.00 for work done, in Engine house. This amount is to be credited on Strait's contracts with Alexander and Whitaker and charged to them.

Please execute accompanying warrant.

Yours respectfully,

David B. Carrington
Clerk of W. A. Stewart's Dept. in Charge.

Crawfordville, Ind., Dec. 7, 1872.

To the City Common Council, City of Crawfordville.

Respectfully, I have the honor to state that

The above report of the work done for the month ending this day, not including fruit caves, done on:

Carpenters' Work
Traffic Work
Salvage Work
Brick Laying

Total: $43.00

The above has been done under my personal direction, requiring my active and constant supervision of the contract work by contractors Alexander and Whitaker, one of whom has left the city after misappropriating funds drawn upon estimate, and drawn expense to meet liabilities incurred by contractors on account of said building.

On Wednesday, Mr. B. E. Whitaker (contractor) visited the city and while promising that I should take charge of the work under said contract, assured me that he would continue the work as long as he could and that the city should suffer no loss on that account; while he assumed to meet fully without and also his responsibilities as such security.

Respectfully,

David B. Carrington
Clerk, Eng's Dept. in Charge.

Crawfordville, Ind., Dec. 14, 1872.

To the City Common Council, Crawfordville, Ind.

Respectfully, I have the honor to state Estimate of work done under resolution of Council during the past week.

First: Dull Hall:

Carpenters $42.00

Carpenters $67.00

$8.00

Second: plank Barns, moving ball etc.

$18.50

Carpenters
Respectfully submitted,

Henry A. Harrington, City Clerk.

And to Lie in Charge.

William Watts presented a charge of incompetency with specifications against Major J. Smith, City Marshal.

On motion to adjourn the trial of said Major J. Smith, upon said charge was fixed for Monday, the 8th day of December, 1872, and the Mayor was directed to issue processes for the attendance of witnesses.

Complaints having been made against J. J. Brown for the erection of a building in an unduly public place. On motion, the matter was referred to the Committee on Public Improvements. Messrs. Brown and Smith presented a petition for the erection of a flouring mill as set 14 ft. from the street.

On motion, the Council adjourned.

SPECIAL MEETING

MONDAY EVENING, DECEMBER 8TH, 1872

The Common Council of the City of Crawfordsville met present, the Honorable Mayor Laymon, Councilmen Dick, Hughes, Bryant, Ware and Smith. In the matter of

William Watts.

Charges against said Mayor J. Smith.

On motion of the said Complainant, William Watts by William J. Brown, his attorney and presents the following charges and specifications by way of complaint:

Charges and specifications preferred against Majorette J. Smith City Marshal of the City of Crawfordsville in the County of Montgomery and State of Indiana, before the Common Council of said city sitting as a Court.

Charge No. 1. Incompetency

Specification 1st. That on the 23rd day of November, 1872, the said Majorette J. Smith, as the Marshal of the City of Crawfordsville in said Montgomery County, State of Indiana, while on duty as such City Marshal in said city, was called upon to arrest one William Watts upon a charge of disorderly.

That upon the arrival of the said Belding on the corner of Main and Grace streets, that the said Belding fled to avoid being arrested by him, whereupon the said City Marshal pursued him and in violation of law and in utter disregard of law and duty, showed his incompetency to perform the duties of a City Marshal by drawing a revolver and again at the said Belding while he was fleeing in utter disregard of the lives of said Belding and other citizens on the streets at said time.

Specification 2d.

That the said Majorette J. Smith as said City Marshal while
upon duty as such City Marshal of the City of Crawfordsville, on the 19th day of November 1872, was called to the Indianapolis, Bloomington and Waterloo Roadway depot in said city by a messenger of the police. He then asked the parties who had come and there disturbed the peace and quiet of the city, who were all pointed out to the said City Marshal. The said parties were William Watts, Benjamin Bauer and two other persons whose names were not stated of the said city of Crawfordsville and whose names were to his affidavit unknown. That the said City Marshal having been thus fully informed of the disturbance of the parties creating it and being then and there fully in his presence and in pursuance of some steps necessary to enable him to arrest and bring to justice all those offenders against the peace and good order of said city of Crawfordsville, in violation of duties of his office did desire to arrest any of these violators, but on the contrary did permit them all to go without and continuing himself with taking only a verbal promise of the two who were strangers and whose names were unknown to his affidavit to return to the city, and on the next day to answer any charge before the Mayor, that the same might be made against them.

Specification 1st. That whereas on the 20th day of November A.D. 1872, at the said Circuit Court of the county and State of Indiana and within the corporate limits of the city of Crawfordsville, the said William Watts on and there being, did then and there unlawfully and without due respect and regard for the peace and quiet of said city of Crawfordsville, in violation of the provisions of Section 30 of an ordinance of said City of the said City Marshal and Common Council of this city, on the 2nd day of October 1872, that the said William Watts, being a City Marshal of said city, was lawfully present and did then and there cause the violation of said Section of said Ordinance and in violation of law and order of the peace as such City Marshal, did declare the same and then to arrest the said William Watts and take him before the Mayor of said City to answer for his being cited of said Section of said Ordinance. That the said Watts did then and there without cause or necessity the said City Marshal, that by law if he did arrest he would lead him and make use of his authority in contempt of said City Marshal and his authority as such City Marshal. Whereas the said City Marshal did declare and refuse to arrest the said William Watts thereby showing his want of readiness and in incompetency to discharge the duties of life of said City Marshal of said City.

Specification 2nd. That whereas on the 20th day of June A.D. 1872, at the Circuit Court of the county and State of Indiana and within the corporate limits of the city of Crawfordsville the said Edward Bergard had been arrested by John Dietz and William Watts on by being found along Brown Street in said city and by the said Edward Bergard and by the said William Watts, and by the said John Dietz, in the course of an act of assault committed by the above named parties and myrick & Smith and the City Marshal of said city without cause, occasion or justification ever since behind the said Edward Bergard and said William Watts, most cruelly and maliciously upon the said Edward Bergard with a heavy club and a heavy stick upon the head, and he being on the said Myrick & Smith and the City Marshal, and would have proceeded to inflict other severe injuries upon his person of the said party to Edward Bergard had he not been restrained by the bystanders who felt that was great outrage had been perpetrated by the City Marshal without cause.

State of Indiana
Montgomery County.

William Watts being first duly sworn upon his oath, says that he matière and things above in the foregoing charge and specification are true as he firmly believes.

Watts

Subscribed and sworn to before me this 18th day of December 1872

William J. Bonar
Notary Public.

W. Watts

W. Leboeuf

John Hill

Henry Powell

And also sworn to the defendant Myrick & Smith in person and by his attorney.
Mr. B. White and Mr. Henry Sturley.

And the said defendant by his attorney moves the court to dismiss the charge and specifications on the grounds of insufficiency.

Which motion was overruled by the Court. Therefore the plaintiff asked leave to amend the complaint by filing additional specifications, which leave was granted by the Court, and the said plaintiff was ordered to file said additional specifications on or before the 20th instant.

By consent of parties the cause was continued until Tuesday morning, December 31st, 1872, 12 o'clock A.M., and witnesses were ordered to attend without further notice.

The Court adjourned.

Atty.

J. P. Brown

City Clerk.

Monday evening, Dec. 30th, 1872.

At the regular meeting of the Common Council of the City of Lawrenceville, there now present: The Honorable Mayor Dagmar, Councilmen John Draper, Robert Nagel, William Neale and Henry Smith.

In the Matter of
William Watts

Mr. Neale

Comes now Mr. T. Brink, prosecuting the charge against Mr. Neale, City Marshal, preferred by William Watts and moves the Common Council, for leave to withdraw said charge and the specifications under the same.

On motion, such leave was granted and said charge and specifications were withdrawn.

Atty.

J. P. Brown

City Clerk.

Wilson P. Dagmar, Mayor
Monday Evening, Dec. 30 1872.

The council met. Present Mr. Stone, Mayor; Mr. Langford, Committee on new Post, Mayor; Bryant, Vanard, Wills, and Crist.

The minutes of the preceding meeting were read and adopted.

The committee on five departments reported that the Chief Engineer with the consent of this committee had employed George Penne to take care of the five engines and mowers at the rates of two hundred dollars per annum from December 24 to 1872.

The question of taking possession of the engine room was on motion referred to the judiciary committee and the City Attorney.

The committee on accounts reported the accounts of Linn and Seib, were adopted. The amount of $100 was voted, 

The same committee reported the accounts of C.D. McKeever for lumber for lumber and bricks, for the sum of $4,900.00, and recommended it be paid. It was adopted.

On motion the question of putting new shutters on the west end of the city hall and putting new lightning rod on the north side of the building was referred to the Committee on schools and public buildings.

The charges against Mr. Smith, city Marshal, having been withdrawn, the following resignation was presented and on motion, accepted by the Council.

To the Honorable The Common Council of the city of Crawfordville.

Gentlemen: I herewith tender to you my resignation of the office of city Marshal of the city of Crawfordville, and resign to take effect upon the acceptance of this resignation by you.

Crawfordville, Ind.,

December 30, 1872.

Respectfully,

Mr. and Mrs. Smith.

The following accounts were presented and allowed under a suspension of the rules.

That of J. S. LeRoy for store pipe and roof for department of f 2.50

That of R. M. Kilner for labor of 9.75

That of J. N. Newman for work on east of engine house of 12.00

That of J. C. Moore for repairing lawn and pipe to east of office of f 5.00

That of W. H. Reed for work in engine shed of 24.50

That of L. H. Harrison presented an account of $13.00 for labor on engine shed.

On motion, the petition of B. R. Callaghan for the erection of a sawmill at the mouth of the river was taken up and the same was made the special order of the Thursday evening next.

The petition of J. R. Wood for the erection of a flouring mill on lot No. 117, Original Plat, was taken up and the prayer of the petitioners granted.

Mr. Hughes moved that when the council adjourns, it adjourn to meet December 30, 1872, at 6:30 o'clock P.M. and that the election of a city Marshal to fill the unexpired term of Mr. Smith, resign, be made the special order of such adjourned meeting, and adopted.

On motion the matter of furniture for new Mayor's office was referred to the committee on schools and public buildings.

W. R. Langford, architect in charge of the City Hall building, made the following report, and the action of the Committee was concurred in:

Crawfordville, Ind.

Dec. 31 1872.

So the Honorable Council

I have the honor to state the following, and act accordingly.
Today on account of City Hall and Charnall to Alexander and Whitney Contractors.

Carpenters
Plasterers (per acut)
Suds & Labor
Saw
Plaster of Paris
Drayage
J Barrels for lime
Barrels for Engine room
Stakes
Hauling Slate
Water Conducters etc. (apothecary)
Match & fires

$69.00
$6.00
19.20
5.25
5.00
3.35
1.75
20.00
10.00
20.00
30.00
12.00
$28.85

Respectfully Submitted

[Signature]
Henry B. Carrington, C.M.
Char. Engr. & Sup.

Account of Charnall & Co. as amended after this statement was made is correct

[Signature]
Henry B. Carrington
C.M. W.M. Arch. Engr. & Sup.

City Clerk
Please issue warrant in favor of Charnall & Co. for $69.00 to Alexander & Whitney Contractors for City Hall.

[Signature]
R. E. Young
Clerk of Schools
D. A. Lewis
Pub. Buildings

Crawfordsville, Ind., Dec. 28, 1878

To the Honorable Council of Crawfordville
I have the honor to state estimate of present needs:

Carpenters
Rental and fines at night
Saws
Express & Drayage

$4.25
$14.00
20.00
$.75

$84.67

Bill of Streets, Decay for material charged to contractors
Refunded, Perco, Plastics of Paris

$4.25
$7.00
12.00

$13.61
13.61

Respectfully Submitted

[Signature]
Henry B. Carrington, C.M.
Char. Engr. & Sup.

James M. Evans presented a petition for permission to erect a dwell in the piece of ground lying south of market street and east of the Southern New Albury & Chicago road.

Referred.

On motion the Council adjourned

Att'y.

E. D. Brown
City Clerk

[Signature]
William H. Layman, Mayor
Called Meeting

December 31st, 1872

The Council met in the presence of the mayor and all the members of the Council.

The Mayor stated the object of the meeting to be the election of a City Marshal to fill the unexpired term of Minnix & Smith resigned.

On motion, the Council proceeded to ballot. On the first ballot, Mr. B. Riley received four votes, John P. Ross received one vote, William Britton received one vote.

William B. Riley having secured a majority of all his votes cast, was declared duly elected City Marshal of the city of Barre and is to serve the unexpired term of Minnix & Smith and until his successor is elected and qualified.

On Motion, the Council adjourned.

Thursday Evening, January 2, 1872

Pursuant to adjournment the Council met pursuant to its own order and all the members of the Council.

The Mayor stated the object of the meeting to be to consider the petition of Mr. Sappelfeld for permission to erect a saw mill factory on lot 73 in the town of Barre and the remonstrance against the same.

Lot 2, L. C. Wilcox attorney for Mr. Sappelfeld, moved to dismiss the remonstrance.

The Council, on vote, failed to sustain the motion to dismiss.

Mr. D. Whitall and Mr. P. Britton attorneys for the remonstrant moved to adjourn the case for consideration of the matter on account of the absence of important witnesses.

On motion, the proceedings in the case were postponed until Thursday evening, January 9th, 1873, at 6 o'clock.

William B. Riley, City Marshal, did file his certificate of election and by his oath took the duties of said office.

The said William B. Riley, City Marshal, did also file his official bond in the sum of five hundred dollars with James Lee and J. M. Kelley as sureties which bond was taken and accepted by the Council.

On motion, the Council adjourned to meet January 9th, 1873.

Attorney

T. D. Brown
City Clerk

Mayor

Wilson H. Suggs
Adjourned Meeting: Thursday Evening, January 11, 1873

The Council met. President D. M. Dever in the Chair and all the members of the Council present. The object was stated to be the consideration of the following petitions:

In the name of the City of Indianapolis in the county of Marion, State of Indiana.

The undersigned residents and fire fighters of said city respectfully petition your Honorable Body for permission to erect a new fire station and an addition to said city in the following manner: The petitioners desire and asks permission to add to his present shop an addition on the east side of a one-story building twenty-five feet by forty feet with a cellar underneath the addition eight feet deep and have drawn promises to put into operation in said cellar a steam engine of about 12 horse power with water tower. The fireman is willing to make said improvements under the direction of the Board of Public Improvements of your Honorable Body, the City Engineer, of which a competent person may be designated by your Honorable Body so that the said improvements may be made by firemen or otherwise the property of adjacent property holders. The one story is to be a frame building and the cellar on two sides is to be filled with brick in the neighborhood of the furnace and the other two sides are to be filled with timber. The smoke from the furnace and boiler is to escape underground into a brick smoke stack some 12 feet high and some 3 feet at a right angle with the furnace making the top of the smoke stack some 15 feet from the furnace and at least one hundred feet from any adjoining building. The probable cost of said improvements will be about ten thousand dollars.

Nov. 30, 1872

S. W. Stapp, President.

The above petition was read and referred to Mr. Dever for his action.

Wilson H. Legg, Mayor

Attest

E. B. Bonnin

City Clerk
The Council met pursuant the honor Mayor Saymon, Councilmen Broth, Hughes, Osgood, Varvarini, Harti and Bost.

The minutes of the proceeding regular and three adjourned meeting were read, and on motion adopted.

The committee on accounts were allowed further time to report on the account of C.J. scissors.

The Mayor made the following report:

To the Honorable the Common Council of the City of Brookfield:  

I have the honor to report to you that during the month of Dec. 1872, the receipts of my office has been as follows:

| | 
|---|---|
| For fines collected | £16.00 |
| | £1.25 |
| | £27.25 |

For which the city Treasurer receives your honorable board:

No fines have been either assessed or recovered during the month of December. All of which is respectfully submitted.

[Signature]

Wm. B. Saymon, Mayor
City of Brookfield.

The city Treasurer made the following reports of receipts and expenditures for the month of December 1872:

**Receipts and Expenditures for December 1872:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance on hand Dec 1st</td>
<td>£13,050.88</td>
</tr>
<tr>
<td>Bank from delinquent taxes</td>
<td>£360.00</td>
</tr>
<tr>
<td>Taxes and city taxes</td>
<td>£12.25</td>
</tr>
<tr>
<td>Road labor</td>
<td>£24.00</td>
</tr>
<tr>
<td>Paddles &amp; canoes</td>
<td>£25.00</td>
</tr>
<tr>
<td>Inspector &amp; survey</td>
<td>£90.78</td>
</tr>
<tr>
<td>Taxes 1872</td>
<td>£6.00</td>
</tr>
<tr>
<td>Total</td>
<td>£13,793.78</td>
</tr>
</tbody>
</table>

**Expenditures:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Labor and material on streets</td>
<td>£17.05</td>
</tr>
<tr>
<td>Labor on curbing</td>
<td>£3.50</td>
</tr>
<tr>
<td>Jail fees</td>
<td>£24.80</td>
</tr>
<tr>
<td>Estimations on Causeway drain</td>
<td>£367.28</td>
</tr>
<tr>
<td>City Auditor</td>
<td>£50.00</td>
</tr>
<tr>
<td>Treats for kind and curbing</td>
<td>£10.00</td>
</tr>
<tr>
<td>Labor and material on sidewalk</td>
<td>£74.63</td>
</tr>
<tr>
<td>Printing</td>
<td>£11.50</td>
</tr>
<tr>
<td>Books and stationery</td>
<td>£34.25</td>
</tr>
<tr>
<td>School furniture</td>
<td>£28.75</td>
</tr>
<tr>
<td>Hogs sold by contract</td>
<td>£128 = £121.00</td>
</tr>
</tbody>
</table>

Less interest and discount fund | £759.27 |

[Signature] Wm. Burbridge, Treasurer.
The committee on Ordinance reports the following Ordinance:

An Ordinance providing for the appointment of a Wood Measure, preventing frauds in the sale of wood, and regulating a stand for wood, may and

within twenty

Sec. 1. Be it ordained by the Mayor and Common Council of the City of Bradford, and that the Common Council shall at the first regular meeting of the same, after the adoption and publication of this Ordinance, elect one Wood Measure who shall hold his office until the first regular meeting after the first Tuesday in May 1873, and at such meeting and from year to year thereafter at each meeting, regular meeting after the first Tuesday in May shall elect a person as Wood Measure who shall hold his office for one year.

Sec. 2. It shall be the duty of said Wood Measure to measure accurately all loads of wood sold for sale in the city of Bradford, and we furnish to each owner or person in charge of such load, a ticket having inscribed legally thereon, the owner's name, the date of such measurement, and the number of cords and number of cubic feet of wood contained in each load, together with the signature of said Wood Measure.

Sec. 3. If the same or person having charge of any load of wood so furnished shall sell the same without previous measurement as herein provided, or the place in this ordinance designated for the sale of wood, or at any other place which may hereafter be designated by the Common Council as a wood market, or in any way other person shall in any way obstruct, hinder, or prevent by intimidation or otherwise said wood measure in the performance of his duties, the said owner or other person so offending shall be convicted before the Mayor, to be fined in any sum not less than one dollar nor more than ten dollars.

Sec. 4. Any Wood Measure who shall furnish the same or any person, having charge of any load of wood so purchased or offered for sale shall be fined in any sum not less than five dollars.

Sec. 5. Said Wood Measure shall be allowed to receive from the owner or person having charge of each load of wood for services rendered us measuring the same as aforesaid, the sum of ten cents for each load of wood.

Sec. 6. Any person selling wood or offering wood for sale within the corporate limits of the City of Bradford shall honestly make fair representations as to the quantity of any wood contained in any load offered for sale, with intent to defraud any person who may purchase the same or who shall fraudulently construct any load of wood which may be offered for sale, so as to conceal therein inferior or unsuitable wood and such persons shall be fined in any sum not less than five dollars, nor more than twenty-five dollars.

Sec. 7. That our third (measuring from the center line) of the two streets bounding our lots, those lines agree to take one-third of Main street on the north side, between Washington Street and the first alley count from the first alley east of the Court House and one-third of Washington Street on the east side between Main street and the first alley north of the Court House in the city of Bradford, and the same are hereby designated and established as the main places in the city for the sale of wood, straw, grain, and watermelon. Provided, that this action does not prevent the sale of any article from any street, yard, or lot passing along the streets of said city, other person or persons violating this action, shall, on conviction before the Mayor, be fined not less than one nor more than ten dollars.

Sec. 8. The Ordinance shall be in force from and after its passage and legal publication.

The Ordinance was read a first time— the rules suspended and it was read a second and final time and passed. A motion voting in the affirmative on the question of its adoption was carried. Messrs. Condon, Morris, Hughes, Bryant, Harris, and Bierst. Total five, Mr.

Annandale voted "no".

