ORDINANCE NO. 1.
STREETS.

Be it enacted by the Town Council of the Town of Hammond, that the Streets placed and named on the original plan of Hammond, as surveyed by N. F. Hyer, and such additions thereto, and alterations as are shown in the plat of said Town and adopted by the Town of Hammond and filed in the Office of the Clerk of Court of Tangipahoa Parish, are hereby declared and made public thoroughfares.

This Ordinance shall be in force from and after its publication.

Published September 5th, 1899.

W. E. Libby
City Clerk.

R. C. Mooney
Mayor.

Amended as above July 6th, 1899. Minute Book page 128.

J. Q. Adams
Clerk

F. R. Saunders
Mayor pro tem.

Note: Plat filed above on August 29th 1900, with Clerk of Court of Tangipahoa Parish.

ORDINANCE NO 2. repealed May 25th, 1899.
ORDINANCE NO. 3.

TRAINS BLOCKING CROSSINGS.

Be it enacted by the Town Council of Hammond, that it shall be unlawful and it is hereby declared a misdemeanor on the part of the Conductor of any train, except the trains carrying the United States mail, to allow his train to stop on, or block any public crossing for a space of time exceeding five (5) minutes.

Any violation of this law shall be punished by a fine of not less than Five Dollars ($5.00), nor exceeding Twenty-five Dollars ($25.00).

This ordinance shall be in force from and after its publication in the Hammond Leader.

Published September 5th, 1889.

W. E. Libby
City Clerk.

H. C. Mooney
Mayor.

No Ordinance No. 4 in original Ordinance Book.
ORDINANCE NO. 5.
RELATIVE TO DUTY OF STREET COMMISSIONER AND ROAD LABOR.

Adopted, November 14th, 1889.

W. E. Libby                  H. C. Mooney
Clerk                      Mayor.

Put in force after adoption of Charter, February 1899, and at the time of revision of Ordinances in May, 1899, as follows:

Be it enacted that the Street Commissioner shall have general supervision of all the Streets, alleys, roads, bridges, drains, culverts and public grounds, and shall cause the same to be kept clean and in good repair, and do such other acts and things in relation to improvements as he shall from time to time be directed by the Town Council.

No Ordinances numbered 6, 7, 8, 9, and 10 in original Ordinance Book.
ORDINANCE NO 11.

PROVIDING FOR SIDEWALKS.

SECTION 1. Be it enacted by the Council of the Town of Hammond, that whereas it shall become necessary in the judgement of the Town Council, it shall become necessary to grade any Street or Avenue in said Town, or to make or construct any ditch, drain or passageway for surface water, or any sidewalk or pavement, or make any other local improvement, except ordinary repairs; said Council shall pass an Ordinance to that effect, which Ordinance shall specify the character, locality, and description of such proposed local improvements, and when so ordered, if the estimated cost thereof exceed Twenty-five Dollars ($25.00), the contract for making the same shall be let to the lowest responsible bidder.

SECTION 2. The grade for sidewalks shall be given in the several wards of the Town, by the Street Commissioner, until a permanent grade shall be established by the Town Council. It shall be the duty of the Street Commissioner to superintend the construction of sidewalks, so far as it may be necessary to compel their construction of material and in the manner prescribed in this act.

SECTION 3. If any person shall build, or aid in building, any sidewalk, when no grade has been established, without first obtaining a grade therefor from the Street Commissioner, or contrary to any grade which may be obtained from the Street Commissioner, or shall build or assist in building contrary to any grade which may hereafter be established by the Town Council, or, contrary to any provisions of this act, he shall, in either case, be subject to a penalty of Ten Dollars ($10.00) for every offence, and to a like penalty for every day he shall fail, after being notified by the Street Commissioner, to remove or reconstruct the same.

SECTION 4. Sidewalks hereafter constructed shall be not less than three (3) nor more than ten (10) feet wide on the top, unless otherwise ordered by the Town Council; the surface or top covering to be laid with brick, or with good heart pine, or cypress planks at least two (2) inches thick, well spiked to stringers, each not less in size than 4 x 4 inches, not farther apart than four feet from centre to centre, sidewalks shall be extended into the street to the street crossing, or cross walk: The street crossing shall be made of three (3) inch plank, to be laid upon firmly spiked heart pine or cypress sleepers, cross walks to have wings with a two inch drop.

SECTION 6. The cost and expense of making and repairing sidewalks shall be paid by the property owners, under the direction of the Town Council in conformity with Section 34 of Legislative Act No. 136 of 1898.

SECTION 8. That no person shall obstruct any street, sidewalk, alley or other public ground, by placing thereon any building materials, or any article or thing whatever without first having obtained written permission from the Street Commissioner, under a penalty of Five Dollars ($5.00) for each day, or part of day such incumbrance or obstruction shall continue.
SECTION 9. The Street Commissioner is hereby vested, under the supervision of the Town Council, with the general charge of the Streets and Public Grounds of the Town, and it is made his duty and also that of the Mayor and Marshall, to order the immediate removal of any article or thing whatsoever, that may encumber any street, sidewalk, or other public ground, and if such article or thing shall not be removed within one hour after the notice to the owner thereof to remove the same, or if the owner cannot be found for the purpose of such notice, to cause the same to be removed to some suitable place, to be designated by the Mayor, and the owner of any article so removed, shall forfeit a penalty of not less than five (5) nor more than fifty (50) Dollars, in addition to the cost of such removal.

SECTION 11. The owner of any building, fence, or other obstruction now standing, or which may hereafter be erected or placed upon any street or sidewalk, or other public grounds, within the Town, shall remove the same within thirty (30) days after he shall be required to do so by a written notice signed by the Mayor, under a penalty of twenty-five Dollars ($25.00), and one hundred Dollars ($100.00) additional for every thirty (30) days the same shall remain. Whereas, the owner of any building, fence or other obstruction upon any street or sidewalk, or public ground in this Town shall refuse or neglect to remove the same, after notice, as provided in the preceding section, the same shall be declared a nuisance, and it shall be lawful for the Mayor to declare the same to be removed, or taken down in his discretion, and the expense thereof shall be incurred by the owner, in an action of assumpsit, and every person who shall oppose or resist the execution of the Orders of the Mayor in the premises, shall forfeit a penalty of Fifty Dollars ($50.00).

SECTION 12. No person shall throw or deposit any straw, dirt, filth, chips, shells, paper, or any other rubbish, in any street, or any public ground in this Town, under a penalty of not less than one (1) or more than ten (10) dollars for each offense, and the like penalty for every hour the same shall be suffered to remain after notice to remove the same be given by the Mayor, Marshall or Street Commissioner.

SECTION 13. Any person who shall obstruct or aid, or abet any person or persons, in obstructing the Street Commissioner in the discharge of his duties, as presented in the foregoing sections, shall forfeit and pay to the Town, not less than five (5) nor more than twenty (20) dollars for each offense.

SECTION 14. There shall be reserved a space of ten (10) feet from the street line of every lot in the City for sidewalk purposes, which shall be kept free from all obstruction, provided it shall be lawful for the owners of any real estate to plant shade or ornamental trees, awning posts, hitching posts on a ten (10) foot from the street line of the same.

SECTION 15. Any person or persons who shall sell, or attempt to sell, or shall cry at public auction within the Town, any goods, chattels, or personal property whatever, to any person upon the sidewalk or streets, so as to collect a crowd of people upon the sidewalk or street, whereby the full passage of persons is prevented, or hindered, shall be deemed guilty of a nuisance, and of obstructing the sidewalk or street, and shall be heavily fined, in a sum of not less than eight (8) nor more than Fifty (50) Dollars for each offense.

SECTION 16. No person shall cross or pass over any sidewalk with any horse, horses, mules, oxen, wagons, carriages, or other vehicle whatever, or ride or drive thereon, except it be necessary to cross the same to get into a yard or lot, when no other suitable crossing, or means of access is provided, under penalty of two dollars for each offense.
SECTION 17. It shall be the duty of the Mayor, Marshall, or Street Commissioner to cause any obstruction erected, placed, or continued, contrary to the provisions of this Ordinance, to be removed in a reasonable time after notice to that effect, by either of the Officers aforesaid, has been served upon the party or parties, erecting, placing or continuing such obstruction, and the owner, agent, or party causing such obstruction shall pay all expenses and costs of such removal, in addition to the penalties aforesaid.

Read and finally passed August 5th, 1890, and ordered to be published in the Hammond Leader.

Attest:

__________________________  ____________________________
W. E. Libby               O. B. Irish.
Clerk.                   Mayor.

Amended as above June 13th, 1899, Minute Book Page 126.

__________________________
J. Q. Adams
Clerk.
ORDINANCE NO. 12.

RELATIVE TO SPECIAL LICENSES.

Be it enacted and it is hereby ordained, by the Town Council of the Town of Hammond, that Ordinance No. 12 shall read as follows:

SECTION 1. No license shall be issued for selling, or giving away, any wine or spirituous liquors in any quantities.

SECTION 2. Any person or firm, who shall keep or use for remunerative purposes in any sense, any bowling alley, billiard table, or other table or fixtures for games, shall pay annually the sum of Fifteen Dollars ($15.00) for each table or fixture, or who shall erect or use any shooting gallery, or place for practice, for hire or compensation, shall pay Fifteen Dollars ($15.00) per annum, or five Dollars ($5.00) for every day for a shorter term than one year.

SECTION 3. Any person who shall exhibit for compensation any statues, painting, wax figures or similar articles, or wild animals, shall pay not more than Twenty Dollars ($20.00) or less than one Dollar ($1.00) for every day such exhibits shall continue, and any exhibitions of sleight of hand, rope walking, or tricks of ventriloquism, or other similar exhibition, shall pay not more than Ten Dollars ($10.00) nor less than Three Dollars ($3.00) for every day. Any person who shall exhibit any kind of show for pay not enumerated (except for religious or moral purposes) shall pay not less than Three Dollars ($3.00) nor more than One Hundred Dollars ($100.00), to be determined or decided by the Mayor, or in his absence, by the Clerk or Treasurer.

SECTION 4. Any circus or like performance with an admittance fee of more than twenty-five (25) cents, shall pay not less than Fifty ($50.00) nor more than One Hundred (100) Dollars for each day. Any person who shall sell, or expose for sale at auction, any goods, wares or merchandise, shall pay a license of not more than Ten Dollars ($10.00) or One Hundred Dollars ($100.00) per year, but no such yearly license shall be granted for less than three months, but no license shall be required of any town or Parish Officer in the discharge of his official duties, or for the sale of any administration, or execution of any estate, in the sale of such estate, or for the sale of any household goods, or farming implements, or general effects of any resident of the Town.

SECTION 5. Every peddler of any kind of wares, or merchandise, not raised or manufactured within twenty miles of the town, and sold by a citizen of the Parish, shall pay a license of not less than one (1) or more than five (5) Dollars.

SECTION 6. Every application for license shall be made to the Mayor, and he shall determine the fee to be paid, and shall certify the same to the Clerk, who shall collect the fees, and issue the license under the seal of the Town. The Mayor may determine the place of sale by any auctioneer, or other salesman named in any of the foregoing sections; any sale, or attempt to sell otherwise, shall forfeit the license. Any person not named in the license and who shall attempt to use the same or who shall attempt to evade a license, shall be subject to a fine of double the amount of fees, named in said license, and a further liability to pay for a license in his own name, and liable to all costs of collection, and stand committed to jail until paid.

Read and finally passed September 5th, and ordered published in the Hammond Leader and enforced thereafter.

W. B. Libby
Clerk.

O. B. Irish
Mayor.
ORDINANCE NO. 13.

RELATIVE TO THE DISCHARGE OF FIREARMS WITHIN THE TOWN LIMITS.

Be it enacted and it is hereby ordained by the Council of the Town of Hammond:

That it shall be unlawful for any person, or persons, to discharge any gun, revolver, or firearm within the limits of the Town of Hammond, and any person so doing shall be declared guilty of a misdemeanor, and upon conviction he shall be fined or imprisoned, or both, at the discretion of the Mayor. The fine not to exceed Twenty-five Dollars ($25.00) nor the imprisonment to exceed twenty (20) days, and he or they shall stand committed until all fines and costs are paid.

Provided: That any person, may, upon his own premises, use firearms for the destruction of birds or wild animals, for the protection of his fruit or other property, but not to the damage or detriment of his neighbors.

September 2d., 1890.

Read, approved and laid over October 7th, 1890, adopted and ordered printed.

W. E. Libby  O. B. Irish.
Clerk  Mayor.

Amended to read as above May 31st, 1899, Minute Book Page 123.

J. Q. Adams  W. E. Libby
Clerk  Mayor pro tem.

No Ordinance No. 14 in Original Book.
ORDINANCE NO. 15.

RELATIVE TO CLAIMS DUE TAX-PAYERS.

Be it enacted and it is hereby ordained by the Council of the Town of Hammond:

That all persons having, and presenting, claims against the Town, who are indebted for Corporation taxes, shall have such amount of tax deducted from said claim, before voucher for the balance of the claim shall be issued.

This Ordinance shall go into effect on and after its adoption.

Read, approved and adopted July 14th, 1891.

D. M. Durkee 
Clerk

U. Desouge 
Mayor.
ORDINANCE NO. 16.

RELATIVE TO JUMPING ON OR OFF MOVING TRAINS.

Be it enacted and it is hereby ordained by the Council of the Town of Hammond:

That it shall be unlawful and it is hereby declared a misdemeanor on the part of any person or persons, to jump on or off Railway trains, within the limits of the Corporation, while in motion, and it shall be the duty of the Marshall to arrest any such person or persons, and they shall be fined or imprisoned or both, at the discretion of the Mayor; The fine to be not less than One Dollar ($1.00) nor more than Five Dollars ($5.00), and the imprisonment not to exceed ten days, and he or they shall stand committed until all costs are paid.

Provided, that any person so arrested and fined, may commute the same by working on the Streets at fifty (50) cents per day and board.

This Ordinance will not apply to employees of, and passengers on the trains of the Railroad Company.

This Ordinance shall go into effect on and after its adoption.

Read, approved and adopted December 1st, 1891.

D. M. Durkee
Clerk.

U. Desouge
Mayor.

No Ordinances numbered 17, 18 and 19 and Original Ordinance Book.
ORDINANCE NO. 20.
RELATIVE TO SURVEY OF STREETS.

An act to provide for the survey of doubtful streets, and surveys of contested lines in the Town of Hammond.

Be it enacted by the Town Council of the Town of Hammond, that whereas they have ordered certain sidewalks built in said City, and where there is any contest as to the line upon the part of property owners, and the said property owners require a legal survey of said line established by the Parish Surveyor, before he will build sidewalk as required by Ordinance No. 11, in relation to building sidewalks, that it shall be the duty of the Street Commissioner to order a survey of the said lot, or block or property, to be made by the Parish Surveyor, and the lines established by said surveyor; that the expense be paid by the party in error, in case of all contested lines.

Be it further enacted that whereas the property owner shall become liable to pay the expense of the survey as above provided for, the same shall be collected as provided for in Ordinance No. 11.

This Ordinance to be in full force and effect after promulgation.
Adopted July 17th, 1894.

Clerk.  Mayor.

No Ordinances numbered 21, 22, 23 and 24 in original Ordinance Book.
ORDINANCE NO. 25.

RELATIVE TO AUCTION OF LIVE STOCK AND THEIR CONTROL.

Be it ordained by the Mayor and Board of Town Trustees in Council convened, that any auctioneer of horses or cattle, the sale being made in public in the Town of Hammond, Louisiana, shall pay a license of not less than Five Dollars ($5.00) per day for the privilege of sale. But the said privilege does not give the right to lead or drive wild unbroken horses, or cattle, through the principle business streets to the risk of life or limb, and be it further ordained that no stallion or ridgling shall be hitched in the principle streets on account of the danger arising from leaving that class animals without his master.

Be it further enacted that all persons are prohibited from riding or driving wild or unbroken horses or cattle within the radius of the following Streets:

From Church Street North, to Hanson St. South, and from Holly Street on East side of Railroad to Pine Street on West side of Railroad.

And it is further enacted that any person or persons violating this Ordinance, shall, upon conviction thereof, pay a fine of not less than Two Dollars and Fifty Cents ($2.50) nor more than Ten Dollars ($10.00) or be imprisoned in the town lockup not less than ten (10) days, or both at the discretion of the Mayor.

On motion the above and foregoing Ordinance was adopted and ordained that the same go into effect from and after its promulgation. Adopted June 5th 1895.

John W. Skinner
Clerk

U. Desouze
Mayor.

No Ordinances numbered 26, 27, 28, 29, 30 and 31 and original Ordinance Book.
ORDINANCE NO. 32.

RELATIVE TO SCHOOL TRUSTEES FOR MUNICIPALITY.

SECTION 1. Be it enacted and it is hereby ordained by the authority invested in this Council by the Charter:—

The Council of the Town of Hammond shall, on the first Tuesday in May, 1896, and annually thereafter, appoint three school directors, who shall serve for one year, or until their successors are appointed.

SECTION 2. Be it further ordained that the school directors shall have entire control of Block No. 69, and the buildings thereon, and be responsible to the town for their good preservation, make rules for their protection during school session, see that they are at all times adequately insured, and make such recommendations to the Town Council for improvements as in their judgment the growth of the town, or advancement of education may require.

SECTION 3. Be it ordained that it shall be the duty of the said school directors to meet with the Town Council on the 1st Tuesday of June of each year to present their budget of expenses for the fiscal year next succeeding (or following). After due consideration and such alterations as the Council may deem proper, said budget shall be then agreed upon by said directors and trustees of said town of Hammond, and this shall be the school budget for the fiscal year aforesaid.

SECTION 4. Be it ordained, that the said directors shall have placed to their credit with the Town Treasurer, the amount of funds as above agreed upon, to be by said directors, drawn by the issuance of vouchers, signed by the President and Secretary of the School Board, stating that it is for school purposes, and what those purposes are. An itemized account shall be kept by the Secretary in a suitably bound book, which book may be inspected by the Board of town trustees at any time.

SECTION 5. Be it further ordained that the above mentioned budget, and such other income as is derived from the Parish, State and State laws, shall constitute the total income for school purposes. That the said total income is to be expended by the said directors for the preservation of the school buildings, and the promotion of learning, as in their judgment will be to the highest interest of all concerned in the advancement of education. The said directors shall decide upon the number and grade of teachers, and the number of months to be taught, the price to be paid the teacher of each grade, and make contracts for the town with said teacher, approve the rules of government and branches taught, have power to collect fuel and incidental fees and all such other powers granted to directors of schools under State and Parochial laws, but the said directors shall not expend any more in any one fiscal year than the income for that year, and before the close of each fiscal year the Secretary of said school board shall make an itemized statement of all receipts and expenditures to the Town Council, accompanied with such recommendations, if any, as said school board may make.

SECTION 6. Be it further ordained that any resolution or resolutions heretofore passed not consistent with this Ordinance are hereby repealed.
ORDINANCE NO. 34.

RELATIVE TO FIRE LIMITS.

Be it enacted and it is hereby ordained by the Mayor and Board of Trustees of the Town of Hammond, Louisiana, in Council convened:

SECTION 1. That a fire district for the Town of Hammond be, and is hereby made, to include the following squares; viz: Numbers 58, 59, 62, and 63 on East side of Illinois Central right-of-way, and squares Numbers 57 and 64 on the West side of said Railroad right-of-way.

SECTION 2. And be further enacted that no building shall be erected on the above and foregoing described and numbered squares, 58, 59, 62, 63, 57 and 64, without a permit from the Board of Town Trustees.

SECTION 3. Be it further enacted and it is hereby ordained that any one violating this Ordinance will be prosecuted to the full extent of the law.

SECTION 4. And be it further enacted that all Ordinances or parts of Ordinances coming in conflict herewith are hereby repealed.

Adopted August 4th, 1896.

John W. Skinner
Clerk.

T. W. Cate
Mayor.

ORDINANCE NO. 34 (Amended)

Be it enacted and it is hereby ordained by the Mayor and Board of Trustees of the Town of Hammond, La., in council convened:

SECTION ONE: That a fire district for the town of Hammond be and the is hereby made to include the following squares, viz:

Squares No. 58, 59, 62 and 63 on the east side of the Illinois Central right of way.

SECTION TWO: And it is further enacted and it is hereby ordained that no building shall be erected on the above and foregoing described and numbered squares, 58, 59, 62 and 63, and 57 and 64, without a permit from the town Trustees.

SECTION THREE: Be it further enacted, etc., that any person or persons violating this Ordinance, shall be guilty of a misdemeanor, and upon conviction shall be fined not less than Fifty Dollars ($50.00) nor more than one hundred dollars ($100.00), or in default of payment of fine and costs, shall be imprisoned for not less than ten days, nor more than thirty days, or both fine and imprisonment at the discretion of the Mayor.

SECTION FOUR: And it is further enacted, that all Ordinances or parts of Ordinances coming in conflict herewith are hereby repealed.

Adopted as amended in section 3 October 3rd, 1906.

J. E. Adams, Clerk.

S. L. Powlett, Mayor.
ORDINANCE NO. 35.
RELATIVE TO WIDTH OF STREETS,

Be it enacted and it is hereby ordained by the Mayor and Board of Town Trustees, that on and after the adoption and publication of this Ordinance, it shall be unlawful to establish any public street within the incorporated limits of the Town of Hammond at a width less than sixty (60) feet.

Read and adopted February 2d, 1897.

John W. Skinner.
Clerk.

Thos. W. Cate.
Mayor.

No Ordinance No. 36 in original Ordinance Book.
WHEREAS, the Cumberland Telephone and Telegraph Co., a corporation operating in Louisiana, Kentucky, Tennessee and other States, proposes to erect and operate a telephone line, between Memphis, Tenn. and New Orleans, La., and after the erection of said line, obligates itself to locate a public long distance station in Hammond, also to establish a local telephone system and exchange in the town of Hammond, if the patronage offered will seem to justify said enterprise:

Now be it ordained by the Mayor and Board of the town trustees of the said town of Hammond, La., at a special session assembled, that said Telephone Co., its successors and assigns, for the purpose of carrying out the above designs, shall have the privilege of erecting their said telephone line, or lines, in any part of the Streets of said town of Hammond, La., and maintaining same:

Provided that the placing of the poles of said telephone lines in said Streets, shall be in accordance with the directions of the Mayor of Hammond, Louisiana, to the end that said poles shall be so located as not to obstruct the public use of said Streets.

John W. Skinner  
Secretary

E. H. Gallup  
Mayor.
ORDINANCE NO. 41.

Be it enacted by the City Council of Hammond, Louisiana, that,
WHEREAS, the Streets of the Town of Hammond, belong to the munici-
pality it is hereby ordained that it shall be unlawful for any
person or persons, to remove any dirt, sod, or filling, from said
Streets for private use.

Anyone violating the provisions of this Ordinance, shall be
fined not less than Three Dollars ($3.00) nor more than Fifty Dollars
($50.00), or in default of the amount of fine imposed, same parties
shall be imprisoned, not less than five (5) nor more than fifteen (15)
days, at the discretion of the Mayor.

Read and adopted December 6th, 1898.

Secretary. Mayor.

No Ordinances numbered 42 and 43 in Original Ordinance Book.
ORDINANCE NO. 44.
RELATIVE TO FIRE DEPARTMENT.

SECTION 1. Be it ordained by the Mayor and Aldermen of the Town of Hammond, that we recognize in the Hammond Fire Department, a volunteer organization, a valuable and necessary part of our town government.

SECTION 2. Be it further ordained that in case of any fire within the town limits, upon the arrival of said fire department at the fire, the burning building or buildings and such adjacent property as shall be required to control the fire, shall be placed under exclusive control of said fire department, acting under its proper officers.

SECTION 3. Be it also ordained that in order to preserve order at the fire, and to enforce the foregoing provisions, the Mayor, upon the recommendation of the Chief of the Fire Department; and the approval of the Board of Aldermen, shall appoint one member of the Fire Department to act as Fire Marshall, to have authority during and until the fire is extinguished; such Fire Marshall to be appointed and serve for one year from the 1st of May, unless removed for cause by the Mayor.

SECTION 4. Be it further ordained that any one interfering with the work of the Fire Department, while engaged in putting out or controlling a fire, shall be subject to arrest by the Fire Marshall, or the Town Marshall, and upon conviction of such offense in the Mayor's Court, shall be fined not less than five (5) nor more than twenty-five (25) Dollars, or be imprisoned in the Town jail for not more than ten (10) days, or both at the discretion of the Mayor.

SECTION 5. Be it further ordained that the compensation of the Fire Marshall shall be the same as provided for the Town Marshall, in case of arrest and conviction.

Adopted May 4th, 1899.

J. Q. Adams
Clerk.

H. A. Kohnke
Mayor.
ORDINANCE NO. 45.

Making the running at large of hogs, etc. a public nuisance, and providing for abating same.

Be it enacted, and it is hereby ordained by the Mayor and Council of the Town of Hammond in regular session convened:

That in accordance with the third and fifteenth divisions of Section 15 of Act 136 of 1898, the running at large within the corporate limits of the Town of Hammond, of hogs, goats, sheep, bulls, and stallions is hereby declared a nuisance, and as such it is hereby declared unlawful for the owner of any such animal mentioned above to allow the same to roam at large within the corporate limits of the Town of Hammond.

Be it further ordained that it shall be the duty of the Town Marshall to seize and take up any such animal running at large, and it shall be the duty of the Town Marshall to notify the owner of such animals, if he be known, and also to post a notice of the seizure at the Post Office, on the Bulletin Board there placed, and if such animal be not claimed within five days, it shall be sold by the Town Marshall at auction, and the proceeds turned over to the Town Treasurer, and by him held for the benefit of the Town for thirty days after the sale, at the expiration of which time it shall become the property of the town and placed to the credit of the Street fund.

And be it further enacted that the owner of any such animal who shall allow the same to become a nuisance, by allowing such animal to roam at large, shall be deemed guilty of a misdemeanor, and shall, upon conviction in the Mayor's Court, be fined not more than Twenty-five Dollars ($25.00) and costs, or imprisonment not more than ten (10) days.

Be it further enacted, that this act shall take effect from and after its passage, and all laws or parts of laws, inconsistent or in conflict herewith, be and the same are hereby repealed.

Adopted June 6th, 1899.

J. Q. Adams.
Clerk.

E. A. Kohnke.
Mayor.

No Ordinance No. 46 in original Ordinance Book.

Ordinance No. 47 repealed by Ordinance No. 75, page , adopted September 11th, 1905.
ORDINANCE NO. 48.

An Ordinance against swimming or bathing in the nude state in the public waters of the Town of Hammond:

The Town Council of Hammond ordains that it shall be unlawful for any person or persons to bathe or swim in the nude state in any of the creeks, bayous and public places in the town of Hammond, Louisiana, between the rising and the setting of the sun.

Any person or persons violating the provisions of this Ordinance shall on conviction thereof in the Mayor's Court, be fined not less than Three Dollars ($3.00) nor more than Twenty-five Dollars ($25.00), or in default of payment thereof, shall be imprisoned in the town jail not exceeding ten (10) days, or until said fine is paid.

This Ordinance shall take effect on and after its passage and publication.

 Adopted April 3d, 1900.

________________________  _______________________
 J. Q. Adams.             H. A. Kohnke
 Clerk.                  Mayor.
ORDINANCE NO. 49.
FRANCHISE BATON ROUGE, HAMMOND AND EASTERN RAILROAD CO.

Be it ordained by the Town Council of the Town of Hammond:

SECTION 1. That there be and is hereby granted to the Baton Rouge-Hammond and Eastern Railroad Company, its successors and assigns, the right to construct, maintain and operate its Railroad and to run its engines, cars and trains, over, upon and across the following Streets in the Town of Hammond, to-wit:

Church Street from the West Town boundary line to and including the south end of the Street running north between the property of Jordan and Gude. Then through Robinson Street, crossing the Illinois Central right-of-way and track to the east boundary line of the town of Hammond. Also three hundred (300) feet north and three hundred (300) feet south of Robinson Street on West Railroad Avenue, and six hundred and sixty (660) feet north and six hundred and sixty (660) feet south of Robinson Street on East Railroad Avenue. With the right to erect depots and warehouse buildings, and construct terminals thereon, and the alleys in the squares included within said Streets.

Provided: The Baton Rouge-Hammond and Eastern Railroad Company shall commence construction of the Road and carry on to completion the line between Baton Rouge and Hammond within five years from the adoption of this Ordinance, otherwise the Ordinance will be null and void.

Provided: That said Railroad Company in constructing its Railroad, and operating its cars, shall use and occupy said Streets and alleys, so as to interfere as little as possible with their use by the public, and shall restore such Streets and alleys to the same condition they are now in, compatible with the construction of such Railroad and the running of such trains.

Passed the 7th day of August 1900.

Approved August 8th, 1900.

