

tinuous service through what is known as the Sherman street line to the westerly city limits.

Sec. 3. The work of constructing said tracks shall be completed within 90 days after the acceptance of this ordinance by the company. The original construction, as respects rails, girders and ties, from Baldwin avenue easterly to the city limits, may be the ordinary suburban construction, but within two years after the acceptance of this ordinance, said company shall reconstruct said tracks from Baldwin avenue easterly to the city limits in a manner and form as required by section 3 of the ordinance to which this ordinance is supplementary. The construction westerly from Baldwin avenue to be as prescribed in the ordinance to which this is supplementary.

Sec. 4. The powers, privileges and rights conferred and the obligations imposed by this ordinance shall be deemed a contract and continue to said grantee, its successors and assigns to the end of the term provided for in said original ordinance, approved December 4, 1894.

Sec. 5. This ordinance shall take effect when said grantee, The Detroit Electric Railway, shall file with the City Clerk a written acceptance thereof, and the bond and other obligations filed in connection with the original ordinance shall be held as a further condition for the faithful performance of the terms of this ordinance. Provided, however, that said acceptance shall be filed within one month from the date of the approval of this ordinance.

I hereby certify that at a regular session of the Common Council, held on the 7th day of May, 1901, the foregoing ordinance, was passed by the Common Council, notwithstanding the veto of his honor the Mayor, by the following vote:

Yeas—Ald. Atkinson, Beamer, Freda, Hansjosten, Hillger, Houghton, Jerome, Joy, Keating, Koch, Lemke, Liphardt, McGuire, Magee, Marx, Miller, Reinhardt, Smith, Snow, Steiger, Weber, Weibel, Wildman and the President—24.

Nays—Ald. Campbell, Deimel, Koenig, Mohn, Tossy and Weiler—6.

JOHN A. SCHMID,  
City Clerk.

(Official papers please copy.)

AN ORDINANCE to amend Section 16, of Chapter 81, of the Revised Ordinances of 1895.

It is hereby ordained by the people of the City of Detroit:

Section 1. That Section 16 of Chapter 81 of the Revised Ordinances of 1895, be and the same is hereby amended so as to read as follows:

Sec. 16. Whenever the Common Council shall, by resolution, declare the necessity for and direct the construction, cleansing, or repairing of any lateral sewer, or drain, in the City of Detroit, and shall have described in said resolution the land or lots to be assessed therefor, comprising a taxing district for the purpose of such assessment, which description shall be sufficient, if the same shall be described as the lots or parcels of land abutting upon or adjoining said improvement, it shall be the duty of the Board of Public Works to advertise

bidder, and reported to the Common Council as in other cases. Before any work shall be commenced under such contract, the City Engineer shall make out an assessment roll, for each separate assessment district, and shall assess upon each lot or parcel of land abutting upon or adjoining the line of said sewer its proportionate share of the cost and expense of said sewer, including an estimate of the cost of inspection and the cost of advertising, and of giving the notice herein-after referred to. In proportion to the benefits which, in his judgment, such lot or parcel of land will receive from such improvement. Provided: That not more than one block shall be included in any one assessment district. Upon the completion of said roll, the same shall be delivered to the Board of Public Works, and thereupon said board shall cause to be published in the official newspaper of the city, a notice which shall be as follows:

OFFICE of the Board of Public Works.  
LATERAL SEWER ASSESSMENT NOTICE.

To all whom it may concern:

Take notice that an assessment roll for defraying the cost and expense of (constructing, repairing, or cleansing) in lateral sewer, hereinafter described, has been completed, and is open for inspection at this office, and will be presented to the Common Council at a session thereof to be held on Tuesday, day of 1901, at 7:30 p. m., city time, for confirmation.

The lots and parcels of real estate abutting upon or adjoining the alley (naming) have been assessed for the cost and expense of the improvement therein. Any person desiring to object to any assessment made may file with the City Clerk a written protest at any time prior to the date last above mentioned, and may be heard before the Committee on Sewers, to whom a such protest will be referred, at a meeting thereof, to be held on the Thursday following such reference at 11 a. m., city time, at the Committee Room, in the City Hall.

In the alley running \_\_\_\_\_ and \_\_\_\_\_ in the block bounded by \_\_\_\_\_ (street or avenue), and \_\_\_\_\_ and a \_\_\_\_\_, and \_\_\_\_\_

(If more than one roll is submitted, describe the alley covered by each, in a separate paragraph).

BOARD OF PUBLIC WORKS.

If no protest is filed, the Common Council may at the next regular meeting following such notice, confirm said roll. If a protest be filed, the same shall be referred to the Common Council, and by that body referred to the Committee on Sewers, before whom all parties protesting shall be heard. Upon the report of said committee, the Council may confirm said roll with or without modifications, as they shall deem proper.

Sec. 2. This ordinance shall take immediate effect.

Approved May 7, 1901.

WILLIAM C. MAYBURY,  
Mayor.

Attest: \_\_\_\_\_

# COMMON COUNCIL

(OFFICIAL.)

Detroit, Tuesday, May 21, 1901.