And the Ordinance was declared adopted.
The following account was presented and allowed under the authority of the resolution of the Board:

- This of Barnbridge and Swan for Hardware, $22.38
- This of William Barnbridge for the assessment for grading on West 8th Avenue, $18.75
- This of William Barnbridge for the assessment for grading on West 8th Avenue, $1.00
- John A. Buehler presented an account for drainage of $1.00 for Refunds.

The following estimates and reports from City W.R. Lamborgin were presented and the action of the Committee concurred in.

To the Hon. Common Council La Grangeville, Ind.

I have the honor to state this week estimate for City Hall work:

- Carpenters: $60.00
- Drains and Pumps: $14.00
- Sump: $2.00
- Socks and Supports on same: $4.00
- 25 Extra Keys (outside contract): $5.00
- Drainage: $3.15
- Labor: $17.80
- Slates: $6.50
- Slates Paris (Drains): $3.40

Total: $116.75

Also the following bills for material since December 1st:

- Barnbridge from doors: $499.11
- Helsey, Same, Sash and Casings: $438.12
- Harris, same: $129.23
- Same: $57.00
- Same: $129.23
- Bishop: $21.80

Respectfully submitted,

Henry O. Lamborgin, City W.R. Lamborgin, City Engineer

[Signature]

La Grangeville, Ind. Jan. 17, 1873

Please write in favor of Mr. O. Lamborgin, proposer, Three hundred forty-seven dollars for above estimate chargeable to account of Alexander lincoln Contractors for new City Hall.

Respectfully submitted,

Henry O. Lamborgin, City W.R. Lamborgin, City Engineer

La Grangeville, Ind. Jan. 17, 1873

To the Hon. Common Council La Grangeville, Ind.

I have the honor to state that the grading and galvanized work upon the City Hall has been finished according to contract and specifications leaving due to Lamborn's Brothers as follows, after deducting freight and charges:

- Upon Main Building: $9,379.57
- Upon Tower: $1,67.10

Respectfully submitted,

Henry O. Lamborgin, City W.R. Lamborgin, City Engineer

La Grangeville, Ind. Jan. 17, 1873

Please write in favor of Mr. O. Lamborgin, proposer, One hundred ninety-two dollars for above contract in full made by him in behalf of the City, with Johnson Bros. for grading work of City Hall.

Respectfully submitted,

Henry O. Lamborgin, City W.R. Lamborgin, City Engineer

La Grangeville, Ind. Jan. 17, 1873

The following estimate and report from City W.R. Lamborgin were presented and the action of the Committee concurred in.

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Respectfully submitted,

Henry O. Lamborgin, City W.R. Lamborgin, City Engineer

La Grangeville, Ind. Jan. 17, 1873
To the Mayor, Common Council, Crawfordsville

I have the honor to report the following estimate for the work done and that final report will be made on the next day when the City Hall will be ready for occupation.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carpenters</td>
<td>39.14</td>
</tr>
<tr>
<td>Stone for Chimneys</td>
<td>84.75</td>
</tr>
<tr>
<td>Painters</td>
<td>176.15</td>
</tr>
<tr>
<td>Irons (by Bishop)</td>
<td>1.95</td>
</tr>
<tr>
<td>Sand</td>
<td>2.60</td>
</tr>
<tr>
<td>Night Watch &amp; Lights</td>
<td>10.00</td>
</tr>
<tr>
<td>Sash 1530 2 1/2s glass 150</td>
<td>13.80</td>
</tr>
<tr>
<td>Planters 54 3/4 1 1/4 s glass</td>
<td>54.08</td>
</tr>
<tr>
<td>Drainage</td>
<td>3.75</td>
</tr>
<tr>
<td>Books Lumber &amp; Exchange of Doors</td>
<td>11.75</td>
</tr>
<tr>
<td>Winches for Court Room</td>
<td>2.00</td>
</tr>
<tr>
<td>Irons and Hardware Burbage</td>
<td>16.95</td>
</tr>
<tr>
<td>Masons</td>
<td>18.15</td>
</tr>
<tr>
<td>Total 36 days at builder's cost</td>
<td>180.00</td>
</tr>
</tbody>
</table>

Respectfully Submitted

Henry B. Carnwoth, building a copy, 3rd day in charge
Crawfordsville Inds. Jan. 11, 1873

The City Clerk will please issue his warrant upon the City Treasurer for Three Hundred Ninety Five 300.00 dollars in favor of Henry B. Carnwoth, copy in charge of City Hall building for estimate of work ending this day.

To the Mayor, Common Council Crawfordsville

I have the honor to report the City Hall building as ready for your occupation. These remaining only the following work to be done:

- Railing for Prisoner doors (already ordered) 5.00
- Casement & Replacing Chimneys 50.00
- Ventilating registers ordered 14.00
- Rail door Marshals room 6.00
- Pipes for Bells roof 5.00
- Finishing the work over month must not to exceed 10.00

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>93.00</td>
</tr>
<tr>
<td>Total paid to date</td>
<td>107.00</td>
</tr>
</tbody>
</table>

The contract was let for $500.00
The supplemental contract was $25.00
Total paid to date $850.00
To credit of appropriation $178.09

Crawfordsville Inds. Jan. 13, 1873

Due to Prisoner Brads, Coal

$54.02.91
$811.00
The liabilities of contractors as claimed by the creditors are as follows:

<table>
<thead>
<tr>
<th>Liabilities</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Book Ford</td>
<td>£344.24.90</td>
</tr>
<tr>
<td>Seas Credit</td>
<td>£178.09</td>
</tr>
<tr>
<td>Total</td>
<td>£522.33.99</td>
</tr>
</tbody>
</table>

Liabilities of contractors: £522.33.99

(Note 1) Deduct as claimed by contractors: £50.00
(Note 2) Deduct 91 from delivery too late for use: £2.85
(Note 3) Tools for mechanical use + 1 door: £14.00
(Note 4) Goods paid from City Rate fund and deducted to this credit: £700.00

There is due for water pipe to action and stone footings for columns to credit of contractors: £15.00

Total: £793.85

If these claims are recognized the liabilities outstanding, which would be subject matter of some amount to £2,148.32.96

Respectfully submitted,

[Signature]

Being J. Carrington, 1st W. A. and Supt. of Works in Charge.

An motion the Council agreed to send J. Carrington and examine the City Valuation

An motion of Mr. Bryant the Committee on Finance was instructed to prepare

An motion the Council adjourned.

[Signature]

City Clerk.
Monday Evening, Jan 27, 1873

The council met. Present: H. S. Lehner, Mayor; B. A. Sanborn, Councilman; F. B. Hinsch, Marshal; F. J. Bannister, and J. E. Bartlett.

The retired being unavoidably absent, the reading of the minutes of the last meeting was dispensed with.

The committee on Public Improvements reported the bridge over the Louisville, Henderson and Chicago rail road on McCook’s branch complete.

The committee on accounts reported the account of John G. Burnes correct to the amount of Five dollars and Five cents. Consented to and warrant ordered for that amount.

The committee on finance acted and was granted further time to report on funding interest.

J. Mc. Kellogg presented an account of $12.75 for work which was approved by the committee on accounts. The warrant for payment consents to.

Capt R. L. Carrington presented an account of $218.75 for superintendence of the work. The latter two and one half percent on the contract price. Refer to next session of council for action.

The following report was presented and the action of the committee ordered:

\textbf{Transfer of Funds.}

I have the honor to state expense account for city that is in connection with:

\textbf{Last Report:}

- Salt Seats: $45.00
- Built blocks for prison door: $2.50
- Work on work: $2.50
- Flashing for door of Buick’s: $7.50
- Tin for flashing of Buick: $3.95
- Register of 400: $2.50
- Center for door in Marshal’s Office: $9.00
- Drayage: $3.50
- Carpenters & Plumbers: $12.50
- Nails & Frels: $10.00
- Materials for repairs: $1.00
- Cleaning snow from roof: $4.75
- Mason cutting bricks for flashing: $3.50
- Two to Indianapolis to see security of contractors: $3.50
- Iron pipe & Box for bill pipes: $5.25

Respectfully submitted,

Henry B. Carrington, Cash Officer in charge.

\textbf{Council Minutes.}

The city clerk in his place, gave warrant in favor of Capt. R. L. Carrington for Seventy five 75-75 cents as per accompanying estimate in respect:

- R. L. Carrington: Committee on Public Works
- E. A. Foot: Buildings
- H. L. Smith: Trustee

The last school trustee asked for an appropriation of Twenty-five hundred ($2500.00) dollars for the new school building.

Mr. Bannister introduced the following resolution:

Resolved That the School Trustees now erecting the new city school building do and may respectfully request to state to the city council for their information the amount of money expended on said building, the amount of work done herein and the amount due to parties who have furnished material and labor for the construction of said building.
building and the name of each person holding such unpaid claims.

On the adoption of the foregoing resolution those who voted in the affirmative were
Councillors SWAT, HUGH, BRYANT, CAMERON, and WHITE. Total 5. And the resolution was ac-
corded adopted.

On motion the Mayor was authorized to receive his check in case of any
labor which parties produce receipts for the year 1871

On motion the Council proceeded to the election of wood measurer.

On the first ballot William M. Riley received four votes and was declared
duly elected.

On motion the Council adjourned

Attest:

WILLIAM BROWN

City Clerk.

January 30, 1873

Adjourned meeting.

The council met in call of the Mayor. All the members present except

Mr. Bryant.

The Mayor stated the object of the meeting to be to hear a report from the

School Trustees. Said Trustees submitted the following from Oct. 29, Contracts:

Contract for Bricks work

Brick work

$150.00

$34.96

$13.04

$69.00

$200.00

$7,200.00

$48.60

$7465.60

$900.00

$3435.44

$50.11

$50.11

In the materials such as Nails, Iron & Glass, including

drawings and labor performed

$3981.44

$3981.44

Subtract he and to be paid on completion of brick work

$690.00

$31.930.16

On motion the Mayor was directed to issue a warrant in favor of the City

School Trustees for two thousand five hundred dollars.

An Ordinance authorizing the Finance Committee of the city of Bradfordville to loan

on real estate security the School House Bond and City Bonding Bond sinking funds and regulating the

manner in which said loan shall be made was made a first time

On motion the Council adjourned

Attest:

WILLIAM BROWN

City Clerk.

WILLIAM T. RAGLAND, Mayor
Regular Meeting  
Monday Evening February 19, 1873

The Council met present the Hon. Mayor Saymon, Councilmen Fort, Hughes, Reardon.  

The minutes of the preceding regular and called meetings were read and on motion adopted.

Mr. Brown was excused to attend.

The committee on accounts reported the accounts of late payments.  Approved and a warrant directed to be issued.  

The committee were allowed further time to report on the account of land sale to Johnson.  

The Mayor made the following report:

To the Honorable, the Common Council of the City of Braintree,

I have the honor to report that during the month of January I have collected

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jail fees</td>
<td>6.00</td>
</tr>
<tr>
<td>Road labor tax</td>
<td>6.60</td>
</tr>
</tbody>
</table>

Total amount collected as per Treasurer's report

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jail fees accrued during the month of January</td>
<td>470.00</td>
</tr>
</tbody>
</table>

Respectfully submitted,

Mr. Brown & Saymon, Mayor.
City of Braintree.

Feb 10, 1873.

The City Treasurer submitted the following monthly report:

Receipts & Expenditures for Jan, 1873

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bal in treas. Jan 1 1873</td>
<td>$9189.27</td>
</tr>
<tr>
<td>Cash from road labor</td>
<td>80.00</td>
</tr>
<tr>
<td>Delinquent tax</td>
<td>100.00</td>
</tr>
<tr>
<td>Auctions</td>
<td>10.00</td>
</tr>
<tr>
<td>Fire &amp; Jail fees</td>
<td>27.40</td>
</tr>
<tr>
<td>Peddler</td>
<td>0.00</td>
</tr>
<tr>
<td>Suger &amp; ice</td>
<td>125.00</td>
</tr>
<tr>
<td>City Building Bonds</td>
<td>9000.00</td>
</tr>
<tr>
<td>Show &amp; circus</td>
<td>18.00</td>
</tr>
<tr>
<td>Taxes 1872</td>
<td>180.48</td>
</tr>
</tbody>
</table>

Expenditures:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash paid interest on school bonds</td>
<td>$1500.00</td>
</tr>
<tr>
<td>Fire for Office</td>
<td>9.79</td>
</tr>
<tr>
<td>Ground rent</td>
<td>12.85</td>
</tr>
<tr>
<td>Labor and materials on streets</td>
<td>19.87</td>
</tr>
<tr>
<td>Office salaries</td>
<td>264.16</td>
</tr>
<tr>
<td>Fire Action</td>
<td>7.80</td>
</tr>
<tr>
<td>Engine house</td>
<td>128.08</td>
</tr>
<tr>
<td>Hardware</td>
<td>22.48</td>
</tr>
<tr>
<td>School books</td>
<td>25.00</td>
</tr>
<tr>
<td>School supplies</td>
<td>5726.67</td>
</tr>
</tbody>
</table>

Total: $15581.97

Mr. Brown in treas.

The city attorney made a verbal report upon the condition of the agreement with Mr. Whitcomb on city buildings.
On motion of Mr. Warrandall, the City Attorney, and John M. Hand, directed to enter said against Mr. B. A. White for the security of the Contractor of the City Building.

The Clerk reported the return of the receipts issued to the Treasurer for the sale of the north half of lot No. 108, original part belonging to Leomance Hays and the south half of said lot No. 108 belonging to Julius T. McCullough for the payment of the assessment and said owner for the burdening of the quit-realease of said lot No. 108, and that said north half of said lot had been offered for sale by the Treasurer on the 1st day of June, and that no sale had been made on account of as much as bid. Said over until the next meeting.

Wm. W. Ashley presented an account of five dollars for opening streets and hauling coal for five departments. On motion, the rules were suspended, and the account allowed.

James T. Graves was on application granted a permit to erect a sawmill on that piece of ground lying east of the Louville, New Albany and Chicago Railroad, and south of Market Street.

Mr. Warrandall was excused for the remainder of the evening.

The following Ordinance was read a second time:

An Ordinance authorizing the Finance Committee of the City of Crawfordsville to loan, on real estate security, School House bond and City Building bond sinking funds and regulating the manner in which said loans shall be made.

Section 1. Be it Ordained, by the Mayor and Common Council of the City of Crawfordsville, That there shall be the amount of one thousand dollars of the sinking funds provided by the City of Crawfordsville for the redemption of the City School Building Bonds, the City Building Bonds, in the City Treasury of said City, it shall be in the City of the Finance Committee of the Common Council, the City to loan the same in sums of one thousand dollars each, to any parties or parties, firms, company or corporation, subject to the restrictions and regulations contained in the following section:

Section 2. The said sinking funds with several accrued interests thereon, shall be loaned upon Real Estate security in sums of one thousand dollars each for the period of one year at a time, with ten percent interest thereon payable annually in advance, evidenced by note of hand, payable to the City of Crawfordsville, without relief from valuation or appraisement laws and secured by Mortgage upon Real Estate of double the value of the amount so loaned and with a clear title in fee simple, without encumbrance and not disturbed through any Executor's or Administrator's sale, or sale on execution, or sale for taxes. The said Finance Committee be the judge of the value of the real estate so mortgaged.

Sec. 3. In making such loans the inhabitants of said City shall have the preference, and the Real Estate offered shall be deemed adequate security, and in no event shall land be received as security that is not located in Montgomery County, Indiana.

Sec. 4. Any party or parties, firm, company, or corporation desiring to borrow any of said money shall be required to file with the Finance Committee herebefore described, a particular description of the Real Estate proposed as security for the same together with a complete statement of the title to the same under the certificate of the County Recorder of Montgomery County, Indiana, accompanying therewith, the official certificate of the Clerk of the Court and the Court Records of said County, that there is no encumbrance on said land within said office, estimating the value of Real Estate as offered as security for loan, the said Finance Committee
shall exclude from the same herein, the value of all improvements thereon, and the mortgage shall pay all the expenses attending the exhibition of title and the execution and recording of the mortgage.

Sec. 5. Whereas the said Finance Committee in the discharge of their duties under the provisions of this ordinance shall make a loan of any of said monies to any party, parties, firm, company or corporation they shall certify to the City Clerk, the name of the party, parties, firm, company or corporation to whom such loan has been made, with the amount thereof accompanied by an order for the same. Upon the receipt of said order, the Clerk shall draw his warrant upon the City Treasurer in favor of the party, parties, firm, company or corporation for the amount so ordered, upon the form or forms filling, with said check. The note and mortgage hereinbefore provided for which warrant shall be attested by the City Clerk and signed and signed by the Mayor of the city.

Sec. 6. This ordinance shall be in full force and effect from and after its passage.

On motion the rules were suspended and the Ordinance was read a third time and passed. Those who voted in the affirmative on the question of its adoption were Councilman Fogg, Hughes, Bartis and Ciss. Total four. And the Ordinance was declared to be adopted.

On motion the Council adjourned.

Wilton E. Raymond, Mayor

City Clerk

Regular Meeting

Monday Evening, February 24th, 1873

The Council met Present were Honor Mayor Raymond, Councilmen Fogg, Hughes, Bryant, Vanarsdale, Bartis and Ciss.

The minutes of the preceding meeting were read and on motion adopted.

Mr. Bryant was excused for absence from the last meeting.

The following petition was presented and on motion referred to the Committee on Public Improvements:

To the Honorable, the Mayor and Common Council of the City of Bradfordsville:

Gentlemen,

Your petitioners, citizens interested in, and compelled to travel Water and Franklin streets in said city, correspondent to you that the condition of Water Street and a portion of the sidewalks bordering the same and the sidewalks on Franklin Street at the head of Water Street is in a condition urgently demanding immediate attention. A portion of said Water Street should be at once graded and gravelled and a good crossing made at the intersection with Franklin street and almost all of Water Street from Main to Franklin needs to be cleared and re-gravelled. A large amount of the next sidewalks along said portion of Water street is worn out and should be at once macadamized with plaster or gravel. At the intersection of Water and Franklin, the side walks has must been lowered, to conform to the adjoining grade. A block up passage on sidewalk driving the people to the gutter, which is in bad condition as it could be. A large number of people find this the natural route to travel in going to and from the heart of the city and they respectfully demand of your honorable body that it shall be placed in condition for travel.
Names
John Mc Brite
Alexander muff
W. J. Waun
Samuel Johnson
Alfred Dickey
Wilson Patterson
James A. White
W. H. White
Thomas Craig
J. J. Brown

Names
D. D. Smith
J. B. Haueter
C. H. Raymond
W. B. Smith
John B. Robinson
E. B. Farmer
E. W. Leavus
W. N. White
P. H. C. Stockhart
W. H. Fossey

Mr. R. Porter
J. Lee
A. Bate
J. B. Billiard
J. H. Wadsworth
W. H. Walker
A. B. Johnson
W. H. Smith
W. M. Truog
Jacob Davis

The committee on accounts made the following report which was concurred in:

To the Hon. Mayor and Common Council:
The undersigned, to whom was referred the accounts of Mr. R. Beamer, architect of the city hall, respectfully report back the account submitted by him for his services, the evidence not being sufficient that the building was constructed in a good workmanlike manner.

(Signed)
R. E. Bryant
D. Martin
P. Hughes

The following account was presented and on motion, allowed:

That of Harris & Ashley, on account of the department of Public Works, $2.00

That of James Keyser, for Printing of the City Crier, $1.35

The following resolution was introduced by Mr. Christ:

Resolved, by the Mayor and Common Council of the City of Crawfordville:
That the proper measures be directed to precede at once to collect assessments of benefits due the city by each of the officers of the city prior to the opening of the new City Hall.

On the adoption of the foregoing resolution, those who voted in the affirmative were:
Crawfordville, Crawfordville, Harrison, Bryant, Johnson, Huggins, and Christ. Total, six. And the resolution was declared adopted.

The following was made and the action of the committee ordered as follows:

1. Presbyterian Church, $2.00
2. Crawfordville, Ind., Feb 7, 1873

To the Hon. Common Council, at Crawfordville, Ind.

I have the honor to state that the chimneys of the City Hall have been erected to their proper height and capped. The work was done for the estimate made, which is as follows:

1. Chimney Caps, $50.00
2. Brickwork, $7.00

Respectfully submitted,

H. B. Beamer, City Clerk, W. B. Beamer, City Treasurer

Crawfordville, Ind., Feb 7, 1873

Notice is hereby given that the City Council of the City of Crawfordville, Ind., on the 7th day of February, 1873, has passed the following resolution:

That a warrant be issued in favor of E. B. Bryant, for Fifty dollars as per estimate for City Hall.