J. Q. Adams
Secretary of Council.

H. A. Kohnke
Mayor.

Minute Book Page No. 145.
ORDINANCE NO. 50.

RELATIVE TO NUISANCES AFFECTING THE PUBLIC HEALTH.

Be it enacted and it is hereby ordained by the Mayor and Town Council of the Town of Hammond:

That it shall be unlawful for any property owner, or any resident of said town of Hammond, to permit any cess-pool, privy or any other accumulation of filth, on their property, or that over which they have control, to become in such a condition as to be injurious to the health of any of the inhabitants of said town.

Be it further ordained that it shall be unlawful for any person to permit or cause to be deposited in the gutters or streets of the town of Hammond, any filth, or slops, or other vegetable or animal matter or refuse from the buildings or premises over which they have control, to the detriment of the health of any of the inhabitants of said town.

Be it further enacted that whoever violates any of the foregoing provisions shall be deemed to have committed a nuisance, and is guilty of a misdemeanor and upon conviction in the Mayor's Court shall be subject to a fine of not less than five (5) or more than Fifty (50) Dollars or imprisonment for not more than twenty-five (25) days.

That after conviction for a violation of this Ordinance, any continuance of the same nuisance shall be a new offense.

Be it further ordained that this Ordinance shall go into effect immediately after its adoption and its first publication.

Adopted October 2d, 1900. Approved October 3d, 1900.

J. Q. Adams
Clerk.

E. A. Kohnke.
Mayor.

No Ordinance No. 51 in original Ordinance Book.
ORDINANCE NO. 52.

Be it ordained and it is hereby enacted by the Town Council of the Town of Hammond, in regular session convened:

That in accordance with the request and plat on file by the Illinois Central Railroad Company, permission is hereby granted the Illinois Central Railroad Company to move their turn-table and place the same at a point on West Railroad Avenue twenty feet south of the south-east corner of Coleman Avenue, and for that purpose the east twenty feet of said West Railroad Avenue commencing at a point ten feet south of the south-east corner of Coleman Avenue is declared vacant, and not a public thoroughfare for a distance of one hundred and eighty feet south.

Provided:— that this Ordinance is only for the purpose of locating said turn-table on said West Railroad Avenue, and does not confer any further grant or privilege; And further provided; That if for any cause said turn-table should be removed from the site herein granted, then the property or Avenue shall be vacated and returned to the Town of Hammond, said Railroad Company agreeing to fill up any excavation made.

Adopted September 4th, 1901.

J. Q. Adams  
Clerk.

H. A. Kohnke  
Mayor.
ORDINANCE NO. 53.

RELATIVE TO BICYCLE RIDING ON SIDEWALKS.

Be it ordained by the Town Council of the Town of Hammond, in regular session convened:

That on and after the passage of this Ordinance it shall be unlawful and it is hereby declared to be a misdemeanor for any person to ride a bicycle upon any sidewalk within the corporate limits of the Town of Hammond.

And further, if any person shall after the passage of this act, ride a bicycle on a sidewalk of the Town of Hammond, he or she shall be guilty of a misdemeanor, and subject to a fine of not exceeding Five Dollars ($5.00) and costs, or be imprisoned in the jail of the Town of Hammond not less than one day, nor more than five days, to be imposed by the Mayor upon conviction for the violation of this Ordinance.

And further it is hereby made the duty of the Town Marshall for the town of Hammond, to arrest and take before the Mayor any person violating this Ordinance.

Adopted November 5th, 1901.

J. Q. Adams
Clerk.

W. E. Libby
Mayor pro tem.
ORDINANCE NO. 54.

An Ordinance ordering a special election at which shall be submitted to the property taxpayers of the town of Hammond, entitled to vote under the laws of the State of Louisiana, the question of levying a special tax in aid of the Baton Rouge, Hammond & Eastern Railroad, of five (5) mills on the dollar per annum, in strict conformity to the petition of more than one-third of the property taxpayers of said town, hereto annexed and made part hereof, and subject to the conditions set forth in the said petition.

SECTION ONE: Be it ordained by the town Council of the town of Hammond, (on May 20th, 1902), in regular session convened, That a special election be held in the Town of Hammond on May 20th, 1902 at which election shall be submitted to the property taxpayers of the Town of Hammond, who are entitled to vote under the laws of the State of Louisiana, the question of levying a special tax of five (5) mills on the dollar on the assessed value of all the taxable property in said town, annually, for the period of ten (10) years, to-wit, For the years 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911 and 1912, in aid of the Baton Rouge, Hammond & Eastern Railroad, a corporation organized under the laws of the State of Louisiana and domiciled in the City of Baton Rouge, as hereinbefore described in the petition of the property taxpayers of said Town of Hammond.

SECTION TWO: Be it further resolved, etc., That the said special election shall be held under and in pursuance of the general election laws of the State of Louisiana, and at the polling places in said town at which the last town election was held, and the ballots shall be printed in accordance with law.

SECTION THREE: Be it further ordained, etc., That the Board of Supervisors of Elections of the Parish of Tangipahoa are hereby requested to appoint Commissioners and Clerks of Election at said polling places, to give due notice of said appointments and of the time and places of holding said special election, and to make returns of said election.

SECTION FOUR: Be it further ordained, etc., That the name of each voter shall be endorsed on his or her ballot. The Commissioners of Election shall receive the ballots of all the property taxpayers of said town of Hammond, who are entitled to vote under the laws of Louisiana and said Commissioners shall make returns of the votes and amounts of the assessed value of the property vested for and against the levy of the said special tax.

SECTION FIVE: Be it further ordained, etc., That this Ordinance, and the petition of the taxpayers, be published in the Official Journal of the Town of Hammond for full thirty clear days previous to the date of holding said election, and that this Ordinance shall take effect from and after its passage.

J. Q. Adams          H. A. Kohnke
Clerk                Mayor.
PETITION.

CALL FOR SPECIAL ELECTION.

To the Mayor and Council of the Town of Hammond, La.,

Gentlemen:

We, the undersigned, comprising more than one third
of the property taxpayers of the Town of Hammond, as appears by
assessment roll of said town, in view of the great benefits to
be derived by said town from the construction and operation of
a Railroad between the City of Baton Rouge and the towns of
Hammond and Covington and eastwardly to and beyond Pearl River,
respectfully petition your Honorable Body to levy a special tax
of five (5) mills per annum, for a period of ten years, upon the
taxable property of said town of Hammond, in aid of the Baton Rouge
Hammond & Eastern R. R. Co., a corporation domiciled at Baton Rouge,
La., and organized under the laws of Louisiana, for the purpose of
building and operating a railroad between the City of Baton Rouge,
in the Parish of East Baton Rouge, Hammond, in the Parish of
Tangipahoa, and thence beyond to such points in Pearl River, and in
the States of Louisiana and Mississippi and also to such points and
places on Mississippi Sound and the Gulf of Mexico, as the Board of
Directors of such corporation may determine. That said tax be
levied for the years 1903, 1904, 1905, 1906, 1907, 1908, 1909; 1910,
1911 and 1912: Provided, however, that no part of said tax shall
be levied, collected, or paid over to said railroad until said
railroad be completed and in operation between the City of Baton
Rouge and the Town of Hammond, with suitable depots for passengers
and freight traffic within such City and Town; and that should
said railroad be not so constructed and in operation before the
1st day of September of any year, for which such tax is levied, then
the tax for that year and all previous years shall be forfeited and
no part thereof shall be collected.

We further petition your Honorable Body to order and
election, according to law, and to proper Ordinance to submit
said tax to a vote of the property taxpayers of the Town of Hammond
in accordance with the Constitution and laws of the State of Louisiana.

W. E. Libby.
J. H. Bondurent
W. H. Wright
T. S. Baltzell
R. Lilly
J. H. Gould
G. J. Goetsch
J. B. Adams
L. E. Levy
W. R. Smith
Wm. Livingston
S. I. McDonald
J. B. Arnold
T. G. Stewart
D. H. Mathews
L. D. Spencer
R. E. Carr
L. E. Bernard
H. A. Gould
Chas. Bacon
L. Thomas
L. I. Way
J. W. Brewer
R. H. Duke
J. E. Wilcombe
Mrs. K. E. Wills
P. R. Baldwin
F. L. Crosby
I. P. Gary
C. G. Baltzell
Mrs. J. B. Adams
H. A. Kohme
H. C. Smith
L. C. Reid
C. E. Dunn
P. Saal
J. W. Thomas
J. P. Holt
C. A. Crowl
B. Booth
C. J. Hansy
J. W. Sentell
Wm. Roos, Sr.
B. H. Morrison
Joe Goldstein
F. W. Brist
A. J. White
S. L. Hill
H. Seib
T. H. Campbell

F. Kariton
E. Herbert
A. B. Landphère
J. F. Bernard
A. E. Durkee
J. H. Foote
C. E. Wood
Jane M. Bacon
C. W. Babcock
J. Wolf
F. G. Lawson
G. H. Sisson
G. W. Robinson
Geo. Platt
Willis Bros.
G. Zimmerman
L. O. Perdue
E. Bohote
C. E. Cate
Howard Welch
Dr. J. L. Robinson
W. R. Watson
E. W. Smith
D. W. Wolf
J. C. Albin
J. M. Humphries
ORDINANCE NO. 55.

RELATIVE TO ORDERS OF BOARD OF HEALTH.

Be it enacted and it is hereby ordained by the Town Council of the Town of Hammond, that whoever shall fail to comply with any order of the Municipal Board of Health, issued in accordance with Section 7 of Act 192 of 1898, shall be deemed to be guilty of a misdemeanor.

Be it further ordained, that whoever shall violate the foregoing provisions, shall upon conviction in the Mayor's Court, be subject to a fine of not more than Twenty-five Dollars ($25.00), nor less than Five Dollars ($5.00), or be imprisoned in the Town jail not more than ten (10) days.

Be it further ordained, that this Ordinance shall be in force and effect from and after its passage and first publication.

Adopted May 6th, 1902.

J. Q. Adams.
Clerk.

F. R. Saunders.
Mayor pro tem.
ORDINANCE NO. 56.

RELATIVE TO HEALTH AND BOARD OF HEALTH.

SECTION 1. Be it ordained by the Council of Hammond, that no person shall bring or cause to be brought into the limits of the Town of Hammond, any hides, bones, peltry, rags, or other articles whatsoever that may tend to produce infection or in any way to injure or endanger health.

SECTION 2. No person shall sell or offer or expose for sale, decaying, putrid, rotten or unwholesome provisions, vegetables or fruits, or tainted meats or fish or any impure or unsound food, or any drink liable to be injurious to health, or the flesh of any animal that has died of disease, or which was diseased when killed. That whoever shall violate the provisions of this Ordinance shall be subject to a fine of not to exceed Twenty-five Dollars ($25.00) or be imprisoned in the Town Jail for a term not to exceed thirty (30) days in default of the payment of the fine, to be imposed by the Mayor of the Town of Hammond provided that the fine shall not exceed twenty-five dollars for each and every offense nor the imprisonment more than thirty days.

SECTION 3. No person shall sell or offer for sale any unwholesome or watered or adulterated milk, or milk known as swill milk, or milk from cows fed on swill, garbage, or other unhealthful matters, or any butter or cheese made from any such milk, or any unwholesome butter or cheese.

SECTION 4. All slaughter houses, dairies, stables and other places where animals are kept for any purpose whatever, shall be kept clean and wholesome by removal of all odor, urine, and other offensive matters, and by suitable cleansing as often as necessary, or at least once a week.

SECTION 5. No lot shall be used for building purposes in the Town of Hammond until the same shall have been inspected by the Street Commissioner, who shall give a certificate that such lot is filled above the level of the banquette and grades, so as to be effectually drained into the Street gutter, and upon such certificate all owners, agents, contractors and builders, are required to obtain permits from the Board of Health before commencing the erection of any buildings.

SECTION 6. The Board of Health may, at its discretion, for the protection of life and health, declare any structure or place unhealthy, and may order such structure or place forthwith to be vacated and closed, and the same shall not be again occupied until it shall appear to have been so cleansed or repaired as to be fit for human habitation, and permission has been granted accordingly by the Board of Health.

SECTION 7. Whenever, in the opinion of the proper officers of the Board of Health, any privy vault may require disinfecting or deodorizing, the same shall be done by the owner, or tenant of the premises upon an order therefor within thirty-six hours.

SECTION 8. No person shall commit a nuisance in any public street, square or other place where the purity of the atmosphere is liable to suffer.
SECTION 9. The sexton of the various cemeteries of the Town of Hammond have authority upon proper application of the owners or heirs of tombs, vaults and graves, to open the same, but no tomb, vault or grave shall be opened before one year for an adult and six months for a child, where human bodies have been interred, unless by a special permission from the Board of Health. Provided, that no tomb, vault or grave shall be opened by any sexton, where death has resulted from any contagious disease, until two years have elapsed from the date of such death and burial, and no human body or remains shall be disinterred or disentombed or removed or brought within the Town limits without permission in writing from the proper officers of the Board of Health.

SECTION 10. All practitioners of medicine, masters of any hotel, boarding or lodging house keepers, principals or masters of any public or private schools, the chief officers or persons in charge of any public institutions of charity or punishment, and heads of families are hereby required to report within twenty-four (24) hours to the Office of the Board of Health, all cases within their cognizance, presenting symptoms of Asiatic cholera, leprosy, yellow fever, typhus or ship fever, diphtheria, scarletina, or scarlet fever, small pox, varioloid, trichiniasis, or any other case that may at any time be specified by the Board of Health.

SECTION 11. That no person or persons shall bring into or within the limits of the Town of Hammond, any animal sick with glanders. It is made the duty of the Officers of the Police force, and also of all owners or persons in charge of animals, including veterinary surgeons, to promptly report to the Board of Health any case or cases coming to their knowledge of animals sick with glanders, as also every case which may be regarded as suspicious or exhibiting symptoms of said disease. It is further ordained that whenever any animal is pronounced glandered by the veterinary surgeon or by any other graduated and reputable veterinary surgeon, the Board of Health shall order the killing of such animal, and the disposition of the carcass, in such a manner as said Board of Health may deem safest. All animals suspected of glanders shall be isolated at the owners expense in such manner as said Board of Health may designate, until the true condition of the animal is established. Any owner of any animal having cause to suspect the same to have glanders, or any veterinary surgeon treating any animal so suspected, who shall fail to report immediately such suspected animal case to the Board of Health, shall be fined not exceeding Twenty-five Dollars ($25.00) or imprisoned not exceeding thirty (30) days, and any owner not submitting an animal suspected of being glandered to investigation and proper inspection by the veterinary surgeon of the Board of Health, for ascertaining its condition, or not isolating a suspected animal as the Board of Health shall direct, or removing or killing or disposing of any glandered or suspected animal in a manner contrary to the directions and intentions of this Ordinance, shall for each offense be fined not more than Twenty-five Dollars ($25.00) or imprisoned not more than thirty (30) days.

SECTION 12. The fees for permits issued by the local Board of Health of the Town of Hammond shall be as follows: Building permits Fifty Cents ($.50) each; permits for bringing a corpse into town Fifty Cents ($.50) each.

SECTION 13. All citizens are hereby authorized to lodge complaint at the Office of the Board of Health, or with the sanitary inspector, of any violation of this Ordinance, and in order to facilitate such complaints, books of complaint shall be kept at the Offices of the Board of Health and the sanitary inspector, and such books shall be at all times open for entering therein any complaints.

SECTION 14. No person shall willfully obstruct, hinder or resist any officer or person duly authorized by the Board of Health, in the execution or enforcement of any sanitary ordinance or order of said board, or in entering into or upon any premises for the purpose of examining same.
SECTION 15. The penalty for the violation of any section or portion of this Ordinance shall be a fine not less than Five Dollars ($5.00) nor exceeding Twenty-five Dollars ($25.00), recoverable before the Mayor's Court of the Town of Hammond, in default of the payment of the fine and costs imprisonment not exceeding thirty (30) days for each and every offense.

SECTION 16. No child shall be admitted as a pupil in any public school unless he or she has been successfully vaccinated.

All Health Ordinances formerly in force in the Town of Hammond are hereby repealed and replaced by this Ordinance.

Adopted February 3d, 1903.

J. Q. Adams
Clerk.

H. A. Kohnke
Mayor.

Ordinance No. 57 repealed by Ordinance No. 43. C. S.

Ordinance No. 58 repealed by Ordinance No. 108.
ORDINANCE NO. 59.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, in Council convened:

SECTION ONE: That the Hammond Mineral Water Company, Ltd., its successors, or assigns, a corporation organized under the laws of the State of Louisiana, is hereby accorded and granted the right, power and authority to erect and maintain in the Town of Hammond, Louisiana, and in, over and through all Streets, Highways, public ways and places therein, all such wires, conductors, mains and cables as shall be, or may become necessary to establish and extend as may be required, electric lights, and a system of lighting by electricity and power in said Town of Hammond, and to supply the demand therefor and for electric lights, as such demand may arise or grow up, and also the right, power and authority in furtherance of the foregoing purposes and objects, to erect all such poles or masts, and lay all such wires, cables and mains under the surface of streets, highways, public ways and places, and do all such things as may be or become necessary or expedient to carry out the said objects and purposes, in conformity with Ordinances of said Town of Hammond regulating the construction and maintenance of electric light, power and other wires.

SECTION TWO: Be it further ordained that in the event the Town of Hammond, Louisiana, deciding at any time during the life of this franchise to install an electric light plant under municipal ownership, it shall have the right to purchase the electric light plant installation, and property appurtenant thereto, from said Hammond Mineral Water Company, Ltd., its successors, or assigns, at the actual cost to it of the construction thereof, or under the appraisement of three competent authorities on the subject.

SECTION THREE: Be it further ordained, etc., that the Hammond Mineral Water Company, Ltd., shall have the right and privilege to trim trees along its various routes, and cut same as the exigency of the service may require, by and with the consent of the Street Commissioner of the Town of Hammond, Louisiana.

SECTION FOUR: Be it further ordained, That this franchise and right is granted for the term of twenty (20) years, from the date of acceptance by the Hammond Mineral Water Company, Ltd., of the grants, rights and franchises under this Ordinance.
ORDINANCE NO. 61.

An Ordinance providing fines and penalties for keeping or aiding in keeping disorderly houses.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana:

That any person keeping or aiding in keeping a disorderly house within the corporate limits of the Town of Hammond, shall upon conviction be fined not less than Five Dollars ($5.00) nor more than Fifty Dollars ($50.00), or imprisonment in the Town jail not less than five (5) days nor more than thirty (30) days, or both, at the discretion of the Mayor.

Adopted this 1st day of December, 1903.

E. Richardson
Clerk.                                              H. A. Kohnke.
                                                      Mayor.
ORDINANCE NO. 62.
AN ORDINANCE PROVIDING FINES AND PENALTIES FOR COMMITTING ASSAULT AND BATTERY.

Be it ordained by the Mayor and Board of Aldermen:

That any person who shall commit an assault and battery upon any person within the corporate limits of the Town of Hammond, and not in self-defense, or otherwise justified, upon conviction shall be fined not less than One Dollar ($1.00) nor more than Fifty Dollars ($50.00), or imprisoned in the Town jail not exceeding thirty (30) days, or both, at the discretion of the Mayor.

Adopted this 1st day of December, 1903.

E. Richardson
Clerk.

H. A. Kohnke
Mayor.
ORDINANCE NO. 63.

AN ORDINANCE PROVIDING FINES AND PENALTIES FOR COMMITTING ASSAULT.

Be it ordained by the Mayor and Board of Aldermen:

That any person who shall commit an assault upon any person within the corporate limits of the Town of Hammond, upon conviction, shall be fined not more than Ten Dollars ($10.00) or imprisoned not more than ten days in the town jail, or both, at the discretion of the Mayor.

Adopted December 1st, 1903.

E. Richardson
Clerk

H. A. Kohnke
Mayor
ORDINANCE NO. 64.

An Ordinance to levy, collect, and enforce payment of an annual license tax upon all persons, associations of persons, or business firms and corporations, pursuing any trade, profession, vocation, calling or business, except those who are expressly excepted from such license tax by Article 229 of the Constitution, and prescribing the mode and method in which certain persons subject to license shall make report of their business.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana: That there is hereby levied an annual license tax for the year A.D. 1904 and for each subsequent year, upon each person, association of persons, or business firms or corporations, pursuing any trade, profession, vocation, calling or business within the corporate limits of the Town of Hammond, Louisiana.

SECTION TWO: Be it further ordained, etc., That on the 2nd day of January, 1904, and each subsequent year, the town Tax Collector shall begin to collect, and shall collect as fast as possible, from each of the persons or business firms, association of persons and corporations pursuing within this town any trade, profession, vocation, calling or business, a license tax, as hereinafter graduated.

All licenses shall be due and collectible during the first two months of each year, and all unpaid licenses shall become delinquent on the first day of March of each year, and all firms who commence business after that date shall become delinquent unless the license is paid within ten days.

SECTION THREE: Be it further ordained, etc., That the annual license tax shall be based on gross annual receipts, except where otherwise specified in this Ordinance, and the said license tax shall be graduated as follows, to-wit:

When gross annual receipts are over $40,000.00 and less than $50,000.00 the annual license tax shall be Forty Dollars ($40.00); when said receipts are over $30,000.00 and less than $40,000.00 the annual license shall be $30.00; when said receipts are over $25,000.00 and less than $30,000.00 the annual license shall be $25.00; when the said receipts are over $20,000.00 and less than 25,000.00 the annual license shall be 20; when the said receipts are over $15,000.00 and less than $20,000.00 the annual license shall be $15.00; when the said receipts are over $5,000.00 and less than $15,000.00 the annual license shall be $10.00; when said receipts are $5,000.00 or less the annual license shall be 5.00.

SECTION FOUR: Be it further ordained, etc., That for each business of carrying on a bank, banking company, association corporation or agency, the license shall be placed on the declared or nominal capital and surplus as follows, to-wit:

Where the said declared or nominal capital is $50,000.00 or less the license shall be $30.00.

SECTION FIVE: Be it further ordained, etc., That every individual carrying on the business or profession of Physician, Attorney at Law, Editor, Dentist, Oculist, Photographer, Jeweler, and all other business not herein provided for, shall be graded the same as in Section Three (3), but the license shall be one-half of those established in Section Three (3) and provided no license shall be issued hereunder for less than $5.00.
SECTION SIX: Be it further ordained, etc., That for every business of keeping a hotel, where lodging and eating are combined, the license shall be based on the number of furnished lodging rooms for guests, as follows, to-wit:

When said rooms are in number forty-five (45) or more, and less than seventy-five (75) the license shall be $75.00.
When said rooms are in number thirty (30) or more and less than forty-five (45) the license shall be Fifty Dollars ($50.00); When said rooms are in number fifteen (15) or more, and less than thirty (30) the license shall be $25.00; When said rooms are in number twelve (12) or more and less than fifteen (15), the license shall be $15.00; When said rooms are in number nine (9) or more, and less than twelve (12) the license shall be $10.00; When said rooms are in number six (6) or more and less than nine (9), the license shall be $5.00.

SECTION SEVEN: Be it further ordained, etc., That the business of the previous years, as also the actual condition, and result of business of the current year, for new firms, associations or corporations, for the purpose of calculating license, shall be ascertained by the Tax Collector in the sworn statement of the person or persons in interest, his or their duly authorized agent or officer, made before the Tax Collector or his deputy, provided that if the Tax Collector be not satisfied with the said sworn statement, he shall traverse the same by a rule taken in the proper Court.

SECTION EIGHT: Be it further ordained, etc., That upon the refusal of any person, firm or corporation to pay the license herein provided for, the Tax Collector shall proceed to collect the same in accordance with the law.

SECTION NINE: Be it further ordained, etc., That this Ordinance shall take effect from and after its adoption.

Adopted the 30th day of December, 1903.

E. Richardson.  H. A. Kohnke
Clerk  Mayor.

Ordinance No. 65 repealed by Ordinance 49, C. S.

No Ordinance No. 66 in original Ordinance Book.
An Ordinance ordering a special election at which shall be submitted to the property taxpayers of the Town of Hammond, entitled to vote under the laws of the State of Louisiana, the question of issuing negotiable coupon bonds for the purpose of purchasing or constructing and maintaining a system of waterworks and drainage, and providing for the levying of a special tax for the purpose of paying the principal and interest on said bonds.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, in special session convened, that a special election be held in the town of Hammond, on the 7th day of February, 1905, at which election shall be submitted to the property taxpayers of the said town of Hammond, who are entitled to vote under the laws of the State of Louisiana, the question of issuing negotiable coupon bonds in the amount of Thirty Thousand Dollars ($30,000.00), said bonds to be of the denomination of five Hundred Dollars ($500.00) each, and bear interest at the rate of five per cent per annum, and the period that said bonds shall run shall be thirty (30) years, and the interest on said bonds shall be due and payable annually, on the 1st day of January.

SECTION TWO: Be it further ordained, etc., That the Mayor and Town Clerk be and they are hereby authorized to execute said bonds, and place the same on sale at the Office of the Town Treasurer of said town of Hammond, on or before the 1st day of April, 1905, and the interest and principal of said bonds shall be paid at the office of said Town Treasurer of the Town of Hammond, or any bank at New Orleans that the Mayor and Board of Aldermen may select. Provided that none of said bonds shall be disposed of at less than their face value.

SECTION THREE: Be it further ordained, etc., That for the purpose of liquidating the interest and principal of said bonds, a special annual tax, not to exceed five mills on the dollar of assessed valuation be levied on all real and personal property of the said town of Hammond, subject to a municipal tax. Provided that for the term of five (5) years or until such period of time it shall be deemed proper to retire a portion of the principal of said bonds, the rate of taxation shall be adequate to cover the interest and maintenance, and shall not exceed five mills on the dollar.

SECTION FOUR: Be it further ordained, etc., That the Town of Hammond reserves the right to redeem all or a portion of said bonds, after a period of five (5) years.

SECTION FIVE: Be it further ordained, etc., That the purpose for which the above mentioned bonds are to be issued is hereby declared to be the purchase or construction and maintenance of a system of waterworks and drainage for the Town of Hammond, La.

SECTION SIX: Be it further ordained, etc., That eighty per cent (80%) of the amount derived from the sale of said bonds, or as much thereof as shall be necessary, shall be devoted to the purchase or construction of the waterworks part of said system and twenty per cent (20%) of the amount derived from the sale of said bonds, or as much thereof as shall be necessary, shall be devoted to the construction and maintenance of the drainage part of said system.

SECTION SEVEN: Be it further ordained, etc., That the said special election shall be held under and in pursuance of the general election laws of the State of Louisiana, and at the polling place in said town at which the last general election was held, and the ballots shall be printed according to law. And upon the ballots to be used at said special election shall be printed the
words "Against the proposition submitted to the property taxpayers of the Town of Hammond, La., by Ordinance No. 67, adopted on the 5th day of January, 1905"

SECTION EIGHT: Be it further ordained, etc., That the name of each voter shall be endorsed on his or her ballot, and the Commissioners of election shall receive the ballots of all the property taxpayers of the said town of Hammond, who are entitled to vote under the laws of the State of Louisiana, and said Commissioners shall make returns of the votes and amounts of the assessed value of the property voted for and against the issuing of said bonds and the levying of said special tax. Said returns shall be made to the Mayor and Board of Aldermen.

SECTION NINE: Be it further ordained, etc., That this Ordinance be published in the Official Journal of the Town of Hammond for full thirty (30) clear days previous to the date of holding said special election, and that this Ordinance shall take effect from and after its adoption.

Adopted this 5th day of January, 1905.

John W. Skinner
Clerk

H. A. Kohnke
Mayor
ORDINANCE NO 68.

An Ordinance amending Ordinance No. 67, adopted January 5th, 1905.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, in special session convened, That Ordinance No. 67, adopted January 5th, 1905, be and the same is hereby amended by striking out the word January in the 21st line of said Ordinance, and inserting the word April, so as to make the coupons for interest mature annually on April 1st, the date of the bonds.

Adopted March 24th, 1905.

John W. Skinner
Clerk

H. A. Kohrke
Mayor
ORDINANCE NO. 69.

An Ordinance prescribing the form of the bonds, and interest coupons issued under Ordinance No. 67, adopted January 5th, 1905.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, in special session convened, That the form of the bonds to be issued in conformity with Ordinance No. 67, adopted January 5th, 1905, shall be as follows, to-wit:

UNITED STATES OF AMERICA

STATE OF LOUISIANA

(emblem of pelican)

THE TOWN OF HAMMOND

Five per cent water and drainage bond.