The Council was called to order by the President, Hon. Jacob J. Haarer. Present—Ald. Atkinson, Beamer, Campbell, Coots, Deimel, Hillger, Houghton, Jerome, Joy, Koch, Koenig, Lemke, McGuire, Magee, Marx, Miller, Moeller, Mohn, Nevermann, Smith, Snow, Steiger, Tossy, Weber, Weibel, Weiler and the President.

There being a quorum present, the Council was declared to be in session. The journal of the last session was approved.

### Third Reading of Ordinances.

Ald. Joy moved to take from the table an ordinance laid over May 14, 1901, entitled "An ordinance changing the name of Harper avenue west to McGraw avenue," which motion prevailed.

The title to the ordinance was then read a third time.

The ordinance was then read. The ordinance was then adopted as follows:

Yeas—Ald. Atkinson, Beamer, Campbell, Coots, Deimel, Hillger, Houghton, Jerome, Joy, Koch, Koenig, Lemke, McGuire, Magee, Marx, Miller, Moeller, Mohn, Nevermann, Smith, Snow, Steiger, Tossy, Weber, Weibel, Weiler and the President—27.

Nays—None.

The title to the ordinance was confirmed. Ald. Keating and Barrie entered and took their seats.

### Unfinished Business.

Ald. Moeller moved to take from the table a resolution laid over May 14, 1901, consenting to condemnation proceedings to acquire land as addition to Clark park, etc., which motion prevailed.

The resolution was then adopted as follows:

Yeas—Ald. Atkinson, Barrie, Beamer, Campbell, Coots, Deimel, Hillger, Houghton, Jerome, Joy, Keating, Koch, Koenig, Lemke, McGuire, Magee, Marx, Miller, Moeller, Mohn, Nevermann, Smith, Snow, Steiger, Tossy, Weber, Weibel, Weiler and the President—29.

Nays—None. Ald. Wildman, Hansjosten and Reinhardt entered and took their seats.

SAME.

Ald. Atkinson moved to take from the table a resolution laid over May 14, 1901, authorizing Commissioners of Parks and Boulevards to purchase land lying between McGraw avenue, Devereaux and Thirty-third streets, and Campbell avenue, etc., which motion prevailed.

The resolution was then adopted as follows:

Yeas—Ald. Atkinson, Barrie, Beamer, Campbell, Coots, Deimel, Hansjosten, Hillger, Houghton, Jerome, Joy, Keating, Koch, Koenig, Lemke, McGuire, Magee, Marx, Miller, Moeller, Mohn, Nevermann, Reinhardt, Smith, Snow

Steiger, Tossy, Weber, Weibel, Weiler, Wildman and the president—32.

Nays—None. Ald. Freda and Liphardt entered and took their seats.

SAME.

Ald. Moeller moved to take from the table a resolution laid over April 30, 1901, appointing George A. Smith, Commissioner, to destroy noxious weeds at salary of \$1 50 per day from May 1 to Sept. 1, 1901, same to be paid from moneys received from House of Correction; also directing Controller to transfer same to general road fund for said purpose, which motion prevailed.

Ald. Moeller moved the adoption of the resolution.

Ald. Miller moved that the resolution be laid on the table for one week, which motion did not prevail.

Then the motion of Ald. Moeller did not prevail as follows:

Yeas—Ald. Atkinson, Beamer, Campbell, Coots, Hillger, Keating, Koch, Koenig, Marx, Moeller, Nevermann, Reinhardt, Smith, Steiger, Weber and the President—16.

Nays—Ald. Barrie, Deimel, Freda, Hansjosten, Houghton, Jerome, Joy, Lemke, Liphardt, McGuire, Magee, Miller, Mohn, Snow, Tossy, Weibel, Weiler and Wildman—18.

### Third Reading of Ordinances.

Ald. Barrie moved to take from the table an ordinance laid over April 23, 1901, entitled "An ordinance to authorize the construction of a sub-railroad along and under certain streets in the city of Detroit," which motion prevailed.

The title to the ordinance was then read a third time.

The ordinance was then read.

Ald. Marx moved to amend the ordinance by inserting before the word "beginning" in the twenty-seventh line, the following: "Sec. 2," which motion prevailed.

Ald. Marx moved to amend Section 10 by inserting after the word "mayor," in the 22d line, the following "Common Council," which motion prevailed.

Ald. Magee moved to amend Section 10 by striking out all after the word "obtained" in the 14th line, which motion did not prevail.

Ald. Marx moved to amend the ordinance by striking out "Board of Public Works" wherever the same may appear, and to insert in lieu thereof "Department of Public Works," which motion prevailed.

Ald. Marx moved to amend Section 15 by striking out the word "or" in the 68th line, and to insert in lieu thereof the word "of," which motion prevailed.

Ald. Tossy moved that the ordinance as amended be laid on the table.

On motion of Ald. Moeller the ordinance as amended was then referred back to the Committee on Franchises.

Ald. Tossy was excused.

### Unfinished Business.

Ald. Houghton moved to take from the table a resolution laid over April 30, 1901, confirming contract with the Henry Merdian Co. for furnishing bank sand and gravel, which motion