On motion a warrant was directed to be issued in favor of J. B. Johnson for Six dollars being part of assessment against Julia W. McLennan for building a sun porch on market street.
The motion of the Marshall was directed to enforce the dog ordinance and the City Clerk was authorized to procure additional ideas on the necessary means for making the same.

The motion, as amended, was directed to be issued in favor of R. S. W. Reade on the following terms: A Thousand dollars and the principal due on the building. The motion was adjourned.

J.S. Brown
City Clerk

Called Meeting:
March 5th 1873.

Upon call of the Mayor, the Council convened. Present, the Mayor, Councilmen Barks, Hughes, Bryant, Vanarsdale, and Conk.

The Mayor stated the object of the meeting and presented the following communication:

To the Mayor of Crawfordsville,

I have the honor to say that I have erected this city of Crawfordsville to see Mr. C. E. White, Secretary of Alexander and Whitsett's, contract and had a satisfactory interview with him and his attorney. At such early time as you can convene the City Council I will be able to remove any objection to the immediate completion or occupation of the building. It will also be of personal interest to me to have my own account settled and the change of said building surrendered. I add, that whatever may be decided of my presence in any details that may arise, attention shall always be paid to the special interests and any other improvements desired can more be made without any damage to the same.

Respectfully,

Henry B. Carrington
City Engineer

The following papers were presented and ordered to be read:

Whereas under a contract made with Alexander & Whitsett by the city of Crawfordsville, the said parties undertook to construct a Union house for said city and whereas the architect, Col. H. B. Carrington, deems it proper for the protection and preservation of said building, that possession and use be taken of said building:

Now, in accordance with the same, the Council, dated August 29th, 1872, of Alexander & Whitsett with said city, do hereby agree and appoint, that possession shall be taken and entire may be taken by said city of said building, and it is expressly agreed and understood, that the taking possession by said city of said building shall not be construed as a waiver or the part of the said city of any legal right or claim whatever against me as the security of said Alexander & Whitsett, but that nothing herein contained shall be construed as the waiver of any right whatever on my part nor as creating against me any liability whatever, nor as admitting any liability.

SIGNED

C. E. Whitsett

H.B. Carrington.

The following resolution was passed:

Respectfully,

H.B. Carrington

P.S. Carrington forwarded a communication from R.S. Elliott, Attorney for M. C. E. Whitsett.

Mr. Bryant offered the following resolution:
Regular Meeting
Monday Evening
March 10th, 1873

The Council met. Present his Honor Mayor Saymon, Councilmen Foote, Hughes, Bryant, Varano and Davis. The President, in the absence of the Mayor, took the chair.

The following petition was read and referred to the Committee on Public Improvements with power to act in the case:

Petition

Susana E. Wallace respectfully petitions the Common Council for permission to change a portion of the drainage of Melake Avenue from the west end of her grounds (where the Dutch wall now runs) to the east boundary of her property. She agreeing to make the drainage perfect, to keep within her own grounds, and have the work done entirely at her own expense.

(Signed) Susana E. Wallace

March 10th, 1873.

No. 2. White presented a petition asking for the construction of a sidewalk on Market Street. Referred to the Committee on Public Improvements.

On motion of Mr. Foote the order was passed on the third day of June 1872 directing the construction of a groin or plane sidewalk on the south side of Market Street out of the Louisville, New-Albany and Chicago Railroad line corner and the street was directed to notify such parties as have not complied with such order to do so immediately.

Mr. Bryant offered the following motion:

That the Committee on Schools and Public buildings be and are hereby authorized to supply the Council room with such additional furniture and make such improvements in windows and doors for the preservation of the records of the Mayor and also as they may think necessary. Adopted.

The Mayor made the following order for the month of February:
To the Common Council of the city of Crawfordville:

Sincere: I have the honor to report that during the month of February 1873, the collections of my office have been as follows:

<table>
<thead>
<tr>
<th>Amount of Fine Collected</th>
<th>22.50</th>
</tr>
</thead>
<tbody>
<tr>
<td>Past Due</td>
<td>2.10</td>
</tr>
</tbody>
</table>

Total collections: 24.60

All of which have been paid into the city treasury as per receipt hereinafter attached. Past fees amounting to 2.10 have accrued against the city during the month of February, 3/10 of which has been paid and the remainder hopelessly lost.

Signed: T. Wilson & Braynour Mayor

City of Crawfordville

The city treasurer made the following monthly report:

Receipts and Expenditure, Feb. 1873:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash in hand, Feb. 1st</td>
<td>12,554.55</td>
</tr>
<tr>
<td>Cash received from banks Feb. 1st</td>
<td>591.98</td>
</tr>
<tr>
<td>&quot;</td>
<td>22.00</td>
</tr>
<tr>
<td>&quot;</td>
<td>200.00</td>
</tr>
<tr>
<td>&quot;</td>
<td>100.00</td>
</tr>
<tr>
<td></td>
<td>5.00</td>
</tr>
<tr>
<td></td>
<td>14,170.43</td>
</tr>
</tbody>
</table>

Expenditures:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash expended on streets</td>
<td>8.10</td>
</tr>
<tr>
<td>Estimate on Engine Aurora</td>
<td>57.00</td>
</tr>
<tr>
<td>Fire Department</td>
<td>13.10</td>
</tr>
<tr>
<td>Officers Salary</td>
<td>10.00</td>
</tr>
<tr>
<td>City Engineer</td>
<td>17.50</td>
</tr>
<tr>
<td>Vendors for, (Office &amp; Engine Aurora)</td>
<td>15.70</td>
</tr>
<tr>
<td></td>
<td>126.00</td>
</tr>
<tr>
<td></td>
<td>14,024.53</td>
</tr>
<tr>
<td></td>
<td>1,012.58</td>
</tr>
</tbody>
</table>

Wm. Burbridge, Mayor

The following resolution was introduced by Mr. Forts:

Resolved, That the city marshals be, and is hereby allowed the use of the 3rd room on the second floor in the city building, for a sleeping room, subject to the use by proper persons, as a consultation room.

On the adoption of which resolution those who voted in the affirmative were: Councilmen Forts, Hughes, Bryant, Vanandale, Martin, and Curtwell, total 6. All the resolution was declared adopted.

Mr. Bryant introduced the following resolution:

Proposes the rapid extension of our city eastward and westward, as being the grand issue of the whole question. Whereupon

Resolved, That the boundary of the 2nd ward be so changed as to make National the boundary on the north and Water St. on the east.

The following motion was introduced by Mr. Bryant:

That questions of damage likely to arise between the city and the contractor, makes it necessary, in the opinion of the Council, to postpone the adjustments of said claim, pending claim for superintending the restruction of the city. Total until a final settlement with Messrs. Alexander and Nash is completed with the city.

Adopted.
The following accounts were presented and allowed under a suspension of rules:

That of Bromley and Bruce for $200.00 for cleaning the engine house.

That of Mr. Ashley for moving coal and ice.

That of R. L. Goodwin for lamps.

That of R. C. Scott for cleaning city buildings.

That of John Hall for putting smoke stacks on chimneys.

That of B. W. S. Smith for work of office for holding elections.

Robb and Mahoney presented an account of $134.00 for stores bought by call of the council.

Carrington and Mahoney for smoke stacks for chimneys.

A motion of Mr. Toote an order was directed to be drawn in favor of Robb and Mahoney for $0.25 and due for smoke stacks and the remainder was referred to the committee on accounts.

A motion the city treasurer was authorized and directed to satisfy judgments and costs in the case of Williams v. The city of Bradford.

A motion of Mr. Vance a cost bill amounting to $26.25 referred.

A motion of Mr. Bryant, Mr. R. Epperson was authorized to replace the roof gutters in such condition as will secure the city hall against damage from leaking—also to superintend the placing of snow shutters on grate bars, steel windows—also the opening of the jail doors. The expense to be borne by the city. Adopted.

A motion the council adjourned.

Attest

Edw. Brown

City Clerk
The Council met Present The Honorable Mayor, Agnew, Councilmen Fort, Hughes, Bryant, Vanarsdale, Hart, and Crib.

The minutes of the preceding meeting, were read and on motion adopted.

The following petition was presented and on motion referred to the committee on Public Improvements.

To the Mayor and Common Council of the City of transcription.

The undersigned citizens of transcription owning property, along and confined by lines to travel from street lying between College and Franklin Streets, respectfully beg to say that said portion of said street and the sidewalks along the same is unsanitary and are often almost impossible. We therefore pray you to order the grading and grading of that portion of said street and also for the grading and paving with gravel the sidewalks bounding the same.

(Signed) E. J. Newton
J. P. Johnson
E. D. Staton
E. L. Higdon
E. S. Sturges
E. S. Barlow

The following resolution was introduced by Mr. Bryant as report of Committee on accounts:

Resolved: That the sum of Twenty-five dollars now in the hands of the City Treasurer belonging to Robert Stage and by him offered in settlement of the present account, be paid and paid in the name of the City, to Catherine Young, amounting to $25.00 is to be accepted and a release of said property granted.

On the adoption of which resolution those who voted in the affirmative were Councilman Fort, Hughes, Bryant, Vanarsdale, Hart, and Crib, Total 8.

And the resolution was ordered adopted.

The Committee on Ordinances made the following report, which was adopted.

The Committee on Ordinances to whom was referred the motion of Mr. Harris to change the boundaries of the wards, respectfully report that in their judgment, no change is necessary or desirable at this time.

(Signed) E. A. Fort
E. S. Bryant

The following resolution was introduced by the Council:

Resolved: That the City Engineer be instructed to set the grade stakes on Main Street, from J. S. Purnell's east line, on the north side and on the north side to the crossing of the Segasports, Braintree and South Mountain Road - said road to be constructed with plans to be four feet wide, and built under the direction of the Board of Public Improvements. Said road to be constructed within thirty days from this date and that the Street Commissioner notify the property owners on the completion of the survey and proceed to complete the same in accordance with the resolution and to report the expense of the work to the City Council.

On the adoption of the foregoing resolution those who voted in the affirmative were Councilmen Fort, Hughes, Bryant, Vanarsdale, Hart, and Crib. Total 8.

And the resolution was ordered adopted.

The following resolution was introduced by Mr. Harris:

Resolved: That the city Engineer be instructed to set the grade stakes for the sidewalks on Main Street between College and Franklin St., temporary to grading and grading said streets, and the adoption of the foregoing resolution those who voted in the affirmative were Councilmen Fort, Hughes, Bryant, Vanarsdale, Hart, and Crib. Total 8.
The following resolution was introduced by Mr. Scott:

Resolved that the Street Commissions be ordered to notify the owners of the property, hence to repair their sidewalks at the north end, and also to an alias or change the main street levels to make good and substantial sidewalks of one and one-half inch planks, not less than six inches wide, according to the average street grade to be continued under the direction of the Street Commissions, and should they neglect or refuse to comply with this order, then the Street Commissions shall immediately proceed to complete the said sidewalks at the expense of the said owners. On the adoption of the foregoing resolution, those who voted in the affirmative were Councilman Scott, Hughes, Bryant, Vanarsdale, Davis and Crist. Totals 6. And the resolution was declared adopted.

The following resolution was introduced by Mr. Bryant:

Resolved that the City Engineer be instructed to set the grade stakes for the sidewalk on the south side of Main Street between the building occupied by Lenticke and the corner of Main and Washington Streets. On the east side of Main Street to be constructed with bricks, ten feet wide, to be made ready within thirty days from this date, that the owners of property be notified of the same, and on their failure to construct the walk, the Street Commissions shall proceed to complete the same in accordance with this resolution and make the proper returns to the City Clerk. On the adoption of the foregoing resolution those who voted in the affirmative were Councilman Scott, Hughes, Bryant, Vanarsdale, Davis and Crist. Totals 6. And the resolution was declared adopted.

The following resolution was introduced by Mr. Bryant:

Resolved that the City Engineer be instructed to set the grade stakes for the sidewalk on the south side of Main Street from Brown and Ramsey Street, on the corners of Washington Street on the east to Maltz Street on the west, said walk to be made with planks not less than six feet wide, one and one-half inch thick, to be made ready thirty days from this date, that the owners of property be notified of the same, and on their failure to complete the work, the Street Commissions shall proceed to complete the same in accordance with this resolution and make the proper returns to the City Clerk. On the adoption of the foregoing resolution those who voted in the affirmative were Councilman Scott, Hughes, Bryant, Vanarsdale, Davis and Crist. Totals 6. And the resolution was declared adopted.

The following resolution was introduced by Mr. Bryant:

Resolved that the property owners at the northeast corner of Main and Washington Streets be notified to construct a place sidewalk, the corners of said property to the intersection of the plank sidewalk on Main Street at the west end of said property, one and one-half inch thick, said walk to be made of oak and not less than six feet wide, and a half inch thick, said walk to be made within sixty days, and on failure of said owner the Street Commissions shall proceed at once to build said walk in accordance with this resolution and make the proper returns to the City Clerk.

On the adoption of the foregoing resolution those who voted in the affirmative were Councilman Scott, Hughes, Bryant, Vanarsdale, Davis and Crist. Totals 6. And the resolution was declared adopted.
Mr. Bryant moved that the office of City Engineer be declared vacant and that the council proceed to the election of a suitable person to act as City Engineer. Adopted.

The first ballot of Mr. Thompson received six votes and was declared duly elected City Engineer to fill the unexpired term of G. H. Redwine.

Mr. Forte introduced the following resolution:

Resolved, that the name of Elmwood Street in Thompson's addition be and the same be hereby changed to that of Chestnut Street.

On the adoption of which resolution those who voted in the affirmative were: Hughes, Bryant, Van Arsdale, Martin, and Mr. Forte. And the resolution was declared adopted.

Mr. Bryant moved that the City Clerk be authorized to draw an order for the payment of the bill of chimneys purchased for the use of the Council room and the amount of freight on the same be exacted amount now known.

Adopted.

On motion of Mr. Forte the committee on accounts were authorized to examine the accounts of Robb and Mahoney and if any part thereof is found correct to direct the City Clerk to issue a warrant on the Treasurer for the amount so found.

Mr. Van Arsdale reports the sale of the old engine house to Capt. Lee Drayton for the sum of eighty dollars.

The following accounts were presented and allowed under the suspension of the rules:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>That of Dr. Ashley, for Prince of Peace</td>
<td>$150</td>
</tr>
<tr>
<td>That of Mrs. Harvey, for delivering lumber for City building of</td>
<td>$100</td>
</tr>
<tr>
<td>That of Mr. B. Bayley, for warrants for Marshal's Office</td>
<td>$298</td>
</tr>
<tr>
<td>That of Mr. W. Bayley, for furniture for Marshal's Office</td>
<td>$15.50</td>
</tr>
</tbody>
</table>

Mr. Rich presented a petition asking the city to subscribe for any number of copies of a map of the city being prepared by him.

Our motion the council adjourned.

[Signature]

Wm. N. Bayley, Mayor.

[Signature]

City Clerk.
March 31st, 1873

Called Meeting

UPON the call of the Mayor, the Council convened. Present: The Mayor, Councilman Fort, Knight, Bryant, Van Arsdale and Hart. The following Ordinance was presented:

Sec. 1. Be it ordained by the Common Council of the City of Cranfordsville, that the Board of Health, chosen by said council and directed by the Mayor of said city, shall have power to take measures, whenever, by reason deemed necessary, for the security of said city to prevent or introduce baneful contingencies or infectious diseases, and to cause the immediate and effectual removal of any person found infected therein with any such disease; and the Mayor, Marshal, and all the officers of said city, are required to aid said Board of Health in discharging the duties hereby imposed on them.

Sec. 2. Said Board of Health, whenever, by reason deemed proper, shall recommend to said city such measures as they may deem necessary to prevent the introduction of contagious, infectious, malignant and dangerous diseases.

Sec. 3. Said Board of Health shall have power to select and report to said council such temporary hospitals and other preparations as they may deem necessary, to be established or taken in anticipation or in consequence of the prevalence of any epidemic, infectious, contagious, or malignant disease; and in case of urgent necessity, said Board shall have power to select and establish temporary hospitals to the emergency may require and report such proceedings to the next regular session of said Council, for their consideration.

Sec. 4. Said Board of Health shall have power to establish, publish, and enforce all by-laws and regulations necessary for excising the same, by all inhabitants and masters of said city, of all sick sanitary regulations and restrictions as may be deemed by said Board to prevent the prevalence or spread among them of such diseases as aforesaid; for requiring all inhabitants of said city, who may not have had the small pox or been protected against it by vaccination, to report or submit themselves to said Board, or to some regular physician for vaccination, and also for prohibiting all children not in contact with persons admitted into any public school of said city.

Sec. 5. Said Board of Health, whenever they may deem such publication proper, shall announce in one or more newspapers of said city, the prevalence or spread among them, of any disease as aforesaid; that those means to ascertain its extent, and make report thereof, in said papers or newspapers.

Sec. 6. A Board of Health shall report to said Council all expenses necessarily incurred by them in discharging the duties required of them by these Ordinances, and such expenses shall be allowed by said Council, and paid out of the Treasury of said City.

Sec. 7. That any person convicted before the Mayor of the City of Cranfordsville of having violated any of the By-laws, rules, regulations or restrictions adopted by the Board of Health of said City, in pursuance of the power granted to said Board by any of the provisions of either of the foregoing sections, shall for every such violation forfeit and pay a fine thereof not exceeding the sum of Fifty dollars.

Sec. 8. Whereas, in the opinion of the Common Council of said City, there exists a pretext requiring the immediate operation of this Ordinance, it is hereby declared that it shall take effect as soon as proclamation is made hereof and posted at five public places in each of the wards of the city, and that the Mayor is hereby directed to issue said proclamation in the name of the Common Council of said City.

The Ordinance was read a first time, and the rule being on motion sustained a second and third time and adopted. It was then voted in the affirmative on the question of its adoption by Councilman Fort, Knight, Bryant, Van Arsdale and Hart. Fort 5, Knight 5. And the ordinance was declared adopted.
Regular Meeting.

Monday Evening, April 7, 1873

The Council met: Brummett, His Hon. Mayor Raynor, Counsellors Foot, Hughes, Bryant, Varanisdale, Martin and Lewis.

The minutes of the preceding regular and called meeting were read and were motion adopted.

The Committee on Public Improvements made the following report:

The Committee on Public Improvements made the following report:

The undersigned having examined the accounts of Mr. D. Smith, late Street Commissioners and nine names named to labor but nothing further done to enforce payment or obtain the work, which at $3. each makes $57, disallowed from Mr. Smith's accounts which has to be paid or properly accounted for to your honorable body.

(Signed) R. E. Bryant

The motion the report was received and Mr. Smith was allowed until the next meeting of the Council to adjust the claim against him.

Mr. W. S. Duckworth Street Commissioners presented a statement of his account showing a balance due him of Sixty one dollars and seventy five cents. Upon which statement, the Committee on accounts made the following report:

Attorn

Thos. Brown

late Clerk

Wilcox W. Raymond, Mayor
To the Mayor and Common Council of the City of Crawfordsville:

The undersigned having examined the accounts of J. E. Buckneff, the Commissioners, find the same correct as above stated and recommend the payment of the balance due him for six hundred dollars and seventy-five cents.

(Signed) R. E. Broach

B. R. Hughes

D. Parks

On motion the report was adopted.

The Mayor made the following report:

To the Common Council of the City of Crawfordsville:

Gentlemen:

I have the honor to report that the receipts of the Mayor's office during March, 1873 were as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For fees</td>
<td>$2.2.15</td>
</tr>
<tr>
<td>Jail fees</td>
<td>$22.00</td>
</tr>
<tr>
<td>Total receipts</td>
<td>$24.25</td>
</tr>
</tbody>
</table>

I have no jail fee to report as being against the city.

April 1st, 1873.

Very Respectfully,

Teldon R. Slayton, Mayor.

City of Crawfordsville.

On motion the report was adopted.

The City Treasurer made the following reports of receipts and expenditures for March, 1873:

**Receipts and Expenditures, March 1873.**

**Balance in Treasury, March 1st, 1873.**

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>And received from taxes</td>
<td>$14,014.53</td>
</tr>
<tr>
<td></td>
<td>$1860.95</td>
</tr>
</tbody>
</table>

**Expenditures:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest on city building bonds</td>
<td>$650.00</td>
</tr>
<tr>
<td>Amount paid &amp; Miller (Judgment)</td>
<td>$600.00</td>
</tr>
<tr>
<td>Printing</td>
<td>$15.00</td>
</tr>
<tr>
<td>Fire department</td>
<td>$2.25</td>
</tr>
<tr>
<td>Cleaning city building</td>
<td>$10.00</td>
</tr>
<tr>
<td>City slick and interest</td>
<td>$2080.00</td>
</tr>
<tr>
<td>Furniture for marshals office</td>
<td>$13,570.38</td>
</tr>
<tr>
<td></td>
<td>$1852.85</td>
</tr>
<tr>
<td></td>
<td>$1272.85</td>
</tr>
<tr>
<td></td>
<td>$10780.85</td>
</tr>
</tbody>
</table>

**Surplus sinking fund**

April 1st, 1873

Wm. Barnard, Treasurer.