KNOW ALL MEN BY THESE PRESENTS, That the Town of Hammond, a municipal corporation of the State of Louisiana, under the provisions of Act No. 136 of the General Assembly of Louisiana, of the year Nineteen Hundred and Ninety-eight, Anno Domini, is indebted unto the bearer hereof, in the sum of Five Hundred Dollars in lawful money of the United States of America, with interest at the rate of five per cent per annum from the date hereof, payable annually, on the 1st day of April of each year hereafter, at The Hibernia Bank & Trust Company, of New Orleans, Louisiana. The annual interest shall be paid, on presentation of coupons hereto attached, as they become due and the principal sum shall be due and payable on the 1st day of April Nineteen Hundred and Thirty-five, Anno Domini, provided, however, that said Town of Hammond at its option after five years from date, may pay the principal sum evidenced by this bond, in which event the coupons not then due shall be void. This bond is one of a series of sixty bonds numbered from one to sixty, inclusive, aggregating the sum of Thirty Thousand Dollars, all of which are issued by authority of the Mayor and Board of Aldermen of the Town of Hammond, for the purpose of purchasing or constructing and maintaining a system of waterworks and drainage, under an Ordinance adopted at an election in the said Town of Hammond under the provisions of Act 114 of the General Assembly of Louisiana for the year 1900, held on the 7th day of February, 1905, as amended by Ordinance No. 68.

The Form of this bond and coupons as well as the recitals therein contained have been fixed and determined by an Ordinance duly passed by the Mayor and Board of Aldermen of the said Town of Hammond, as provided by law.

The Mayor and Board of Aldermen of said town of Hammond do hereby covenant and agree that the faith, credit and resources of said town, are inviolably and irrevocably pledged for the payment of the principal and interest hereof.
It is hereby certified that all the acts, conditions and things required to be done and performed, precedent to and in the issuance of this series of bonds, have been properly done and performed, in regular and due form, as required by law, and that the amount of this issue together with all other indebtedness of said Town does not exceed any Statutory or Constitutional limitation thereof.

In witness whereof this Bond is signed by the mayor and Clerk with their signatures and attested by the corporate seal of the town of Hammond, Louisiana, this 1st day of April, Nineteen Hundred and five, Anno Domini.

Jno. W. Skinner  
Clerk

H. A. Kohnke  
Mayor

Be it further ordained, etc., That the form of the coupons attached to said bonds shall be as follows, to-wit:

$25.00  
On the 1st day of April, 19   ,  $25.00

The town of Hammond, Louisiana, will pay to the bearer hereof, Twenty-five Dollars ($25.00) at the Hibernia Bank & Trust Co., of New Orleans, Louisiana, being the installment of interest due on its five per cent Waterworks and Drainage Bond No. _______

Adopted March 24th, 1905.

Jno. W. Skinner  
Clerk

H. A. Kohnke  
Mayor.
ORDINANCE NO. 70.

An Ordinance providing for the disposition of license taxes collected by the Town of Hammond, Louisiana.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, in regular session convened:

That all license taxes hereinafter collected by the Town of Hammond, Louisiana, shall be used for Public School Purposes.

Adopted April 4th, 1905.

John W. Skinner
Clerk

H. A. Kohnke
Mayor
ORDINANCE NO. 71.

An Ordinance to provide for the fine and punishment of persons guilty of disturbing the peace within the corporate limits of the Town of Hammond, by using loud, obscene, or profane language, or fighting.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, duly convened:

That on and after the promulgation of this Ordinance it shall be unlawful for any person or persons within the corporation of the Town of Hammond to disturb the peace of the said town, by using loud, obscene, or profane language, or engage in a fight.

SECTION TWO: Be it further ordained, etc., That when any person shall be found guilty by the Mayor, after due charges preferred, and trial of the same, of any of the aforesaid enumerated in this Ordinance, constituting a disturbance of the peace of said Town of Hammond, within its corporate limits, and after conviction thereof, he shall be fined in a sum not less than Five Dollars ($5.00) nor more than One Hundred Dollars ($100.00), or be imprisoned not less than one day nor more than thirty (30) days, or both fine and imprisonment at the discretion of the Mayor.

SECTION THREE: Be it further ordained, etc., That all laws and Ordinances in conflict with the provisions of this Ordinance are hereby repealed.

SECTION FOUR: Be it further ordained, etc., That this Ordinance shall be in full force and effect on and after its promulgation.

Passed this 6th day of June, 1905.

J. B. Adams
Clerk

L. Powlett
Mayor

See Minute Book Page 75.

No Ordinances numbered 72 and 73 in original Ordinance Book.
ORDINANCE NO. 74.

An Ordinance extending the rights and privileges, and franchises, granted to the Baton Rouge, Hammond & Eastern Railroad Co.,

Be it ordained by the Town Council of the Town of Hammond:

WHEREAS, by Ordinance No. 49, approved August 8th, 1900, there was granted to the Baton Rouge, Hammond & Eastern Railroad Co., its successors or assigns, the right to construct, maintain and operate its railroad, and run its engines, trains, and cars, over, upon and across the following streets in the Town of Hammond, to-wit: Church Street from the west boundary line to and including the south end of the street running north between the property of Jordan and Cuaco; thence through Robinson Street crossing the Illinois Central right-of-way and track to the east boundary line of the Town of Hammond; also three hundred (300) feet south of Robinson Street on West Railroad Avenue, and six hundred and sixty (660) feet north of Robinson Street and six hundred and sixty (660) feet south of Robinson Street on East Railroad Avenue, with the right to erect depots, warehouses, and buildings and construct terminals thereon and the alleys in the squares included within said streets; Provided that the Baton Rouge, Hammond & Eastern Railroad Co. should commence the construction of said railroad, and carry on the completion of the line between Baton Rouge and Hammond, within five (5) years from the date of the adoption of the said Ordinance, and:

WHEREAS, the said grant will expire on the 8th day of August, 1905, and the said Baton Rouge Hammond & Eastern Railroad Company has applied for an extension of these said grants:

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF HAMMOND, That all of the rights, privileges, and franchises granted to the said Baton Rouge, Hammond & Eastern Railroad Company under the provisions of Ordinance No. 49 of the said Town Council of the said Town of Hammond, approved August 8th, 1900, be, and they are hereby extended in favor of said Baton Rouge, Hammond & Eastern Railroad Co., its successors or assigns, subject to all of the conditions and provisions in said original Ordinance contained; Provided that the said Baton Rouge, Hammond & Eastern Railroad Company, its successors or assigns, shall complete the construction of the line between Baton Rouge and Hammond within two (2) years from the date of the adoption of this Ordinance, otherwise the said grants, privileges and franchises to be null, void and inoperative.

Adopted September 5th, 1905.

J. B. Adams     S. L. Powlett
Clerk          Mayor

See Minute Book Page 85.
ORDINANCE NO. 75.

An Ordinance to prohibit loitering or congregating around any railroad depot, etc., by idle persons, without business, and providing a penalty for the violation of this Ordinance.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, duly convened:

That on and after the promulgation of this Ordinance, it shall be unlawful for any persons within the limits of the corporation of the Town of Hammond to loiter, or congregate, around any railroad depot, church, public hall or other place where they are not employed, or do not have business requiring their presence.

SECTION TWO: Be it further ordained, etc., That it shall be the duty of the Town Marshall, or any police officer of the Town of Hammond, to disperse any idlers, or loafers, and it shall be the duty of said officers to arrest any person refusing to disperse as before mentioned, and bring them before the mayor's Court, where upon conviction they shall be fined not less than One dollar ($1.00) and costs and not more than Ten Dollars ($10.00) and costs or be confined in the town jail for not less than one day or more than thirty (30) days, or both fine and imprisonment at the discretion of the mayor.

SECTION THREE: Be it further ordained, etc., That all laws or Ordinances in conflict with the provisions of this Ordinance are hereby repealed.

SECTION FOUR: Be it ordained, etc., That this Ordinance shall be in full force and effect on and after promulgation.

Adopted September 11th, 1905.

J. B. Adams
Clerk

S. I. Powlett
Mayor

See Minute Book, Page 86
An Ordinance ordering a special election at which shall be submitted to the property taxpayers of the Town of Hammond entitled to vote under Act 202 of the year 1898, of the General Assembly of the State of Louisiana, the question of levying a special tax in aid of the Baton Rouge, Hammond & Eastern Railroad Company, which said tax is not to exceed five mills on the dollar per annum, for a period of ten years, the amount to be realized in any one year not to exceed the sum of two thousand, two hundred dollars ($2,200.00), in conformity with the petition of more than one third of the property taxpayers of the said town of Hammond, of the Parish of Tangipahoa, hereto annexed and made a part hereof, and subject to the conditions set forth in said petition.

SECTION ONE: Be it ordained by the Town Council of the Town of Hammond, in regular session convened; That a special election be held in the said Town of Hammond on the 24th day of October, 1905, at which said election shall be submitted to the property taxpayers of said town, who are entitled to vote under the laws of the State of Louisiana, to-wit, Act No. 202 of 1898, and Article No. 270 of the Constitution of Louisiana, the question of levying an all taxable property in the said Town of Hammond, a tax not to exceed five mills on the dollar per annum for a period of ten years, in aid of the Baton Rouge, Hammond & Eastern Railroad Company, a corporation organized under the laws of the State of Louisiana, and having its domicile in the City of Baton Rouge, this State, said tax to run from the year 1907 to 1916, both inclusive, and to be levied and collected according to law.

SECTION TWO: Be it further ordained, etc., That the said special election shall be held under the general election laws of this State, as far as practicable, at the following polling places established by law in the Town of Hammond, and that the ballots to be used at said election shall be of the following form, to-wit: "For a special tax of five mills in aid of the Baton Rouge, Hammond & Eastern Railroad, annually for a period of ten years, the amount to be realized not to exceed Two Thousand, Two Hundred Dollars ($2,200.00) in any one of said years". "Against a special tax of five mills on the dollar in aid of the Baton Rouge, Hammond & Eastern Railroad Co., annually for a period of ten years, the amount to be realized not to exceed the sum of Two Thousand, Two Hundred Dollars ($2,200.00) in any one of said years".

SECTION THREE: Be it further ordained, etc., That the Supervisors of Election of the Parish of Tangipahoa are hereby requested to appoint Commissioners and Clerks to serve at said election, to give due notice of said appointments, and the time and place of holding said election, and to make their returns of said election held in the said Town of Hammond, to the City Council of the Town of Hammond, who shall announce and promulgate the result of said election, according to law.

SECTION FOUR: Be it further ordained, etc., That the Commissioners of election shall receive the ballots of all the property taxpayers of said Town of Hammond, who are entitled to vote under Act 202 of 1898 and Article 270 of the Constitution of the State of Louisiana, and shall cause the said voter to endorse his name thereon, and shall deposit same in the ballot box, in the presence of the voter, and said Commissioners shall make returns on the number of votes, and the amounts of the assessed value of the property voted for and against the said tax.
SECTION FIVE: Be it further ordained, etc., That the said tax shall be payable only when and after the said Baton Rouge, Hammond & Eastern Railroad, its successors and assigns, shall have constructed and completed the standard gauge railroad from the City of Baton Rouge, State of Louisiana, through the Parish of Livingston, into and through the Town of Hammond, and thence to a junction with some trunk line of railroad of standard gauge, connecting with some trunk line east of Hammond, and under the express terms of the petition of the property taxpayers. That said tax shall first be extended on the assessment roll for the year 1907, but no part thereof shall be paid to the said railroad unless and until all of the conditions are complied with.

SECTION SIX: Be it further ordained, etc., That this Ordinance and the petition of the taxpayers be published according to law, and for full thirty (30) days previous to the date of holding said election, and that said Ordinance take effect from and after its passage.

Adopted: September 5th, 1905.

J. B. Adams
Clerk

S. L. Powlett
mayor
ORDINANCE NO. 77.

An Ordinance to provide for the fine and punishment of persons guilty of turning in a false alarm.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond in regular session convened:

SECTION 1. That on and after the promulgation of this Ordinance, it shall be unlawful for any person or persons, within the limits of the corporation of the Town of Hammond, to turn in a false alarm of fire, or in any way to be the cause of a false alarm being turned in, or in any way whatsoever to meddle or tamper with the fire alarm system unless in case of fire.

SECTION 2. Be it further ordained that when any person shall be found guilty by the Mayor, after due charges preferred and trial of the same, and after conviction thereof, he shall be fined in a sum not less than Ten Dollars ($10.00) and the costs, nor more than Fifty Dollars ($50.00) and the costs, or be imprisoned not less than ten days nor more than thirty days, or both fine and imprisonment at the discretion of the Mayor.

SECTION 3. Be it further ordained that all laws and Ordinances in conflict with the provisions of this Ordinance are hereby repealed.

SECTION 4. Be it further ordained that this Ordinance shall be of full force and effect on and after promulgation.

Adopted November 7th, 1905.

J. B. Adams               S. L. Powlett.
Clerk.                   Mayor.

See Minute Book page 92.
ORDINANCE NO. 78.

An Ordinance prohibiting the erection or construction of buildings of wood and other material than stone, iron, brick, or other fire proof material, with roofs of any material other than slate, iron, tin, or other fire proof roofing, within certain limits, and prohibiting moving into said certain limits from elsewhere, any structure or building other than stone, brick, iron or other fire proof material, and providing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that it shall be unlawful for any person to erect, construct, or cause to be erected or constructed, any wooden building, or building composed of any other material than stone, iron, brick, or other fire proof material, within the following limits, to-wit:

That portion of the Town of Hammond within and bounded by the east line of Cherry Street, the south line of Morris Avenue, the west line of Oak Street and the North line of Charles Street.

SECTION 2. Be it further ordained that it shall be unlawful to move into the said limits, from elsewhere, any structure or building constructed of other than fire proof material.

SECTION 3. Be it further ordained that any person violating the provisions of this Ordinance, shall upon conviction be fined not less than Ten Dollars ($10.00) nor more than One Hundred Dollars ($100.00), or imprisoned not less than five days nor more than thirty days, or both at the discretion of the Mayor, and the said structure or building be immediately removed at the expense of the owner.

SECTION 4. Be it further ordained that all Ordinances or parts of Ordinances in conflict herewith, will be and the same are hereby repealed.

SECTION 5. Be it further ordained that this Ordinance shall become effective on and after its passage.

Adopted March 6th, 1906.

J. B. Adams.

S. L. Powlett.
ORDINANCE NO. 79.

An Ordinance prohibiting the discharge of fireworks of any character within that portion of the Town of Hammond bounded by the east line of Cherry Street, the west line of Oak Street, the north line of Charles Street and the south line of Morris Avenue, and prescribing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that it shall be unlawful to discharge fireworks of any character whatever in the Town of Hammond in the limits bounded as follows, to-wit:

On the east by the east line of Cherry Street, on the south by the south line of Morris Avenue, on the west by the west line of Oak Street and on the north by the north line of Charles Street.

SECTION 2. Be it ordained that any person found guilty of violating this Ordinance shall be fined in a sum not less than Five Dollars ($5.00) nor more than Fifty Dollars ($50.00), or imprisonment not less than five days nor more than thirty days, or both at the discretion of the Mayor.

SECTION 3. Be it further ordained that all Ordinances, or parts of Ordinances, in conflict herewith are hereby repealed.

SECTION 4. Be it further ordained that this Ordinance shall become effective from and after its passage.

Passed March 6th, 1906.

J. B. Adams.  S. L. Fowlett.
ORDINANCE NO. 80.

An Ordinance prescribing the duties of the Marshall of the Town of Hammond, and fixing a penalty for violation.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that the Marshall shall be Chief of Police of said Town.

SECTION 2. Be it further ordained that he shall execute all warrants issued upon affidavits for violation of the Ordinances of the Town, and shall arrest all offenders for violations of Ordinances committed in his presence without warrant.

SECTION 3. Be it further ordained that he shall be jailer, and detain in the town jail all persons arrested until released on bond approved by the Mayor or finally discharged after trial, or upon execution of sentence when convicted.

SECTION 4. Be it further ordained that he shall collect all fines, imposed by the Mayor, and within twenty-four (24) hours after collection shall pay over the same to the Town Clerk.

SECTION 5. Be it further ordained that he shall remain in the Town in the discharge of his duties every day unless excused by the Mayor in writing for good cause, and when so excused, he shall furnish at his own expense a satisfactory substitute, to be approved by the Mayor.

SECTION 6. Be it further ordained that upon conviction for the first violation of this Ordinance, he shall be punished by a fine, not less than Ten Dollars ($10.00) nor more than One Hundred Dollars ($100.00), or imprisonment of not less than one day nor more than thirty days, or both at the discretion of the Mayor; and upon a second violation of this Ordinance, he may be fined or imprisoned as per first offense, or he may be removed from office.

SECTION 7. Be it further ordained that all Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

SECTION 8. Be it further ordained that this Ordinance shall take effect from and after its passage.

Passed April 3d, 1906.

J. B. Adams.                                      S. L. Powlett.
Clerk.                                      Mayor.
ORDINANCE NO. 81.

An Ordinance ordering a special election at which shall be submitted to the property taxpayers of the Town of Hammond, Louisiana, entitled to vote under the laws of the State of Louisiana, the question of issuing negotiable coupon bonds for the purpose of redeeming the issue of coupon bonds of date April 1st, 1905, and for the purpose of purchasing or constructing a system of waterworks and drainage and providing for the levying of a special tax for the purpose of paying the principal and interest on the said coupon bonds.

SECTION ONE: Be it ordained, by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, in regular session convened: That a special election be held in the Town of Hammond, Louisiana, on the 26th day of June, 1906, at which election shall be submitted to the property taxpayers of the said Town of Hammond, who are entitled to vote under the laws of the State of Louisiana, the question of issuing negotiable coupon bonds, in the amount of forty thousand dollars ($40,000.00), said bonds to be of the denomination of five hundred dollars each, and bear interest at the rate of five per cent per annum and the period that said bonds shall run shall be thirty years, and the interest on said bonds shall be due and payable annually, on the 1st day of July.

SECTION TWO: Be it further ordained, etc., That the Mayor and Town Clerk be and they are hereby authorized to execute said bonds, and place same on sale at the office of the Town Treasurer of said Town of Hammond, Louisiana, on or before the 1st day of August, 1906 and the principal and interest of said bonds shall be paid at the office of the Town Treasurer of said Town of Hammond, or at any bank in New Orleans, Louisiana, that the Mayor and Board of Aldermen may select. Provided that none of said bonds shall be disposed of at less than their face value.

SECTION THREE: Be it further ordained, etc., That for the purpose of liquidating the interest and principal of said bonds a special annual tax of five mills on the dollar of the assessed valuation be levied on all real and personal property of the said Town of Hammond, Louisiana, subject to municipal tax.

SECTION FOUR: Be it further ordained, etc., That the Town of Hammond reserves the right to redeem all or a portion of said bonds after a period of fifteen years.

SECTION FIVE: Be it further ordained, etc., That the purpose for which the above mentioned bonds are to be issued, are hereby declared to be the purchase or construction of a system of waterworks and drainage for the Town of Hammond, Louisiana, and the proceeds of the sale of said bonds shall be used for said purpose in the following manner: Thirty Thousand Dollars ($30,000.00), or so much thereof as may be necessary of the amount derived from the sale of said bonds, shall be devoted to the retirement and redemption of the issue of bonds of date April 1st, 1905, and the remaining Ten Thousand Dollars ($10,000.00), derived from the sale of said bonds, shall be an addition to the drainage fund of Six Thousand Dollars ($6,000.00) resulting from the issue of bonds of date April 1st, 1905. Provided, the holders of issue of bonds of date April 1st, 1905 consent to their redemption, and the adoption of this Ordinance by vote of the qualified property owners with the consent of the holders of said bonds, shall repeal the tax voted to meet the said issue of bonds of date April 1st, 1905.

SECTION SIX: Be it further ordained, etc., That the said special election shall be held under and in pursuance of the general election laws of the State of Louisiana, and under the provisions of Act 145 of the General Assembly of Louisiana for the year 1902, and at the polling place in said town at which the last general election was held, and the ballots shall be printed in accordance with the law, and upon the ballots to be used in said special election shall be
printed the words: "For the proposition submitted to the vote of the property taxpayers of Hammond, Louisiana, by Ordinance No. 91, adopted on the 10th day of May, 1906". And the words: "Against the proposition submitted to the property taxpayers of Hammond, Louisiana, by Ordinance No. 91, adopted on the 10th day of May, 1906".

SECTION SEVEN: Be it further ordained, etc., That the name of each voter shall be endorsed on his or her ballot and the Commissioners of Election shall receive the ballots of all of the property taxpayers of said Town of Hammond, Louisiana, who are entitled to vote under the laws of the State of Louisiana, and said Commissioners shall make returns of the votes, and the amounts of the assessed value of the property voted for and against the issuing of said bonds, and the levying of said special tax, said returns shall be made to the Mayor and Board of Aldermen.

SECTION EIGHT: Be it further ordained, etc., That this Ordinance be published in the Official Journal of the Town of Hammond, for full thirty (30) days previous to the date of holding said special election, and that this Ordinance shall take effect from and after its adoption.

Adopted this 10th day of May, 1906:

______________________________  ______________________________
J. E. Adams                  S. L. Powlett
Clerk                        Mayor
ORDINANCE NO. 82.

An Ordinance to regulate and provide for the taxing of owners and harborers of dogs, and to destroy dogs running at large; to provide for the erection of all needful pounds, within or without the limits of the town, and to appoint and confirm keepers thereof, and to establish and enforce rules governing the same.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the town of Hammond, Louisiana, that it shall be unlawful for any person to own or harbor any male or female dog in the limits of the Town of Hammond, without first having obtained a license tag therefor.

SECTION TWO: Be it further ordained, etc., That the tax required shall be the sum of One Dollar ($1.00) per annum for each dog and the sum of two Dollars ($2.00) for each female dog so owned or harbored.

SECTION THREE: Be it further ordained, etc., That failure to obtain the license tag named in Section One, is hereby declared a violation of this Ordinance, and the penalty therefor shall be the impounding of any male or female dog so owned or harbored, running at large, at an expense to the owner or harbinger, of Fifty Cents ($.50) in addition to the tax of One Dollar ($1.00) on each dog and two Dollars ($2.00) on each female dog, and in default of payment of the tax so named, and the penalty of Fifty Cents for impounding the said dog or female dog, the said impounded animal shall be killed by the Marshall, after keeping said animal in pound one day.

SECTION FOUR: Be it further ordained, etc., That the Marshall of the Town of Hammond is the impounding officer, and it shall be his duty to establish a pound within or without the limits of the Town and to carry out the provisions of this Ordinance.

SECTION FIVE: Be it further ordained, etc., That the penalty of Fifty Cents ($.50) per animal so impounded shall go to the Marshall as remuneration for keeping the Pound, and for carrying out the provisions of this Ordinance.

SECTION SIX: Be it further ordained, etc., That this Ordinance shall be in full force and effect on and after June 15th, 1906.

Passed June 5th, 1906.

J. E. Adams
Clerk

S. L. Fawlett
Mayor
ORDINANCE NO. 83.

An Ordinance levying a tax in favor of the Baton Rouge, Hammond & Eastern Railroad, in accordance with the election held on petition of property taxpayers.

WHEREAS at a regular meeting of the Council of the Town of Hammond, on the 5th day of September, 1905, a petition was presented to said Council signed by more than one-third of the property taxpayers, in number and amount, of the said Town of Hammond, praying that a special election be held in said town at which should be submitted to the property taxpayers of said town, entitled to vote thereon, a proposition to levy a special tax of five mills on the dollar on the assessed and assessable property in said town, in aid of the Baton Rouge, Hammond & Eastern Railroad Company, annually for a period of ten years, from the year 1907 to 1916, both inclusive, the amount to be realized from said tax not to exceed the sum of Two Thousand, Two Hundred Dollars ($2,200.00), and,

WHEREAS, at said meeting an Ordinance was adopted ordering said election to be held on the 24th day of October, 1905, which said election was accordingly held on said date, and resulted in a constitutional majority, both in number and amount, in favor of said proposition, the returns of which said election were duly promulgated by publication in "The Hammond Vindicator" November 3rd, 1905:

SECTION ONE: Be it ordained by the Council of the Town of Hammond, in regular session convened: That in accordance with said petition and election and subject to all the conditions set forth in said petition, there be and is hereby levied a special tax of five mills on the dollar on the assessed and assessable property in the Town of Hammond, Parish of Tangipahoa, annually and for each of the years 1907, 1908, 1909/1910, 1911, 1912, 1913, 1914, 1915 and 1916 in aid of the Baton Rouge, Hammond & Eastern Railroad Company, its successors or assigns, and payable to said Company, its order or assigns.

SECTION TWO: Be it further ordained, etc., That if upon the completion of the listing of the property of the town of Hammond for taxation by the Assessor in any one of said years, and upon the submission and approval of the tax lists to the Police Jury of the Parish of Tangipahoa, it shall appear from said list that said special tax of five mills will produce for such year a sum in excess of $2,200.00, then, and in that event, the Council shall reduce the rate of special tax for such year to such a rate as will realize ($2,200.00 for such year, for the benefit of said Railroad Company, and the tax shall thereupon be extended at said reduced rate on the assessment rolls of said Town of Hammond.

SECTION THREE: Be it further ordained, etc., That the payment of this subsidy shall depend and be conditioned upon the construction of said Railroad, and no part of said tax shall be paid to said Railroad until the same is in operation, as provided by the petition of taxpayers aforesaid.

SECTION FOUR: Be it further ordained, etc., That this Ordinance shall take effect from and after its passage.

Adopted July 3rd, 1906.

J. B. Adams
Clerk

S. L. Powlett
Mayor
ORDINANCE NO. 94.

An Ordinance prohibiting the tapping or tampering with the mains, hydrants, valves, tower and tank, power house machinery, or any part of the waterworks of the Town of Hammond, Louisiana.

WHEREAS it is necessary to prevent any tapping of the mains or tampering with the mains, hydrants, tower and tank, power house machinery, or any part of the waterworks, except by duly authorized persons, in the interest of public safety and reliable water and fire service to the public, therefore be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana:

SECTION ONE: Any person, or persons, not duly authorized by the Mayor and Board of Aldermen, who shall be guilty of tapping the mains, or tampering with the mains, hydrants, valves, tower and tank, power house machinery, or any part of the waterworks in the Town of Hammond, Louisiana, upon conviction shall be fined not less than Ten Dollars ($10.00) or more than One Hundred Dollars ($100.00), or be confined in the jail not less than ten days or more than thirty days, or both at the discretion of the Court.

SECTION TWO: This Ordinance to take effect and be in full force from and after its passage.

Passed July 3rd, 1906.

J. B. Adams
Clerk

S. L. Powllett
Mayor.
An Ordinance providing for the tapping of the mains of the waterworks and running the service to the curb line in the Town of Hammond, Louisiana.

WHEREAS, it is necessary to regulate the method of tapping the mains of the waterworks and running the service to the curb line, in the interest of reliable water service for fire and domestic purposes, for the public benefit; therefore;

BE IT ORDAINED BY THE MAYOR AND BOARD OF ALDERMEN OF THE TOWN OF HAMMOND, LOUISIANA:

SECTION ONE: The tapping of the mains of the waterworks and running the service to the curb line shall be done by the Town and charged to the consumer at cost.

SECTION TWO: At the regular meeting in July, annually, the Mayor and Board of Aldermen will receive bids and award the contract for the tapping of the mains and running the service to the curb line. The contract shall only be awarded for the year following, and must be to the lowest responsible bidder, who shall be required to enter into a contract to execute the work in a good and workmanlike manner, furnishing all material as required by this Ordinance, and give a good and satisfactory bond equal to Two Hundred and Fifty Dollars ($250.00), for the faithful performance of the Contract.

SECTION THREE: Tapping of the water mains shall be limited to one-half inch and five-eighths inch standard taps. When the revenue from the premises will be less than eighteen Dollars ($18.00) per annum, exclusive of sprinkling, the tap shall be one-half inch, when in excess of eighteen Dollars ($18.00) it may be five-eighth inch.

SECTION FOUR: The main must be tapped without turning the water off. There must be a "Mueller" or equal co-operation cock placed at the main, with an extra strong lead connection eighteen (18) inches long provided with brass soldering nipples. The pipe to the curb may be galvanized iron but must be laid in clear clay and not less that two feet deep, with a "Mueller" or equal curb cock and street box set six inches inside the curb.
SECTION FIVE: The Contractor for this work must make a written report to the Superintendent of the waterworks, giving the date of making the tap and the distance of the curb box from the nearest fire hydrant.

SECTION SIX: Because of its urgent need, this Ordinance shall take effect and be in full force upon and after its passage.

Passed July 3rd, 1906.

J. B. Adams  
Clerk

'S. L. Powlett  
Mayor
ORDINANCE NO. 86.

An Ordinance providing for the licensing of plumbers in the Town of Hammond, Louisiana.

WHEREAS, following the erection of the waterworks a large amount of plumbing work will be done within the corporate limits of the town, and it is desirable in the interest of public health, reliable service and the prevention of the waste of water, that persons doing the plumbing be licensed by and under the control of the Mayor and Board of Aldermen, therefore:

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana:

SECTION ONE: No person or persons not duly licensed by the Mayor and Board of Aldermen, as plumbers, shall be permitted to do any plumbing within the corporate limits of the town.

SECTION TWO: Any person or persons desirous of doing plumbing within the corporate limits of the Town of Hammond shall first make application to the Mayor and Board of Aldermen for a license so to do.

SECTION THREE: When any person or persons satisfactory to the Mayor and Board of Aldermen make application for license to do plumbing within the corporate limits of the town, it shall be the duty of the board to grant a license to the said applicant, which shall become effective after the payment of the license fee.

SECTION FOUR: The license fee for doing plumbing within the limits of the town shall be One Dollar ($1.00) per annum, payable in advance.

SECTION FIVE: A licensed plumber must file an application with the Superintendent of the waterworks for a permit to install or extend any plumbing system within the corporate limits of the town, and give a detailed account of the character of the building, number of rooms, and outlet used, and must not do any new plumbing work without first getting a permit, and must do all the work in accordance with the Town Ordinances regulating plumbing.

SECTION SIX: Any licensed plumber violating this Ordinance or Ordinances regulating plumbing, or any of the Ordinances of the Town, upon conviction his license may be revoked and shall not be reissued for one year.

SECTION SEVEN: Any person or persons not licensed doing any plumbing work within the town limits shall, upon conviction, be fined not less than Ten Dollars ($10.00) nor more than One Hundred Dollars ($100.00), or be confined in jail not less than ten days or more than thirty days, or both at the discretion of the Court.

SECTION EIGHT: Because of the urgent need, this Ordinance shall take effect and be in force from and after its passage.

Passed July 3rd, 1906.

J. B. Adams  S. L. Powlett
Clerk  Mayor
ORDINANCE NO. 87.

An Ordinance regulating plumbing in the Town of Hammond, Louisiana

WHEREAS, the construction of a system of water works by the Town renders it necessary to regulate the method of doing plumbing work in dwellings and business houses of the Town, in order to prevent wastage of water and preserve the public health, therefore:

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana:

SECTION 1. Any person who proposes to install or extend a plumbing system in any dwelling or business house within the limits of the Town, shall file an application with the Superintendent of water works to have the mains tapped and the service run to the curb when necessary, and the permit to do the plumbing stating in detail the character of the building, whether dwelling or business house, number of rooms, fixtures and outlets from which water may be drawn, together with their location.

SECTION 2. Upon receipt of the detailed application from a regular licensed plumber to have the mains tapped and for permission to install or extend a plumbing system in any dwelling or business house, it shall be the duty of the Superintendent of the water works to have the mains tapped and the service run to the curb at as early an hour as possible and issue a permit to the said licensed plumber to install the said plumbing system in accordance with the laws of the town regulating plumbing.

SECTION 3. Each fixture or set of fixtures in one room must be provided with stop and waste cocks, in an accessible place so the water may be turned off and the pipes drained to a point beneath where freezing is possible in extreme cold weather. A stop and waste cock must be located in an accessible place so that the water for the entire house may be turned off and the pipes drained through it.

SECTION 4. The waste pipe from each fixture from which water may be drawn must be properly trapped and should it connect to a sewer system the traps must be properly ventilated.

SECTION 5. Any person, or firm, or any employee of any person or firm, violating this Ordinance, shall upon conviction be punished by a fine of not less than Ten Dollars ($10.00) nor more than One Hundred Dollars ($100.00) or be confined in the jail not less than ten days nor more than thirty days, or both at the discretion of the Court.

SECTION 6. Because of its urgent need, this Ordinance shall take effect and be in full force from and after its passage.

Passed July 3d, 1906.

J. B. Adams
Clerk.

S. L. Powlett.
Mayor.

Ordinance No. 88 repealed by Ordinance No. 50, C. S.
ORDINANCE NO. 89.

An Ordinance to establish a pound for the impounding of animals running at large, in violation of Ordinances of the Town of Hammond, Louisiana.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that the Mayor be and he is hereby authorized to select a suitable place for a pound, where animals running at large in violation of the Ordinances of the Town of Hammond, Louisiana, can be placed, and to suitably fence and provide the same with gates, fastenings, and necessary equipment.

SECTION TWO: Be it further ordained, etc., That this Ordinance take effect from and after its passage.

Passed October 2nd, 1906.

J. B. Adams
Clerk

S. L. Powlett
Mayor.
ORDINANCE NO. 90.

An Ordinance to prevent the running at large of horses, mules, asses and neat cattle, within the limits of the Town of Hammond, Louisiana, and to provide a penalty for the violation thereof, and for the impounding of all such animals found running at large, and fixing the costs of impounding, keeping and selling the same.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, That it shall hereafter be unlawful for any horses, mules, asses, and neat cattle to run at large within the limits of the Town of Hammond, Louisiana.

SECTION TWO: Be it further ordained, etc., That it shall be the duty of the Marshall of the Town of Hammond, Louisiana, to capture and impound in a pound to be provided, all such animals mentioned in Section One of this Ordinance, which may be running at large, and to give written notice of its impounding to the owner, by delivery to him in person, or leaving the said notice at his home, if he be absent therefrom, if he be a resident of the Town of Hammond, Louisiana, and if he be a non-resident of said town, by registering said written notice to his Post Office address, and if the name and address of the owner cannot be ascertained, notice shall be given by posting at the principal front door of the Mayor's Office for ten days.

SECTION THREE: Be it further ordained, etc., That there shall be imposed on each and every animal mentioned in Section One, found running at large in said limits, a penalty of One Dollar ($1.00), and the Marshall shall be entitled to charge a fee of Fifty Cents ($.50) for each day such animal shall remain impounded, to be paid by the owner of such animal, before such animal is released from the pound, and for each sale made under this Ordinance, the Marshall shall receive One Dollar ($1.00), to be taken from the proceeds of the sale.

SECTION FOUR: Be it further ordained, etc., That if the animals so impounded, be not claimed by their owners within forty-eight (48) hours after notice, and should the charges for impounding and keeping and feeding the said animals be not paid within forty-eight hours after giving of the notice, by delivery, mail, or otherwise, as herein provided, by the owner thereof, and such animals be permitted to remain in the pound longer than forty-eight hours after such notice, then it shall be the duty of the Marshall to advertise in two issues of the Official Journal of the Town of Hammond, Louisiana, the impounding of such animals, with such description of marks and appearance as may lead to said animals' identification, and to sell such animals to pay the costs of penalty, impounding, keeping and selling and advertising, unless the owner thereof comes forward, and after making due proof of the ownership, shall pay all costs accrued. All sales to be at public auction, at the front door of the pound, on Saturday of each week, between legal sale hours. All monies received from such sales in excess of the penalties, costs, charges, and advertising, as herein provided, shall be paid into the Town Treasury, to be held for the account of the owner.
ORDINANCE NO. 91.

An Ordinance to provide for the proper disposition of paper, trash, garbage, and other inflammable material, and providing a penalty for the violation thereof.

SECTION 1. Be it enacted by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that it shall be unlawful to burn any paper, trash, garbage, or any other inflammable material, in any street, square or public place in the fire limits of the Town of Hammond, nor to burn paper, trash, garbage, or any other inflammable material in any yard or lot within fifty feet of any house or inhabited place; and it shall be the duty of all persons to cause all such inflammable material to be removed out of said fire limits, within a delay of not more than twenty-four hours, and to cause to be burned without the limits one hundred feet, all such material within a delay of not more than twenty-four hours.

SECTION 2. Be it enacted, etc., that all persons violating the provisions of this Ordinance, shall be fined not less than Five Dollars ($5.00) nor more than Twenty-five Dollars ($25.00).

SECTION 3. Be it enacted, etc., that this Ordinance shall take effect upon its promulgation, and that all Ordinances or parts of Ordinances inconsistent herewith are hereby repealed.

Passed February 5th, 1907.

J. B. Adams.  
Clerk.  

S. L. Powlett.  
Mayor.
ORDINANCE NO 92.

An Ordinance relative to preventing fires by proper construction of flues and chimneys in the fire limit of the Town of Hammond, Louisiana, and providing a penalty for the violation thereof.

SECTION 1. Be it enacted by the Mayor and Board of Aldermen of the Town of Hammond; That flues in all buildings in the fire limits established in said Town, shall have walls and eight inch jambs; flues larger than two hundred and fifty square inches, and less than five hundred square inches, shall be constructed with walls not less than eight inches thick; and all flues shall extend at least eight feet above the roof. Flues with more than five hundred square inches shall have walls not less than twelve inches thick, and all walls containing flues shall be plastered on the brick, or shall be covered with metallic lath or wire cloth before plastering.

SECTION 2. Be it enacted that any person violating the provisions of this Ordinance shall upon conviction be fined not more than Fifty Dollars ($50.00) or imprisoned not more than thirty (30) days, or both fine and imprisonment at the discretion of the Mayor.

SECTION 3. Be it enacted that all Ordinances or parts of Ordinances inconsistent herewith are hereby repealed and this Ordinance shall take effect from and after its promulgation.

Adopted February 5th, 1907.

J. B. Adams. S. L. Powlett.
Clerk. Mayor.
ORDINANCE NO. 93.

An Ordinance to prohibit the keeping of grog or tippling shops, and to prohibit the retailing of spiritous or intoxicating liquors within the corporate limits of the Town of Hammond, Louisiana, and fixing fines and penalties for the same.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond: That whoever shall keep a grog or tippling shop, or retail spiritous or intoxicating liquors, without previously obtaining a license from the Town of Hammond, on conviction, shall be fined not less than twenty-five Dollars ($25.00) nor more than One Hundred Dollars ($100.00), or shall be imprisoned not less than five (5) days nor more than thirty (30) days, or shall suffer fine and imprisonment as the Court may deem proper; and in default of paying fine and costs, shall be imprisoned for a term within the discretion of the Court, but not to exceed thirty days.

SECTION TWO: Be it further ordained, etc., That all Ordinances or parts of Ordinances inconsistent or in conflict with this Ordinance, be and the same are hereby repealed, and that this Ordinance shall take effect on and after its passage.

Passed March 27th, 1907.

J. B. Adams
Clerk  
S. L. Powell
Mayor
ORDINANCE NO. 94.

An Ordinance requiring the Illinois Central Railroad to have a flagman stationed at the intersection of the tracks of said Railroad Company and Thomas Street, prohibiting the engineer or conductor of any passenger, freight, work, or other train from crossing said Thomas Street when flagman is not stationed at its intersection, and providing a penalty for the violation thereof.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the town of Hammond, that hereafter the Illinois Central Railroad Company is required to have a flagman stationed at the intersection of Thomas Street and the tracks of the said Railroad Company, whenever any passenger, freight, work, or other train is crossing said Thomas Street.

SECTION TWO: Be it further ordained, etc., that the engineer and conductor in charge of any passenger, freight, work, or other train, are hereby prohibited from running such train across Thomas Street when a flagman is not stationed as herein provided.

SECTION THREE: Be it further ordained, etc., That for each and every violation of this Ordinance, the conductor and engineer in charge of any train crossing Thomas Street without a flagman stationed as herein provided for, shall each be fined not less than Ten Dollars ($10.00) nor more than Fifty Dollars ($50.00) and in default of payment of fine and costs, shall be imprisoned not less than one day nor more than thirty days.

SECTION FOUR: Be it further ordained by the Mayor and Board of Aldermen of the town of Hammond, That the public good requiring it, this Ordinance shall go into effect ten (10) days after its passage, and after it shall be notified to the station agent of the said Illinois Central Railroad Company at Hammond.

Passed April 12th, 1907.

J. B. Adams
Clerk

S. L. Powlett
Mayor
ORDINANCE NO. 95.

An Ordinance authorizing the Mayor to sign and accept a lease of a certain lot of ground lying west of the Illinois Central Railroad track, and fronting on the south side of Thomas Street, in the Town of Hammond, from the Illinois Central Railroad Company, to be used as a site for the erection of a building in which to store hose cart and other fire apparatus, and fixing the terms, conditions and consideration of said lease.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond: That the Mayor be and he is hereby authorized to sign and accept a lease of a certain lot of ground, lying west of the Illinois Central Railroad Company's track, and fronting on the south side of Thomas Street in the Town of Hammond, from the Illinois Central Railroad Company, to be used as a site for the erection of a building in which to store hose cart and other fire apparatus, on the terms and conditions, and for the consideration set out in a lease heretofore submitted to the Mayor and Board of Aldermen by said Railroad Company.

Passed March 5th, 1907.

J. B. Adams  
Clerk  

S. L. Powlett  
Mayor
An Ordinance granting to the Hammond Lumber Company, Ltd., its successors or assigns, permission to construct, maintain and operate for a period of thirty years, a railroad track for switching purposes, or the carrying of passengers and freight for hire, from a point fifty-five (55) feet south of Robert Street, and on west side of East Railroad Avenue to the property belonging to the said Hammond Lumber Company, Ltd., and fixing the penalty for failure to comply with the terms of this Ordinance.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond: That the Hammond Lumber Company, Ltd., its successors or assigns, be and they are hereby granted permission to construct, maintain and operate a railroad track for switching purposes, or the carrying of passengers or freight for hire, said track to be constructed down East Railroad Avenue, the centre track being fifteen (15) feet from the west side of said Avenue, and beginning at a point fifty-five (55) feet south of the south line of Robert Street, and running in a northerly direction down said East Railroad Avenue to said Hammond Lumber Company, Ltd., its successors or assigns, property, which is North Dekato Street.

SECTION TWO: Be it further ordained, etc., That this permit is granted for a term of thirty (30) years.

SECTION THREE: Be it further ordained, etc., That said Hammond Lumber Company, Ltd., its successors or assigns, shall so construct, maintain and use said track so as not to interfere with the use of the said street by the public.

SECTION FOUR: Be it further ordained, etc., That a failure to so construct, maintain and use said track shall, ipso facto, revoke this permit.

SECTION FIVE: Be it further ordained, etc., That all Ordinances and parts of Ordinances, so far as they conflict with this permit, and to that extent only, be and the same are hereby repealed, and that this Ordinance shall take effect on and after its promulgation.

Passed April 12th, 1907.

J. B. Adams
Clerk

S. L. Powlett
Mayor
ORDINANCE NO. 97.

An Ordinance providing for the working of the Streets of the Town of Hammond by the municipal prisoners thereof.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond:

That hereafter all prisoners sentenced to jail, or who are sentenced to jail in default of the payment of fine, for the violation of any municipal Ordinance of the Town of Hammond, shall be worked on the Streets of said Town for the term of their sentence, under the supervision of the Marshall.

Be it further ordained by the Mayor and Board of Aldermen of the Town of Hammond: That this Ordinance shall go into effect from and after its publication.

Passed July 2nd, 1907.

Jno. A. Ross
Clerk

R. E. June
Mayor

Minute Book Page 14.
ORDINANCE NO. 98.

An Ordinance granting an extension of twelve months to the Baton Rouge, Hammond & Eastern Railroad Company on their franchise, etc.

Be it ordained by the Town Council of the Town of Hammond:

WHEREAS by Ordinance No. 49, approved August 6th, 1900, there was granted to the Baton Rouge, Hammond & Eastern Railroad Co., its successors or assigns, the right to construct, maintain, and operate its railroads, and run its engines, trains and cars over, upon and across the following streets in the Town of Hammond, to-wit: Church Street from the west boundary line to and including the south end of the street running north between the property of Jordan and Gaudé, thence through Robinson Street, crossing the Illinois Central Railroad right-of-way and track to the east boundary line of the Town of Hammond. Also three hundred (300) feet north and three hundred (300) feet south of Robinson Street on West Railroad Avenue, and six hundred and sixty (660) feet north of Robinson Street and six hundred and sixty (660) feet south of Robinson Street on East Railroad Avenue, with the right to erect depots, warehouses and buildings and construct terminals thereon, and the alley in the squares included within said Streets:

Provided that the Baton Rouge, Hammond & Eastern Railroad shall commence the construction of said road and carry on the completion of the line between Baton Rouge and Hammond within five (5) years from the adoption of said Ordinance; and

WHEREAS by Ordinance No. 74, adopted on the 6th day of September, 1905, these said grants were extended for a period of two years from the date of the adoption of the said Ordinance and the Baton Rouge, Hammond & Eastern Railroad Company has now applied for an extension of these grants:

Be it ordained by the Town Council of the Town of Hammond:

That all the rights, privileges and franchises granted to the Baton Rouge, Hammond & Eastern Railroad Company under the provisions of Ordinance No. 49 of the said Town Council of the said Town of Hammond, approved August 6th, 1900, and under the provisions of Ordinance No. 74, of the said Town Council of the said Town of Hammond, adopted September 6th, 1905, be and they are hereby extended in favor of the said Baton Rouge, Hammond & Eastern Railroad Company, its successors and assigns, subject to all of the conditions and provisions in said original Ordinance contained: provided that the said Baton Rouge, Hammond & Eastern Railroad Co., its successors and assigns, shall complete the line between Baton Rouge and Hammond within twelve months from the date of the adoption of this Ordinance, otherwise the said grants privileges and franchises to be null, void and inoperative;

Provided that nothing herein shall in any manner conflict with Ordinance No. 96, granted to Hammond Lumber Company on April 12th, 1907.

And provided also: That this Ordinance does not grant the right as to erecting depots and other buildings on East and West Railroad Avenues, as granted in Ordinances Nos. 49 and 74.

Adopted September 3rd, 1907.

John A. Ross
Clerk

R. M. June
Mayor
ORDINANCE NO. 99.

An Ordinance declaring certain persons vagrants, and fixing a penalty for vagrancy.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond:

SECTION 1. That all persons, who, not having visible means to maintain themselves, live without employment, all persons wandering abroad and living in taverns, beer houses, bar rooms, market places, streets, barns, out-houses, uninhabited buildings or caves, steamboats or water craft, public buildings or the open air; and persons wandering about and begging, who go about from door to door, or place themselves in the streets, highways, passages, alleys or other places to beg or receive alms, all tramps, all female street walkers, all habitual drunkards, or persons able to work who do not, but who live on the wages or personal earnings of their wives, minor children, or other females; all persons who live by begging, gambling or trading in stolen goods within the limits of the Town of Hammond, are hereby declared to be vagrants.

SECTION 2. Be it further ordained that any person or persons charged with vagrancy shall be tried by the ordinary process, before the Municipal Court, and upon conviction under the said charge of vagrancy, shall be punished by a fine of not less than Five Dollars ($5.00) or more than Twenty-five Dollars ($25.00) or by imprisonment of not less than ten days or more than thirty days, or both at the discretion of the Court.

SECTION 3. Be it further ordained that all Ordinances or parts of Ordinances in conflict or inconsistent herewith, be and the same are hereby repealed, and that this Ordinance shall go into effect immediately on and after its passage.

Adopted December 10th, 1907,

John A. Ross.  
Clerk.  

R. B. June.  
Mayor.
ORDINANCE NO. 100.

An Ordinance making it a misdemeanor to interfere with any officer of the Town of Hammond, Louisiana, in the execution of his duties, and affixing the penalty for same.

Section 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that on and after the passage of this Ordinance, it shall be unlawful and is hereby declared to be a misdemeanor, to interfere in any manner with any officer of the Town of Hammond, Louisiana, in the execution of his duties.

Section 2. Be it further ordained that any person found interfering etc. as in Section one, shall be subject to arrest and upon conviction of such offense in the Mayor's Court, shall be fined not less than Five Dollars ($5.00) nor more than Twenty-five Dollars ($25.00), or be imprisoned in the town jail not more than twenty days.

Section 3. Be it further ordained that all Ordinances or parts of Ordinances in whatsoever manner they may conflict with this Ordinance, are hereby repealed and made null and void.

Adopted December 10th, 1907.

John A. Ross.  
Clerk. 

R. E. June.  
Mayor.
ORDINANCE NO. 101.

An Ordinance making the possession of United States licenses or of appliances prima facie proof of guilt.

SECTION ONE: Be it ordained by the mayor and Board of Aldermen of the Town of Hammond, Louisiana, that the fact that any person in said town has in his or her possession, or has posted in or about his or her place of business, a receipt, license, or stamp showing payment of the special tax levied under the laws of the United States upon the business of retailing intoxicating liquors or the fact that any such person shall have paid such special tax for the retailing of intoxicating liquors, or shall be found in possession of appliances adapted to the retailing of intoxicating liquors, shall be prima facie proof that the person owning or controlling such receipt, license, stamp, or appliances, or having paid such special tax is engaged in the retailing of intoxicating liquors in the Town of Hammond, Louisiana.

SECTION TWO: Be it further ordained, etc., That the public good requiring it, this Ordinance takes effect on and after its passage.

Adopted March 9th, 1908.

John A. Ross  
Clerk  

R. E. June  
Mayor
ORDINANCE NO. 102.

An Ordinance to prohibit gambling for money, or any representative of money, and providing a punishment therefor; and to prohibit any owner, lessee or proprietor of any building to permit any gambling for money, or any representative of money from being held in such building.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana; That whoever shall engage in any gambling for money, or for any representative of money, in the limits of the said Town of Hammond shall upon conviction thereof be fined in a sum of not less than Ten Dollars ($10.00) nor more than One Hundred Dollars ($100.00), or imprisonment of not less than Five days nor more than thirty days, or both at the discretion of the Court.

SECTION 2. Be it further ordained that any owner, lessee, or proprietor of any building who shall permit in or about the same, or on the premises connected therewith, the playing of any gambling game for money, or representative of money, shall upon conviction thereof, be fined not less than Fifty Dollars ($50.00) nor more than One Hundred Dollars ($100.00), or be imprisoned not less than five days nor more than thirty days, or both at the discretion of the Court.

SECTION 3. Be it further ordained that all Ordinances or parts of Ordinances in conflict with or inconsistent with, the provisions of this Ordinance, be and the same are hereby repealed, and the public good requiring the same, this Ordinance shall take effect on and after its passage.

Approved March 9th, 1908.

John A. Ross. 
Clerk. 

R. E. June. 
Mayor.
ORDINANCE NO. 103.

An Ordinance dividing the Town of Hammond, Louisiana, into four wards and describing the dividing lines and the limits of said wards.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that the said Town of Hammond, be and the same is hereby divided into four wards; the dividing lines to run as follows, to-wit:

Beginning on the south side of Thomas Street at its intersection with the corporate limits of said Town on the East; thence, running west on said south line of Thomas Street, to the north-east corner of Fire and Hose House No. 2, situated west of the south bound main line of the Illinois Central track, thence south thirty feet; thence west eight feet; thence north thirty feet; to the north-west corner of Fire and Hose House No. 2; thence on the south line of Thomas Street to where the same intersects with the corporate limits on the west; and the territory lying north of said line shall be Wards one (1) and three (3) and lying south of said line shall be Wards two (2) and four (4). Wards one and two shall be separated by a line beginning fifty feet west of the west track of the Illinois Central Railroad, thirty feet south of the south line of Thomas Street and running thence northerly parallel to the west track of the Illinois Central Railroad, till said line intersects the northern line of corporate limits; and the line dividing wards three and four shall begin at the same starting point and run in a southerly direction parallel to the said west track of the Illinois Central Railroad to where the boundary line of said corporate limits; Ward one being the north-east ward of said town; ward two being the south-east ward of said town; ward three being the north-west ward of said town and ward four being the south-west ward of said town.

SECTION 2. Be it further ordained that this Ordinance shall take effect from and after its passage.

Approved March 31st, 1908.

John A. Ross. 
Clerk. 

R. E. June 
Mayor.
ORDINANCE NO. 104.

An Ordinance to provide for the polling place and the manner of holding municipal elections in the town of Hammond, Louisiana, and to provide for the election of the Mayor and Marshall, and one Alderman at large and one Alderman from each of said four wards of the said town of Hammond.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana: That the municipal elections shall be held under the general election laws of the State of Louisiana, and the polling place thereof is hereby declared to be Fire Hose House No. 2, on Thomas Street and West Railroad Avenue.

SECTION TWO: Be it further ordained, etc., That there shall be provided four ballot boxes, one for each ward of the municipality, which said ballot boxes shall be arranged to receive the ballots from qualified voters from each ward separately.

SECTION THREE: Be it further ordained, etc., That there shall be one set of Election Officers, as provided by the general election laws, who shall have control of and canvass the returns, according to law, of each of aforesaid ballot boxes.

SECTION FOUR: Be it further ordained, etc., That one Alderman shall be elected in each ward by ballot deposited in the box arranged for his ward; and there shall be elected the Mayor and Marshall and the remaining one Alderman at large.

SECTION FIVE: Be it further ordained, etc., That this Ordinance shall take effect from and after its passage.

Approved March 31st, 1908.

John A. Ross                        R. E. June
Clerk                                Mayor
ORDINANCE NO. 105.

An Ordinance prohibiting the deposit and discharge into the streets and gutters of the Town of Hammond, of all offal, contents of cess pools where same is offensive, and other offensive matter, and providing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that it shall be unlawful to deposit or throw any offal, or discharge any cess pool overflow pipe, where same is offensive, or other offensive matter into the streets or gutters of the Town of Hammond.

SECTION 2. Be it further ordained that any person or persons or corporations violating the provisions of this Ordinance shall upon conviction therefor, suffer fine not less that Five Dollars ($5.00) nor more than One Hundred Dollars ($100.00) and the person or persons, and the officer responsible therefor of any corporation, may be imprisoned for not less than one day nor more than thirty days, or both fine and imprisonment at the discretion of the Mayor.

SECTION 3. Be it further ordained that where upon trial and conviction of any person under the preceding sections of this Ordinance for violation thereof, it shall appear that the violation was caused by neglect, failure, or refusal of the owner of the property to provide proper means of disposing of the above described offensive matter, said owner of said property shall be deemed guilty of the same offense, and upon due trial be convicted, shall receive fine or imprisonment, or both, not to exceed the fine and imprisonment fixed in Section 2 of this Ordinance.

SECTION 4. Be it further ordained that any person or persons not complying with the terms of this Ordinance within thirty-six hours after notice has been served by the Board of Health, shall be arrested by the Marshall, and brought before the Mayor to answer charge of violation of this Ordinance.

SECTION 5. Be it further ordained that this Ordinance take effect on and after its passage, and that all Ordinances or parts of Ordinances inconsistent herewith, be and the same are hereby repealed.

Adopted April 7th, 1908.

John A. Ross. R. E. June.
Clerk Mayor.

ORDINANCE NO. 106.

An Ordinance to regulate the running of Pool and Billiard Halls, and providing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that it shall be unlawful for any minor to go into or frequent any hall where the games of pool and billiards are played.

SECTION 2. Be it further ordained, etc., that it shall be unlawful for the proprietor, owner, or his employees or any other person or persons to permit the playing of, or engage in, any game of pool or billiards in any pool or billiard hall between the hours of 12 P. M. and 6 A. M. of every week night and between the hours of 12 P. M. Saturday night and 6 A. M. Monday morning.

SECTION 3. Be it further ordained that any person who shall violate the provisions of this Ordinance, shall on conviction thereof, be fined in the sum of not less than Ten Dollars (§10.00) nor more than One Hundred Dollars (§100.00) or imprisonment for not less than five days nor more than thirty days, or both, at the discretion of the Court.

SECTION 4. Be it further ordained that this Ordinance shall be effective on and after its passage.

Adopted April 7th, 1908.

John A. Ross.
 Clerk.

R. E. June.
 Mayor.
ORDINANCE NO. 107.

An Ordinance to provide precautions and prescribe rules regulating the running of railway engines and cars, and governing the speed thereof within certain limits in the Town of Hammond, Louisiana, to prevent accidents at the crossings within said limits and on the tracks of the said railway, and fixing a penalty for the violation of the same.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that when any railroad train or engine shall be moving or standing still on either the east or west main line, or the house track, or side track of the Illinois Central Railroad, between north line of Charles Street on the north and south line of Thomas Street on the south, it shall be unlawful for any other railroad train, any engine or loose cars to move on the track within said limits, except trains carrying United States mail, and then only when preceded by a flagman at a distance of not less than twenty feet, who shall precede said train, engine or cars on foot, and that said train, engine or cars, when moving on any track within said limits, when there is already another train either moving or standing, on said tracks in said limits to reduce its speed and to proceed at a speed not exceeding four miles per hour until the said limits are passed, these conditions to be fulfilled whether the train be freight or passenger, and whether it be moving forward on schedule, or switching, or going into a siding for the purpose of clearing the track for other trains.

SECTION 2. Be it further ordained that all trains, engines, and cars operating on the Illinois Central Railroad tracks shall upon approaching Morris Avenue on the south when moving in a northerly direction or Robert Street on the north when moving in a southwesterly direction, reduce their speed not to exceed four miles an hour, and shall maintain no greater speed within the said limits of Morris Avenue on the south and Robert Street on the north, and at no time either proceeding on schedule or in switching, or in going into a siding for the purpose of clearing the tracks for other trains, to exceed four miles per hour while within said limits.