On motion the report was adopted and ordered to be recorded.

The City Marshals filed the following:

State of Indiana, Montgomery County, ss.
I, William B. Riley, Marshal of the City of Greenwoodville, in said County do solemnly swear that on the second day of April, A.D. 1873, I posted up on five public places in each of the wards of said City, the Mayor's Proclamation together with the City Ordinances of said City, adopted by the Mayor and Common Council, in the 31st day of March, 1873, organizing the Board of Health, investing them with power to regulate the sanitary condition of the city, and providing penalties for the violation of the rules, regulations, and restrictions established therefor.

[Signature]

Joseph W. Riley
Mayor
City of Greenwoodville

The above and all other taxes due are to be paid by the 1st day of May, 1873.

[Signature]

Joseph W. Saynor
Mayor of Greenwoodville

The motion to warrant was directed to issue in favor of H. B. Riley for six dollars for payment of night watch.

The Street Commissioners made a report of progress showing an amount of $331.32 due from street work and on motion the report was received and a warrant directed to issue to Mr. Blackwell for forty dollars and thirty cents for work done.

A communication was received from James Thompson declining to accept the office of City Engineer.

The motion that the City Clerk was directed to issue warrants to members of Niagara Fire Company No. 1, equalizing their credit as the five duplicates to the amount of five dollars each was considered.

The motion that the City Clerk was authorized to procure assessor books and for list and duplicates for 1873 was considered.

The Board moved that the Board of Public Improvements be authorized to provide for the passage of the water main passing through the property of Thomas Stute, to be passed through the ex-vacuo vault, through said property, or thrown upon the streets; as in their judgment may seem best adopted.

The motion the Council proceed by Ballot to elect three School Trustees for said City, was the first ballot.

R. E. Knott received six votes,
E. D. Dart received six votes,
E. D. Griffith received six votes,
E. D. Griffith, John F. Dart and Robert C. Knott were declared duly elected School Trustees for said City to serve until their successors are elected and qualified.

The following accounts were presented and allowed under a suspension of the rule:

- That of Hightower and Runay for Blacksmith work of $25
- That of George B. Porter for work on the Buildings and Baying bell of $40.60
- That of J. P. Oppenheimer for lumber of $100
- That of Straight and Roberts for moulding and machine work for City Hall of $5,650
- That of W. H. Saynor for Insurance of $87.50
- That of Campbell solicitor for Mayor's Office Secretary's supplies of $78.00
- That of D. B. Miles for stationery of $21.45

The motion the Clerk was directed to issue warrants to the Commissioners to assess damages and benefits by opening streets in the sum of dollars each was considered.

A petition was presented by Mrs. Mary O'Callahan asking the removal of the water tank at the east end of Spring Street near the Louisville, New Albany and Chicago railroad.

Mr. Root moved that the council adjourn to adjourn to meet.
Adjourned Meeting

Monday Evening, April 14, 1873.


Upon request of Council the petition of Dr. Th. Scott, the Council of Majors, C. K. Allen and J. H. Davis to the erection of the water tank, and the petition of Mrs. Mary B. Allen for the removal of said tank was read.

On motion, the Mayor was authorized to give legal notices in the usual manner.

After hearing evidence and argument of Council, on motion of Mr. Burt, the Council reserved a decision until Tuesday evening, April 15, 1873.

Thompson and Poston presented a petition asking for the opening of the street westward.

On motion, the petition was referred to his Committee on the Judiciary.

The following was received:

In the Honorable, the Mayor and Common Council of the City of Crawfordsville:

The undersigned would respectfully represent to your Honorable Body that the School Trustees, elected at your regular meeting on the 4th day of April, 1873, met in the public school room in Sart's Building, on the 15th inst., and organized under the law enacted by the General Assembly of the State of Indiana, and approved March 20, 1873. The respective terms, or length of time each Trustee shall serve as such, was determined by lot, according to law, with the following result, to-wit: it was determined that Ephraim W. Griffith should serve as School Trustee for the term of three years; it was determined that John J. Burt should serve as School Trustee for the term of two years; and it was determined that Robert K. Krount should serve as School Trustee for the term of one year.

The undersigned would further represent, that in effecting the organization of said City School Board, that Ephraim W. Griffith was elected President, John J. Burt was elected Treasurer and Robert K. Krount was elected Secretary of said Board of School Trustees.

Given under my hand this 11th day of April 1873.

R. K. Krount, Secretary
of Board of School Trustees.

The following request was presented:

T. D. Brown, Esq., Clerk of the City of Crawfordsville, Ind.:

The undersigned School Trustees for said city would respectfully suggest through you, that the Committee on Finance for said City make an appropriation of the sum of Five Hundred dollars to be paid to T. D. Brown on contract for the erection and partial completion of a School Building for said City.

Given under our hands this 11th day of April 1873.

R. K. Krount

J. H. Davis

of School Trustees.
One motion the Clerk was directed to issue a warrant in favor of the City School Trustees for Fifty Hundred dollars ($500.00)

The following Ordinance was introduced:

An Ordinance for the Regulation, Management and Control of Places where intoxicating liquors are sold, handled or given away, and for the keeping and using of billiard tables and providing penalties therefor.

Sec. 1. Be it Ordained by the Common Council of the City of Crawfordsville that any person who shall appear in any street, alley or common or other public place within the corporate limits of the City of Crawfordsville, in a place of business, shall on conviction, be fined, and pay a penalty of not exceeding five dollars and costs for each offense. Any person convicted of violating this Ordinance may be ordered upon the trial to designate the person or persons from whom the liquor in whole or in part was obtained. The default of so designating, such person or persons, he, they or she, in addition to the penalty above mentioned for each offense, be imprisoned in the city prison not less than one day nor more than ten days, at the discretion of the Mayor during the cause.

Sec. 2. Any persons who shall within the corporate limits of the City of Crawfordsville sell, offer to sell, handle, or offer to handle, or sell, offer to sell, or sell to any person intoxicating liquors, to any minor, or without lawful cause on Sunday or upon the day of any State, County, Township, or Municipal Election held in the City of Crawfordsville, or upon Christmas day, or the fourth day of July, or upon Thanksgiving day, or upon any holiday, or between the hours of nine o'clock A.M. and six o'clock P.M., shall upon conviction thereof, forfeit and pay a penalty of not less than Five dollars nor more than Twenty-five dollars and costs, for each and every such sale made in violation of this section.

Sec. 3. Any persons who shall, by himself or agent, within the corporate limits of the City of Crawfordsville, sell, offer to sell, or sell to any person intoxicating liquor to any minor, or to any person intoxicated, or to any persons who is in the habit of getting intoxicated, shall upon conviction thereof, forfeit and pay a penalty of not less than Five dollars nor more than Twenty-five dollars and costs, for each and every such sale made in violation of this section.

Sec. 4. Any person who shall within the corporate limits of the City of Crawfordsville, be found in a vehicle, or in any place where liquor is kept for sale, who shall sell, offer to sell, or sell to any minor or intoxicated person, or to any person who is in the habit of getting intoxicated, shall upon conviction thereof, forfeit and pay a penalty of not less than Five dollars nor more than Twenty-five dollars and costs.

Sec. 5. Any person owning or keeping, any billiard table or table for the purpose of gain, who shall by himself or agent, permit or allow any minor or intoxicated person, to play any game or game upon his or her billiard table or tables, or upon or in a vehicle or in any place where liquor is sold, shall upon conviction thereof, forfeit and pay a penalty of not less than Five dollars nor more than Fifty dollars and costs.

Sec. 6. The Ordinance shall be in full force and effect from and after its passage and legal publication.

The Ordinance was read a first time. On motion the rules were suspended and it was read a second time. On motion the rules were suspended and it was read a third time and adopted. Those who voted in the affirmative on the question of its adoption were: Councilman Harris, Councilman Thomas, Hanta and Diet. Total 5.

On Motion the Council adjourned.

[Signatures]
Adjoined Meeting

Tuesday Evening, April 12, 1872.

The Council convened. Present: Hon. Mr. Mayor, Raymond, Councilmen Hughes, Bryant, Varasdale, Hart, and Smith.

Mr. Hughes introduced the following resolution:

Whereas, it having been ascertained since the meeting of the Council on last evening that it is the intention of the proprietors of the water tank to remove the same to a new location as soon as the necessary arrangements can be made; therefore,

Resolved, That it is inexpedient at the present time to order any change made, as the temporary removal would involve heavy expense to the owners of said tank and those dependent upon it for water to run their machinery and also to seriously inconvenience a large class of the citizens of the city.

On the adoption of which resolution, those who voted in the affirmative were: Councilmen Hughes, Bryant, Varasdale, Hart, and Smith; and the resolution was declared adopted.

Mr. Bryant offered the following motion:

That all persons residing near the water tank be and they are hereby requested to report to his Honor the Mayor, any improper conduct at the new works of drinking of teams or others, in such a manner as to annoy or disturb those living in its immediate vicinity, that a prompt remedy may be applied and the quiet preserved, and that this Council may take due measures for its speedy removal, as may be necessary to protect the citizens annoyed. Adopted.

On motion, the Council adjourned.

Attended:

E.H. Barnes
City Clerk.

Walter C. Raymond, Mayor.
Regular Meeting
Monday Evening April 21st 1873


The minutes of the preceding meeting were read and the motion adopted.

Mr. Pont presented a petition asking the improvement of Franklin street between the Depot of the Indianapolis, Bloomington and Western road and the St. Louis road crossing which was one motion referred to the Committee on Petitions and Orphans.

The Committee on Accounts reported back the petitions of Thomas Priest and Kenyon and asked further time to report which was one motion quashed.

Mr. Bryant from the Committee on Accounts reported verbally in favor of the payment of the account of D. B. Doughty

On motion of Mr. Vanarsdale the report was laid on the table.

The Board Commissioners made the regular bi-monthly report showing due on his payroll the amount of forty-four dollars. One motion the report was received and a warrant directed to issue for said amount of forty-four dollars.

Mr. Pont moved that the City Marshal be instructed to remove the fruit stand from the corner of Main and Washington streets. Adopted.

On motion of Mr. Pont, the tax of Mr. Dunn was ordered to thirty dollars.

On motion the Council proceeded to the election of a city engineer to fill the unexpired term of D. S. Rodenick resigned On the first ballot S. H. M. Campbell received six votes and was declared duly elected.

The following accounts were presented and allowed under the suspension of the rules:

- That of Peter Smith for clearing and barricading, 8.75
- That of J. H. Brown for various services, 3.00
- That of H. S. McConkey for various services, 8.00
- That of W. H. Lewis for various services, 6.50
- That of W. H. Johnson for various services, 10.00

The following accounts were presented and referred to the Committee on accounts:

- That of B. H. Smith for repairing fire engine and hose, 49.15
- That of J. M. Wilson for各县 of, 15.70
- That of B. H. Smith for various services, 41.61

Adjourned

J. H. Brown
Mayor

V. J. Laymon, Esq.

City Clerk 3
Called Meeting: April 23d 1873.

Upon sale of the Mayor, the Council now present his Honor Mayor Saymon, Councilmen: Fad, Hugh, Bryant, Warrardale, Karta and Crut.

The Ordinance for the regulation of Omnibuses and Stage Coaches and other vehicles was read and referred to the Committee on Ordinances.

The Ordinance defining certain offences was read and referred to the Committee on Ordinances.

The motion the Council adjourned to meet Monday evening April 28 1873.

Att'd:

T. H. Brown
late Clerk.

Adjourned Meeting:

Monday Evening April 28 1873

The Council met Presnt His Honor Mayor Saymon Councilmen intro,

Hughes, Bryan, Warrardale, Karta, and Crut.

The Report from the Committee on Ordinances reported the following:

An Ordinance to establish Public Stands for Licensed Public Vehicular, Omnibuses, Carriages, Express wagons or other Vehicles, kept or used for the purpose of transporting passengers, Baggage, Freight or other articles to and from the Rail road depots within the City of Crawfordville for hire or pay to prohibit the placing of Wagon and drays from standing in front of business houses and to preserve peace, order and public morals at Rail road stations and elsewhere, and providing penalties for violations thereof.

Section 1. Be it ordained by the Mayor and Common Council, that no Depot Deputy Marshal shall be appointed in any part of the City of Crawfordville, who shall take the same oath and be subject to the same rules and regulations prescribed for the Mayor and Marshal, so far as the same are applicable and said Depot Deputy Marshal are hereby authorized to exercise police powers in and within a space of two blocks of the respective depots, and to arrest and bring before the Mayor with or without warrant all violations of the laws of this state and the ordinances of this city and their compensation therefore shall be paid solely in the fees taxed in cases where they make arrests.

Sec. 2. Said Depot Deputy Marshal shall exercise at and about said respective depots and within the distance of two squares herefrom all the police powers of other officers and they, or in their absence, the City Marshal of said city shall have the power of presenting at their respective depot stations, the place and manner of locating any Omnibuses, Hackney Carriages, Wagon, carts, Dray or other vehicle kept for the transportation of passengers, Baggage, Freight or other articles to or from any railroad depot in said city for hire or pay so as to keep the streets, alleys and vacant ground between the same open and free from obstructions, platforms and engine-maps for passengers and baggage opened for their use and without interruption or passage.

Sec. 3d. That it shall be unlawful for any driver of any Omnibus, wagon, cart, dray or other vehicle to leave the same standing on any street, alley or open lot or at any stand assigned him, in accordance with the provisions of this ordinance, without having full control of the horses or animals attached thereto. That it shall be unlawful for any driver of any such vehicle to solicit passengers.

Sec. 4th. That it shall be unlawful for any person to solicit passengers for any Omnibus, wagon, cart, dray or other vehicle.
See 2. It shall be the duty of the several Deputy Marshals to assign stands of said
Depository Agent Site. It shall be the duty of every hotel owner to mark a
large conspicuous sign, showing the name of the house for which he is
Keeper while at duty at any of the deposit stations. It shall be unlawful
for any hotel keeper, boarding house
keeper, or any other person connected in any manner with any hotel or
boarding house, to lend
any train or occupy any platform at any of the deposit stations, or to allow
himself at any other
place than that especially designated to him as his special stand at such
deposit by the Deposit
Keeper of said depot, for the purpose of soliciting guests or boarders, or to
allow them to go to any such
hotel or boarding house. Every person violating any of the provisions of this
section shall be
finned any sum not exceeding fifty dollars.

See 3. Every public licensed vehicle and omnibus transporting passengers
baggage or freight to and from any of the depots in said city, shall have its place at
said depot assigned by
the Deposit Keeper, Marshal, or by his absence by the Marshal of the city.
That it shall be unlawful for any owner, manager, or driver of any public vehicle or
omni
bus to locate his said vehicle or omnibus at any place near either of the depots in
said city that shall be
assigned for such vehicle or omnibus by said Deposit Keeper, Marshal or City
Marshal. No driver of any such vehicle or omnibus, nor any hotel or boarding
house keeper, nor any other person, shall in any way interfere to direct or
prevent any passenger to go to any one, rather than another hotel or boarding
house, or to pass
any one rather than another vehicle or omnibus, except as hereinbefore provided for,
but shall simply explain the location of any hotel or boarding house, selected and named by
such passenger, except such hotel names, boarding house names and solicitor for
passengers
may, at the stands designated as herein before provided for, solicit passengers or guests
and exhibit cards and recommend the house for which they wish to go by the same
as in any
public vehicle or omnibus. It shall be unlawful for any person to discourage any
owner
or taking passage in any vehicle or omnibus occupying any stand provided for in this
ordinance, or from going to any public hotel or boarding house, or in any way deny
any public vehicle, hotel, or boarding house, or in any way by act, word, deed, or
expression, interfere with any passenger coming or going, or the trains at any of said
depots, when
violating any of the provisions of this section shall be fined any sum not exceeding
fifty dollars.

See 4. If any person shall abuse, in any way, in any place within said city, or
within two miles thereof, toward any other
persons, any angry, abusive, threatening, abusive, or obscene or blasphemous
language, or
in any manner, by words, deeds, or conduct, interfere with any person coming of going, or
the trains at any of said
depots, when violating any of the provisions of this section shall be fined any sum not
exceeding
fifty dollars.

See 5. That it shall be unlawful for any bookkeeper, peddler of provisions or
merchants of goods
or articles or stocks of any articles, in pursuance of this section, to solicit, or
approach any house or
approach any house or vehicle within either of the said main or deposit in said city, or
upon any of the platforms,
bridges, walls, or houses in front of or adjoining said depot, for the purpose of
soliciting any of said wares,
and any violating any provision of this section shall be fined any sum not to exceed
fifty dollars.

See 6. The person or guardian, as the case may be, of any minor or minors, shall
be liable for any fine legally imposed on such minor or minors for any offense against any of the provisions of this ordinance.

Sec. 9. Said Depot Deputy marshal and the Marshal of the city and all officers and agents of this city are hereby empowered and commanded to maintain order and quietness and to prevent from importunity inferences and annoyance to all travelers at and around said depot and to make arrests with or without warrant and for complaints before the Mayor of the city against any and all persons violating any of the provisions of this ordinance. It shall be the duty of such officers to help the passage for express and agree to and from said depot for persons improperly interfering with or striking to handcars, delays, or influence the movement of such travelers and any persons who shall molest handcars by delaying any Depot Deputy Marshal or the Marshal of the city in the execution of any duty devolving upon him under the provisions of this ordinance, or any person failure to yield such express promptly at any order or command of a Depot Deputy Marshal or the city Marshal in the execution of the duties of their offices shall be liable for any sum not exceeding fifty dollars.

Sec. 10. It shall be unlawful for any person driving, managing or controlling any express wagon, stage, hand wagon or other vehicle used for the purpose of transporting freight, passenger or other articles for hire or pay to station, without the consent of the proprietor of such business house, any express wagon, stage, cart, hand wagon or other vehicle used upon any street in the city of Crawfordsville, in front of any business house, any longer than is necessary to receive and deliver any freight, package or other articles that they may be immediately employed in transporting to and from such business house. Any one violating any provision of this section, shall be convicted thereof and be liable for any sum not exceeding twenty dollars.

Sec. 11. This ordinance shall take effect and be in force from and after its passage and legal publication.

The ordinance was read a first time. No motion was made and it was read a second and third times and adopted. Those who voted in the affirmative were: Councilmen Fort, English, Bryant, Nourse, Stewart, and Chest. Those who did not. And the ordinance was declared adopted.

The following ordinance was reported by Mr. Hobs.

**An Ordinance defining sundry offenses and prescribing punishment therefor.**

**Section 1.** Be it Ordained by the Mayor and Common Council of the city of Crawfordsville, That any person occupying a house of ill fame or prostitution, or any person visiting a house, part of house or room of ill fame or prostitution in the city of Crawfordsville, or within two miles thereof, for the purpose of prostitution, or with intent to, or with any person over the age of fourteen years found in a house, part of house or room of ill fame or prostitution, without being therein solely for the lawful purpose shall be deemed guilty of indecency and whose conviction of either of said offenses, before the Mayor of said city shall be fined in any sum not exceeding fifty dollars to which imprisonment in the city prison exceeding thirty days may be added.

Provided that in prosecutions under this section, the general reputation of the occupant, inmates and visitors to such house, part of house or room in the neighborhood in which such house, part of house or room is situated shall be sufficient evidence of the reputation of such house, part of house or room and also of its inmates, occupants and visitors and the purpose for which such house, part of house or room is occupied used and visited.

Sec. 2. That it shall be lawful for the city Marshal, his deputies or any other police officer of said city to arrest, with or without warrant, any person found occupying any house, part of house, or room in said city for the purpose of prostitution or immoral
and to arrest in the same manner, any and all persons found visiting any house part of house or room of ill fame or prostitution within said city or within two miles of the corporate limits thereof for the purpose of prostitution or whoresom. And for the purpose of making any and for any violators of the section 7 of section 1 of this ordinance, it shall be lawful for the said mayor, or the mayor's deputies, or any other police officer of said city to enter any house or room or part of house, reputed of ill fame, where such house officer may deem that he has good reason for believing that any person is occupying, using or visiting such house, part of house or room for the purpose of prostitution or whoresom, to enter and there arrest all persons found occupying, using or visiting such house, part of house or room for the purpose herein named and prefix the complaint of the city against these for the offense for which they have been arrested.

Sec. 3. That any person who shall, within the jurisdiction of the city of Brownsville, by procuring or insulting epithets, words or gestures attempt to provoke another to quarrel or commit an assault, or who shall by epithets, words or gestures provoke another to commit an assault or assault andbattery, or any person who shall make an unlawful attempt, coupled with a present ability to commit an assault or injury on the persons of another, shall be deemed guilty of an assault, and upon conviction therefor before the Mayor of said city shall be fined in any sum not exceeding fifty dollars.