SECTION 3. Be it further ordained that in complying with the provisions of this Ordinance in Section 1, the pilot or flagman who shall precede the moving train, engine or cars, at the distance of not less than twenty feet, shall precede and remain constantly in view of the engine-man, who shall keep his train, engine or cars under absolute control that an immediate stoppage may be made on signal from the pilot.

SECTION 4. Be it further ordained that any engine-man, conductor, breakman, flagman, or other member of the train crew, violating this Ordinance shall upon conviction, be fined in a sum of not less than Five Dollars ($5.00) nor more than One Hundred Dollars ($100.00), or imprisonment of not less than two days nor more than thirty days, or both at the discretion of the Court.

SECTION 5. In consideration of the large number of serious accidents which have occurred within the aforesaid limits by reason of the moving of trains, this Ordinance shall become effective upon its passage.

Approved April 21st, 1908.

John A. Ross.
Clerk.

R. E. June.
Mayor.
ORDINANCE NO. 108.

An Ordinance providing for licensing peddling at the trains in the Town of Hammond, and penalty for the violation of the same.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond:

That it shall be unlawful for any person to peddle any fruit, produce, or any article whatsoever, at the trains in the town of Hammond without a license.

SECTION 2. Be it ordained, etc., that all persons peddling at the trains in the Town of Hammond, shall pay a license fee of Seven Dollars and Fifty Cents ($7.50) per annum, which license shall not be transferable.

SECTION 3. Be it further ordained, etc., that any person violating the terms of this Ordinance shall be brought before the Mayor's Court for trial, and upon conviction shall be fined not less than Seven Dollars and Fifty Cents ($7.50), and in default of payment of fine and costs, shall be imprisoned in the Town jail not less than five days, nor more than twenty days.

SECTION 4. Be it further ordained, etc., that all Ordinances or parts of Ordinances in whatsoever manner they may conflict with this Ordinance are hereby repealed.

Approved July 7th, 1908.

John A. Ross.
Clerk.

R. E. June.
Mayor.

Ordinance No. 109 repealed by the Council on Tuesday, June 6th, 1911.
ORDINANCE NO. 110

An Ordinance providing for the election of mayor, five Aldermen and Marshall for the town of Hammond, for the ensuing term, fixing the date, manner and place of holding same and appointing the Commissioners thereof.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the town of Hammond, That in accordance with the Charter of said Town, an election for Mayor, five Aldermen, and Marshall, for the ensuing term, shall be held on Tuesday, the 12th day of April, 1909; that said election shall be held under the general election laws of the State of Louisiana, and the voting place in each of the four wards of said town shall be as heretofore established.

SECTION TWO: Be it further ordained, etc., That in each of said four wards, the mayor, Marshall, and one Alderman from the ward, and one Alderman from the town at large, shall be voted on.

SECTION THREE: Be it further ordained, etc., That the following qualified voters shall be the Commissioners and Clerks of said Election, in their respective wards, viz:

<table>
<thead>
<tr>
<th>Ward No.</th>
<th>Commissioner</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>C. A. Crowl</td>
</tr>
<tr>
<td>2</td>
<td>A. J. White</td>
</tr>
<tr>
<td>3</td>
<td>O. Y. Gallup</td>
</tr>
<tr>
<td>4</td>
<td>Merrit Miller</td>
</tr>
</tbody>
</table>

SECTION FOUR: Be it further ordained, etc., That the Mayor is hereby authorized to issue his proclamation calling said election, in accordance with the provisions of this Ordinance.

SECTION FIVE: Be it further ordained, etc., That this Ordinance shall take effect from and after its adoption.

Adopted March 2nd, 1909.

John A. Ross
Clerk

R. E. June
Mayor
ORDINANCE NO. 111.

An Ordinance dedicating a piece of land at the corner of West Railroad Avenue and Thomas Street, adjacent to Illinois Central right-of-way, for a memorial site for Stewart monument.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana:

That the following certain piece of land, being the corner of West Railroad Avenue and Thomas Street, adjacent to the Illinois Central right-of-way in said Town of Hammond, be and the same is hereby dedicated and set apart as a site for the memorial monument to be erected to the memory of Francis Gurley Stewart, who sacrificed his life on the 13th day of April, 1908, in preventing the death of Gary Percaw, a little child.

SECTION TWO: Be it further ordained, etc., That this dedication shall remain and continue so long as the said site is used for the memorial monument, and in the event of the removal of said monument at any future time, the said site shall revert to and become a part of the public thoroughfare, and property of the Town of Hammond aforesaid.

"Greater love hath no man than this, that a man lay down his life for his friend".

SECTION THREE: Be it further ordained, etc., That this Ordinance take effect on and after its passage.

Adopted March 2nd, 1909.

John A. Ross
Clerk

R. E. June
Mayor
ORDINANCE NO. 112.

An Ordinance requiring the owners, tenants and occupants, or their agents, of real property, situated within the corporate limits of the Town of Hammond, to cut and remove all the grass, weeds, and bushes therefrom, and the sidewalks adjacent thereto; and providing a penalty for failure to do so.

Be it ordained by the mayor and Board of Aldermen of the Town of Hammond:

SECTION ONE: That on and after the passage of this Ordinance, the owners of unimproved or unoccupied, or owners, tenants and occupants, or their agents, of improved or occupied real property situated within the corporate limits of the Town of Hammond, be and they are hereby required to cut and remove all grass, weeds, and bushes growing and being thereupon and the sidewalks adjacent thereto, within ten days after receipt of a written notice so to do issued by the Mayor.

SECTION TWO: Be it further ordained, etc., That failure to comply with the foregoing section, after receipt of the said notice, shall subject the offender to a fine of not less than One Dollar ($1.00) nor more than Twenty-five Dollars ($25.00), or imprisonment of not less than one day nor more than thirty days, or both fine and imprisonment at the discretion of the Mayor.

SECTION THREE: Be it further ordained, etc., That all Ordinances or parts of Ordinances in conflict herewith, be and the same are hereby repealed.

Passed October 6th, 1909.

Attest:

J. B. Adams
Town Clerk

S. L. Fowlett
Mayor.
ORDINANCE No. 113.

An Ordinance to prohibit the erection of any building within the corporate limits of the Town of Hammond, without first having obtained a permit so to do from the Mayor and Board of Aldermen, and providing a penalty for the violation of this Ordinance.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that on and after the passage of this Ordinance, it shall be unlawful for any person to erect or attempt to erect, any building within the corporate limits of the Town of Hammond without having first obtained a permit so to do from the Mayor and Board of Aldermen of the Town of Hammond.

SECTION 2. Be it further ordained, that whenever any person desires to begin the erection of any building within the corporate limits of the Town of Hammond, he shall present plans and specifications thereof, together with a description of the site upon which proposed building is to be erected, in writing, to the Mayor and Board of Aldermen, at any regular or special meeting, with the request that he be permitted to erect a building in conformity with the plans and specifications, and upon the site submitted to them. That when the Mayor and Board of Aldermen have considered the said plans, specifications and building site, and the request for permission to erect the proposed building, they shall forthwith issue a permit therefor to the petitioner, if the question is favorably voted upon.

SECTION 3. Be it further ordained, that whosoever shall violate this Ordinance, shall be subjected, upon conviction, to a fine of not less than Ten Dollars ($10.00) nor more than Fifty Dollars ($50.00), or of imprisonment of not less than one day nor more than thirty days, or both fine and imprisonment at the discretion of the Mayor.

SECTION 4. Be it further ordained, that all laws or parts of laws in conflict with this Ordinance are hereby repealed.

Passed March 1st, 1910.
Approved March 1st, 1910.

Attest:
J. B. Adams
Town Clerk.

S. L. Powlett.
Mayor.

Ordinance No. 114 repealed by Ordinance No. 46, C. S.
ORDINANCE NO. 115.

An Ordinance making it an offense for the owner of any dead animal or foul to allow it to remain exposed anywhere within the corporate limits of the Town of Hammond, and providing a penalty therefor.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that on and after the passage of this Ordinance, it shall be unlawful for any person who is the owner, or in possession of, any dead animal or foul which has died, to allow the same to lie exposed anywhere within the corporate limits of the Town of Hammond.

SECTION 2. Be it further ordained, that whosoever shall violate the provisions of Section 1, of this Ordinance, shall be deemed guilty of an offense, and upon conviction shall be subject to a fine of not less than One Dollar ($1.00) nor more than Ten Dollars ($10.00), or imprisonment of not less than one day, nor more than ten days, or both fine and imprisonment in the discretion of the Mayor.

SECTION 3. Be it further ordained, that all Ordinances or parts of Ordinances in conflict herewith be, and the same are hereby repealed.

Passed May 3d, 1910.
Approved May 3d, 1910.

Attest:

J. B. Adams.  S. L. Powlett.
Clerk.  Mayor.
ORDINANCE NO. 116.

An Ordinance to amend and reenact Ordinance No. 78, of the Town of Hammond, adopted March 6th, 1906, being an Ordinance to prohibit the erection or construction of buildings and structures of wood and other material than stone, iron, brick, or other fire-proof material, with roofs of no material other than slate, iron, tin, or other fire-proof roofing, within certain limits, and prohibiting the moving into said certain limits, from elsewhere, any structure or building other than stone, brick, iron, or other fire-proof material; and providing a penalty for the violation thereof.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, That it shall hereafter be unlawful for any person to erect, construct, or cause to be erected or constructed, any wooden building, or building composed or any material other than stone, iron, brick, or other fire-proof material, within and bounded by the east line of Cherry street; the south line of Morris Avenue; the west line of Oak Street; the north line of Charles street; and also in addition to the above the following squares are included: Squares forty-nine (49) and seventy-two (72); and the south one-half of square sixty (60); and the north half of square sixty-one (61) and the west one-half of square seventy-three (73), of the original Eyer Survey.

SECTION TWO: Be it further ordained, etc., That it shall be unlawful to move into the said above limits, from elsewhere, any structure, or building constructed or other than fire-proof material.

SECTION THREE: Be it further ordained, etc., That any person violating the provisions of this Ordinance, shall, upon conviction, be fined not less than ten Dollars ($10.00), nor more than One Hundred Dollars ($100.00), or imprisonment of not less than five days nor more than thirty days, or both fine and imprisonment at the discretion of the Mayor, and the said structure or building shall be immediately removed at the expense of the owner thereof.

SECTION FOUR: Be it further ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith be and the same are hereby repealed.

Passed August 2nd, 1910
Approved August 2nd, 1910.

Attest:

J. B. Adams
Clerk

S. L. Powlett
Mayor
ORDINANCE NO. 117.

An Ordinance providing for the levy of an annual license tax for the year 1911, and for each subsequent year thereafter, upon each and every Life, Accident, Burglary, Fire, Marine, Guaranty, Indemnity, Employers' Liability, Bonding and Surety Company doing business within the Town of Hammond, and providing for the levy of an annual license tax upon any and all agents representing any of the said companies.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, That each and every Life, Accident, Burglary, Fire, Marine, Guaranty, Indemnity, Employers Liability, Bonding and Surety Company doing business within the Town of Hammond during the year 1911 and for each subsequent year thereafter, shall pay an annual license tax based upon the gross amount of premiums on all risks, as follows:

When said premiums are Five Thousand Dollars ($5,000.00) or more per annum, the license tax shall be Twenty Dollars ($20.00).

When said premiums are less than Five Thousand Dollars ($5000.00) and more than Twenty-five Hundred Dollars ($2500.00) per annum, the license tax shall be Fifteen Dollars ($15.00).

When said premiums are less than Twenty-five Hundred Dollars ($2500.00) and more than One Thousand Dollars ($1000.00) per annum, the license tax shall be Ten Dollars ($10.00).

When said premiums are One Thousand Dollars or less per annum, the license tax shall be Five Dollars ($5.00).

SECTION TWO: Be it further ordained, etc., That an annual license tax is hereby levied for the year 1911, and for each subsequent year thereafter, upon any and all agents representing any of the said Companies, named under Section One of this Ordinance, and doing business in the Town of Hammond, based upon the gross amount of the premiums they may collect within any year as follows:

When the premiums collected are Five Thousand Dollars ($5000.00) or more, per annum, the license shall be Twenty Dollars ($20.00).

When the premiums collected are less than Five Thousand Dollars ($5000.00) and more than Twenty-five Hundred Dollars ($2500.00) per annum, the license tax shall be Fifteen Dollars ($15.00).

When the premiums collected are less than Twenty-five Hundred Dollars ($2500.00) and more than One Thousand Dollars ($1000.00) per annum, the license tax shall be Ten Dollars ($10.00).

When the premiums collected are One Thousand Dollars ($1000.00) or less per annum, the license tax shall be Five Dollars ($5.00).

SECTION THREE: Be it further ordained, etc., That all laws or parts of laws in conflict herewith are hereby repealed.

Passed September 6th, 1910
Approved September 6th, 1910.

Attest:

J. E. Adams
Clerk

Mayor
ORDINANCE NO. 118.

An Ordinance to levy, collect and enforce payment of an annual license tax upon every business of keeping a theater, opera house, amphitheatre, academy of music, exhibition of moving pictures, theatroriums, nickel-odion, or other similar places of amusement; and for every business of keeping exhibitions of a museum, menagerie, circus or other traveling show; and for every business of peddler or hawker.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that there is hereby levied an annual license tax for the year 1911 and for each subsequent year, upon each person, association of persons, firm, or corporation pursuing the businesses or occupations hereinafter set forth.

SECTION 2. Be it further ordained that for every business of keeping a theater, opera house, amphitheater, academy of music, exhibition of moving pictures, theatrorium, nickelodion, or other similar places of amusement, the license shall be Ten Dollars ($10.00) for each one thousand inhabitants within the town of Hammond, according to the latest United States Census, to be paid by the person, corporation, firm or association, owning or controlling, for rent or hire, the buildings or places in which said exhibitions are held.

SECTION 3. Be it further ordained that for every business of keeping or conducting exhibitions known as a museum, menagerie, circus or other traveling shows, the license shall be based on the number of attaches, whether proprietors, performers, or other employees as follows:

First Class: - When the number of such persons is one hundred (100) or more, the license shall be Three Hundred Dollars ($300.00)

Second Class: - When the number of such persons is seventy-five or more, and less than one hundred, the license shall be Two Hundred Dollars ($200.00)

Third Class: - When the number of such persons is fifty (50) or more, and less than seventy-five (75), the license shall be One Hundred Dollars ($100.00)

Fourth Class: - When the number of such persons is thirty (30) or more and less than fifty (50), the license shall be Seventy-five Dollars ($75.00)

Fifth Class: - When the number of such persons is twenty (20) or more and less than thirty (30), the license shall be Fifty Dollars ($50.00)

Sixth Class: - When the number of such persons is ten (10-) or more and less than twenty (20), the license shall be Thirty-five Dollars ($35.00)

Seventh Class: - When the number of such persons is five (5) or more and less than ten (10), the license shall be Twenty-five Dollars ($25.00)

Eighth Class: - When the number of such persons is four (4), the license shall be Twenty Dollars ($20.00)

Ninth Class: - When the number of such persons is three (3), the license shall be Fifteen Dollars ($15.00)

Tenth Class: - When the number of such persons is two (2) the license shall be Ten Dollars ($10.00)

Eleventh Class: - When the number of such persons is one, the license shall be Five Dollars ($5.00)
SECTION 4. Be it further ordained, that for every hall where balls and entertainments, not above provided for, are given the classification for license shall be as in Section 3 of this Ordinance; but their license shall only be one-fourth of those provided in said Section; provided this shall not apply to balls or entertainments by private parties or for charitable purposes.

Section 5. Be it further ordained, that each and every peddler or hawker, other than vendors of ice, pay an annual license tax graded as follows:

- When traveling on foot, Twenty-five Dollars ($25.00)
- When traveling on horseback, Thirty Dollars ($30.00)
- When traveling in a one-horse vehicle, Thirty-five Dollars ($35.00)
- When traveling in a two-horse vehicle, Fifty Dollars ($50.00)
- When traveling by any other mode than above mentioned, Fifty Dollars ($50.00)

Section 6. Be it further ordained that all licenses under this Ordinance, shall become due and payable on the 1st day of January of each year and shall become delinquent on the 1st day of March of each year, except for the year 1911, in which year they shall become due on and after the passage of this Ordinance and shall become delinquent on the first day of April. That all unpaid license shall bear interest at the rate of two per cent per month from the day they become delinquent. The Town Tax Collector shall make report at the first regular meeting of the Town Council after the time for the payment of the licenses herein enumerated shall have expired, of every person, firm, corporation or association of persons liable for license under this Ordinance, who shall have become delinquent.

SECTION 7. Be it further ordained that all Ordinances or parts of Ordinances in conflict herewith, be, and the same are hereby repealed.

Passed and approved February 7th, 1911.

J. B. Adams.       S. L. Powlett.
     Clerk.          Mayor.
ORDINANCE NO. 119.

An Ordinance to levy an annual tax upon all persons, associations of persons, firms, and corporations, pursuing the profession of business of draying, trucking, keeping cabs, carriages, hacks or horses for hire, automobiles for hire, undertakers or funeral directors, owners or lessees of toll bridges or ferries and bill posting or tacking, and for the business or profession of physician, attorney-at-Law, editor, dentist, oculist, photographer and jeweler.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, That there shall be levied for the year 1911, and subsequent years, an annual license tax upon all persons, associations of persons, firms or corporations pursuing any of the kinds of business or professions hereafter named, and said license tax shall be based on the annual gross receipts of said business, and graduated into classes, as follows; namely:

SECTION TWO: Be it further ordained, etc., That for every individual, firm, company, or corporation carrying on the business, or profession, of contractor, master builder, or mechanic, who employ assistants, the license on said profession, or occupation, shall be as follows:

First Class: When said gross annual receipts are One Hundred Thousand Dollars ($100,000.00) or more, and less than Three Hundred Thousand Dollars ($300,000.00) the license tax shall be Fifty Dollars ($50.00).

Second Class: When said gross annual receipts are Fifty Thousand Dollars ($50,000.00) or more, and less than One Hundred Thousand Dollars ($100,000.00), the license shall be Forty Dollars ($40.00).

Third Class: When said gross annual receipts are Twenty-five Thousand Dollars ($25,000.00), or more, and less than Fifty Thousand Dollars ($50,000.00), the license shall be Thirty Dollars ($30.00).

Fourth Class: When said gross annual receipts are Ten Thousand Dollars ($10,000.00) or more, and less than Twenty-five Thousand Dollars ($25,000.00), the license shall be Twenty Dollars ($20.00).

Fifth Class: When said gross annual receipts are less than Ten Thousand Dollars ($10,000.00) the license shall be Ten Dollars ($10.00).

SECTION THREE: Be it further ordained, etc., That every individual, firm, or corporation carrying on the business, or profession, of agency for steamboats, draying, trucking, keeping cabs, carriages, hacks or horses for hire, automobiles for hire, undertakers or funeral directors, owners or lessees of toll bridges or ferries, and bill posting or tacking, the license for such profession or occupation shall be as follows:

First Class: When the gross annual receipts are Twenty Thousand Dollars ($20,000.00), or more, the license shall be One Hundred and Twenty Dollars ($120.00).

Second Class: When the gross annual receipts Sixteen Thousand Dollars or more, and less than twenty-Thousand Dollars ($20,000.00), the license shall be One Hundred and Five Dollars ($105.00).

Third Class: When the gross annual receipts are Twelve Thousand Dollars ($12,000.00) or more, and less than Sixteen Thousand Dollars ($16,000.00), the license shall be Ninety-five Dollars ($95.00).

Fourth Class: When the gross annual receipts are Ten Thousand Dollars ($10,000.00) or more, and less than Twelve Thousand Dollars ($12,000.00), the license shall be Sixty Dollars ($60.00).
Fifth Class: When the gross annual receipts are Eight Thousand Dollars ($8,000.00) or more, and less than Ten Thousand Dollars ($10,000.00), the license shall be Fifty Dollars ($50.00).

Sixth Class: When the gross annual receipts are Six Thousand Dollars ($6,000.00) or more, and less than Eight Thousand Dollars ($8,000.00), the license shall be Forty Dollars ($40.00).

Seventh Class: When the gross annual receipts are Five Thousand Dollars ($5,000.00) or more and less than Six Thousand Dollars ($6,000.00), the license shall be Thirty Dollars ($30.00).

Eighth Class: When the gross annual receipts are Four Thousand Dollars ($4,000.00) or more, and less than Five Thousand Dollars ($5,000.00), the license shall be Twenty-five Dollars ($25.00).

Ninth Class: When the gross annual receipts are Three Thousand Dollars ($3,000.00) or more, and less than Four Thousand Dollars ($4,000.00), the license shall be Twenty Dollars ($20.00).

Tenth Class: When the gross annual receipts are Two Thousand Dollars ($2,000.00) or more, and less than Three Thousand Dollars ($3,000.00), the license shall be Fifteen Dollars ($15.00).

Eleventh Class: When the gross annual receipts are One Thousand Dollars ($1,000.00) or more and less than Two Thousand Dollars ($2,000.00), the license shall be Twelve Dollars ($12.00).

Twelfth Class: When the gross annual receipts are Seven Hundred and Fifty Dollars ($750.00) or more, and less than One Thousand Dollars ($1,000.00), the license shall be Ten Dollars ($10.00).

Thirteenth Class: When the gross annual receipts are less than Seven Hundred and Fifty Dollars ($750.00) the license shall be Five Dollars ($5.00).

SECTION FOUR: Be it further ordained, etc., That every individual, or individuals, carrying on the business or profession of physician, attorney at law, editor, dentist, oculist, photographer, or jeweler, shall be graded the same as in section Three, above set forth, but the license shall be one-half of those established by that section, and provided no license shall be issued hereunder for less than five Dollars ($5.00).

SECTION FIVE: Be it further ordained, etc., That all Ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Passed February 7th, 1911
Approved February 11th, 1911.

J. S. Adams
Clerk

S. L. Powlett
Mayor.
An Ordinance to increase the revenues of the town of Hammond by levying a license on the sale of pistols, or pistol cartridges, blank pistols, or blank pistol cartridges, and rifles, or rifle cartridges, with certain exceptions.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that for every retail dealer in pistols, or pistol cartridges, blank pistols, or blank pistol cartridges, or any rifles except 22 and 25 calibre, or any rifle cartridges except 22 and 25 calibre, within the Town of Hammond, shall pay an annual license tax on said business, graded as follows:

First Class: When the gross sales are five thousand dollars or more, the license shall be One Hundred Dollars ($100.00).

Second Class: When the gross sales are under five thousand dollars ($5,000.00) and more than twenty-five hundred dollars ($2500.00) the license shall be Fifty Dollars ($50.00).

Third Class: When the gross sales are less than twenty-five hundred dollars ($2500.00) the license shall be Twenty-five Dollars ($25.00).

That said license shall be collected by the Town Tax Collector in the same manner and at the same time as are collected other license taxes.

SECTION TWO: As it further ordained, etc., that all Ordinances, or parts of Ordinances, in conflict herewith be and the same are hereby repealed.

Passed February 11th, 1911
Approved February 11th, 1911.

______________________________  ______________________________
J. B. Adams                             S. L. Powlett
Clerk                                      Mayor
ORDINANCE NO. 121.

An Ordinance to levy an annual license tax upon certain classes of corporations doing business within the Town of Hammond whose domiciles are in other States, or Foreign Countries.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that there is hereby levied an annual license tax for the year 1911, and for each subsequent year, upon corporations doing business within the Town of Hammond, but domiciled in other States of the Union or in Foreign Countries, as follows:

SECTION TWO: Be it further ordained, etc., that all Banks, Banking Associations, Corporations or Companies, who may, in their own names or in the names of their representatives or agents, engage in the town of Hammond in the business of lending money, or dealing in exchange, shall pay a license of one per cent (1%) on the gross profits of all money loaned, and all exchange bought, and all exchange sold, and other business done, provided no license shall issue as provided for in this section for less than One Hundred Dollars ($100.00), provided that the license of One Hundred Dollars ($100.00) shall not apply on those companies or corporations lending money secured solely by mortgage or real estate.

SECTION THREE: Be it further ordained, etc., that all telegraph companies shall pay a license of One Dollar ($1.00) upon each One Hundred Dollars ($100.00) of gross receipts from business done wholly within the Town of Hammond.

SECTION FOUR: Be it further ordained, etc., that all telephone companies shall pay a license of Two Dollars ($2.00) upon each One Thousand Dollars ($1,000.00) of gross receipts from all business done within the town of Hammond.

SECTION FIVE: Be it further ordained, etc., that for conducting the business of supplying electric lights, or electric power, lending or hiring motors, fans or other electric appliances or machines, each company shall pay an annual license of Two Dollars and Fifty Cents ($2.50) upon each One Thousand Dollars of gross receipts from such business.

SECTION SIX: Be it further ordained, etc., that for the carrying on of what is commonly known as an express business, each company shall pay an annual license of Two Dollars ($2.00) upon each One Thousand Dollars ($1,000.00) of gross earnings from business done wholly within the town of Hammond.

SECTION SEVEN: Be it further ordained, etc., that all associations or corporations chartered or created by other States, or Foreign Countries, who may engage, in their own name or in the names of their representatives or agents, within the Town of Hammond, in the sale of coal oil, petroleum, naptha, benzine, turpentine, or other mineral oils, whether crude or refined, shall pay an annual license tax of Three Dollars ($3.00) for each One Thousand Dollars ($1,000.00) of such sales made within the Town of Hammond.

SECTION EIGHT: Be it further ordained, etc., that all associations, corporations, or companies, domiciled outside of the State of Louisiana, who shall within the town of Hammond, directly or through agents or representatives, deal in fresh meats, cured, salted, smoked, or canned, meats, shall pay an annual license of One Dollar ($1.00) for each One Thousand Dollars ($1,000.00) of proceeds from the business done within the Town of Hammond.
SECTION NINE: Be it further ordained, etc., That the license taxes under this Ordinance shall be payable at the principal place of business of the Corporation, Company or Association, within the Town of Hammond, before the 1st day of March of each year, and if delinquent shall bear interest at the rate of two per cent (2%) per month.

SECTION TEN: Be it further ordained, etc., That all Ordinances or parts of Ordinances in conflict herewith be and the same are hereby repealed.

Passed February 7th, 1911
Approved February 7th, 1911.

J. B. Adams                          S. L. Powlett
Clerk                               Mayor

Ordinance No. 122 repealed by Ordinance No. 57, C. S.
ORDINANCE NO. 123.

An Ordinance making it unlawful to keep a grog or tippling shop, as defined by the laws of the State of Louisiana, within the limits of the Town of Hammond, and providing a penalty therefor.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, That on and after the passage of this Ordinance it shall be unlawful for any person, or association of persons, corporation, or club, to keep a grog or tippling shop, as defined by the Statutes of the State of Louisiana, within the limits of the Town of Hammond.

SECTION TWO: Be it further ordained, etc., That any person found guilty of violation of this Ordinance shall be fined not less than One Dollar ($1.00) nor more than Fifty Dollars ($50.00) or be imprisoned for not less than one day nor more than thirty days; or both fine and imprisonment in the discretion of the Mayor.

SECTION THREE: Be it further ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith be and the same are hereby repealed.

Passed February 7th, 1911.  
Approved February 7th, 1911.

J. B. Adams  
Clerk

S. L. Powlett  
Mayor.

Ordinances numbered 124 and 125, relating to the pavement of sidewalks, omitted, see Original Ordinance Book, pages 221 and 225.
ORDINANCE NO. 126.

An Ordinance defining dangerous and suspicious characters, and providing for the suppression and punishment of the same.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that whosoever shall have in his possession any pick lock, or other tool, or instrument, which from its nature is intended or fit to be used as a means of effecting a forcible entry into any house or railroad car, and is unable to show that such possession is for a lawful purpose, or who shall be found in any house, railroad car, yard, or garden, and unable to account satisfactorily for his presence in such place, or wandering about the streets of the Town of Hammond after midnight and before sunrise, and unable to account satisfactorily for his action, shall, on conviction, be fined not more than Twenty-five Dollars ($25.00) and not less than One Dollar ($1.00), or imprisoned not more than thirty days, nor less than one day, or both at the discretion of the Mayor.

SECTION TWO: Be it further ordained, etc., That this Ordinance shall go into effect from and after its promulgation.

Passed September 5th, 1911.

J. B. Adams  H. C. Wilson
Clerk  Mayor
ORDINANCE NO. 127.

An Ordinance defining malicious mischief and providing a penalty therefor.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that any person who shall unlawfully and mischievously cut, break, or damage, with intent to destroy or render useless, any chattels, goods, property or furniture of any description, belonging to another, or shall enter any house with the intent to destroy or injure any property of another, or shall commit depredations on any building, monument, statue, yard, plants, or trees belonging either to the public or to any other person, shall be deemed guilty of malicious mischief, and on conviction shall be imprisoned not more than thirty days and not less than one day, or fined not more than Twenty-five Dollars ($25.00) and not less than One Dollar ($1.00) or both at the discretion of the Mayor.

SECTION 2. Be it further ordained that this Ordinance shall go into effect from and after its passage.

Passed September 5th, 1911.

J. B. Adams
Town Clerk.

H. C. Wilson
Mayor.
ORDINANCE NO. 128.

An Ordinance providing for the punishment of larceny of goods of a value of less than One Hundred Dollars.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that it shall be unlawful for any person to take or steal the property of another, valued at less than One Hundred Dollars ($100.00), within the limits of the Town of Hammond.

SECTION 2. Be it further ordained, etc., that whoever shall violate Section 1 of this Ordinance, shall on conviction be imprisoned for not more than thirty days and not less than one day, or fined not more than One Hundred Dollars ($100.00) and not less than One Dollar ($1.00) or both at the discretion of the Mayor.

SECTION 3. Be it further ordained, etc., the exigencies of the case demanding it, that this Ordinance go into effect from and after its passage.

Passed September 5th, 1911.

J. B. Adams
Town Clerk.

M. C. Wilson
Mayor.
ORDINANCE NO. 129.

An Ordinance to prohibit the carrying of concealed weapons within the limits of the Town of Hammond.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that whosoever shall carry a weapon or weapons concealed on or about his person, such as pistols, bowie knives, daggers, razors, metal knuckles or any other dangerous weapons; shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined not more than One Hundred Dollars ($100.00) nor less than Five Dollars ($5.00), or imprisoned not more than thirty days nor less than five days.

SECTION 2. Be it further ordained, etc., that all Ordinances or parts of Ordinances in conflict with this Ordinance, be, and the same are hereby repealed.

SECTION 3. Be it further ordained that this Ordinance go into effect from and after its passage.

Passed September 5th, 1911.

J. B. Adams
Town Clerk.

H. C. Wilson
Mayor.
ORDINANCE NO. 130.

An Ordinance requiring all persons holding any public gathering at which refreshments are sold or admittance fee charged, to obtain a permit from the Mayor, and providing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, Louisiana, that it shall be unlawful for any person or persons, to hold any public gathering at which refreshments are sold or admittance fees charged without obtaining a permit from the Mayor.

SECTION 2. Be it further ordained, etc., That any person or persons violating this Ordinance shall be deemed guilty of an offense and upon conviction in the Mayor's Court, shall be fined not less than Five Dollars ($5.00) nor more than Twenty-five Dollars ($25.00), or confinement in the town jail not less than three days or more than thirty days, or both at the discretion of the Mayor.

SECTION 3. Be it further ordained that this Ordinance shall go into effect on and after its passage.

Passed October 3d, 1911.

J. B. Adams. 
Town Clerk. 

M. C. Wilson. 
Mayor.

Ordinances numbered 130 (B) and 131, relating to pavement of sidewalks, omitted, see original Ordinance Book, pages 227 and 231.

Ordinance No. 132, relating to the exemption from general taxes of The Hammond Lumber Co., Ltd., for a period of ten years, omitted, see original Ordinance Book, page 235.
ORDINANCE NO. 133.

An Ordinance vacating certain streets, the use of the same to be given to the Hammond Lumber Company, Ltd., for a term of ten years.

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, That East Railroad Avenue and Cypress Streets, from the north side of Michigan Street to the north line of said Town, and Dakota and Colorado Streets from the Illinois Central right-of-way to Cherry Street, be and the same are hereby vacated, and the Hammond Lumber Company, Ltd., given the use and occupation of the same for a period of ten (10) years from date hereof, or for such time thereof as said Company may be in active operation of the manufacture of lumber, provided that the public shall be permitted to use such road and passages as may be established by said Company on said land.

Be it further ordained, etc., That this vacation is made in favor of said Company only, and shall expire when it discontinues operation of its mill, and shall not be transferrable.

Be it further ordained, etc., That this Ordinance go into effect from and after its publication, and all Ordinances, or parts of Ordinances, in conflict be and they are hereby repealed.

Passed December 11th, 1911.

J. B. Adams
Clerk

L. C. Wilson
Mayor

Ordinance No. 134 repealed by Ordinance No. 142.

Ordinances numbered 135 and 136, relating to pavement of sidewalks, omitted, see original Ordinance Book, pages 240 and 244.
ORDINANCE NO. 137.

SECTION ONE: Be it ordained by the Mayor and Board of Aldermen, That it is hereby declared to be a misdemeanor for any person to skate on the concrete sidewalks of the Town of Hammond, with roller skates equipped with metal rollers.

SECTION TWO: Be it further ordained that any person convicted of violating Section one of this Ordinance, shall be fined not less than One Dollar ($1.00) nor more than Five Dollars ($5.00), or imprisoned not less than one day nor more than three days, or both at the discretion of the Mayor.

SECTION THREE: Be it further ordained, That the exigencies of the case demanding, this Ordinance shall go into effect from and after its passage.

Adopted February 6th, 1912.

Ordinances numbered 138, 139 and 140, relating to pavement of sidewalks, omitted, see original Ordinance Book, pages 246; 254 and 258.

Ordinance No. 141, creating a budget for the year 1912, omitted, see original Ordinance Book, page 251.
ORDINANCE NO. 142.

An Ordinance to amend and reordain Ordinance No. 134, entitled "An Ordinance providing for the cleaning of closets or privies within the corporate limits of the Town of Hammond, and keeping the same in a good and sanitary condition".

Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that Ordinance No. 134, entitled "An Ordinance providing for the cleaning of closets or privies within the corporate limits of the Town of Hammond, and keeping the same in a good and sanitary condition", be amended and re-ordained so as to read as follows:

SECTION 1. Be it ordained by the Mayor and Board of Aldermen of the Town of Hammond, that all closets or privies hereinafter constructed within the corporate limits of the Town of Hammond, shall be constructed in accordance with the "Styles" system, and all closets or privies now in existence shall be converted as far as possible, to conform with the "Styles" system, and that the cleaning of said closets or privies shall be done exclusively under the direction and in accordance with the rules and regulations established by the Board of Health, and it shall be unlawful for any private person to do such work.

SECTION 2. Be it further ordained, etc., that the said closets or privies shall be properly cleaned and disinfected under the directions of the said Board of Health, and the excrements from said closets or privies shall be removed in sealed barrels or other covered receptacles by the said department and deposited or disposed of at such place and in such manner as shall be dictated by said Board of Health and approved by the Mayor and Board of Aldermen; that all buckets to be used in said closets or privies shall be furnished by the Board of Health, and each owner shall pay the sum of One Dollar ($1.00) per year, single hole, in advance, for the use of such buckets.

SECTION 3. Be it further ordained, etc., that the following charge shall be made upon the occupant of each premises whereon a closet or privy is maintained and used, which charge or assessment shall cover the expense of said department for said work and all such charges shall be paid quarterly in advance, after five days notice, to-wit:

<table>
<thead>
<tr>
<th>Private Families</th>
</tr>
</thead>
<tbody>
<tr>
<td>For cleaning single hole closet, $0.25 per single hole per month.</td>
</tr>
<tr>
<td>For cleaning two hole closets, $0.45 per two holes per month.</td>
</tr>
<tr>
<td>For cleaning three hole closets, $0.65 per three holes per month.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Hotels, Boarding Houses and Business Houses.</th>
</tr>
</thead>
<tbody>
<tr>
<td>For cleaning single hole closets, $0.50 per single hole per month.</td>
</tr>
<tr>
<td>For cleaning two hole closets, $0.90 per two holes per month.</td>
</tr>
<tr>
<td>For cleaning three hole closets, $1.30 per three holes per month.</td>
</tr>
</tbody>
</table>

SECTION 4. Be it further ordained, etc., that the closet or privy of each private family shall be cleaned and disinfected not less than once each week if necessary, and all other closets shall be inspected once each week and cleaned and disinfected as often as the Health Officer shall deem necessary.

SECTION 5. Be it further ordained, etc., that every person who shall fail, refuse or neglect to comply with Sections 1 and 3 of this act, or shall hinder or interfere with the Board of Health or its employees in the cleaning of closets as hereinabove provided for, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be fined in a sum of not more than Ten Dollars ($10.00) and not less than Two Dollars ($2.00), or imprisonment of not more than ten days and not less than one day, or both at the discretion of the Mayor.
SECTION 6. Be it further ordained that any and all
Ordinances or parts of Ordinances in conflict with the provisions
herein, be, and the same are hereby repealed; and the exigencies
of the case demanding, that this Ordinance take effect and be
in force from and after its passage.

Passed June 4th, 1912.

J. B. Adams.
Clerk.

H. C. Wilson.
Mayor.

Ordinances numbered 143, 144, 145, 146 and 147, relating to
pavement of sidewalks, omitted, see original Ordinance Book,
pages 263, 269, 270, 280, and 286.
ORDINANCE NO. 2.
COMMISSION SERIES.

An Ordinance defining and fixing the duties and powers of the several officers of the Town of Hammond, and fixing their salaries and fees.

SECTION 1. Be it ordained by the Board of Commissioners of the Town of Hammond, that the Mayor shall preside at all meetings of the Board of Commissioners; he shall have supervising control of all officers and affairs of the Municipality, (in so far as public health and public safety are concerned); and shall take care that all of the Laws and Ordinances of the Town are properly executed; he shall sign commissions and appointments of all officers elected or appointed by the Board of Commissioners; he shall sign warrants, draw on the Treasurer for moneys, and require the Commissioner of Finance to attest to the same, and to fix thereto the seal of the Municipality, and to keep an accurate record thereof in a well bound book to be kept for that purpose; he shall from time to time communicate in writing to the Board of Commissioners, such information, and work such measures, as in his opinion may add to the improvement of the finances, the public health, security, ornament, and further prosperity of the Municipality; he shall have the power, when he deems it necessary, to require all officers of the Municipality to exhibit his accounts or other papers and to make reports to the Board of Commissioners in writing, touching any subject or matters he may require pertaining to his office; he shall be active and diligent in enforcing all laws and ordinances for the government of the Municipality, and shall cause all officers to be dealt with properly for negligence or violation of duties; he shall have such jurisdiction as may be vested in him by ordinance, over all places within five miles of the corporation limit for the enforcement of health, quarantine, sanitary, or water works ordinances and regulation thereof; he is authorized to call on every male citizen of the Municipality over eighteen years of age and under forty-five years of age, to aid in enforcing the law; he shall have the power to remit fines and forfeitures and to vacate and annul penalties, by and with the consent of the Board of Commissioners; in general, he shall have all powers now delegated, or to be hereinafter delegated, to the Mayor of the Municipality by the laws of this State; he shall also be tax-collector. His salary is hereby fixed at Nine Hundred Dollars ($900.00) per annum, payable monthly.

SECTION 2. Be it further ordained, etc., that the Commissioner of Finance shall receive a yearly salary of Two Hundred and Fifty Dollars ($250.00), payable monthly, and it shall be his duty to take care of the financing of the Town and he shall have general superintendence and control over all matters pertaining to the finances of the Municipality and the officers in charge thereof, and it shall be his duty to see that all accounts by and with the Municipality, and all tax collections and all disbursements are properly audited; in addition he shall have such other powers and duties as are now prescribed by the laws of this State, or Ordinances of the Municipality, and which may be hereafter prescribed.

SECTION 3. Be it further ordained, etc., that the Commissioner of Public Parks and Streets shall receive a yearly salary of Two Hundred and Fifty Dollars, payable monthly; and he shall take care of all public Streets and Parks and water mains of the Municipality, and see that same are kept in proper condition; and it shall be his special duty to keep strict account of monies disbursed on any improvements and work and to properly audit all such moneys and to make reports thereof to the Commissioner of Finance; in addition he shall have such duties and powers as may be designated by the laws of the State or Ordinances of the Municipality.
SECTION 4. Be it further ordained, etc., that the Chief of Police shall execute all warrants and orders of the Municipal Court and exercise all the duties of a Peace Officer; he shall be the town jailer; he shall collect all fines and forfeitures imposed by the Municipal Court; he shall collect and account for all license taxes within the Corporate limits; he shall collect and account for all money due the Town for water rents and shall also collect street taxes; he shall have the power to appoint, with the approval of the Board of Commissioners, such deputies and assistants as he may deem necessary for the proper discharge of the duties of his office; he shall receive a salary of Twelve Hundred Dollars ($1200.00) per annum, payable monthly, and shall also be allowed a fee of One Dollar ($1.00) for every arrest in which there is a conviction, and a fee of One Dollar ($1.00) for every animal impounded.

SECTION 5. Be it further ordained, etc., that the City Attorney shall be Secretary of the Town; that his duties are to advise the Board of Commissioners on legal matters; to draw all Ordinances and to act as General Counsel for the Town; he shall also keep the minutes of the meetings of the Board of Commissioners and shall have charge of the books of the Town; his salary shall be One Hundred Dollars ($100.00) per annum as Counsel, and Fifty Dollars ($50.00) per annum as Secretary, and in all litigated cases his fee shall be fixed by the Board of Commissioners, and in all cases where appeals are taken from the fines imposed by the Municipal Court, he shall receive thirty-three and one-third per cent (33 1/3%) of the fines recovered.

SECTION 6. Be it further ordained, etc., that the City Physician shall have direct charge of all matters pertaining to the health and sanitary condition, under the supervision of the Mayor; he shall receive such fees for services actually rendered as may be fixed by the Board of Commissioners.

Passed June 14th, 1913.

J. W. Skinner,
Mayor.

T. R. Thames
Commissioner of Finance.

L. M. Channell
Commissioner of Streets & Parks.

Ordinance No. 3, Commission Series, relating to increasing the general revenue for the years 1913 to 1920, both inclusive, omitted, see original Ordinance Book, page 202.
ORDINANCE NO. 4, COMMISSION SERIES.

An Ordinance to prohibit and suppress houses of prostitution, disorderly houses, and houses where lewd and indecent performances are conducted; prohibiting any owner, or agent of any owner, to knowingly rent or allow to be used any house or premises for such purposes; and providing a penalty and means of enforcement of the provisions of this Ordinance.

SECTION ONE: Be it ordained by the Mayor and Board of Commissioners of the Town of Hammond, That all houses of prostitution, disorderly houses, and houses where lewd and indecent performances are conducted, and like places, shall henceforth be closed, and shall remain so closed and prohibited, and it shall be unlawful for any person, or persons, directly or indirectly, to keep or manage or be connected with such an establishment, or house, either as employees, performer, inmate, participant, or knowingly to rent or allow to be used for said purposes, premises owned by such person, or for which said person is agent.

SECTION TWO: Be it further ordained, etc., That whosoever shall violate the provisions of this Ordinance, shall, on conviction thereof, be fined not less than Twenty-Five Dollars ($25.00), or more than 'One Hundred Dollars' ($100.00), or imprisoned for not less than ten days nor more than thirty days, or both at the discretion of the Mayor.

SECTION THREE: Be it further ordained, et cetera, That the exigencies of the case demanding it, this Ordinance shall go into effect from and after July 1st, 1913.

John W. Skinner
Com. of Public Health and Safety.

T. R. Thames
Commissioner of Finance

Commissioner of Streets and Yards.

Attest:

H. G. Hugate
Secretary.
ORDINANCE No. 5, Commission Series.

An Ordinance amending Section Three of Ordinance No. 142, passed June 4th, 1912, entitled an Ordinance to amend and re-ordain Ordinance No. 134 entitled "An Ordinance providing for the cleaning of closets, or privies, within the corporate limits of the Town of Hammond, and keeping same in a good and sanitary condition."

SECTION ONE: Be it ordained by the Mayor and Board of Commissioners of the City of Hammond, That Section 3 of Ordinance No. 142 be amended and reordained to read as follows:

"That the following charges shall be made upon the occupant of each premises whereon a closet or privy is maintained and used, which charge or assessment shall cover the expense of said department for said work and all such charges shall be payable monthly, in advance, after five days notice, to-wit:

Private families:
For cleaning single hole closet: $0.35 per month
For cleaning two hole closets: $0.60 per month
For cleaning three hole closets: $0.90 per month

Hotels, boarding houses and business houses:
For cleaning single hose closets: $0.50 per month
For cleaning two hole closets: $0.90 per month
For cleaning three hole closets: $1.30 per month.

And in addition thereto there shall be a charge of $1.10 per year, payable in advance, for the use of the buckets used for each single hole closet; $2.20 for double hole closets and $3.30 for each three hole closets.

SECTION TWO: Be it further ordained, et cetera, That this Ordinance shall go into effect from and after its promulgation.

Passed July 10th, 1913.

John W. Skinner. Mayor.
An Ordinance ordering a special election for the purpose of submitting to the property taxpayers of the City of Hammond, propositions to incur an indebtedness to the amount of Ninety-two Thousand Dollars ($92,000.00) for certain public improvements; to issue bonds therefor and to levy a special tax or taxes to provide for the payment of the principal and interest of said indebtedness.

SECTION ONE: Be it ordained by the City Council of the City of Hammond, Louisiana, that special election be and the same is hereby ordered to be held in said City, at the Alpha Theatre, on west side of Cypress Street, between Thomas Street and Morris Avenue, in said City, on the 13th day of January, 1914, between the hours of 7:00 A. M. and 5:00 P. M., as authorized by Article 281 of the Constitution of the State of Louisiana, as amended in the year 1912, and under the provisions of Act 256 of the session of the Legislature of 1910, and the Acts amendatory thereof, at which election the property taxpayers of the City of Hammond, legally qualified to vote at such election, shall have submitted to them propositions to incur indebtedness to the aggregate amount of Ninety-two Thousand Dollars ($92,000.00), to issue negotiable bonds therefor, and to levy a special tax or taxes to provide for the payment of principal and interest of said debt, and for the following public purposes, works and improvements, the title to which shall vest in the said City of Hammond, viz:

FIRST PROPOSITION: To issue bonds to the amount of Fifty Thousand Dollars ($50,000.00) for the purpose of acquiring a site and constructing thereon a public school building and to levy a special tax for the payment thereof.

SECOND PROPOSITION: To issue bonds to the amount of Eighteen Thousand Dollars ($18,000.00) for the purpose of extending and improving the system of waterworks of said City, and to levy a special tax for the payment thereof.

THIRD PROPOSITION: To issue bonds to the amount of Sixteen Thousand Dollars ($16,000.00) for the purpose of levying and constructing a sewerage system in said City, and to levy a special tax for the payment thereof.

FOURTH PROPOSITION: To issue bonds to the amount of Five Thousand Dollars ($5,000.00) for the purpose of acquiring public fire equipment, including the building therefor, and site on which to locate the building, and to levy a special tax for the payment thereof.

FIFTH PROPOSITION: To issue bonds to the amount of Three Thousand Dollars ($3,000.00) for the purpose of acquiring a site and erecting a City Hall and jail thereon, and to levy a special tax for the payment thereof.

SECTION TWO: Be it further ordained, et cetera, That the negotiable bonds to be issued pursuant to the said submission to represent said indebtedness, or such part or parts thereof as shall be authorized, shall bear interest at the rate of five per cent per annum, payable annually, on the 31st day of January in each year, to be represented by interest coupons. Said bonds shall be of the denomination of One Thousand Dollars ($1,000.00) each, and numbered from one upward, and shall be payable to bearer. The said bonds shall run for a period of forty (40) years from the date of the issuance thereof, provided, however, that the Council of the said City shall fix a certain time at which the said bonds shall begin to mature which shall not be longer than five (5) years from the date of said bonds, and the said bonds shall thereafter mature in annual installments, so that when the annual interest is added thereto the total amount to be paid, including the principal and interest each year, shall be as near equal as practicable. To secure the payment
of the principal and interest of the said bonds, there shall be imposed, levied and collected, annually, in excess of all other taxes, a tax sufficient to pay the interest annually, and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire the said bonds at maturity provided, however, that the said tax, together with all other taxes for the payment of the indebtedness incurred pursuant to the provisions of Article 281 of the Constitution of the State of Louisiana, shall not in any year exceed ten mills on the dollar of the assessed valuation of the property in said City.

SECTION THREE: Be it further ordained, et cetera, That said election shall be conducted under the supervision of the Council of the City of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act No. 256 of the session of the Legislature of the year 1910, approved July 7th, 1910, and Acts amendatory thereof, and at the polling place at which the last general election was held.

SECTION FOUR: Be it further ordained, et cetera, That this Ordinance shall be published during at least thirty (30) days preceding said election, as notice thereof, in the Official Journal of the City of Hammond.

SECTION FIVE: Be it further ordained, et cetera, That the ballots to be used at said election shall be printed on white paper and shall be on the following form.

FOR THE ISSUANCE OF BONDS.

FIRST PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Fifty Thousand Dollars ($50,000.00); to run forty (40) years and payable within that term at such times and in such amounts as may be fixed by the City Council, bearing interest at the rate of five per centum per annum, payable annually; for the purpose of acquiring a site and constructing thereon a public school building, and to levy a special tax for the payment thereof.

SECOND PROPOSITION: To incur debt and issue bonds of the City of Hammond, Louisiana, to the amount of Eighteen Thousand Dollars ($18,000.00) to run forty (40) years, and payable within that term, at such times and in such amounts as may be fixed by the City Council, bearing interest at the rate of five per centum per annum, payable annually for the purpose of extending and improving the system of waterworks of said City, and to levy a special tax for the payment thereof.

THIRD PROPOSITION: To incur debt and issue bonds of the City of Hammond, Louisiana, to the amount of Sixteen Thousand Dollars ($16,000.00), to run for forty (40) years and payable within that term and at such times and in such amounts as may be fixed by the City Council; bearing interest at the rate of five per centum per annum, payable annually, for the purpose of laying and constructing a sewerage system in said City, and to levy a special tax for the payment thereof.
FOURTH PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of five Thousand Dollars ($5,000.00), to run forty (40) years and payable within that term at such times and in such amounts as may be fixed by the City Council, bearing interest at the rate of five per centum per annum, payable annually, for the purpose of acquiring a public fire equipment, including the building therefor and site on which to locate the building, and to levy a special tax for the payment thereof.

FIFTH PROPOSITION: To incur debt and issue bonds of the City of Hammond, Louisiana, to the amount of Three Thousand Dollars ($3,000.00), to run forty (40) years and payable within that term at such times and in such amounts as may be fixed by the City Council, bearing interest at the rate of five per centum per annum, payable annually, for the purpose of acquiring a site and erecting a City Hall, and jail, thereon, and to levy a tax for the payment thereof.

NOTICE TO VOTERS: To vote in favor of the propositions submitted upon this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

 Said propositions shall be printed on each ballot with square at the right of each proposition and also the words "Yes" and "No", respectively. To vote in favor of the respective propositions submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the respective propositions he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1913, which certificate shall be signed by one of the Commissioners of Election before the ballots shall be delivered to the voter. Each voter's name shall be endorsed on his ballot, provided the ballots voted by proxy shall have endorsed thereon the name of the tax voter and her proxy.

SECTION SIX: Be it further ordained, et cetera, That after said election shall have been held, the City Council of said city shall in open session, to be held at the City Hall in said City, on the 14th day of January, 1914, at 3:00 o'clock P.M., proceed to open the ballot boxes, examine and count the ballots, in number and amounts, examine and canvass the returns, and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the Official Journal of said city. Said City Council shall keep a proces verbal of the manner of which the ballot boxes, have been opened, the returns canvassed and the result of the election ascertained, and shall forward a copy of said proces verbal to the Secretary of State, to be recorded in his office, another copy to the Clerk of the District Court, to be recorded in the mortgage records of the Parish, and the remaining copy to be retained in the archives of the City.
SECTION SEVEN: Be it further ordained, et cetera, that in the event that the said propositions, or any of them, shall be voted for by a majority in number and amount, of the property taxpayers, qualified as electors under the Constitution and laws of this State, voting at said election, the City Council shall pass such Ordinances as may be necessary to provide for the issuance of said bonds, for the signatures and authentication thereof, and for the sale and disposition thereof, which Ordinances shall provide that each year while any of the said bonds are outstanding, the City shall levy, impose and collect annually, in each of said years, in excess of all other taxes, a tax sufficient to pay the interest annually and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire said bonds at maturity, provided that such special tax, together with all other special taxes heretofore authorized to be levied for the payment of the principal and interest of any debt incurred, pursuant to the provisions of Article 261 of the Constitution of Louisiana, shall not in any year exceed ten mills on the dollar of the assessed valuation of the property of said City.

SECTION EIGHT: Be it further ordained, et cetera, that this Ordinance shall take effect from and after its passage.

Passed December 2nd, 1913.

J. W. Skinner
Mayor.
ORDINANCE NO. 7, COMMISSION SERIES:

An Ordinance granting to the Illinois Central Railroad Company, its successors or assigns, permission to construct, maintain and operate for a period of twenty-five years, a railroad track for switching purposes from a point ten feet north of Charles Street on East Railroad Avenue to a junction with the main line at a point on Church Street, and fixing a penalty for failure to comply with the terms of this Ordinance.

SECTION ONE: Whereas the production of berries and vegetables for shipment from this point over the Illinois Central Railroad has greatly increased during the last few years, and will continue to increase, and whereas additional loading tracks are needed for the accommodation of the growers, and whereas the Illinois Central Railroad Company has offered to provide said loading tracks, if granted the necessary right-of-way over a part of East Railroad Avenue, Be it ordained by the Mayor and Board of Commissioners of the Town of Hammond, That in consideration of the advantages to accrue to the business interests of the community, and in consideration of the said Illinois Central Railroad Company obligating itself to fill the low ground with gravel or other hard substance, between the main track and the switch track now under construction on East Railroad Avenue, the same being an extension of the spur track of Hammond Lumber Company, under rights granted said Hammond Lumber Company under Ordinance No. 95, dated April 2nd, 1907, also to fill with the same material on the East side of said spur, so as to put the ground in proper condition for use in loading truck and berries, on both sides of said spur track; and providing wagon and foot crossing at Baton Rouge, Hammond & Eastern crossing, east side, and placing wagon and foot crossings at Church Street, that the Illinois Central Railroad, its assigns or successors, be and it is hereby granted permission to construct, maintain and operate an extension of said spur track for switching purposes, and for loading berries with truck and other merchandise, on East Railroad Avenue, from a point ten feet north along the main line of said railroad over Roberts, Church, Robinson, Michigan, Dakota and Colorado Streets.

SECTION TWO: Be it further ordained, et cetera, That said Illinois Central Railroad Company, its successors or assigns, shall so construct, maintain and use said track as not to interfere unnecessarily with the use of the said streets by the public.

SECTION THREE: Be it further ordained, et cetera, That a failure to fill in between said tracks and on east side of said spur and to provide the street crossings mentioned in the preamble hereof shall revoke this permit.

SECTION FOUR: Be it further ordained, et cetera, That all Ordinances and parts of Ordinances in conflict with this Ordinance be and the same are hereby repealed, and this Ordinance shall take effect on and after its promulgation.

John W. Skinner
Mayor

T. R. Thames
Commissioner of Finance

Geo. F. Smith
Commissioner of Streets and Parks
An Ordinance providing for the incurring of debt and issuance of School Bonds of the City of Hammond, to the amount of Fifty Thousand Dollars ($50,000.00); fixing the amounts of said bonds and the maturities thereof; and levying a special tax of two and one-half mills on all the property subject to taxation within the corporate limits of said City, for the year 1914, for the purpose of paying the interest on said bonds for said year; and providing for a levy of a special tax each subsequent year up to and including 1953, for the purpose of paying the principal and interest on said bonds, as the same shall mature or become due.