Sec. 4. That any person who shall enter upon the premises of another or upon any public grounds or any cemetery, for the purpose of taking away any fruit or vegetable, or for the purpose of injuring in any manner about, upon or any fruit, shade or ornamental tree, or any person who enters into or takes possession of any house or part thereof within the limits of the city of Brownsville, and occupy the same, without a license to do so, from competent authority, shall, for failure to do so, be deemed guilty of a trespass and upon conviction therefor, shall be fined, in any sum not exceeding fifty dollars.

Sec. 5. That any person who shall by beating, striking or otherwise maiming or injuring in any other manner, any person, without cause or provocation, and in any place, or in any way, in any place where it is reasonable to believe that the person so injured or injured shall be able to maintain any suit for damages therefor shall be, and is hereby, declared guilty of a misdemeanor, and upon conviction therefor, shall be fined in any sum not exceeding fifty dollars.

Sec. 6. That any person who shall place any goods, wares or merchandise or any food, vegetable or fruit stand, any empty boxes, or cans, barrels or any other articles as a part of his business upon any of the streets or avenues of said city, without having first procured the permission of the common council of the city of Brownsville, shall be fined, in any sum not exceeding fifty dollars.

Sec. 7. That any person who shall erect, build, maintain or use in any way within the city of Brownsville, any sign, signboard, or stable for hiding, or aiding, or keeping, or in any way, or for the purpose of exhibiting samples and packages of their goods, wares and merchandise in trade within the city of Brownsville, and any sign, signboard, or stable for hiding, or aiding, or keeping, or in any way, or for the purpose of exhibiting samples and packages of their goods, wares and merchandise in trade within the city of Brownsville, shall be deemed guilty of a public nuisance and upon conviction before the Mayor, shall be fined in
any sum not exceeding Twenty dollars.

Sec. 8. That any audience, house or any other person excepting an officer of said city
in the execution of his duties as such officer that shall sell or offer for sale at public
sale or offer for sale at public auction to or for any person, any article or thing of value in
envelopes, boxes, packages or otherwise in such condition as to be exhibited to
any person without first having exhibited and made known to the person purchasing
thereof, nor having exhibited and made known at such sale, to any person, company, firm,
Trade, or association giving any exhibition, theatrical, performance, concert, play, or performance
for an additional inducement for persons to attend such exhibition, theatrical, performance,
concert, play, or performance for which an admittance fee shall be demanded, or in the
shape of a ticket may be necessary to secure admittance, shall be an additional inducement
for the payment of such admission fee, or for the purchase of a ticket thereof, hold out the
hopes of receiving a larger sum in distribution of money or property from
such fee or ticket with any envelope, number, letter sign or other badge or design not
any article or thing of value, is prohibited or shall by any scheme, trick or device be used
or to receive any money, gift, present, money, article, or thing of value other than, in addition
to the said inducements, theatrical performance, concert, play, or performance in return
for the money so paid and, expanded as an admission fee or price of ticket to the
shall be deemed guilty of a fraudulent practice and in case conviction of either of
one of the offense herein named, before the Mayor, shall be fined in any sum not exceed-
ing fifty dollars.

Sec. 9. Any person who shall deposit any wages, eat, carriage, dry com-
ibus or other vehicle—any lumber, timber, brick, building material, or any moveable
posters, store or other materials article or substance whatsoever, on any of the streets or
cross of said city, and thereby create an obstruction to the free, complete and entire use
of sidewalks or alley (except due permission of a building permit) and suffer the
same to remain longer than is necessarily employed or immediately transported
same off of such street or alley, shall be convicted, before the Mayor, thereby be fined
in any sum not exceeding Twenty dollars. And it is hereby made the duty of the City
Mayor to see that the provisions of this section are complied with.

Sec. 10. That the parent or guardian as the case may be, of any minor
or minors and the husband of any married woman, shall be liable for any loss
imposed legally on any said minor or minors or married woman for any viola-
tion of any of the provisions of this ordinance and whenever offense against
any of the provisions of this ordinance any person, minor or minors or any married woman,
the parent, guardian or husband, as the case may be, shall by the Mayor be adjudged liable to pay all fines and costs assessed therefor
consequent of the offense of the respective minor, minors or consort.

Section 11. That it shall be unlawful for any railroad station agent of any rail
road located in the city of Bradfordsville to permit or suffer any railroad locomotive,
train of cars, or detached car or cars to stand or any railroad track, rail road siding,
or railroad switch at the crossing of any street, sidewalk, or alley in front of the junction
of any street, side walks or alley with any such railroad tracks, side tracks, or switch
in the city of Bradfordsville, or to permit or suffer any locomotive engine, tender, or
railroad train of cars to occupy the same for switching or any other purpose for a
longer period than five minutes without allowing sufficient openings for traffic calculated

a foot passengers to cross said tracks. That any railroad station agent in said city
who shall be convicted before the Mayor of said city, of any violation of any provision of the
section shall be fined in any sum not less than five dollars nor more than one hundred
dollars.

Sec. 12. This ordinance shall take effect and be in force from and after its passage
and legal publication.

The ordinance was read a first time. On motion the rules were suspended and it was
read a second and third times and passed. Those who voted in the affirmative on the
question of its adoption were Councilmen Post, Hughes, Bryant, Martin and Oates Total 5.
Vanarsdale voted no. And the ordinance was declared adopted.

The following ordinance was introduced by Mrs. Post

An Ordinance, repealing an ordinance providing for the ap-
pointment of a board consisting and regulating a stand for wood,
and regulating a stand for hay and rail-mower wagons.

Sec. 1. Be it ordained by the Mayor and Common Council of the City
of Crawfordville, That an Ordinance entitled the ordinance providing for the ap-
pointment of a board consisting and regulating a stand for wood and regulating
a stand for hay and rail-mower wagons, passed January 13th, 1872, be, and
the same to hereby repealed.

Sec. 2. This ordinance shall take effect and be in force from and after
its passage.

The ordinance was read a first time. The rules were suspended and it was
read a second and third times and adopted. Those who voted in the affirmative on
its adoption were Councilmen Post, Bryant, Vanarsdale and Martin. Total 4. Coun-
celmen Hughes and Oates voted no. Total 2. And the ordinance was declared ad-
opted.

On motion the following persons were appointed inspectors and judges
of the City election to be held on the Sixth day of May A.D. 1873.

Ward
1st Ward
E. E. Vanarsdale Judge
Post
Post
Oakes Smith Judge
Joseph Garlick Judge
N. Oakes Judge
Post

On motion a warrant was directed to issue to Mrs. E. Fish for
$2.30 for rent of Mayor's Office from June 1st 1872 to March 31st 1873.

On motion the Council adjourned.

Walter K. Haymond

Allen
City Clerk


The minutes were read and adopted.

Petition was read from John Ellet, acting the present of a piece of land, lot owned by Charles E. Graham. Referred to the Committee on Petitions and Covenants.

Petition was presented from Candy Price asking the grading and grading of North street between Washington Street and the Lafayette Hotel. Referred to the Committee on Petitions and Covenants.

The Committee on accounts made the following report:

To the Mayor and Common Council of the city of Crawfordville:

We respectfully recommend the payment of so many hands of Messrs. Jacobson's account as was contracted by Mr. Buckworth to the amount of $2.40 and as ask further time on the additional items.

Signed
R. E. Bynum
P. W. Blythe.

On motion the report was considered in and a warrant directed to issue.

The Committee on Fire Department made the following report:

The Committee on Fire Department recommend that the sum of twenty-five dollars be appropriated to the fire company for the purpose of painting Engine No. 2.

Signed
E. A. Poole
William Garrison.

On motion the report was considered in and a warrant directed to be issued for the amount of thirty-five dollars.

The Committee on Streets and Public Buildings made the following report:

To the Hon. Mayor and Common Council:

The undersigned respectfully report that we have awarded to Blair, Style, and Smith the contract for making and hanging the iron shutters on the city hall windows, also for the iron work for the police department, to the sum of two hundred and sixty-five dollars, that bring the lowest bid received by us for said work and which is made a part of this report.

Signed
R. E. Bynum
E. A. Poole
H. W. Blythe.

Crawfordville, Ind., April 15th, 1872.

The bill made the shutters and grates for city building and versus for two hundred and sixty-five dollars.

Signed
Blair, Style, and Smith.

The Mayor made the following monthly report.

To the Common Council of the City of Crawfordville,

Sufficient I have the honor to report the following revenue in my office for the month of April 1872:

Amount of time collected
Total collections
Amount of fuel tax assessed
Which have been secured
All of which is respectfully submitted.

City of Crawfordville.
May 1st, 1872.

W. S. Layman,
Mayor.
The City Treasurer made the following monthly report:

Receipts and Expenditures: April 1873

**Receipts:**
- Rent from Taxes
- Road Commutation
- Peddlers
- Shows
- Auctioneers

**Expenditures:**
- Building bonds
- Board of Health
- Oil Streets
- Insurance City building
- Office of Assessor
- Benefits on Streets
- School Prison
- Election of Officers
- Commissions
- Furniture City Building
- Stationery
- Night Police
- Work and lumber on City Hall
- Fire Department
- Light and Seed for City Building
- Tax erroneously collected

Total: £ 794.70

Mr. Burbidge

City Treasurer

To the Mayor and Common Council of the city of Frankfortville:

So the Mayor and Common Council of the city of Frankfortville:

Chattelmen: I have the honor to report that during the past two months the not master has ceased all duties, and that little has been done. Nothing in fact has been done deserving a report, and a small delay in sending accounts for what has been done until the next regular meeting: I have had no allowances for my services as Street Commissioner since entering upon the duties of that office. My services dating from September 9th, 1872. My account is as follows:

City of Frankfortville, To A. S. Buckworth, Street Com.

15 2/5 days services as Street Commissioner from Sept 9th, 1872, to May 5th

1873 at $2.00

Total: £ 153.00

All of which is respectfully submitted.

Frankfortville, Ind.

May 5, 1873

A. S. Buckworth

Street Commissioner

The following accounts were presented and allowed under the suspension of the rule:

- Res of Sanders for the Main Oxen for building work
- William Burbidge for work advanced on city building
- M. E. Vanarsdale to buy grain

On motion, the Auditing Committee were allowed further time to report on the petition asking the improvement of Franklin Street.

I request from the city school fund, aussi, any appropriation of this sum.
One thousand dollars. One motion to warrant for one thousand dollars was made to be issued in favor of said School District.

The committee on Petitions and Orphans made the following report:

The committee on Petitions and Orphans recommends that the town commit the necessary steps for the assessment of additional funds for the construction of a school building. The committee suggests that the town consider raising additional funds through a bond issue or other means of financing.

The report was adopted by the council.

P. Hughes
P. Martin
Mr. Vanarsdale

A motion the report was concurred in.

A motion the Council adjourns to meet Friday evening, May 9th, 1878.

Attende:

[Signatures]

Wilson R. Raymond Mayor

Be it remembered, that on the seventh day of May A.D. 1878, that the Inspectors of an election held on the sixth day of May, 1878, held in the office of the Clerk of the City of Crawfordsville, Indiana, as the following certify:

"We the undersigned Inspectors of an election held in the several wards of the City of Crawfordsville, Indiana, on Thursday, the sixth day of May, 1878, for the election of one Councilman each, for the several wards of said City, having voted in the office of the Mayor of said City, on the day next succeeding said election, and having carefully compared the vote, certify that the following named persons received the number of votes set opposite their names for the office indicated:

For the office of Councilman of the first ward:
A. F. Ramsey received one hundred and eighty-six votes.
John Griffin received one hundred and fifty-five votes.

For the office of Councilman of the second ward:
Michael Price received one hundred and twenty-seven votes.
Robert E. Bryant received eighty-four votes.

For the office of Councilman of the third ward:
Robert E. Beets received one hundred and thirty votes.
Willie W. Rogers received one hundred and thirteen votes.

And we further certify that A. F. Ramsey having received a majority of the votes cast, is declared duly elected Councilman for said first ward to serve for two years and until his successor is elected and qualified. And that Michael Price having received a majority of the votes cast, is declared duly elected Councilman for said second ward to serve for two years and until his successor is elected and qualified. And that Robert E. Beets having received a majority of the votes cast, is declared duly elected Councilman for said third ward, to serve for two years and until his successor is elected and qualified.

Witness our hands this seventh day of May A.D. 1878.

[Signatures]

[Names]

[Inspectors]
Adjourned Meeting.

Friday Evening.

May 9th 1873.

The Council met, Present His Honor Mayor Augus, Councilman Fort, Bryant, Vanarsdale, Clark, and O'r.

The minutes of the preceding meeting were read and approved.

The Committee on Public Improvements made the following report:

To his Honor the Mayor and Common Council of the City of Frankfort:

Said Council:

The Committee on Public Improvements, in submitting this final report, would say that work commenced and not completed that has been in the fall on Water Street, East, has been completed in its entirety, and the men have been able to proceed with speed. The men have been able to proceed with speed, and the alley south of the City Hall building has been made as neat as possible.

There have been orders for several sidewalks, but not being able to have the surveys, so as to give the notices in proper time, new orders will have to be issued.

Our work during the past has been very satisfactory even to ourselves, as for a great part of the time we have had no vacations and a part of the time we have had no time.

May 9th 1873

Respectfully submitted,

[Signature]

[Signature]

[Signature]

Committee

The Committee on Petitions and Petitions reported the petition of Thomas and Racist on Water Street extending that of R. St. Doss and others for the improvement of Robinson Street, and that of S. E. Vanarsdale for the improvement of North Street, between Washington Street and the S. W. Park, for recommittal.

The Committee on accounts made the following report:

To the Honorable Mayor and Common Council of the City of Frankfort:

Petition:

Your committee respectfully report that we have examined the accounts of Messrs. Lumbard and offer to submit the balance of $6.50 correct and recommend its payment.

The accounts heretofore presented and referred to your committee have been adjusted.
Here are the key points from the document:

- The committee on accounts and accounts for services.
- A claim for services as a Baillie for services rendered.
- A claim for services as a Baillie for services rendered.
- A claim for services as a Baillie for services rendered.
- A claim for services as a Baillie for services rendered.

The committee recommends the payment of $339 to W. B. Riley for services as a Baillie for the month of April 1873. The motion is carried.

The committee on the Fire Department made the following report:

- They recommend the purchase of a new horse and a new horse carriage.
- They recommend the purchase of a new horse and a new horse carriage.

The committee on schools and public buildings made the following report:

- They recommend the purchase of a new horse and a new horse carriage.
- They recommend the purchase of a new horse and a new horse carriage.

The committee respectfully report that all claims against the city for materials furnished to the contractors to construct the city hall have been turned over to the court for adjustment, and the different cases will be tried during the fourth month of the present term. It is important that the new committee on schools and public buildings give their personal attention to these suits that the interests of the city may be protected.

The minutes are concluded with a note regarding the necessary of providing a way of escape for the water thrown to the men of the building from the roof as soon as the water will permit as to protect the foundation walls and prevent an accumulation of water in the cellar.
The Treasurer made the following brief report of the schools building bond funds, which were accepted by the Council and committed on:

To the Honorable Mayor and Council of the City of Crawfordsville, Ind.

The undersigned Treasurer begs leave to submit to you the following report of the receipts and expenditures from the sale of Schools Building Bonds:

Amount received from sale of Bonds 30,000.00
Interest on same 315.00
Total 30,315.00

Expenses:

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 19</td>
<td>Amount Paid Schools Trustees</td>
<td>1000.00</td>
</tr>
<tr>
<td>Feb. 7</td>
<td></td>
<td>2500.00</td>
</tr>
<tr>
<td>Mar. 21</td>
<td></td>
<td>3000.00</td>
</tr>
<tr>
<td>Apr. 12</td>
<td></td>
<td>1500.00</td>
</tr>
<tr>
<td>May 9</td>
<td></td>
<td>3000.00</td>
</tr>
<tr>
<td>June 22</td>
<td></td>
<td>3000.00</td>
</tr>
<tr>
<td>Aug. 3</td>
<td></td>
<td>5000.00</td>
</tr>
<tr>
<td>Aug. 31</td>
<td></td>
<td>3000.00</td>
</tr>
<tr>
<td>Sept. 24</td>
<td></td>
<td>375.00</td>
</tr>
</tbody>
</table>

Total Expenditure: 315.00

The City Treasurer made the following annual report which was on motion, accepted by the Council:

To the Honorable Mayor and Council of the City of Crawfordsville, Ind.

The undersigned Treasurer begs leave to submit to you the following report of the receipts and expenditures for the year ending May 31, 1872.

Balance in hand 1st May, 1872 9,799.65

Receipts:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount from Delinquant tax</td>
<td>3,820.50</td>
</tr>
<tr>
<td>Redeter</td>
<td>1,211.00</td>
</tr>
<tr>
<td>Shows</td>
<td>151.00</td>
</tr>
<tr>
<td>Dog Tax</td>
<td>132.00</td>
</tr>
<tr>
<td>Fines &amp; April Fees</td>
<td>214.17</td>
</tr>
<tr>
<td>Sale of Eugene House</td>
<td>50.00</td>
</tr>
<tr>
<td>Road Receipts</td>
<td>1014.92</td>
</tr>
<tr>
<td>Commutation road labor</td>
<td>676.52</td>
</tr>
<tr>
<td>Sale Building Bonds</td>
<td>21,000.00</td>
</tr>
<tr>
<td>Hacks and Expenses wagons</td>
<td>50.75</td>
</tr>
<tr>
<td>Liquor License</td>
<td>700.00</td>
</tr>
<tr>
<td>Auctioneers</td>
<td>35.00</td>
</tr>
<tr>
<td>Sale stray Dogs</td>
<td>1,285</td>
</tr>
<tr>
<td>Dirt sold from streets</td>
<td>215.00</td>
</tr>
<tr>
<td>Dogs barked</td>
<td>69.00</td>
</tr>
<tr>
<td>Total</td>
<td>118,761.90</td>
</tr>
</tbody>
</table>

Total Receipts: 118,761.90

Expenditures:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amst. Paid Fire department</td>
<td>94.10</td>
</tr>
<tr>
<td>Material &amp; Labor on Active</td>
<td>624.63</td>
</tr>
<tr>
<td>Material &amp; Labor on Street</td>
<td>1,140.17</td>
</tr>
<tr>
<td>City Attorney (Wilson Co.)</td>
<td>25.00</td>
</tr>
<tr>
<td>City Ponds &amp; Indents</td>
<td>535.00</td>
</tr>
</tbody>
</table>

Total Expenditures: 118,761.90
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rents</td>
<td>$125.00</td>
</tr>
<tr>
<td>Hardware</td>
<td>$38.18</td>
</tr>
<tr>
<td>County Clerk, Auditor</td>
<td>$100.00</td>
</tr>
<tr>
<td>Removing, Varnishing</td>
<td>$1.00</td>
</tr>
<tr>
<td>Two Engines</td>
<td>$553.85</td>
</tr>
<tr>
<td>City Treasurer</td>
<td>$50.00</td>
</tr>
<tr>
<td>Benefits on Streets</td>
<td>$9.00</td>
</tr>
<tr>
<td>Estimates on Engine House</td>
<td>$874.24</td>
</tr>
<tr>
<td>Sidewalks in front of Engine House</td>
<td>$72.63</td>
</tr>
<tr>
<td>Books &amp; Stationery</td>
<td>$7.90</td>
</tr>
<tr>
<td>School Trustees</td>
<td>$6875.00</td>
</tr>
<tr>
<td>City Lot and Frontier</td>
<td>$2080.00</td>
</tr>
<tr>
<td>Commissioners</td>
<td>$20.00</td>
</tr>
<tr>
<td>Furniture Marshals Office</td>
<td>$18.50</td>
</tr>
<tr>
<td>Hogs sold (by Market)</td>
<td>$1.50</td>
</tr>
<tr>
<td>Furniture for Mayor's Office</td>
<td>$104.50</td>
</tr>
<tr>
<td>Board &amp; Health</td>
<td>$31.00</td>
</tr>
<tr>
<td>Lights &amp; Fuel City Building</td>
<td>$10.54</td>
</tr>
<tr>
<td>Insurance on City Buildings</td>
<td>$87.50</td>
</tr>
<tr>
<td>Labor and Material on City Well</td>
<td>$56.95</td>
</tr>
<tr>
<td>Printing</td>
<td>$126.00</td>
</tr>
<tr>
<td>Interests on School Bonds</td>
<td>$366.00</td>
</tr>
<tr>
<td>Election Expenses</td>
<td>$31.00</td>
</tr>
<tr>
<td>City Engineer</td>
<td>$148.50</td>
</tr>
<tr>
<td>Reclamation of Poles</td>
<td>$7.04</td>
</tr>
<tr>
<td>Salt &amp; Ice</td>
<td>$65.60</td>
</tr>
<tr>
<td>Night Police</td>
<td>$26.00</td>
</tr>
<tr>
<td>Other Salaries</td>
<td>$2050.31</td>
</tr>
<tr>
<td>Plans &amp; Specifications on Engine House</td>
<td>$212.50</td>
</tr>
<tr>
<td>Interest on Building Bonds</td>
<td>$800.00</td>
</tr>
<tr>
<td>Title &amp; Judgment</td>
<td>$600.00</td>
</tr>
<tr>
<td>Cleaning, Engine Building</td>
<td></td>
</tr>
<tr>
<td><strong>Balance</strong></td>
<td><strong>$18,416.75</strong></td>
</tr>
</tbody>
</table>

The Chief Engineer of the Fire Department made the following annual report:

To the Mayor and Common Council of the City of Broadstone:

The undersigned would respectfully submit to you the following report for the year ending April 30th, 1873:

We have, at present, two first-class hand engines, both in good working order. Two hose carts and reels, neither of which are to be considered first-class, a mere makeshift—no hooks or first-class ladders—about five hundred feet of available hose and no suitable means of conveying our water supply by hose and ladders to a fire.