WHEREAS, at a special election duly and regularly held in the City of Hammond, Louisiana, on the 13th day of January, 1914, in conformity with an Ordinance of the City Council of said City ordering said election, there was submitted to the vote of the property taxpayers, qualified to vote in said City, a proposition to incur debt and to issue bonds of the City of Hammond to the amount of Fifty Thousand Dollars ($50,000.00), to run forty (40) years and payable within that term at such times and in such amounts as may be fixed by the City Council, said bonds to bear five per centum per annum interest, payable annually, for the purpose of acquiring a site and erecting thereon a public school building and to levy a special tax for the payment thereof:

WHEREAS, the incurring of said debt, the issuance of said bonds for said purpose and the levying of a special tax to pay same, were duly authorized by a vote of the majority, in both number and amount, of votes cast at said election:

SECTION ONE: Be it ordained by the City Council of the City of Hammond, that the Mayor and the City Secretary be and they are hereby authorized and directed to have prepared and to execute in the name and on behalf of the City of Hammond, Louisiana, fifty (50) negotiable bonds, numbered from one (1) to fifty (50), both numbers inclusive, and in denominations of One Thousand Dollars ($1,000.00) each; bearing date of April 1st, 1914 and maturing and being due and payable as follows, to-wit:

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Bond number twenty-two (22) on April 1st, 1940
Bond number twenty-three (23) on April 1st, 1940
Bond number twenty-four (24) on April 1st, 1941
Bond number twenty-five (25) on April 1st, 1941
Bond number twenty-six (26) on April 1st, 1942
Bond number twenty-seven (27) on April 1st, 1942
Bond number twenty-eight (28) on April 1st, 1943
Bond number twenty-nine (29) on April 1st, 1944
Bond number thirty (30) on April 1st, 1944
Bond number thirty-one (31) on April 1st, 1945
Bond number thirty-two (32) on April 1st, 1945
Bond number thirty-three (33) on April 1st, 1945
Bond number thirty-four (34) on April 1st, 1946
Bond number thirty-five (35) on April 1st, 1946
Bond number thirty-six (36) on April 1st, 1947
Bond number thirty-seven (37) on April 1st, 1947
Bond number thirty-eight (38) on April 1st, 1948
Bond number thirty-nine (39) on April 1st, 1949
Bond number forty (40) on April 1st, 1949
Bond number forty-one (41) on April 1st, 1949
Bond number forty-two (42) on April 1st, 1950
Bond number forty-three (43) on April 1st, 1950
Bond number forty-four (44) on April 1st, 1951
Bond number forty-five (45) on April 1st, 1951
Bond number forty-six (46) on April 1st, 1952
Bond number forty-seven (47) on April 1st, 1952
Bond number forty-eight (48) on April 1st, 1953
Bond number forty-nine (49) on April 1st, 1953
Bond number fifty (50) on April 1st, 1953.

Said bonds shall bear interest at the rate of five (5) per cent per annum from date, interest payable annually, on the 1st day of April of each and every year until the payment of the principal sum thereof; both principal and interest of said bonds to be payable at the Hibernia Bank & Trust Company, New Orleans, Louisiana, or the Hammond State Bank, Hammond, Louisiana, at the option of the holder of said bonds or interest coupons; and said bonds shall be known as "School Bonds of the City of Hammond".

The interest on said bonds shall be evidenced by proper coupons attached to each bond, and both principal and interest shall be due and payable in gold coin of the United States of the then present standard of weight and fineness. Said bonds shall be signed by the Mayor and Secretary, but said interest coupons may be executed by fac-simile signatures of said Mayor and Secretary.

SECTION TWO: Be it further ordained, et cetera, that all of said bonds and all of said interest coupons attached thereto shall be in substantially the following forms, respectively:

UNITED STATES OF AMERICA

STATE OF LOUISIANA

NO. ______________________

SCHOOL BONDS

OF THE.

CITY OF HAMMOND.

KNOW ALL MEN BY THESE PRESENTS, That the City of Hammond, Louisiana, acknowledges itself to be indebted and for value received
promises to pay to the bearer the sum of One Thousand Dollars, on the 1st day of April, 1914, together with interest thereon from date hereof until paid at the rate of five per centum per annum, payable annually, on the 1st day of April of each and every year until the final payment hereof, upon the presentation and surrender of this bond and interest coupons attached, as they severally become due.

Both principal and interest of this bond are due and payable at the Hibernia Bank & Trust Company, New Orleans, Louisiana, or at the Hammond State Bank, Hammond, Louisiana, at the option of the holder thereof, or of said interest coupons, in gold coin of the United States at the then present standard weight and fineness.

This bond is one of a series of fifty bonds of like date, tenor and amount, issued for the purpose of providing funds to acquire a site and construct thereon a public school building in the City of Hammond, Louisiana, and in full conformity to Article 287 of the Constitution of the State of Louisiana, as amended in the year 1912, and under the provisions of Act 256 of the session of the General Assembly of 1910, and the acts amendatory thereof, and is authorized and approved by the vote in both number and amount of the property taxpayers, qualified to vote thereon, voting at a special election regularly called and held in the City of Hammond, under the provisions of the Constitution and laws of this State.

It is hereby certified and recited that all acts, conditions and things required by the Constitution and laws of the State of Louisiana, precedent to and necessary in issuing this bond, have been regularly done and performed; that the total indebtedness of the City of Hammond does not exceed any Constitutional or Statutory limitation; that full and ample provision has been made for the collection of a direct property tax annually, on all property subject to taxation within the corporate limits of the said City of Hammond, sufficient to pay the principal and interest of this bond as the same becomes due; that said special tax is also authorized and approved by the vote of the majority in both number and amount of the property taxpayers qualified to vote thereon, voting at a special election regularly called and held in said City and in accordance with all provisions of the laws of this State.

In testimony whereof, the City of Hammond has caused this bond to be signed by the Mayor and the Secretary of the City of Hammond, under the municipal seal of said City of Hammond and the coupons hereto attached to be signed by the fac-simile signatures of said officers, on this the 1st day of April, 1914.

Jno. W. Skinner
Mayor

Secretary

No. 50.00

On the 1st day of April, 1914, the City of Hammond, Louisiana will pay to bearer Fifty Dollars ($50.00), at the Hibernia Bank & Trust Company, New Orleans, La., or the Hammond State Bank, Hammond, La., at holder's option, being the annual interest then due on its School Bonds.

Dated April 1st, 1914.

John W. Skinner
Treasurer
SECTION THREE: Be it further ordained, et cetera, That the proceeds of the sale of the bonds herein authorized and directed to be issued shall be devoted exclusively to acquiring a site and erecting thereon a public school building, in the City of Hammond, title of which shall vest in said City.

SECTION FOUR: Be it further ordained, et cetera, That a special tax of two and one-half mills on the dollar of the assessed valuation is hereby levied on all property subject to taxation within the corporate limits of the City of Hammond, for the year 1914, for the purpose of paying the interest due on said bonds on April 1st, 1915; and each year the City Council shall levy a special tax sufficient in amount to pay the interest as it becomes due on said bonds and the principal thereof at their respective maturities; and the proceeds of said tax levied and to be levied shall be sacredly devoted and applied to the payment of said interest and principal, as same shall become due.

SECTION FIVE: Be it further ordained, et cetera, That as said special taxes are collected and received by this City, should there by any balance after paying accrued interest and matured bonds, the same shall be set aside separate and apart from all other funds of the City and shall be known as the general sinking fund, to be used together with the proceeds of such special taxes as may be hereafter levied in paying interest due annually and the said bonds as they respectively mature, as provided in Section One hereof.

SECTION SIX: Be it further ordained, et cetera, That this Ordinance shall go into effect from and after its promulgation.

_______________________________  ________________________________
Secretary                                           Mayor
An Ordinance providing for the incurring of debt and issuance of Waterworks Extension Bonds of the City of Hammond, to the amount of Eighteen Thousand Dollars ($18,000.00); fixing the amounts of said bonds and the maturities thereof; and levying a special tax of one (1) mill on all property subject to taxation within the corporate limits of said City for the year 1914, for the purpose of paying the interest on said bonds for said year; and providing for a levy of a special tax each subsequent year up to and including the year 1953, for the purpose of paying the principal and interest on said bonds, as the same shall mature and become due.

WHEREAS, at a special election duly and regularly held in the City of Hammond, Louisiana, on the 13th day of January, 1914, in conformity with an Ordinance of the City Council of said City, ordering said election, there was submitted to the vote of the property taxpayers qualified to vote in said city, a proposition to incur debt and to issue bonds of the City of Hammond to the amount of Eighteen Thousand Dollars ($18,000.00) to run forty (40) years and payable at such times and in such amounts as may be fixed by the City Council; said bonds to bear five per cent per annum interest, payable annually, for the purpose of extending the system of waterworks of said City, and to levy a special tax for the payment thereof;

WHEREAS, the incurring of said debt, the issuance of said bonds for said purpose and the levying of a special tax to pay same, were duly authorized by a vote of the majority in both number and amount of votes cast at said election:

SECTION ONE: Be it ordained by the City Council of the City of Hammond, That the mayor and the City Secretary be and they are hereby authorized and directed to have prepared and to execute in the name and on behalf of the City of Hammond, Louisiana, eighteen (18) negotiable bonds, numbered from one (1) to eighteen (18), both numbers inclusive, and in denominations of One Thousand Dollars ($1,000.00) each, bearing date of April 1st, 1914 and maturing and being due and payable as follows, to-wit:

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Said bonds shall bear interest at the rate of five (5) per centum per annum from date, interest payable annually, on the 1st day of April of each and every year until the payment of the principal sum thereof; both principal and interest of said bonds to be payable at the Hibernia Bank & Trust Co., New Orleans, La., or at the Hammond State Bank, Hammond, La., at the option of the holder of said bonds or interest coupons; and said bonds shall be known as "Waterworks Extension Bonds of the City of Hammond".
The interest on said bonds shall be evidenced by proper coupons attached to each bond, and both principal and interest shall be due and payable in gold coin of the United States of the then present standard of weight and fineness. Said bonds shall be signed by the Mayor and Secretary, but said interest coupons may be executed by fac-simile signatures of said Mayor and Secretary.

SECTION TWO: Be it further ordained, et cetera, That all of said bonds and all of said interest coupons attached thereto shall be in substantially the following forms, respectively:

UNITED STATES OF AMERICA
STATE OF LOUISIANA

WATERWORKS EXTENSION BONDS
of the
CITY OF HAMMOND.

KNOW ALL MEN BY THESE PRESENTS, That the City of Hammond, Louisiana, acknowledges itself to be indebted and for value received promises to pay to bearer, the sum of One Thousand Dollars ($1,000.00) on the 1st day of April, 19__ together with interest thereon from date hereof until paid, at the rate of five (5) per centum per annum, payable annually, on the 1st day of April of each and every year until the final payment hereof, upon the presentation and surrender of this bond and the interest coupons attached, as they severally become due.

Both principal and interest of this bond are due and payable at the Hibernia Bank & Trust Company, New Orleans, Louisiana, or at the Hammond State Bank, Hammond, Louisiana, at the option of the holder thereof, or of said interest coupons, in gold coin of the United States at the then present standard of weight and fineness.

This bond is one of a series of eighteen bonds of like date tenor and amount, issued for the purpose of providing funds to extend the waterworks system of the City of Hammond, Louisiana, and in full conformity to Article 281 of the Constitution of the State of Louisiana, as amended in the year 1912, and under the provisions of Act 256 of the session of the General Assembly of 1910, and the acts amendatory thereof, and is authorized and approved by the vote in number and amount of the property taxpayers, qualified to vote thereon, voting at a special election regularly called and held in said City of Hammond under the provisions and laws of this State.

It is hereby certified and recited that all acts, conditions and things required by the Constitution and laws of the State of Louisiana, precedent to and necessary in issuing this bond, have been regularly done; that the total indebtedness of the City of Hammond does not exceed any Constitutional or Statutory limitation; that full and ample provision has been made for the collection of a direct property tax annually on all property subject to taxation within the corporate limits of the said City of Hammond, sufficient to pay the principal and interest of this bond, as the same becomes due; that said special tax is also authorized and approved by the vote of the majority in both number and amount of the property taxpayers qualified to vote thereon, voting at a special election regularly called and held in said City, and in accordance with all provisions of the laws of this State.
In testimony whereof, the City of Hammond has caused this bond to be signed by the Mayor and the Secretary of the City of Hammond, under the municipal seal of said City of Hammond, and the coupons hereto attached to be signed by the fac-simile signatures of said officers, on this the 1st day of April, 1914.

Mayor

Secretary

On the 1st day of April, 1914, the City of Hammond, Louisiana, will pay to bearer Fifty Dollars ($50.00), at the Hibernia Bank & Trust Company, New Orleans, Louisiana, or at the Hammond State Bank, Hammond, Louisiana, at the holder's option, being the annual interest then due on its Waterworks Extension Bonds.

Dated April 1st, 1914.

(Fac-simile signature) Mayor

Secretary

SECTION THREE: Be it further ordained, et cetera, That the proceeds of the sale of the bonds herein authorized and directed to be issued shall be devoted exclusively to extending the system of waterworks of the City of Hammond.

SECTION FOUR: Be it further ordained, et cetera, That a special tax of one mill on the dollar of the assessed valuation is hereby levied on all property subject to taxation within the corporate limits of the City of Hammond, for the year 1914, for the purpose of paying the interest due on said bonds on April 1st, 1915; and each year the City Council shall levy a special tax sufficient in amount to pay the interest as it becomes due on said bonds and the principal thereof at their respective maturities; and the proceeds of said tax levied and to be levied shall be sacredly devoted and applied to the payment of the said interest and principal, as same shall become due.

SECTION FIVE: Be it further ordained, et cetera, That as said special taxes are collected and received by this City, should there be any balance after paying accrued interest and matured bonds, the same shall be set aside separate and apart from all other funds of the City and shall be known as the General Sinking Fund, to be used together with the proceeds of such special taxes as may be hereafter levied in paying interest due annually and the said bonds as they respectively mature, as provided in Section One hereof.

SECTION SIX: Be it further ordained, et cetera, That this Ordinance shall go into effect from and after its promulgation.

Mayor

Secretary

T. R. Thames
Commissioner of Finance

C. F. Smith
Com. of Streets and Parks
ORDINANCE NO. 10, COMMISSION SERIES.

An Ordinance to prohibit the riding of bicycles or motorcycles on Railroad Station Platform or Railroad yards in the City of Hammond, Louisiana.

SECTION ONE: Be it enacted by the Board of Commissioners of the City of Hammond, Louisiana, That on and after the passage of this Ordinance, it shall be unlawful for any person, or persons, to ride a bicycle or motorcycle on any Railroad Station Platform or Railroad Yards in the City of Hammond, Louisiana.

SECTION TWO: Be it further enacted, et cetera, That any person or persons violating this Ordinance shall be deemed guilty of an offense, and, upon conviction in the Mayor's Court, shall be fined not more than five Dollars ($5.00) or sentenced to serve not more than five days in the City jail, or both at the discretion of the Mayor.

SECTION THREE: Be it further enacted, et cetera, That any Ordinance or part of Ordinance in conflict with this Ordinance is hereby repealed.

Passed April 8th, 1914.

J. W. Skinner
Mayor.
ORDINANCE NO. 11. COMMISSION SERIES.

An Ordinance declaring it unlawful to leave a horse or mule hitched to buggy, wagon, or other vehicle, loose on the streets of the City of Hammond.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that it is hereby declared unlawful for any person to leave a horse or mule hitched to a buggy, wagon, or other vehicle, loose on the streets of the City of Hammond.

SECTION 2. Be it further ordained, that any person violating this Ordinance shall be fined not less than One Dollar ($1.00) nor more than Five Dollars ($5.00), or imprisoned not less than one day and not more than five days, or both at the discretion of the Mayor.

SECTION 3. Be it further ordained, etc., that this Ordinance shall go into effect from and after its promulgation.

Passed April 8th, 1914.

J. W. Skinner
Mayor.
An Ordinance requiring all butcher shops in the City of Hammond to be closed on Sundays and forbidding the carrying on of any business in any butcher shop on Sundays, by either proprietors, employees, or any other person; and fixing the penalty for all violations of same.

SECTION 1. Be it ordained by the Mayor and Board of Commissioners of the City of Hammond, that from and after the 10th day of July, 1914, A. D., all butcher shops within the corporate limits of the City of Hammond, shall be closed not later than twelve o'clock on Saturday nights and remain closed continuously for twenty-four hours, during which period of time it shall be unlawful for any proprietor, employee, or any other person to carry on any business in any butcher shop.

SECTION 2. Be it further ordained, etc., that whosoever shall violate the provisions of this Ordinance shall be deemed guilty of an offense, and upon conviction in the Mayor's Court, shall be fined not less than Fifty Dollars ($50.00) nor more than One Hundred Dollars ($100.00) or be imprisoned for not less than ten days nor more than thirty days, or both at the discretion of the Court.

SECTION 3. Be it further ordained, etc., that all Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

Passed July 10th, 1914.

T. R. Thames
Acting Secretary.

John W. Skinner
Mayor.
ORDINANCE NO. 13. COMMISSION SERIES.

An Ordinance requiring all barber shops in the City of Hammond to be closed on Sundays and forbidding the carrying on of any business in any barber shop on Sundays, by either proprietors, employees, or any other person, and fixing the penalties for all violations of same.

SECTION 1. Be it ordained by the Mayor and Board of Commissioners of the City of Hammond, that from and after the 18th day of July 1914, A. D., all barber shops within the corporate limits of the City of Hammond shall be closed not later than twelve o'clock on Saturday night and remain closed continuously for twenty-four hours, during which period of time it shall be unlawful for any proprietor, employee, or any other person to carry on any business in any barber shop.

SECTION 2. Be it further ordained, etc., that whosoever shall violate the provisions of this Ordinance shall be deemed guilty of an offense and upon conviction in the Mayor's Court shall be fined not less than Fifty Dollars ($50.00) nor more than One Hundred Dollars ($100.00) or be imprisoned for not less than ten days nor more than thirty days, or both at the discretion of the Court.

SECTION 3. Be it further ordained, etc., that all Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

Passed July 10th, 1914.

T. R. Thames.
Acting Secretary.

Jno. W. Skinner
Mayor.
ORDINANCE NO. 14. COMMISSION SERIES.

An Ordinance requiring all stores, shops, groceries and all places of public business, except those herein exempted, to be closed on Sundays, and forbidding all giving, trading, bartering or selling on Sundays by the proprietors of such establishments.

SECTION 1. Be it ordained by the Mayor and Board of Commissioners of the City of Hammond, that from and after the 15th day of August, 1914, A. D., all stores, shops, groceries and all places of public business, which are or may be licensed under the laws of the State of Louisiana or the City of Hammond, shall be required to close at or before twelve o'clock on Saturday night, and to remain closed continuously for twenty-four hours, during which period of time it shall be unlawful for the proprietors or employees thereof or any other person, to give, trade, barter, exchange or sell any of the stocks or any article of merchandise kept in any such establishment.

SECTION 2. Be it further ordained, etc., that whosoever shall violate the provisions of this act, shall for each offense be deemed guilty of an offense, and on trial and conviction shall pay a fine of not less than Twenty-five Dollars ($25.00) nor more than One Hundred Dollars ($100.00), or be imprisoned for not less than ten days nor more than thirty days, or both at the discretion of the Court; provided that this act shall not apply to news-dealers, keepers of soda fountains, places of resort for recreation and health, watering places or public parks nor prevent the sale of ice.

SECTION 3. Be it further ordained that the provisions of this act shall not apply to newspaper offices, printing offices, book stores, drug stores, undertaking shops, public and private fruit and vegetable markets, bakeries, dairies, livery stables, railroad hotels, boarding, warehouse for receiving and forwarding freights restaurants, telegraph offices and theaters, or any place of amusement, provided that this shall not be construed to effect in anywise the Ordinances now in effect prohibiting barber shops and butcher shops to remain open on Sundays.

SECTION 4. Be it further ordained, etc., that all Ordinances or parts of Ordinances contrary or inconsistent with the provisions hereof, be and the same are hereby repealed.

Passed August 4th, 1914.

H. G. Hungate
Secretary.

J. W. Skinner
Mayor.
ORDINANCE NO. 15C01, COMMISSION SERIES.

An Ordinance to levy, collect and enforce the payment of an annual license tax upon all persons, or business firms and corporations, pursuing any trade, profession, vocation, calling or business, except those which are expressly excepted from such license tax by Article 229 of the Constitution of the State of Louisiana; and prescribing the mode and method in which certain persons subject to license shall make report of their business.

SECTION ONE: Be it ordained by the Mayor and Board of Commissioners of the City of Hammond, that there is hereby levied an annual tax for the year 1914, and for each subsequent year, upon each person, association of persons, or business firms and corporations pursuing any trade, profession, vocation, calling or business subject to licenses under the Constitution and laws of the State of Louisiana.

SECTION TWO: Be it further ordained, etc., That immediately upon this Ordinance becoming effective, the City Tax Collector shall proceed to collect the licenses for the year 1914, and shall collect as fast as possible from each of the persons, business firms, associations of persons and corporations pursuing within the City of Hammond, any trade, profession, vocation, calling or business, a license tax as hereinafter given, and shall on the 2nd day of January of each subsequent year proceed to collect as fast as possible the said licenses. All licenses for the year 1914 shall be due and collectible during the first ten days after this Ordinance takes effect, and for all subsequent years during the first two months, and the licenses for 1914 shall become delinquent on the 1st day of March of each year, unless the said business is commenced after March 1st, in which case the licenses shall become delinquent on the tenth day after the starting or opening of said business.

SECTION THREE: Be it further ordained, etc., That the annual licenses for all kinds of trades, professions, vocations, callings, or business, shall be fixed and are hereby fixed at the same amount as fixed by the state law, at the time this Ordinance becomes effective for State licenses, and the said licenses shall be graduated in the same manner as they are by the State law at the time this Ordinance becomes effective, and the same mode of collection and the same penalties shall apply as provided by the State law.

SECTION FOUR: Be it further ordained, etc., That all licenses collected under this Ordinance shall be used for Public School purposes.

SECTION FIVE: Be it further ordained, etc., That all Ordinances or parts of Ordinances in conflict herewith are hereby repealed; and that this Ordinance shall take effect from and after the 13th day of August, 1914, A. D.

Passed August 4th, 1914.

F. G. Hungrate
Secretary

Jno. W. Skinner
Mayor.
ORDINANCE NO. 16, COMMISSION SERIES.

An Ordinance to prohibit the appearance on the Streets of the City of Hammond, Louisiana, after eight o'clock P. M., of all children under the age of sixteen years, unless accompanied by their parent or guardian.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, that it shall be unlawful for any parent, guardian, or other person in authority, to permit any child under their control, under the age of sixteen years, to appear on the Streets of the City of Hammond after the hour of eight o'clock, P. M., unless said person accompanies said child.

SECTION TWO: Be it further ordained, etc., That any person allowing a child under their control to appear on the Streets after the hour of eight o'clock, P. M., except under the conditions above and hereinafter named, shall be deemed guilty of an offense and shall, upon conviction, be fined not less than One Dollar ($1.00) and not more than Twenty-five Dollars ($25.00), or be imprisoned for not less than one day and not more than ten days, or both at the discretion of the Court.

SECTION THREE: Be it further ordained, etc., That the Chief of Police or any other municipal police officer, shall take into his charge any child found on the streets after the hour above named, under the age of sixteen years, and return it to its home and ascertain the party or parties responsible and make the proper affidavits.

SECTION FOUR: Be it further ordained, etc., That in case of emergency and where it is impracticable for any person in the household to leave, it shall be lawful for the parent, guardian, or other person in charge of any child, under the age of sixteen, to send it to any place with a note addressed to the Chief of Police, showing the reason for the appearance on the Streets of said child.

SECTION FIVE: Be it further ordained, etc., That all Ordinances, or parts of Ordinances, in conflict herewith are hereby repealed.

SECTION SIX: Be it further ordained, etc., That this Ordinance shall take effect on and after the 20th day of October, 1914, A. D.

T. R. Thames  
Acting Secretary

John W. Skinner  
Mayor
An Ordinance to accept the benefits of Act 295 of the Acts of the General Assembly of the State of Louisiana, for the year 1914, entitled an Act to declare and define the conditions upon which Foreign Insurance Companies, Corporations, or Associations may engage in and carry on business in the State of Louisiana, and to provide for the disbursement of the funds arising from compliance with said conditions.

SECTION ONE: Be it ordained by the Mayor and City Commissioners of the Town of Hammond, Parish of Tangipahoa, State of Louisiana, that the town of Hammond, Louisiana, hereby accepts the benefits embraced from and in Act 295 of 1914, of the General Assembly of the State of Louisiana, entitled an Act to declare and define the conditions upon which Foreign Insurance Companies, Corporations, or Associations, may engage in and carry on business in the State of Louisiana, and to provide for the disbursement of the funds arising from compliance with such conditions.

SECTION TWO: Be it further ordained, etc., that the Town Treasurer of the Town of Hammond, Louisiana, be and he is hereby authorized and empowered to receive from the Treasurer of the State of Louisiana, such amount as may have been collected by him upon premiums or business done in the town of Hammond, Louisiana, by Foreign Insurance Companies, Corporations, or Associations, doing business within the corporate limits of said town and that all monies so collected shall be set apart and specially dedicated by said town solely for the creation, maintenance, support, benefit, and encouragement of skilled and efficient Fire Department, in conformity with the provisions of said Act 295 of 1914 of the General Assembly of the State of Louisiana, whereby it is the purpose of the said Town of Hammond, Louisiana, by this Ordinance to accept.

SECTION THREE: Be it further ordained, etc., that upon receipt of the said monies by the Town Treasurer, from the Treasurer of the State of Louisiana, the Town Treasurer shall report same to the Mayor and City Commissioners of the town of Hammond, Louisiana, who shall within thirty days, turn same over to the treasurer, or other authorized financial representatives, of the Fire Department of said Town of Hammond, to be disbursed by said Fire Department solely for the purpose of the creation, maintenance, support, benefit and encouragement of a skilled and efficient Fire Department in said Town of Hammond.

SECTION FOUR: Be it further ordained, etc., that the Clerk of the City Commission of the Town of Hammond, Louisiana, shall on or before the 31st day of October each year, make and file with the Secretary of State of Louisiana, his certificate stating the existence in this town of a regular organized Fire Department, under the control of the Mayor, City Commission or board of Aldermen, the number of hand, steam or other fire engines, hook and ladder trucks, hose wagons and other apparatus, and necessary equipment in actual service for fire duty, belonging to said fire department, the number of regularly organized fire companies, and the system of water supply in use for said Fire Department, together with such improvements as may be required, etc.

SECTION FIVE: Be it further ordained, etc., that this Ordinance shall become effective from and after its passage and adoption by the Mayor and City Commission of said Town of Hammond, Louisiana.

SECTION SIX: Be it further ordained, etc., that all Ordinances, or parts of Ordinances, in conflict with this Ordinance, be and the same are hereby repealed.

Passed and approved October 6th, 1914.
An Ordinance to regulate the selling of milk and milk products within the City of Hammond, and to provide penalties for the violation of its provisions.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, that it shall be unlawful for any person, persons or associations of persons, or corporations, to sell milk or milk products within the City of Hammond, without having the cow or herd of cows from which the said milk is taken inspected at least once every year by a competent graduate veterinarian, who is licensed to practice his profession within the State of Louisiana.

SECTION TWO: Be it further ordained, etc., That the Commissioner of Public Health and Safety shall issue a notice in writing and cause it to be delivered to any person, persons, or associations of persons, or corporations, who he finds have not had their cow or herd examined as above set forth within a year, and are engaged in selling milk or milk products, within the City of Hammond, commanding said person, persons, associations of persons, or corporation, to have their cow or herd examined as above set forth, and present the certificate of the veterinarian to the said Commissioner of Public Health and Safety within five days after the receipt of said order, showing the condition of said cow or herd when the examination was made.

SECTION THREE: Be it further ordained, etc., That it shall be the duty of the said person, persons, association of person, or corporation, upon having this inspection made, to present evidence to satisfy the Commissioner of Public Health and Safety of the City of Hammond that all cattle found to be affected with tuberculosis, or any other disease, have been eliminated from the herd and either immediately slaughtered or kept separate and apart from any of the herd from which milk is taken. All this evidence to be presented within five days after the order for inspection is delivered.

SECTION FOUR: Be it further ordained, etc., That any person, persons, association of persons, or corporation, who do not present the proper certificate showing a thorough examination by a competent veterinarian, as above set forth, and evidence that the affected cattle have been eliminated, within five days after the receipt of said order, and who continue to sell milk within the City of Hammond after the five days have expired, shall be deemed guilty of an offense, and, upon conviction in the Municipal Court of said City of Hammond, shall be subject to a fine of not less than five dollars ($5.00) nor more than Twenty-five Dollars ($25.00), or be imprisoned in the City jail for not more than thirty days, or both at the discretion of the Court.

SECTION FIVE: Be it further ordained, etc., That in case any association of persons or corporation violates this Ordinance, the active manager at the dairy shall be subject to the above penalties, instead of the corporation or association of persons as a whole.

SECTION SIX: Be it further ordained, etc., That any milk or milk products found within the limits of the City of Hammond for delivery to consumers, or to be offered for sale, coming from the cattle of persons who have been ordered to have the above provided for inspection made and who have failed to comply with the said order and furnish the evidence required, shall be seized by the Chief of Police, or any other person designated by the Commissioner of Public Health and Safety, and destroyed.

SECTION SEVEN: Be it further ordained, etc., That this Ordinance shall be effective from and after Monday, December 28th, 1914, A. D. and that all Ordinances and parts of Ordinances in conflict herewith are hereby repealed.

Passed December 14th, 1914.