Niagara No. 1, has on its company rolls, thirteen hose and fifty-five men, making a total membership of sixty-six.

The alarm bell in the tower of the fire hall is not as long or as good as it is passed for; in fact, it is useful as an alarm, to a very small part of the city. This deficiency in my opinion can be remedied to some extent, by raising the floor immediately below.
the bell hanging, or by moving the blinds in the bell tower.

The expenses of the department for the year has been $194.10.

The city has been singularly fortunate in the past year, in the matter of fire, having been but one fire resulting in any material loss, and that but slight.

The department has been called out as follows:

1872.—June 3rd Alarm at Methodist parsonage on Rattlesnake.

July 10th: Alarm at Miller's hardware factory.

Sept. 17th: Fire in Penfield building on Green street.

1873.—Feb. 2nd: Alarm in McEldade's addition.

April 25th: Alarm at Corwin's store and Main street.

With these facts before you, your wisdom will dictate what is necessary for the well-being of the department for the coming year.

All of which is respectfully submitted.

May 7, 1873

W. M. Ashley

Chief F. W. C.

On motion, Geo. B. Porter was allowed twenty-five dollars for service as messenger at Eugene house & April 1st, 1873.

On motion of Mr. Sorensen the law clerk adjourned without day.

Attire:

T. C. Rowland

City Clerk

Milan D. Smyth
Organization.
Friday Evening, May 9, 1873.

A. F. Ramsey, Councilman, elected from the first ward, appeared and
filed his certificate of election as Councilman of said first ward endorsed
by his oath faithfully to discharge the duties of said Office.

Michael Price, Councilman, elected from the second ward, appeared
and filed his certificate of election as Councilman of said second ward,
endorsed by his oath faithfully to discharge the duties of said Office.

Robert S. Beck, Councilman, elected from the third ward, appeared
and filed his certificate of election as Councilman of said third ward endorsed
by his oath faithfully to discharge the duties of his said Office.

The Council was called to order by the Mayor.
President: Councilman Hughes, Ramsey, Vanarsdall, Price,
Crist and Beck.

The following were appointed as the
Standards Committees:
Ordinances: Crist, Ramsey and Vanarsdall.
Petitions: Ramsey, Price and Beck.
Schools & Public Roads: Vanarsdall, Crist and Hughes.
Fire Dept.: Hughes, Crist and Price.
Accounts: Price, Beck and Ramsey.
Printing: Crist, Hughes and Price.
Finance: Vanarsdall, Beck and Hughes.
Judiciary: Beck, Vanarsdall and Ramsey.

The accounts of J. W. Spaulding for roads and that of E. R. Bush for
Graves were referred to the Committee on Accounts.

Mr. H. W. Gaylord presented an account of several dollars for raising
water under the direction of the Board of Health and endorsed by the
Board. On motion by Mr. Hughes, the rules were suspended and the
account allowed.

The petition of J. H. Beery and others, asking the improvement of
certain parts of Franklin Street was referred to the Judiciary Committee.

The petition of Bunn and Shumaker asking the extension of 6th
Street to the new corporation line and the Petition of B. E. Vanarsdall and
others, asking for the grading and spinalling of West Street were referred
to the Committee on Petitions.

On motion, the Council adjourned to meet May 18, 1873.

[Signature]

[Signature]
The Council met, Monday, May 17th, 1874.

The minutes of the preceding meeting were read and on motion adopted.

The Committee on Public Works tender their report as follows:

The Committee report the following schedule to be paid. As the estimate was reduced in the Council, it is submitted for your consideration. The Committee recommends the following:

1. To Sam. H. Smith for the construction of the bridge over the creek, $250.00
2. To J. W. Brown for the excavation of the ditch along the railroad, $100.00
3. To J. O. Johnson for the erection of the new school house, $500.00

The Committee on Accounts presented the following reports:

To A. S. Duckworth:

- Workmen's wages: 2 men at $6.00 per day = $12.00
- Supplies: $25.00
- Total: $37.00

The motion to adopt the report was carried and a warrant issued.

On motion of Mr. Vanandell it was ordered that henceforth all accounts presented for payment be submitted to the Auditor for examination and approval before presentation to the Council for action.

The motion to adjourn was carried.
The City Civil Engineer reported the completion of a survey for road on the

rself and the City of Orangeville.

The following was presented and read:

The Council then proceeded to the election of a Chief Engineer of the Fire Department. On the first ballot, Warren J. Ashby received six votes and was declared duly elected Chief Engineer of the Fire department, to serve for one year and until his successor is elected and qualified.

On motion, the Council proceeded to the election of three Commissioners to form a Board of Health. On the first ballot, Dr. S.W. Purvis received six votes, and Mr. J. R. Johnson was elected and qualified, to serve for three years and until his successors are elected and qualified.
The motion, the Council went into the election of five Commissioners to assess damages to the city. On ballot, John S. B. Rainard, William Campbell, Taylor Burchfield, John M. Blain and William Haines were declared duly elected and Commissioners to serve for two years and until their successors are elected and qualified.

The motion, the Council proceeded to ballot for a Board of Public Improvement. On the first ballot William S. Rainard was chosen. On the second ballot R. F. Buck and R. F. Ramsey were chosen and the said William S. Rainard, R. F. Buck and R. F. Ramsey were declared duly elected Board of Public Improvement to serve for one year.

The motion the City was directed to issue warrants for the election boards of the late corporation election in amount as follows: For the Inspectors, thirty dollars each; For Judges and Clerks five dollars and fifty cents each.

The following accounts were allowed under a suspension of the rule:

- That of the Indianapolis Journal B. for Fire lines and duplicates of $13.00
- That of E. J. Bingham for work for fire dept. of $1.50
- That of W. H. Beery for city map of $2.00
- That of Solter and Bollard for repairs on Washington St. at mid of $10.00

The following account was refunded:

- That of M. A. Badger for Printing of $34.25
- That of S. M. Gregg for woodwork of $7.00
- That of C. A. Bird for news at Coa of $24.95

The motion of Mr. Blain's the committee on Public Improvements were authorized to purchase tile for a cabinet on West Market Street.

The motion the question of Publishing the Freeman's report was referred to the committee on Printing to report at the next regular meeting of the Council.

The motion the Council adjourned.

Attest:

[Signature]
City Clerk.

Called Meeting:
Saturday Evening, May 26th, 1873.


Mr. Rainard introduced the following resolution:

Resolved, By the Mayor and Common Council of the City of Indianapolis, that the City Engineer be directed to survey Market Street in said city from E. J. Bingham east line on the south side of said street, to the corporation line on the north, with a view to extending said street sixty feet wide, and that he report his said survey with a plan of the same as soon as practicable.

On the adoption of which resolution, those who voted in the affirmative were: Mayor Ramsey, C. W. Rainard, R. F. Buck, E. J. Bingham, and the resolution was declared adopted.

On motion the Council adjourned.

Attest:

[Signature]
City Clerk.
The Council met Present: The Mayor Laymon; Councilmen Stringer, Lansard, Brewer, Kenfield, and Binkley.

The minutes of the preceding meeting were read and on motion, adopted.

The committee on the street car report made the following report which was on motion, adopted:

To the Honorable the Mayor and Common Council of the City of Bradfordville:

Gentlemen: During the month of May:

- Fire fees collected: $13.00
- Jail fees collected: $13.00
- Total collections during May: $26.00

Received from the City Treasurer as per receipt one file.

During the month of May jail fees were created against the following cases to the amount of $14.26. Of this amount, $2.26 has been paid and $12.00 is now due.

June 20, 1873.

Respectfully submitted,

W. D. Laymon, Mayor

On motion the Marshal was instructed to have the streets and alleys of the city thoroughly cleaned.

The City Treasurer made the following report of the receipt and expenditures for the month of May 1873.

Receipt of City for May 1873.
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rent</td>
<td>20.9</td>
</tr>
<tr>
<td>Other expenditures</td>
<td>75.09</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>120.97</strong></td>
</tr>
</tbody>
</table>

**Balance to draw**

11,815.68

**The Street Commissioner made the following bi-weekly report:**

**To the Mayor and Common Council of the City of Crawfordsville:**

The Street Commissioner makes the following bi-weekly report:

Since my last report:

38 men have performed their two days work for $3.
2 " Committed 3
3 " Paid Election Certificate 2

**Total labor secured**

The following labor has been hired and used by me:

A. S. Duckworth: Placed 11½ days $21.12
Jacob Stull: 10½ days $7.62

**Total liability for work** $28.74

For the above amount orders should be drawn on the city treasury.

I have paid out the city treasury $43.9 of money received of the county treasury.

Read day to the amount of $150.3.

All this work has been done upon Main, Market, and other places in repairs.

June 25, 1873.

A. S. Duckworth
Street Commissioner

On motion the report was concurred in and warrants were directed to issue for the amount mentioned as due therein.

Mr. Bennet from the Committee on Ordinances reported the following Ordinance:

An Ordinance fixing the salaries of the officers of the city of
Crawfordsville.
Sec. 1. Be it Ordained by the Mayor and Common Council of the City of Crawfordville, that the salaries of the Officers of said City shall be as follows:

Sec. 2. That of the Mayor shall be five hundred dollars per annum and he for life.
Sec. 3. That of the Clerk shall be four hundred dollars per annum.
Sec. 4. That of the Treasurer shall be four hundred dollars per annum and the fees of his office.
Sec. 5. That of the Treasurer shall be five hundred dollars per annum.
Sec. 6. That of the City Treasurer shall be five hundred dollars per annum and the fees of his office.
Sec. 7. That of the Street Commissioners shall be two dollars per day for time actually employed.
Sec. 8. That of the Street Commissioners shall be at the rate of three dollars per day for time actually employed.
Sec. 9. That of the City Council shall be fifty dollars per annum each.
Sec. 10. That of the Board of Public Improvements shall be twenty-five dollars per annum.

In addition thereto as number of Council.

Sec. 11. All of said salaries shall be payable quarterly and it shall be the duty of the City Clerk to issue his warrant on the Treasurer of said City on the first day of July, October, January and April for said salaries.

Sec. 12. This Ordinance shall be in force and effect from and after its passage.

This Ordinance was read a first time, the motion was seconded and passed on its second reading and adopted. The same was read and passed on its third reading and adopted. The question being upon the adoption of the foregoing resolution, those voting in the affirmative were Councilmen Hugget, Ramsey, Kenesaw, Price, Criss and Belle Eton, Dix.

The Board of Health presented certain recommendations which were referred to the Committee on Ordinances.

Mr. Hugget introduced the following resolution:

Resolved by the Mayor and Common Council of the City of Crawfordville, that the City Engineer be instructed to make an inquiry of Mr. W. J. Hugget and give to the Corporation line on the most with a view to opening and improving said portion of said street and that he report his said inquiry with plans of the same to this Council at the next regular meeting.

The question being upon the adoption of the foregoing resolution, those voting in the affirmative were Councilmen Hugget, Ramsey, Price and Criss. Those voting in the negative were Councilmen Kenesaw, Price and Dix. The Mayor voted aye and the resolution was declared adopted.

The Board of Health requested the Council to purchase for the use of the Board, Wilcox's own list of baggage and sanitary supplies. Referred to the Committee on Printing and Stationery.

The following accounts was presented:

Crawfordville, Ind., Nov. 25, 1875.

The First Common Council, Crawfordville, Ind.

Subsistence: I paid the following, new the prices stated for repair of doors to prepare the City Hall for occupation:

- W. Whittaker's Carpenter, 11 hours $2.25
- W. Whittaker's 11 days $3.57
- W. Whittaker's 11 hours $2.25
- The expense of trip to Indianapolis to procure contract from the Whittaker having no railroad road for to pay was 300 
- $15.12

Yours Trly,

Henry B. Hargrave

Asst. Sup't. Late in charge.
On motion, the rules were suspended and the account allowed.

The Board of Public Improvements adjourned until 10 o'clock, due to the absence of Frank Healy for 10 feet of ground on the north side of Market Street and a similar deed from Alex. B. Firestone, being land donated for the widening of said street.

The following accounts were allowed under a suspension of the rules:
- That of Frank Healy for 10 feet of ground, $3.60
- That of T.M. Sutphin for rent of Office for holding 1st annual election of $2.00.
- That of Isaac Smith for Blacksmith work of $2.00.
- That of H.P. Babcock for labor in the building of $2.00.

The following claims were referred to the Committee on accounts:
- That of Mrs. B. Smith for repairs of engine house, $5.00
- That of H.C. B. Lamattina for superintendence of City Hall, $2.12.75.

The following resolution was introduced by Mr. Ramsey:

Resolved by the Mayor and Common Council of the City of Bradford:

That the Engineer be ordered to establish the grade for a sidewalk on the north side of Market Street from Market Street to Marshall and that the same be made of boards 12 inches thick and four feet wide or of brick.

On the adoption of which resolution those who voted in the affirmative were:

Mr. Vanarsdale moved that upon the sanction of the City Attorney, the bill be directed to issue in favor of W.T. Brown for $102.50, being amount of judgment recently obtained against the city.

Mr. Prior moved to lay on the table for two weeks. Adopted.

On motion, the committee on schools and public buildings were instructed to procure a copy of the papers of the City Clerk.

On motion the Council adjourned.

Attorn ey:

J.D. Brown
City Clerk.

William L. Raymond, Mayor.
Called Meeting:  June 2, 1873

Upon call of the Mayor, the Council met, present Mayor, the Mayor, Councilman Hugh Ramsey, Vanarsdale, Price, Chris and Beck.

Hugh Ramsey, Vanarsdale, Price, Chris and Beck.

The City Engineer made the following report:

The Honorable Mayor and Common Council of the City of1

You have submitted the following report of a survey for the purpose of obtaining the necessary, Boundary, and Area of said to be condemned on West Market Street.

South side bounded by W.D. Sine and Weeks.

Beginning at a point (20) twenty feet south of center of Market Street and running north four hundred and eighty five feet to point on street one hundred and eighty five feet from said line, then east four hundred and eighty five feet to place of beginning. Said boundary include a tract four hundred and eighty five feet by twenty feet. The area of said tract is six hundred (600) feet by twenty feet. The area of said lot is three hundred (300) feet by twenty feet. The area of said lot is thirty feet by twenty feet. The area of said lot is two hundred (200) feet by twenty feet. The area of said lot is one hundred (100) feet by twenty feet. The area of said lot is five feet by twenty feet. The area of said lot is ten feet by twenty feet. The area of said lot is fifteen feet by twenty feet. The area of said lot is twenty feet by twenty feet. The area of said lot is twenty-five feet by twenty feet. The area of said lot is thirty feet by twenty feet. The area of said lot is thirty-five feet by twenty feet. The area of said lot is forty feet by twenty feet. The area of said lot is forty-five feet by twenty feet. The area of said lot is fifty feet by twenty feet. The area of said lot is fifty-five feet by twenty feet. The area of said lot is sixty feet by twenty feet. The area of said lot is sixty-five feet by twenty feet. The area of said lot is seventy feet by twenty feet. The area of said lot is seventy-five feet by twenty feet. The area of said lot is eighty feet by twenty feet. The area of said lot is eighty-five feet by twenty feet. The area of said lot is ninety feet by twenty feet. The area of said lot is ninety-five feet by twenty feet. The area of said lot is one hundred feet by twenty feet.

The lot owned to Mr. Green is not included in the estimate of $600. The area of said lot is five hundred (500) feet by twenty feet. The area of said lot is ten feet by twenty feet. The area of said lot is fifteen feet by twenty feet. The area of said lot is twenty feet by twenty feet. The area of said lot is twenty-five feet by twenty feet. The area of said lot is thirty feet by twenty feet. The area of said lot is thirty-five feet by twenty feet. The area of said lot is forty feet by twenty feet. The area of said lot is forty-five feet by twenty feet. The area of said lot is fifty feet by twenty feet. The area of said lot is fifty-five feet by twenty feet. The area of said lot is sixty feet by twenty feet. The area of said lot is sixty-five feet by twenty feet. The area of said lot is seventy feet by twenty feet. The area of said lot is seventy-five feet by twenty feet. The area of said lot is eighty feet by twenty feet. The area of said lot is eighty-five feet by twenty feet. The area of said lot is ninety feet by twenty feet. The area of said lot is ninety-five feet by twenty feet. The area of said lot is one hundred feet by twenty feet.

The motion that the report was received:

The Vanarsdale offers the following:

Resolved, by the Mayor and Common Council of the City of Bradfordville that the report of the City Civil Engineer of the survey for the widening of West Market Street be accepted and adopted in order that the City Clerk be and is hereby directed to issue legal notice to the Commissioners appointed to assess damages and benefits by making of the opening or widening of said part of said street and that he also notify W.D. Sine and Paul Miller of the time and place of the meeting of said Commissioners and of the matters and things that to be considered.

On the adoption of which resolution those who voted in the affirmative were: Alman Hughes, Ramsey, Vanarsdale, Price, Chris and Beck. Petrie Abs. and the resolution was declared adopted.

The City schools trustee presented a petition requesting for the appropriation of the sum of twenty-five hundred dollars for the payment of an estimate on the City school buildings. Mr. Jones moved to comply with the request. Second.

Mr. Ramsey introduced the following resolution:

Resolved, that the owners of lots along the north side of Williams Avenue between West and Marshall Street in the city be notified by the Street Commission to make settlement with thirty days from the date of the approval of said notice, said lots to be made on all respects according to the resolution of this Council at its last meeting directing the same to be done. Or the adoption of which resolution those who voted 'aye' were: Mayor, Hughes, Ramsey, Vanarsdale, Price, Chris and Beck. Petie Abs.

On motion the Council adjourned

Walter A. Frear, Mayor

[Signatures]
Called Meeting Saturday Evening June 3rd 1876

Whereas the Council met; Present Mayor Pagano, Councilmen Hughes, Ramsey, Vanardale, Price and Bick.

Mayor Hughes offered the following:

Resolved by the Mayor and Council, that the Chief of F. D. be authorized to purchase five hundred (500) feet of new hose with couplings on the adoption of which these who voted "aye" were Councilmen Hughes, Ramsey, Vanardale, Price and Bick. Total five, whose resolution was, and still is, adopted.

On Motion, the Council adjourned.

Attends:

[Signature]

Mayor

[Signature]
The Council met: Present the Hon. Mayor, Bayliss. Councilman Hughes, Ramsey, Teach. Price, Teach and Teach.

The minutes of the preceding meeting were read and adopted.

The committee on accounts reported as follows:

The committee on accounts recommends the payment of the accounts.

- Harris and Brown for seed, $4.19
- J. De Gregg and Sons, Drum and pipe, $7.66
- Mr. Coan's Fallot Printing, $34.25

Reported correct at the last meeting of the Council.

June 10, 1873.

Michael Parry
O. F. Teach
A. S. Ramsey

On motion, the report was concurred in.

The City Marshal made the following report which was concurred in and a warrant was directed to issue to David Raw for five dollars.

Crawfordsville, Ind., June 10th, 1873

To the Mayor and Common Council,

Gentlemen, I have the honor to report that since your last meeting I have cleaned all the alleys, opening east and west and north and south between Jefferson and Market streets for which payment has been made in full by the property holders.

I have also cleaned Washington and part of Main streets, for which, there is due David Raw. five ($5) dollars for two 21 days labor with horse and cart.

Very Respectfully,

W. O. Riley

The Street Commissioner made the following bi-weekly report.

To the Common Council, of the City of Crawfordsville:

Gentlemen: The following is the report of the operations of the Street Commissioner's office for the last two weeks:

All the work done during that time has been on the Hill at the west end of Market Street, excepting a team one day and a half on the alley by City building.

22 men have labored these 2 days at $1.50.

The following labor has been employed by me, for whose accounts as here appended orders on Treasury should be drawn:

- Thomas Ross with team 1 day
- Jacob Stude 96 days $36.00
- A. S. Duckworth 96 days $3.60

Total $66.60

All of which is respectfully submitted.

A. S. Duckworth
Street Commissioner

June 10, 1873

On motion the report was concurred in and a warrant for $66.60 was directed to be issued in favor of the Street Commissioner.

By permission, Col. Barrington presented a report on the city building which was directed to be filed.

The City Engineer made the following report which was concurred in:

June 10th, 1873

To the Honorable Mayor and Common Council of the City of Crawfordsville:

I beg leave to submit the following report of a survey for the proposed extension of Pike Street.
Beginning at the present western limit of said street a line extending north to the present east of the street was extended west to the corporation limit. Allowing width of street to be sixty six feet in width. The following is an estimate of lands to be condemnated:

W. A. W. Davis tract six hundred and fifty (620) feet by sixty six (66) feet containing ninety, nine hundredths of an acre.

To complete the intended width of street the remaining lands but one foot occupies the ground owned by W. K. Young and contains a strip five hundred and eight feet (508) by twenty (20) feet the area of which is three hundredths of an acre (3/100).

Lemmon tract includes an area bounded by the following dimensions, two hundred and twenty-five feet (225) by sixty six (66) feet and contains forty, five hundredths of an acre (45/100). Caleb Mills' tract continues to Thomas' addition, is three hundred and sixty feet (360) by sixty six (66) feet and contains forty-four hundredths of an acre (44/100). Total area of land to be condemnated 1 acre 770 ft.

The following Resolution was introduced by Mr. Hughes:

Resolved by the Mayor and Common Council of the City of Crawfordsville:

Indiana, that it is proposed to condemn and appropriate to the public use for the purpose of extending the street from the present western terminus to the corporation line west of said site, the following described property not as shown by plat of said town:

"Beginning at the present western limit of said street a line bounding the present center of said street was extended west to the corporation limit. Allowing width of street to be sixty six (66) feet in width. The following is an estimate of lands to be condemnated:

W. A. W. Davis tract six hundred and fifty (620) feet by sixty six (66) feet containing ninety, nine hundredths of an acre (9/100).

To complete the intended width of street, the remaining two (2) feet occupies the ground owned by W. K. Young and contains a strip five hundred and eight feet (508) by twenty (20) feet the area of which is three hundredths of an acre (3/100).

Lemmon tract includes an area bounded by the following dimensions, two hundred and twenty-five feet (225) by sixty six (66) feet and contains forty, five hundredths of an acre (45/100). Caleb Mills' tract continues to Thomas' addition, is three hundred and sixty feet (360) by sixty six (66) feet and contains forty-four hundredths of an acre (44/100). Total area of land to be condemnated 1 acre 770 ft."

And it is further resolved that the City Clerk be and he is hereby directed to notify the Commissioners appointed to assess damages and benefits to meet at the Mayor's office in said City on the 25th day of July 1873 to assess the damages and benefits accruing to the owners of land adjoining and upon the line of said proposed street by reason of the opening of said street from the present western terminus of said street to the Corporation line on the west and that he is also notify Thomas and Davis, Caleb Mills, Owen & Willett, Mr. Davis, Mr. Davis and the following owners of lots in the Crawfordsville Cemetery: John W. Eldon, Robert Vane; John Brown, John McNeil, W. H. Neilson, I. B. Brown, Joseph Smith, W. T. Ashbridge, Owen & Alvin, O. A. Robinson, Mr. Henry Williams, Rebecca Neilson, Augustine Neilson, William Neilson, John W. Smith, Heirs of Hugh Neilson, deceased. The owners of Mary W. O. Gravure, Lavinia Evans, the Heirs of Thomas McNeil and the unknown owners of Joseph Kerr, deceased of the line and place of the meeting of said Commissioners and of the matter hereinafter, and then to proceed.

The question being on the adoption of the foregoing resolution those who voted in the affirmative were Councilman Hughes, C. M. Marshall, B. B. and B. B. Thistle, Total 4. Those who voted no were Councilmen Ramsey and Price. Total 2. And the resolution was declared adopted.

The following resolution was introduced by Mr. Hughes:

Resolved by the Mayor and Common Council of the City of Crawfordsville.
That the owners of property along both sides of the alley running east and west between Pike and Main streets as lies between Ninth and Washington streets be notified by the Board of Commissioners to grade and build said portion of said alley within thirty days from the date of such notice and that said owners of said property owners fail or refuse to comply with the order then the Board Commissioners is directed to complete said work at the expense of such property owners.

The question being upon the adoption of the foregoing resolution, these who voted in the affirmative were: Hughes, Ramsey, Price, Ennis and Beck. Total: 5.

The resolution was declared adopted.

The following resolution was introduced:

Resolved that the Treasurer be and he is hereby authorized to settle with all persons against whom bonds have been issued on account of the opening of Jefferson street by taking their notes due six months after date bearing ten per cent interest from date and that all persons refusing to settle as above provided shall be instituted as early as possible to enforce the collection of said bonds.

On the adoption of the foregoing resolution these who voted in the affirmative were: Councilman Hughes, Ramsey, Warrandale, Price, Ennis and Beck. Total: 5.

The resolution was declared adopted.

The following resolution was introduced:

Resolved that the City Treasurer be directed to purchase with City school Bonding sinking fund in the Treasury $5,000 of City bonds at a premium not to exceed five per cent.

On the adoption of which resolution these who voted in the affirmative were Councilman Hughes, Ramsey, Warrandale, Price and Beck. Total: 5.

The resolution was declared adopted.

The following accounts were allowed under a suspension of the rules:

Horace Delany for Printing, $16.90

J. S. Kennedy for Legal Services in South End $200

J. H. Gregg for Repairs on Main St. Wells $15.00

The following were referred:

Hannah S. Hughes for Rent of Stray Pigs.

Wells Klein for Police Bridges $5.00

On motion W. B. Brouker and Dickinson were each allowed four dollars for pumping out Coal Vault under City Building.

On motion the Council adjourned.

William  S. Raymond Mayor

City Clerk.
The council met pursuant to notice. Mayor Payne, Councilmen Hughes, Ramsey, Varnum, Price, Lucas and Dick.

The minutes of the preceding meeting were read and on motion adopted.

The Committee on accounts made the following report:

To the Mayor and Common Council:

We have the honor to report that having examined the within account of Col. Carrington for superintending the city hall building we have come to the conclusion that owing to the fact that the contract for the building made him superintendent and that the city council having permitted him to act and continued him in that capacity till the building was complete, the city is now responsible to in some measure compensate him for his services. In consideration of the said Col. Carrington having withdrawn part of his claim to about half the amount expended by the city after receiving the building from the contractors, or in other words has reduced his claim to $750.00, and we therefore recommend its payment.

Signed

Michael Young
R.F. Dick
A.F. Ramsey

On motion the report was concurred in and a warrant directed to issue in favor of Col. Carrington for $750.00.

The same Committee reported in favor of the payment of the account of William J. Vaughn of $5.00 for rent of stable paid to July 1, 1873 which was concurred in and a warrant for that amount directed to issue.

On motion, the account of W.C. Klein of five dollars for mason’s wages for laying two police badges was allowed and a warrant directed to issue.

The City Treasurer made the following monthly report:

Receipts for the month of June 1873

Balance in Fisc. 1st of June 1...08.35

Sent Red from Taxes 3...4.25

" " Diligent Tax 1.09

" " Auditor's 3.00

" " Shows 23.00

" " Benefit on St. 26.75

" " Liquor Licenses 50.00

" " Baskets 6.00

Total 20.201.94

Expenses

1500.00

School Bonds

3000.00

Premium on School Bonds

250.00

Fire Ins.

325.99

Fuel for Office

21.95

Printing

10.00

Election Expenses

10.65

Commissioners on Street

1.00

Hardware

8.00

Laying Coal Vault

1.00

Repairing Public wells

2.70

City Storeroom

Total 20.201.94

Balance in Fisc. 1st of July 1873 19.108.35

Exhibit
The Street Commissioners made the following report:

In the mayor and common council of the city of Conardsville:

Concerning: During the last two weeks, the Street Commissioners operated on roads by the following means: Worked with 2 teams on Pacific Street, some of Washington and Main streets and repairing sidewalk. 2 days breaking ground repairing from Main and North Walnut, streets not 8 teams. Worked 1 week on North Pearl Street and part of the town had two teams on Market Street. I report the following bill for teams and labor:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.S. Duckworth</td>
<td>Work team 10½ days</td>
<td>$37.00</td>
</tr>
<tr>
<td>Jacob Steele</td>
<td>Work 8½ days</td>
<td>$30.80</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$67.80</td>
</tr>
</tbody>
</table>

All of which is respectfully submitted:

A.S. Duckworth
Street Commissioners

June 20, 1873

The Chief Engineer of the Fire Department requests the Council to purchase new hose each and present a communication on the subject from John B. Rider
Richmond, Engineer. Referred to the Committee on Fire Dept.

The following reports were made:

To the Honorable, the Mayor and Common Council of the City of Conardsville:

The undersigned Commissioners of the city of Conardsville, duly elected and qualified to appraise damages and assess benefits according to the owners of lands and lots through which any street is proposed to be constructed or altered, any building thereon appropriated to, make respectfully report that on the 25th of June, A.D. 1873, in pursuance of a notice to that effect, by the Clerk of said city, we entered upon and examined the lands and lots lying along and adjoining that part of Market Street in said city, from Third Street east of said street to the corporation house on the west, with a view to making said street sixty feet wide and on which and there made an appraisement of the value of the lands and lots to be appropriated in making said improvement, and of the damages and benefits accruing to the owners of lands and lots lying along and adjoining and through which said street is to be situated, reduced and improved.

All of which is fully set forth in a schedule hereto annexed, marked "A" and made a part of this report with the amounts in dollars and cents of the value of lands and lots appropriated and all the damages and benefits accruing to the owners thereof, each set opposite the name of the owner of such lands or lots appropriated under the respective head and damages and benefits accruing by reason of such extension.

The amount of damages accruing to the lands and lots and the owners thereof, along and adjoining said street on equal and no are shewn by the opinion that the opening and extension of said street as proposed will be of great general benefit and public utility largely demanded for the convenience of property owners and residents along said proposed widening of said street and public facilities at large. That the damages incurred very largely to the owners of real estate along said street and that the
damage done to the owners of the land appropriated should be borne by the owners of lot and lots along through and adjoining said proposed improvements and that no part of the value of the land appropriated by said opening, widen, and improving said street should be paid by the City. That said street should be opened as proposed by your order and the damages and benefits as set forth in the annexed schedule to the real estate deemed therein by means of said improvement should be awarded and paid as set forth in said schedule and that such other and further proceeding may be held in the premises as your judgement and wisdom may determine.

All of which is respectfully submitted.

[Signatures]

Wm. P. Conover
Commissioners
Taylor Bouckff

Schedule

<table>
<thead>
<tr>
<th>Name of Owner</th>
<th>Description of Property</th>
<th>Value of Property Appropriate</th>
<th>Damage to Property</th>
<th>Benefit to Property</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rev. J. E. Dunn</td>
<td>140 Acres</td>
<td>$1,100.00</td>
<td>$1,100.00</td>
<td>$500.00</td>
<td></td>
</tr>
<tr>
<td>Caleb Mills</td>
<td>12 Acres</td>
<td>$1,120.00</td>
<td>$1,120.00</td>
<td>$100.00</td>
<td></td>
</tr>
<tr>
<td>John R. Blais</td>
<td>10 Acres</td>
<td>$500.00</td>
<td>$500.00</td>
<td>$500.00</td>
<td></td>
</tr>
<tr>
<td>Isaac W. Varnow</td>
<td>10 Acres</td>
<td>$500.00</td>
<td>$500.00</td>
<td>$500.00</td>
<td></td>
</tr>
<tr>
<td>Jonathan G. Allen</td>
<td>6 Acres</td>
<td>$300.00</td>
<td>$300.00</td>
<td>$150.00</td>
<td></td>
</tr>
<tr>
<td>Louis E. Temple</td>
<td>6 Acres</td>
<td>$300.00</td>
<td>$300.00</td>
<td>$150.00</td>
<td></td>
</tr>
</tbody>
</table>

Assessments on Market Street

<table>
<thead>
<tr>
<th>Damages</th>
<th>Benefits</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2,280.00</td>
<td>$2,280.00</td>
</tr>
</tbody>
</table>

The following resolution was introduced by Mr. Vancsche:

Resolved, by the Mayor and Aldermen of the City of Bradfordville,

That the Council accept the terms of the report of the Commissioners appointed to assess damages and benefits, of the assessment of damages and benefits by means of the widening of Market Street in said city on the south side, from A. E. Dunn east line to the Corporation line on the west, and that the City Treasurer is hereby directed to divide the parties named in said report, such damages as may have been awarded them by said Commissioners, after deducting such benefits as have been assessed against them, and that the Clerk be directed to prepare and place in the hands of the City Treasurer an assessment list with names attached, directing him to collect the benefits assessed by said Commissioners by means of said improvement, and that after the said Treasurer has made a total of the damages above mentioned that the street Commissioners be directed to open said street which is hereby appropriated to the use of the City.

On the adoption of which resolution those who voted for the affirmative were:

Hughes, Ramsey, Vancsche, Price, Lint, and Back. Total, 5, and the resolution was declared adopted.

Mr. Hughes offered the following resolution:

Resolved that this advertisement be made by the City Clerk in one of the weekly papers of this City for the reception of bids until the day of 1873 for the grading and building of the alley running east and west between Main and 10th Street from near to Washington Street in said City. The same to be let to the lowest responsible bidder at the City Electing. The right to reject any and all bids not deemed satisfactory.
On the adoption of the foregoing resolution, those who voted in the affirmative were: Coward, Hughes, Price, Denny and Bick. Those who voted no were Coward, Reavesdale, and Bick, and the resolution was declared adopted.

The City School Trustees presented the following:

S. D. Brown, Deputy of the City of Savannah, Indiana.

The undersigned, school trustees, respectfully request through you an appropriation from the Finance Committee of the Common Council of said city of the sum of Twenty Dollars for the payment of an estimate on contract with W. Humes for the erection of a new school house for said city.

Sworn under our hands, the 30th day of June, 1873.

(Signed)

E. S. Griffeth, School Trustee

Mr. Ramsey moved that the request be granted.

Mr. Price moved to amend so that the request be directed to the Council the amount paid on the school building. Adopted.

The question then being on the adoption of the motion as amended it was lost.

Mr. Price then moved that the City School Trustees be required to present the bond at its next regular meeting, a report of the amount paid out on the school building by them. Adopted.

The following account was allowed under a suspension of the rules:

That of Mr. E. Lee for 103 feet of building at $1.00 per foot. $103.00
That of Dr. John Hamilton for 2, 50 foot lots $6.00
That of David Pan for 14 days labor on street. $2.25
That of Edward Combs for 10 days labor on streets. $6.25
That of J. H. Campbell for 14 days service as City Engineer. $18.00
That of J. H. Campbell for 10 days service as Assistant. $10.00

The following was referred:

That of T. P. Hayes for service on Board of Health. $2.50
That of David Pan for 7 days labor on street with eel. $7.00
That of the Dressel for 20 hours of service. $6.00
That of R. W. Smith for work on Chute for City Building. $2.15

The following was introduced by Mr. Price:

Resolved by the Mayor and Common Council, that the City Engineers be ordered to set stakes for grade to make and divide the gates on the north side of Market Street from the Washington Street and that the property owners on said street be ordered to have the gates made and bolted within twenty days of notice.

These were voted in the affirmative on the adoption of the foregoing resolution with Coward, Hughes, Ramsey, Reavesdale, Price, Denny and Bick. And the resolution was declared adopted.

The following was introduced by Mr. Ramsey:

Resolved by the Mayor and Common Council, that the Engineer be directed to make a survey on Walnut Street from Park to Jefferson Streets and report at our next meeting the most direct and cheapest plan of drainiong said street and probable cost of same.

On the adoption of which those who voted yes were Coward, Humes, Ramsey, Reavesdale, Price, Denny and Bick. And the resolution was declared adopted.

The city Aerator report as follows:

Value of Real Estate in City $1,532,630.
Personal Property in City $12,000.

Total $1,544,630.

Signed Jeff Scott.

On motion, the Finance Committee was directed to examine and report.
The Two Thousand dollars of City Bonds redeemed and cancelled by the City Treasurer.

Mr. Ramsey moved that a warrant be issued in favor of J. D. Brown for $2,500, to amount of judgement held by him against the city. This being a tie vote, the Mayor voted "no," and the motion was lost.

On motion the clubs was directed to issue a warrant in favor of J. B. Johnson for $59.25 for building the city portion of the alley south and west of the city building when approved by the Chairman of the Board of Public Improvements.

The following was introduced by Mr. Ramsey:

To create that the City Clubs be directed to advertise in one of the City papers for two marts for bids for the grading and bouldering of that portion of the alley running east and west from Green to Washington between Main and Market streets from the west line of Dibble and Johnsons lot to the west line of St. Clair and O.toInt's lot as said alley the same to be let to the lowest and responsible bidder, the city reserving the right to reject any or all bids.

On the adoption of the above resolution, the Mayor voted "ay," vice Councilman Shillig Ramsey, Warren Roll, Price, Craig, and Beck. Total 6. And the resolution was declared adopted.

On motion of Mr. Ramsey, the Board of Public Improvements was directed to fix the row of the City lot.

On motion, the Council adjourned.

Attorn: 

City Clerk E. C.

T. C. Brown

Mayor L. Lazaron Moore.
The Council met present, Hon. Hugh Clay as Mayor, Councilmen Hughes Ramsey, Vanandall, Brier, Craig and Beck.

The minutes of the preceding meeting were read and on motion adopted.

The Committee on accounts reported the following accounts correct and recommended their payment:

That of David Fine for labor on streets, for $17.60
That of George Dorrill for gravel for $6.25
That of L. W. Crump for lamps for iron work on city building for $66.75

On motion the report was concurred in, and warrants directed to issue for the said amounts.

The Committee reported back the account of B. M. Layne of $25.00 for work on Board of Health without recommendation.

On motion of Mr. Vanandall, B. M. Layne was allowed fifteen dollars for work on Board of Health.

Mr. Duggins from the Committee on Fire Department reported in favor of purchasing a hose each capable of carrying one thousand feet of hose. Concurred in and
the purchase of a rubber hose by the Chief Engineer confirmed.

The Street Commissioners made the following report:

To the Mayor and Common Council of the City of Bradfordville:

Sentiments: During the last two weeks the following street work has been done:

2½ days with 2 teams repairing College Street.
2 days 3 hours on State Street.
2½ days had by State and repaired absent man Moncure Church.
The rest of work has been done on Market Street during the last two weeks in following:
finishing and handing over hollow.

2½ days have worked out this two days road tax.

2 men have paid this road labor tax.

The following bill have been made by the Street Commissioners:

Thomas Ross 2½ days work team $3.25 $10.60
Jacob Steele 2½ days $2.91.35

The Harriss 2 2.00 32.00
A. B. Duckworth 9½ 3.25 32.00

Total in addition of Account last report $86.62

All of which is respectfully submitted.

A. B. Duckworth
Street Commissioners.

On motion, the report was concurred in and a warrant for $86.62
directed to issue.

The following petition was presented and referred to the Committee on Public
Improvements:

To the Mayor and Common Council of the City of Bradfordville:

The undersigned respectfully petition for the draining of the pond on
lot No 8 in Mills' addition to said City.

And your petitioners represent that said pond is dangerous to the
health of the citizens living in the vicinity, and they further represent that
said pond can be effectively drained by a ditch to the ravine on the north east
that a drain some 500 feet in length with draining tile will afford your petition
and all who reside in the neighborhood the relief desired.

July 14 1873 3/4
We have inspected the grounds referred to in the foregoing petition and fully concur with the petitioners in regards to the condition of said pond being injurious to health, and pray you will proceed to immediately remove the cause of disease.

W. A. May
W. E. Johnson

W. S. Johnson, Board of Health

The city School Trustees reported the receipts and expenditures on the City School Building, which was referred to the Committee on Schools and Public Buildings.

The following report was filed:

Bradfordville 1st July 14 1873

Read of A. J. Ramsey an order of Council, (same, calling for 1000.00 for an appropriation for market St. balustrades.

The following... accounts were allowed under a compromization of favors:

That of Straight & Forney for stone box for Washington & Niles of $10.00.

That of F. F. Davis for labor in construction of, $1.00.

That of Robb 's Machinery for stone for City building.

That of Eckhardt & Niles for 500 feet of Cedar hose & copper pipe.

The following accounts were received:

That of Robb's bill for work for persons, bill for fuel box and cleaning piece of $3.80.

That of $25.00 for repairing roof of city building.

The following was presented and laid over until the next meeting.

To the Mayor and Common Council

Gentlemen, I have appointed Benjamin Sparks a deputy marshal and select his commission by Council.

Respectfully your,

W. B. Riley late Marshal.

Some charges having appeared against the City Marshal, the motion of Mr. Ramsey the case was referred to the Judicary Committee for investigation.

Mr. Warrendale moved that a warrant for $100.00 be issued in favor of T. B. Brown, for the amount of a judgement held by said Brown against the City.

On the question of adoption there was a tie vote and the Mayor voted no, and the motion was lost.

On motion, this Marshal was directed to require the street to be kept clear in front of the Carpenter's shop of E. A. Griffith on Green Street.

On motion, the Committee on Ordinances was instructed to prepare and print an ordinance to prevent persons from pitching wood across the sidewalks.

The following Ordinance was introduced by Mr. Ramsey:

Resolved by the Mayor and Council, that the City Engineer be instructed to establish the grade on Main Street from the E. A. & B. R. R. East to look north of said grade to the E. A. & B. R. R. and the property holders are same be notified by the City Commr. to build a sidewalk not less than (10) feet wide, material for same shall be boards not less than one and a half inches thick and that the property holders own give thirty days notice after the grade is established to build said sidewalks and if not built in the time given that the Street Commission be instructed to build the sidewalks at the expense of the property holders at the earliest possible time.

July 14, 1873

The question being upon the adoption of the foregoing resolution, those who voted in the affirmative were: Councilmen Hughes, Ramsey, Vanarendall, Price, Oxley and Black.

And the resolution was declared adopted.
Mr. Vanarsdale introduced the following resolution:

Resolved by the Mayor and Common Council of the City of Crawfordsville:
That the Street Commissioners be directed to notify Messrs. J. E. Calhoun, David Martin and C. W. Giltzoth to make within thirty days of date of notice a stone sidewalk in front of their respective lots on the east side of Green Street between Main and Market street, each sidewalk to be made subject to the approval of the Board of Public Improvement and should such parties fail or neglect to complete said improvements in accordance with this resolution, then the Street Commissioners is hereby directed to construct such sidewalk at the expense of such property owners.

On the adoption of which resolution, those who voted in the affirmative were Councilman Hughes, Ramsey, Vanarsdale, Price, Dines and Beck. It was and the resolution was declared adopted.

Mr. Price introduced the following resolution:

Resolved by the Mayor and Common Council, that the City Engineer be instructed to establish the grade on the south side of Market Street from Green to Washington Street and the property holders on same be notified to build a sidewalk not less than six feet wide. Material for same shall be boards not less than one and a half inches thick and that the property holders be given thirty days notice after the grade is established to build said sidewalks, and if not built in the time given that the Street Commissioner be instructed to build the same at the expense of the property holders at the earliest possible time.

On the adoption of which resolution those who voted "aye" were Councilman Hughes, Ramsey, Vanarsdale, Price, Dines and Beck. It was and the resolution was declared adopted.

On motion the Council adjourned.

Attest:

[Signature]

City Clerk.
Monday Evening July 21st 1873.

At the unanimous request of the Council, upon call of Mayor Baymores, it was
concluded the present.

James Wright filed a petition of the St. Minters asking the removal of
W. B. Riley, for causes set forth in said petition and the charges and specifications
accompanying, which charges, specifications and petition are as follows: (Here insert)

William T. Birdsey was appointed the attorney for said W. B. Riley, appeared and raised the
issue and served a summons and asked that a day be set for the hearing of the cause.

On motion of Mr. Hughes the time hearing was set for Friday morning, July 25th
1873, at 8 o'clock A.M.

On motion the complaint was appointed to serve summons in the case.

On motion, the counsel for the defense were permitted to have possession of the paper
in the case, for examination.

On motion the Council Adjourned.

Friday Morning July 24th 1873.

The Council met. Present, Mayor Baymores, Councilmen Hughes, Ramsey,
Vanardsall, Price, Christ and Beck.

Present W. B. Riley, City marshal and his attorney W. T. Birdsey.

Present also James Wright, Esq., Counsel for the Petitioner, Mr. St. Minter.

The petition filed an additional specification, Number 11 which is as follows:

(Here insert)

The Council for the defense filed a motion to strike out the fifth specification, which motion is as follows: (Here insert)

After hearing argument, the Council refused to sustain the motion.

The Council for the defense then filed an answer to the charges and specifications, which answer is as follows: (Here insert)

The Council for the petition filed a demurrer to the second paragraph
of the answer, which demurrer is as follows: (Here insert)

On motion the demurrer was sustained.

The issue being joined the trial proceeded and the examination of
witnesses was continued until 8 o'clock P.M. The evidence not all being
heard, on motion the Council adjourned until Saturday Morning
July 26th.

Saturday Morning July 26th 1873.

The Council met. Present, Mayor Baymores, Councilmen Hughes, Ramsey,
Vanardsall, Price, Christ and Beck. The examination of witnesses was continued
until 9 o'clock P.M. and the evidence not all being heard, on motion the Council ad-
joined until Monday Morning, July 28th.

Monday Morning July 28th 1873.

The Council met. Present, Mayor Baymores, Councilmen Hughes, Ramsey,
Vanardsall, Price, Christ and Beck. The hearing of evidence was con-
tinued until 7 o'clock P.M. when on motion the Council adjourned until
8 o'clock A.M. Tuesday, July 29.
Tuesday Morning July 26th, 1873.

The Council met. Present: Mayor Saymon, Counsellor Hughes, Ramsey, Vanarsdale, Price, Clerk and Reeve. After hearing the conclusions of Mr. Vanarsdale, Price, Clerk and Reeve, the motion of Mr. Hughes to adjourn the meeting was carried. The Council met in private session to consult upon their findings.

Wednesday Evening, July 30th, 1873, 9 p.m.

At the request of all the members of the Council, the Mayor called a meeting of the Council in private. Present: The Mayor, Counsellor Hughes, Ramsey, Vanarsdale, Price, Clerk and Reeve.

The following was presented:

To the Common Council of the City of Bradfordville.

Gentlemen: With the most profound thanks to you for the kind treatment shown me at the hands of the good people of the City of Bradfordville, I have been compelled to resign my seat on the Council for reasons which will be explained hereafter. I have taken it to think the power with which I have been entrusted, I therefore humbly tender you my resignation of the office of Mayor of the City of Bradfordville.

Respectfully yours,

Wilson H. Saymon, Mayor.
City of Bradfordville.

The motion to adjourn was carried.

Wednesday, July 30th, 1873, 11:15 p.m.

At the request of all the members, the Mayor convened the Council in private. Present: Mayor Saymon, Counsellor Hughes, Ramsey, Vanarsdale, Price, Clerk and Reeve.

Mr. Price submitted the following finding:

We, the Common Council of the City of Bradfordville, Mr. B. Riley, acting on the following charges and specifications:


Resident by the Common Council of the City of Bradfordville that the penalty for the above named charges and specifications shall be removed from office. On the adoption of this resolution those who voted in the affirmative were Counsellor Hughes, Ramsey, Vanarsdale, Price, Clerk, and Reeve. Total 5. And the resolution was declared adopted.

On motion, the resignation of Wilson H. Saymon, Mayor, was accepted.

On motion, Michael Price was appointed President of the Council.

The following resolutions were introduced:

Resolutions by the Common Council of the City of Bradfordville that the Mayor's seat of said city be placed in the hands of John P. Smith, a justice.
of the Peace, until the election of a Mayor of said City. The above resolution, then read, was voted on and carried in the affirmative, namely: Counselman Hughes, Ramsey, VanArsdale, Price, Crier and Beck.

The following resolution was introduced:

Resolved by the Common Council of the City of Canonsburg: That the City Clerk be directed to give notice that an election will be held in the several wards of the said City, on Thursday the fourteenth day of August, 1879, for the election of a Mayor to fill the unexpired term of Milnor W. Saymon, resigned, and that William Leppelbein be appointed Inspector to be VanArsdale and James J. Hughes judges of said election for the first ward; and that Joseph Sessell be appointed Inspector and Mr. Robinson and Mr. Leonard judges of said election for the second ward, and that Josephus Robinson be appointed Inspector and Reuben Smith and John Rock judges of said election for the third ward of said City.

On the adoption of the above resolution those who voted in the affirmative were: Counselman Hughes, Ramsey, Price, VanArsdale, Crier and Beck, total 6.

On motion the Council adjourned to meet August 1st, 1879.

Adjourned.

Price, President of the Council.
Regular Meeting
Monday Evening July 6 & 8th 1873.
The Council met Presiding Mayor Saymon. Councilmen Hughes, Ramsey,
Vanarsdale, Price, Crist and Redd. The minutes of the preceding meeting were read and on motion adopted.
The Board of Public Improvements reported the following:

Ordin July 2nd 1873

To whom it may concern: We have this day contracted with the Board of Public Improvements of the city of Crawfordville to build a brick wall in our City hall building. Said wall is to be made of good hard brick (13) thirteen such walls 24 feet high above ground. Contractors to dig foundations furnish all material and build the wall for eleven dollars per thousand. (brick in wall) Said contractors further agree to dig a privy, waist, twenty feet deep in rear of said engine building and such size as the Board may direct and to receive as pay for said work twenty cents per cubic yard for excavating and eleven dollars per thousand bricks for rolling same. All the above work to be under the supervision of the Board 73 and subject to their approval. Said work to begin by the 28th of July 1873 and completed as early as possible.

M. F. Ramseu 3
D. H. Vancordale 3
W. F. Redd 4

On motion the report was accepted and confirmed. The
Committee on accounts reported back the accounts of W. B. Riley and E. W. Carr, without recommendation.
On motion the account of W. B. Riley was allowed and that of E. W. Carr was laid on the table.
The Committee on schools and Public Buildings reported back the report of the School Trustees as not being such a report as was advisable.
The Mayor made the following report:
To the Common Council of the City of Crawfordville:

Respectfully, I have the honor to make the following report for the month of June 1873.

Amount of fines reported collected

$ 241.63

Amount of paid fees collected

$ 0.00

Total paid into city treasury

$ 241.63

All of which we respectfully submit.

Melvin B. Saymon Mayor

The Street Commissioners made the following report:

To the Mayor and Common Council of the City of Crawfordville:

Within the last two weeks the street labor has all been expended upon the West Market street all excepting one team one and 1/4 days on Jefferson street and four shovelers one day on the same work. The amounts due for street labor is as follows:

Paid to Jacob Snel 9 days with team at $3.50

$31.50

William Howard 3 days

$10.50

W. Ross 4 days

$14.00

$56.00

Total amount

$56.00
A. S. Duckworth 92 days with time at 3.5% 33.25
$106.50

39 New have labor each two days
3½ " Commuted
35 " barn reed
12 " hay paid by Election Certificates
All of which is respectfully submitted.

July 28, 1872.

The motion the report was accepted and a warrant for $106.50 was directed to be issued in favor of the Street Commissioners.

The Chief of the Fire Department reported and filed the receipt of Gorrie, South, for $682.15 in full of his bill for hose (500 ft).

Mrs. Roswell appeared and asked the remission of a portion of her taxes. The motion, the case was referred to the Finance Committee.

The following accounts were allowed under a suspension of the rules:
- Fire and Water for Dero East
- Fire and Water for Union

The following account was referred to the Committee on accounts:
- Fire and Water for Printing
- Fire and Water for Printing
- Gas for Number 2

The following account was laid on the table:
- Fire and Water for 2 days service to revere in case of Wall's Alley, 2nd. Inst.
- Balance for 2 days service to revere in Union East and First Village

The following resolution was introduced by Mr. Price:

Whereas the Common Council, having at its previous meeting, by motion made by the Board of Trustees, to present the board with a full report of all the money paid out

The question being upon the adoption of the foregoing resolution, those who voted in the affirmative were: Councilmen Hughes, Weekly, Massal and Price, Totol 6, and the resolution was declared adopted.

A communication was received from Mr. Thompson's daily, relative to the purchase of an Executive Ram, belonging to him. Our motion, the City Engineer was authorized to purchase the said Ram at a price not exceeding one hundred dollars.

J. Beers made a proposal to build the alley running from

The motion the proposal was rejected. J. Beers also proposed to build the alley south of the city building from

The motion said proposal was accepted. The motion of Mr. Hughes it is agreed by the Council to grade by the city all alleys directed by said Council to be bordered by the property owners.
On motion, the Street Commissioners was instructed to thoroughly examine the Street and have it effectually cleaned, reporting all cases of neglect to the Mayor.

Mr. Ramsey introduced the following:

Resolved by the Mayor and Common Council of the City of Brandville, that the City Clerk be directed to advertise for bids for the grading of Brandville street that the City Council be directed to advertise for bids for the grading of Brandville street and that an eight-foot-wide street be made or other street be made to be used as western road. The grant to be made at the rate of 100 dollars per linear foot, the City receiving the right to reject any and all bids.

As the adoption of such resolution, those who voted in the affirmative were: Councilmen Hughes, Ramsey, Vanarsdale, Price, Bond and Bessie. Total 6. And the resolution was declared adopted.

Adjourned Meeting

Monday Evening, August 2, 1893

The Council met: Present, Councilmen Hughes, Vanarsdale, Price, Bessie, Bond and Bessie. Total 6. And the resolution was declared adopted.

Adjourned Meeting

Michael Price
President of the Council

Michael Price
President of the Council
Monday Evening, August 11th, 1873

The council met. Present: Mr. Price, President of Council; Councillors Hughes, Ramsey, Vanarsdale, Brazil and Rich.

The minutes of the preceding regular and adjourned meetings were read and adopted.

A petition was presented from Mr. Collin, 14th Street to the Mayor and others asking for an order to cut down and pave a certain alley named in said petition.

On motion, the present of the petitioners was granted and the clerk was directed to advertise for the bids for the building of the alley mentioned in said petition.

The Mayor made the following report:

To the Common Council of the city of Crawfordville:

Gentlemen: I have the honor to make the following final report of fees and duties collected by me:

Fines and duties not heretofore reported $28.51

The above amount has this day been paid into the Treasury as per city council orders.

Wiliam H. Saymon, Esq., Mayor

CITY OF CRAWFORDVILLE

Aug. 1, 1873

The City Treasurer presents the following monthly report:

Receipts and Expenditures of the City of Crawfordville, Ind.

for the month of July 1873.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Receipts</td>
<td>$13,043.86</td>
</tr>
<tr>
<td>Revenue from fees of Mayor Saymon</td>
<td>75.85</td>
</tr>
<tr>
<td>Salaries</td>
<td>65.50</td>
</tr>
<tr>
<td>Street Light Tax 1872</td>
<td>717.38</td>
</tr>
<tr>
<td>County for Public Work</td>
<td>653.24</td>
</tr>
<tr>
<td>Commissary from Road Labor</td>
<td>200.00</td>
</tr>
<tr>
<td>Sealer's License</td>
<td>50.00</td>
</tr>
<tr>
<td>Express Mails</td>
<td>26.00</td>
</tr>
<tr>
<td>Dog Tax</td>
<td>18.75</td>
</tr>
<tr>
<td>Total</td>
<td>14,090.07</td>
</tr>
</tbody>
</table>

Expenditures

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paid Interest on Building Bonds</td>
<td>50.00</td>
</tr>
<tr>
<td>Police Expenses</td>
<td>9.40</td>
</tr>
<tr>
<td>Fire Department</td>
<td>1006.83</td>
</tr>
<tr>
<td>City Building</td>
<td>158.67</td>
</tr>
<tr>
<td>City Engineer</td>
<td>61.00</td>
</tr>
<tr>
<td>Stove for City Building</td>
<td>128.85</td>
</tr>
<tr>
<td>Benefits on Market St.</td>
<td>53.00</td>
</tr>
<tr>
<td>Office</td>
<td>713.23</td>
</tr>
<tr>
<td>City Officers</td>
<td>50.00</td>
</tr>
<tr>
<td>Total</td>
<td>3,984.59</td>
</tr>
</tbody>
</table>

Balance due to the Fund for School Bonds $1,193.59

Balance due to the Fund for City Building $1,193.59

Balance due to the Fund for City Building Bonds $1,193.59

Balance due to the Fund for City Building Bonds $1,193.59

Aug. 1st 1873.

M. H. Browning

Treasurer
The Street Commissioners made the following report:

To the Honorable Board of Councilmen and Mayor of the City of Braintree:

I report the following proceeding as Street Commissioner of said city for the last two weeks ending August 11, 1873.

Worked one team one day and two shoulders one day on College street - two men one day on Main street, two men on Washington street cleaning out ditch - one team one day handing dirt from main end Engine house - balance of labor done on West Market street.

Mess Stedman three days with team at $3.50 per day.

I have recorded and mended 111 at $2.50.

Jacob Stedman team 12 days $3.50.

Mess Stedman team 12 days at $3.50 per day.

Amounting to

Received of Mess Stedman

8½ men performed their 2 days labor

18 men paid three week selection certificate.

8½ returned to be issued to.

A. S. Duckworth Street Com.

The motion to report was concurred in and a warrant directed to issue in favor of the Street Commissioners for $136.62.

The Committee on accounts reported the following accounts correct:

That of Norie Bobbins for printing for

That of Jesse Keenum for printing for.

The motion to report was adopted and warrants directed to issue.

The report of the Commissioners of damages and benefits by reason of the extension of River street filed August 11, 1873 was read and laid on the table until the next regular meeting of the Council.

The Chief Engineer of the fire department filed the receipt of John S. Smith for $224.75, in lieu of hose cart.

A statement from Mrs. Wofford relating to an erroneous assessment on her property on Naches Avenue was referred to the Committee on Finance.

The following accounts were allowed under a suspension of third reading:


That of J. F. Thompson for Engineer's Branding.

That of James B. Parker for Real Estate last.

That of Lee Minor for cleaning Mayor's Office.

The following account was referred:

That of the Comptroller for services as marshall of $211.00.

That of J. B. Johnson for paving on Market Street of $9.76.

The following resolution was introduced by Mr. Ramsey:

Resolves the Common Council of the City of Braintree that the City Clerk be directed to advertise for two months for the purchase of such portion of West Market Street lying between the west line of S. M. Winans lot on said Market street to the west line of High street. The Grant to be put on eighties (8) per foot over six feet in the center and eight inches deep at the edge. To be wanted rights to reject any or all bids.

On the adoption of the foregoing resolution those who voted in the affirmative were: Ramsey, Vananddale, Jones, Bristow and Bagg.

The resolution was declared adopted.
The motion, the bills for the grading of as much of Main street as lies between the Indiana, Bloomington and Whitehall road and College street respectively, the following are the prices proposed:

Joseph D. Morris proposed to do the work at sixty-five cents per linear foot
W. Davis proposed to do the work at sixty-eight cents per linear foot
John Sullivan proposed to do the work at sixty-five cents per linear foot

The motion of Mr. Warren, that the contract was awarded to John Sullivan at sixty-five cents per linear foot:

The motion the Council adjourned.

Attorn:
E. D. Brown
City Clerk.

We do certify that on the 15th day of August A.D. 1873 the following certificate was filed in the office of the Clerk of the City of Evansville, Indiana:

The undersigned inspectors of a special election held in the second ward of the City of Evansville, Indiana, on the 16th day of August, 1873, for the election of a Mayor of said city, to fill the unexpired term of Mr. Max D. Shays, resigned, having met at the office of the Mayor of said city on the day before conducting said election and having carefully compared the votes certify that the following named persons received the number of votes set opposite their names:

John P. Corson received four hundred and ninety-five votes (495)
Edward L. Sanger received two hundred and ninety-one votes (291)
Charles H. Hardin received two hundred and forty-two votes (242)

And we further certify that John P. Corson having received the highest vote cast, is declared duly elected Mayor of the City of Evansville, Indiana, to fill the unexpired term of Mr. Max D. Shays, resigned.

Witness our hands this 16th day of August A.D. 1873

W. H. Campbell
Inspector 1st Ward

J. E. Goodwill
Inspector 2nd Ward

Josephine Valentine
Inspector 3rd Ward

Called Meeting

Friday Evening August 16th 1873

Upon call of the President the Council met. All the members present.

John P. Corson, Mayor, cast his vote and filed his certificate of election endorsed by the date of election and appointed the Council to sit in the presence of the Mayor.

On motion of Mr. Price the Council proceeded to ballot for a City Marshal with results as follows:

First Ballot

John D. Ewing
2

W. J. Brown
2

Wm. Conklin
2

On motion the Council adjourned.

John P. Corson Mayor.