T. R. Thames
Acting Secretary

John W. Skinner
Mayor
ORDINANCE NO. 19, COMMISSION SERIES.

An Ordinance ordering a special election for the purpose of submitting to the property taxpayers of the City of Hammond, the proposition of imposing a special tax of five mills on the dollar valuation on all taxable property within the corporate limits of the City of Hammond for the years 1915, 1916, AND 1917, for the purpose of maintaining the Hammond Schools:

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, Louisiana, that a special election be and the same is hereby ordered to be held in the said City at the Alpha Theatre, on the west side of Cypress Street, between Thomas Street and Norris Avenue, in said City on the 1st day of May, 1915, between the hours of 7:00 A. M. and 5:00 P. M., as authorized by Act 131 of the session of the Legislature of 1898 and all Acts amendatory thereto and Article 223 of the Constitution of the State of Louisiana as amended in 1913, in strict accordance with the request for said election by petition signed by more than one-fifth of the property taxpayers of the City of Hammond, which petition was presented to the Commission Council on the 2nd day of March, 1915 and which said petition is annexed hereto and made part hereof, at which election the property taxpayers of the City of Hammond shall have submitted to them the proposition to impose a special tax of five mills on the dollar valuation on all taxable property within the corporate limits of the City of Hammond, for the years 1915, 1916 and 1917, for the purpose of maintaining the Hammond Schools.

SECTION TWO: Be it further ordained, etc., That said election shall be conducted under the supervision of the Commission Council of the City of Hammond, in accordance with the laws of the State in such cases made and provided, and in particular in accordance with the provisions of Act No. 256 of the session of the Legislature of 1910, and acts amendatory thereto, and at the polling place at which the last general election was held.

SECTION THREE: Be it further ordained, etc., That this Ordinance shall be published during at least thirty (30) days preceding said election, as notice thereof, in the Official Journal of the City of Hammond.

SECTION FOUR: Be it further ordained, etc., That the ballots to be used at said election shall be printed on white paper and shall be in the following form:

For the levying of a Tax.

Proposition to levy a five mill tax on all property subject to State taxation in the City of Hammond, Louisiana, for the period of three years, namely 1915, 1916 and 1917 for the purpose of maintaining the Hammond Schools.

Notice to voters: To vote in favor of the proposition submitted upon this ballot, place a cross mark [X] in the square after the word "Yes": to vote against it place a similar mark after the word "No".

Said proposition shall be printed on each ballot, with square to the right and also the words "Yes" and "No" respectively.

To vote in favor of the proposition the voter shall place a cross mark [X] after the word "Yes". To vote against the proposition place a similar mark in the square after the word "No".

Signature of voter.
There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1914, which certificate shall be signed by one of the Commissioners of Election before the ballots shall be delivered to the voter. Each voter's name shall be endorsed on the ballot, provided the ballots voted by proxy shall have endorsed thereon the name of the tax voter and her proxy.

SECTION FIVE: Be it further ordained, etc., That after said election shall have been held, the City Council of said City shall in open session to be held at the City Hall in said City on the 4th day of May, 1915, at 2:00 o'clock P. M., proceed to open the ballot boxes, examine and count the ballots, in number and amount, examine and canvass the returns, and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the Official Journal of the said City. Said City Council shall keep a proces verbal of the manner in which the ballot boxes have been opened, the returns canvassed, and the result of the election ascertained, and shall forward a copy of said proces verbal to the Secretary of State, to be recorded in his office; another copy to the Clerk of the District Court, to be recorded in the mortgage records of the Parish and the remaining copy to be retained in the archives of the City.

SECTION SIX: Be it further ordained, etc., That in the event the said proposition shall be voted for by a majority in number and amount of property taxpayers qualified as electors under the Constitution and laws of this State voting at said election, the City Council shall levy, impose and collect annually for the years 1915, 1916 and 1917 five mills on the dollar of the assessed valuation of the property subject to taxation, for the purpose herein stated.

SECTION SEVEN: Be it further ordained, etc., That this Ordinance shall take effect from and after its passage.

Passed March 25th, 1915

H. G. Hungate
Secretary

John W. Skinner
Mayor.
PETITION.

To the Commission Council of the City of Hammond, Louisiana:-

We, the undersigned property taxpayers, and legally qualified voters, respectfully petition your honorable body to call a special election to vote on the proposition of imposing a special tax of five mills on the dollar's valuation on all taxable property within the corporate limits of the City of Hammond, for the years 1915, 1916 and 1917, for the purpose of maintaining the Hammond Schools:

Robert M. McGehee
John W. Skinner
Geo. F. Smith
J. W. Ott
J. E. Tinsley
E. Richardson
Harry A. Herbert
R. Lillie
Fred F. Hanson
E. H. Brooks
W. E. Libby
Jos. W. Robinson
C. C. Carr
R. E. Carr
L. H. Carr
J. P. Kinney
G. W. Crook
W. C. Downey
C. H. Miller
T. L. Morton
C. G. Carter
S. W. Booe
Oscar Donaldson
Dr. Lucius McGehee
S. A. Anstead
L. V. Settoon
T. R. Thames
S. L. Hill
Chas. S. Rolling
John A. Ross
A. R. Carter, L. D.
Howard Saint
John Morgan
S. C. Randall
A. A. Graham
Robt. Stainback
G. A. Fox
T. L. Smythe
Mrs. E. B. Neveaux
A. E. Tolle
K. Seib
E. E. June
D. W. Wolf
Annie Eastman
John O. Corbin
R. M. Eastman,
Per Annie Eastman
E. Browning
A. Jackson
C. E. Normand
D. E. Barnard
P. B. Thomas
An Ordinance ordering a special election for the purpose of submitting to the property taxpayers of the City of Hammond propositions to incur indebtedness to the amount of Forty Thousand Dollars ($40,000.00) for the purpose of laying and constructing a sewerage system, to issue bonds therefor, and to levy a special tax to provide for the payment of the principal and interest of said indebtedness.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That a special election be, and the same is hereby ordered to be held in the said City, at the Alpha Theatre on the west side of Cypress Street, between Thomas Street and Corrie Avenue, in said City on the 20th day of May, 1952, A. D., between the hours of 7:00 A. M. and 5:00 P. M., as authorized by Article 281 of the Constitution of the State of Louisiana, as adopted in the year 1913, and under the provisions of Act 256 of the session of the Legislature of the State of Louisiana of 1910, and all Acts amendatory thereof, at which election the property taxpayers of the City of Hammond, legally qualified to vote at such election, shall have submitted to them propositions to incur indebtedness to the aggregate amount of Forty Thousand Dollars ($40,000.00), to issue negotiable bonds therefor and to levy a special tax to provide for the payment of the principal and interest of said debt, for the purpose of laying and constructing a sewerage system in the said City of Hammond.

SECTION TWO: Be it further ordained, etc., That the negotiable bonds to be issued pursuant to the said submission, to represent said indebtedness, shall bear interest at the rate of five per cent per annum, payable semi-annually, on the 1st day of April and the 1st day of October in each year, to be represented by interest coupons. Said bonds shall be of the denomination of Five Hundred Dollars ($500.00) each, and numbered from "one" upward, and shall be payable to bearer. The said bonds shall run for a period of forty (40) years from the date of the issuance thereof, provided, however, that the Council of the said City shall fix a certain time at which the said bonds shall begin to mature, which shall not be longer than five (5) years from the date of said bonds, and the said bonds shall thereafter mature in annual installments, so that when the annual interest is added thereto the total amount to be paid, including the principal and interest each year, shall be as near equal as practicable. To secure the payment of the principal and interest of the said bonds, there shall be imposed, levied and collected annually, in excess of all other taxes, a tax sufficient to pay the interest semi-annually and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire the said bonds at maturity, provided, however, that the said tax together with all other taxes for the payment of indebtedness incurred pursuant to the provisions of Article 281 of the Constitution of the State of Louisiana, shall not in any year exceed ten mills on the dollar of the assessed valuation of the property in said City.

SECTION THREE: Be it further ordained, etc., That said election shall be conducted under the supervision of the Commission Council of the City of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act 256 of the session of the Legislature of the year 1910, approved July 7th, 1910, and Acts amendatory thereof, and at the polling place at which the last general election was held.

SECTION FOUR: Be it further ordained, etc., That this Ordinance shall be published during at least thirty (30) days preceding said election, as notice thereof, in the Official Journal of the City of Hammond.

SECTION FIVE: Be it further ordained, etc., That the ballots to be used at the said election shall be printed on white paper and shall be on the following form:
FOR THE ISSUANCE OF BONDS.

Proposition to incur debt and issue bonds of the City of Hammond, Louisiana, to the amount of Forty Thousand Dollars ($40,000.00), to run forty (40) years, and payable within that term and at such times and in such amounts as may be fixed by the City Council, bearing interest at the rate of five per cent per annum, payable semi-annually, for the purpose of laying and constructing a sewerage system in the City of Hammond, and to levy a special tax for the payment thereof.

Taxable valuation:

Signature of voter

NOTICE TO VOTERS: To vote in favor of the proposition submitted upon this ballot place a cross (X) mark in the square after the word "Yes"; to vote against it, place a similar mark after the word "No".

Said proposition shall be printed on each ballot with squares at the right and also the words "Yes" and "No", respectively. To vote in favor of the proposition submitted upon the ballot, the voter shall place a cross (X) mark in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City of Hammond, according to the assessment roll for the year 1914, which certificate shall be signed by one of the Commissioners of said election, before the ballot shall be delivered to the voter. Each voter's name shall be endorsed on the ballot, provided the ballots voted by proxy shall have endorsed thereon the name of the tax voter and her proxy.

SECTION SIX: Be it further ordained, etc., That after said election shall have been held, the Commission Council of said City, on the 22nd day of May, 1915, at 2:00 o'clock P.M. proceed to open the ballot boxes, examine and count the ballots in number and amount; examine and canvass the returns, and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the Official Journal of said City. Said Commission Council shall keep a proces verbal of the manner in which the ballot boxes have been opened, the returns canvassed, and the result of the election ascertained, and shall forward a copy of the said proces verbal to the Secretary of State to be recorded in his office; another copy to the Clerk of the District Court to be recorded in the mortgage records of the Parish of Tangipahoa and the remaining copy to be retained in the archives of the City.

SECTION SEVEN: Be it further ordained, etc., That in the event the said proposition shall be voted by a majority in number and amount of the property taxpayers, qualified as electors under the Constitution and laws of this State, voting at said election, the Commission Council of said City shall pass such Ordinances as shall be necessary to provide for the issuance of said bonds, for the signatures and authentication thereof, and for the sale and disposal thereof, which Ordinance shall provide that each year while any of the said bonds are outstanding, the city shall levy, impose and collect, annually in each of said years, in excess of all other taxes, a tax sufficient to pay the interest semi-annually and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire said bonds at maturity, provided, however, this special tax, together with all other special taxes herefore authorized to be levied for the payment of principal and interest of any debt incurred pursuant to the provisions of Article 281 of the Constitution of Louisiana, shall not in any year exceed ten mills on the dollar of the assessed valuation of the property of the said City.
SECTION EIGHT: Be it further ordained, etc., That this Ordinance shall take effect from and after its passage.

Passed April 6th, 1915.

H. G. Hungate
Secretary

Jno. W. Skinner
Mayor
ORDINANCE NO. 22, COMMISSION SERIES.

An Ordinance to provide for the organization of a paid Fire Department for the City of Hammond and to provide for the equipment therefor, and for the compensation of its members:

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond: That there shall be organized in the City of Hammond a paid fire department to be known as "Hammond Fire Department" and that the same shall be under the control of the Commission Council of the City of Hammond.

SECTION TWO: Be it further ordained, etc., That the said Hammond Fire Department shall be composed of a Chief, three paid firemen, to be continually on duty at the Fire Department house, and at least twenty members, exclusive of the Chief and three paid firemen.

SECTION THREE: Be it further ordained, etc., That the compensation of the Chief and three paid firemen is hereby fixed at Ten Dollars ($10.00) per month for the Chief and Forty Dollars ($40.00) per month each for the three paid firemen and all members shall receive as their compensation the exemption from a per capita street tax now imposed.

SECTION FOUR: Be it further ordained, etc., That any member failing to respond promptly to the fire alarm shall be subject to a fine to be imposed by the Chief of not less than Twenty-Five Cents ($.25) and not more than One Dollar ($1.00), at the discretion of the Chief; provided however that if an excuse is promptly furnished satisfactory to the Chief the fine may not be imposed.

SECTION FIVE: Be it further ordained, etc., That the department herein provided for shall be the only official fire department of the City of Hammond and it is hereby given complete control of all fire fighting equipment purchased by the City of Hammond, donated by the public, or acquired in any manner by volunteer organisations or otherwise, which has heretofore been in use as fire fighting equipment of the City of Hammond, or which may be hereinafter purchased.

SECTION SIX: Be it further ordained, etc., That the department herein provided for shall have exclusive control of the fire alarm system now in use in the City of Hammond, and anyone not authorized by the Chief of this department tampering with any part of the equipment of the said alarm system shall be subject to the penalty hereinafter provided; provided, however, that this shall not be construed to mean that any person shall be deprived of the right to turn in an alarm from any box in case of fire.

SECTION SEVEN: Be it further ordained, etc., That it shall be unlawful for any person or persons, firm or organization of any kind, to cause to be published or publish any list of the numbers or location of fire alarm boxes without first obtaining the written permission of the Chief of this department.

SECTION EIGHT: Be it further ordained, etc., That any person, tampering with or in anywise using fire hydrants belonging to the City of Hammond without the permission of the Chief of this department or the Commission Council shall be subject to the penalty hereinafter provided.

SECTION NINE: Be it further ordained, etc., That any person, persons, firm, corporation or organization, in any way interfering with the workings of this department or attempting to obtain or keep possession of any articles of fire fighting apparatus herein provided to be under the control of this department shall be deemed guilty of an offense and be subject to the penalties hereinafter provided.
SECTION TEN: Be it further ordained, etc., That any person having in his possession any part of the equipment herein provided to be under the control of the Hammond Fire Department, shall immediately surrender the same when so requested, in writing, by the Chief herein provided for and any person refusing or neglecting to comply with the said request shall be deemed guilty of an offense and subject to the penalties hereinafter provided.

SECTION ELEVEN: Be it further ordained, etc., That any person violating any of the terms of this Ordinance, except Section 4, shall be deemed guilty of an offense and shall, upon trial and conviction by the Mayor, be subject to a fine of not less than five dollars ($5.00) and not more than One Hundred Dollars ($100.00), or imprisonment in the City jail for a period of not less than twenty-four hours and not more than thirty days, or both, at the discretion of the Mayor.

SECTION TWELVE: Be it further ordained, etc., That the Chief of this department is hereby made and constituted a special officer with authority to make arrests when any person is interfering or attempting to interfere with this department in any way, and he shall forthwith deliver to the chief of Police of the city of Hammond any person so arrested, whose duty it shall be to make the charge and see to the taking before the Mayor for trial the said person arrested.

SECTION THIRTEEN: Be it further ordained, etc., That all Ordinances in conflict herewith are hereby repealed.

SECTION FOURTEEN: Be it further ordained, etc., That this Ordinance shall take effect immediately, because of the fact that it is necessary for the preservation of the public safety, on account of the chaotic state of the department in whose hands the fire fighting has heretofore been and the failure of the said department to respond promptly at the last fire which occurred in the said City.

Passed July 13th, 1915.

Attest:

F. G. Hunsgate
Secretary.

John W. Skinner
Commissioner of Public Health and Safety.

T. R. Thames
Commissioner of Finance

Geo. F. Smith
Commissioner of Streets and Parks.

Ordinance No. 23, C. S. repealed, see original Ordinance Book, Page 350.

Ordinance No. 24, C. S., relating to establishment of a municipal swimming pool, omitted, see original Ordinance Book, page 378.

Ordinance No. 25, C. S., relating to the building of a municipal jail, omitted, see original Ordinance Book, page 383.

Ordinance No. 26, C. S., relating to contract with Hammond Ice, Light & Bottling Co., omitted, see original Ordinance Book, page 387.
ORDINANCE NO. 27, COMMISSION SERIES:

An Ordinance to regulate the storage of hay and lime within the fire limits of the City of Hammond.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That it shall be unlawful for any person, firm or corporation to store within the fire limits of the City, any hay exceeding five bales and lime exceeding one barrel, without first obtaining a permit from the Chief of the Fire Department, whose duty it shall be to investigate the surroundings and issue the certificate, if in his judgment it is proper.

SECTION TWO: Be it further ordained, etc., That any person, firm or corporation violating any of the provisions of this Ordinance shall be subject to a fine of Five Dollars ($5.00) for each day they fail to comply with it.

SECTION THREE: Be it further ordained, etc., That all Ordinances in conflict herewith are hereby repealed, and that this Ordinance shall take effect from and after its promulgation.

Passed September 27th, 1915.

H. G. Hungate
Secretary

John W. Skinner
Mayor.
ORDINANCE NO. 26. COMMISSION SERIES.

An Ordinance regulating the storage, sale and use of gasoline, benzine and naptha in the City of Hammond.

SECTION 1. Be it enacted by the Commission Council of the City of Hammond, that for the purpose of regulating the storage, sale and use of naptha, benzine and gasoline within the corporate limits of the City of Hammond, the following is hereby ordained:

SECTION 2. Be it further ordained, etc., that no person, firm or corporation, without first obtaining a permit from the Chief of the Fire Department, shall within the corporate limits of the City of Hammond have, store, keep, manufacture, use or sell gasoline, benzine or naptha except as hereinafter provided, and then only if kept in self-closing metal cans made for the purpose and free from leak; provided, however, one gallon or less may be kept within a building without obtaining a permit therefor, and provided further, no can shall be filled inside the building. Application for a permit shall be made to the Chief of the Fire Department in writing and shall state the location of the building and the quantity of benzine, gasoline or naptha it is desired to keep on storage or sale; provided, however, no provision in this Ordinance is intended to prohibit the carrying of gasoline in the storage tanks of automobiles or other gasoline-driven vehicles.

SECTION 3. Be it further ordained, etc., that no permit shall be issued for the storage or keeping for sale or use of gasoline, benzine or naptha, exceeding ten gallons in quantity, save in underground (buried in the ground) metal tanks, approved by the National Board of Fire Underwriters and drawn from same by pumps approved by the National Board of Underwriters. Said tanks shall be buried at least two feet under ground and no tank capable of holding more than one hundred and sixty gallons shall be permitted within ten feet of building; but any such tank containing less than one hundred and sixty gallons, if properly buried, may be located within ten feet of building; but no dealer shall sell or deliver any quantity of gasoline, benzine or naptha to any customer, except in metallic cans, with appliances for automatically closing the aperture when such cans are not being used for filling or emptying, or through hose connection; and provided further, that no dealer shall draw any quantity of gasoline, benzine or naptha, for sale or otherwise, after dark, or in the day time when artificial light other than incandescent electric, is being used.

SECTION 4. Be it further ordained, etc., that not exceeding ten gallons may be kept outside the building and less than thirty feet therefrom, provided same be kept in closed metal can or other vessels free from leak. Not exceeding one gallon may be kept in the building without a permit therefor, provided that same is contained in approved self-closing cans made for the purpose, except that in case a drug, hardware or paint and oil stores only not exceeding ten gallons may be kept in approved self-closing metal cans or other vessels made for the purpose and free from leak.

In furniture factories, wood-workers, spring bed factories and similar concerns using dipping tanks, not exceeding twenty gallons of gasoline, benzine or naptha may be used in the solution. In stove factories not exceeding five gallons mixed in stove polish, and in finishing rooms not exceeding ten gallons may be kept mixed with filler or other solution without a permit therefor. Mixing to be done outside of the building.
SECTION 5. Be it further ordained, etc., that where the system known as gasoline vapor gas light is used in any building, the tanks and reservoirs used in connection therewith shall be located outside of and three feet from any opening into such building and shall be boxed or inclosed under lock and key and below the level of the lowest pipe in the building used in connection with such lighting apparatus. And it shall be unlawful for any person, firm or corporation to sell or install any system or device for lighting by gasoline which has not been tested and listed as permitted by the National Board of Fire Underwriters, and such installation shall conform in every respect to the rules of said National Board, which rules are hereby adopted, and shall have full force as if set forth in this Ordinance. All installations of this character shall be subject to the inspection of the Chief of the Fire Department, and it shall be unlawful to install any such system without first obtaining a permit therefor from him, or to use such system until the inspection has been made and permission granted for the use of same by the said Fire Chief.

SECTION 6. Be it further ordained, etc., that all persons, firms or corporations failing to comply with or violating any of the provisions of this Ordinance shall be fined not more than Twenty-five Dollars ($25.00), for each and every said person, firm or corporation, for each and every day said person, firm or corporation shall offend.

SECTION 7. Be it further ordained, etc., that all Ordinances or parts of Ordinances in conflict herewith are hereby repealed, and this Ordinance shall be effective from and after its promulgation.

Adopted September 27th, 1915.

H. G. Hunkate
Secretary.

Jno. W. Skinner
Mayor.

[Signature]

[Signature]
ORDINANCE NO. 29. COMMISSION SERIES.

An Ordinance to provide for the creation of the office of City Electrician; to define his duties, and to govern the construction and installation of all electrical wires, material and apparatus for heat, light, power or other purposes in the City of Hammond.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond; that no electrical work for light, heat or power shall be done in or any building or structure within the corporate limits, unless said work be done in accordance with the rules and requirements of the National Board of Fire Underwriters as published under title of the National Electric Code. All electrical devices, fittings or materials used shall be of those approved by the National Board of Fire Underwriters and listed in the list of electrical fittings, as issued by the Underwriters Laboratories, Inc. Said National Code and said list of electrical fittings as they now exist and as they may in future be amended are hereby adopted and made a part of this Ordinance.

SECTION 2. Be it further ordained, etc., that it shall be the duty of the City Electrician to inspect all electrical work hereafter done within the corporate limits for lighting, power or heating, and cause to be corrected any deviation from the requirements of this Ordinance and to issue approval in writing when said requirements are found to be satisfied. He shall keep proper and permanent record of all electrical work inspected and make annual report to the Commissioner of Public Health and Safety. He is hereby empowered to cut out the current from any electrical equipment, which by reason of deviation from the requirements of this Ordinance is dangerous to life or property and to prevent the connection to the supply mains of any installation unsafe for the use intended.

SECTION 3. Be it further ordained, etc., that it shall be unlawful for any person, firm or corporation to begin any new electrical work or any repairs, alteration or extension of any existing electrical work or any repairs on any building or structure within the corporate limits, without first making a written application to the inspector describing such work and requesting inspection thereof.

SECTION 4. Be it further ordained, etc., that no person or persons repairing or altering buildings, putting up signs, doing plumbing work, painting or any other construction or decoration work whatsoever shall break, cut, disarrange or interfere in any manner with any electric wires or apparatus whatsoever inside or outside of any building without due notice to the City Electrician. The City Electrician shall then direct that the necessary alterations and the electrical wiring be done in conformance to this Ordinance, and shall inspect the work before same is covered.

SECTION 5. Be it further ordained, etc., that to cover the expense of the inspection work as required by this Ordinance, fees shall be charged as follows: Fifty Cents ($.50) for each necessary inspection which said fees shall be retained by the City Electrician as his compensation for the said inspection.

SECTION 6. Be it further ordained, etc., that any person, firm or corporation violating any of the provisions of this Ordinance shall, upon conviction, be fined not more than Fifty Dollars ($50.00) or imprisoned not more than thirty days, or both at the discretion of the Court.

SECTION 7. Be it further ordained, etc., that all Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

Passed September 27th, 1915.

Secretary.     Mayor.
ORDINANCE NO. 30. COMMISSION SERIES.

An Ordinance to provide for the creation of the office of Inspector of Buildings; to define his duties, etc., to provide rules for the construction of buildings; to provide for "fire limits" to provide for flues and other safety regulations within the fire limits, and to provide for the manner of enforcing said Ordinance and for the punishment for the violation thereof.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that the Commissioner of Public Health and Safety shall be ex-officio Inspector of Buildings.

SECTION 2. Be it further ordained, etc. (a) that the City of Hammond shall be divided into three fire districts, to be known as follows: The first, or close district; the second or outer district and the third, or residence district. The term "fire limits" as used in this Ordinance shall be construed to apply only to the first, or close district.

(b) The first, or close district, shall be and include that part of the said City within the following limits: Commencing at the north-east corner of Hanson Avenue and Oak Street, thence north on Oak Street to the southeast corner of Oak Street and Robert Avenue, thence east along Robert Avenue to the southwest corner of Robert Avenue and Cypress Street, thence along Cypress Street to the southwest corner of Cypress Street and Charles Avenue, thence east along Charles Avenue to the southwest corner of Charles Avenue and Holly Street, thence south along Holly Street to northwest corner of Morris Avenue and Holly Street, thence west along Morris Avenue to the north-west corner of Morris Avenue and Cherry Street, thence south along Cherry Street to northwest corner of Hanson Avenue and Cherry Street, thence west along Hanson Avenue to place of beginning.

(c) The second, or outer district, shall embrace an area of three hundred feet greater or larger at all points than is marked by the lines defining the confines of the first or close district.

(d) The third, or residence district shall include all that part of the City not embraced within the first and second districts.

SECTION 3. Be it further ordained, etc., that when any person shall be desirous of erecting, repairing, changing or altering any building, buildings or structure within the limits of the City of Hammond, he shall make application at the office of the Inspector of Buildings for permit for that purpose, and shall furnish said Inspector or with a written statement of the proposed location, dimensions, and manner of construction of the proposed building, buildings or structure, and the materials to be used, with plans and specifications of the proposed building, buildings or structure, which shall be delivered to said Building Inspector and remain in his custody a sufficient length of time to allow the necessary examination to be made of the same, and, if required by said Inspector, a copy of said plans and specifications shall be filed in the office of said Inspector of Buildings. After which, if it shall appear to said Inspector that the laws and Ordinances of the City are complied with, he shall give the permit asked for. Blank forms for the detailed statement as herein required, may be obtained at the office of the Inspector of Buildings for applicants to fill out, describing location of the proposed structure, number and height of stories, dimensions of joists and timbers and distance apart, dimensions of supporting iron work (if any), for what purpose the building, buildings or structure is designed and such other information applicable to the proposed improvement, which statement, so properly filled out, the owner or owners, or his or their architect or agent, shall sign the agreement contained in said detailed statement, that he or they will in all respects construct and work in accordance with such detailed statement, plans and specifications, and in compliance with the laws and Ordinances of the City of Hammond, and it shall not be lawful to proceed
to construct, alter or repair any building, buildings or structure within the limits of the said City of Hammond without such permit.

SECTION 4. Be it further ordained, etc., that the said Inspector of Buildings shall keep an office in the City Hall, or such other place as shall be provided by the City Council, where it shall be the duty of the said Inspector to keep a record of all permits issued, which shall be regularly numbered in the order of their issue, and also a record of the statement upon which the permits are issued. He shall also keep a record of, and report to the City Council on the first day of December of each year, a full and complete register of the number, description and size, of every building erected in the City during that year, of what material constructed, with the aggregate of the number, kind and cost of all buildings. And it is also made the duty of said Inspector, upon being served with a notice requiring him to visit and inspect any building in process of erection or construction to do so; and if said Inspector shall fail or neglect to attend within twenty-four hours after notice served for that purpose, he shall forfeit and pay the sum of Ten Dollars (10.00) for each and every day he shall so fail or neglect to attend beyond twenty-four hours, which penalty shall be recovered by action in the name of the City of Hammond for the use of the owners, contractor or contractors of said building.

SECTION 5. Be it further ordained, etc., that it shall be the duty of every Inspector appointed under the provisions of this Ordinance to visit and inspect each or any house or houses, building or buildings, which may be in the course of erection, construction or alteration, within the limits of the City, and to see that each house or houses, building or buildings, are being erected, constructed or altered according to the provisions of this Ordinance, and all acts and Ordinances in force in said City, and the manner adopted for the security thereof suitable for the purpose, and that the work is done in a substantial and workmanlike manner, and is of sufficient strength and solidity to answer the purpose for which it is designed; and before the foundations are laid, he shall examine the trenches dug for the same, and be fully satisfied that the soil or substratum is sufficient for the structure, or at least the best that can be obtained. And should the nature of the soil be such, and the work of sufficient magnitude as to require piling, the same should be used, provided, that if it be deemed necessary by said Inspector, his visits and inspections shall be repeated from time to time during the erection, construction or alterations of such house or houses, building or buildings, until the walls shall have been completed and the same enclosed, when his duties shall terminate. He shall furnish for the purpose furnished the owner or owners, contractor or contractors, his certificate that said house or building is in all respects conformable to law and properly constructed.

SECTION 6. Be it further ordained, etc., that it shall be unlawful for any person, firm or corporation to erect, construct or build or cause to be erected, constructed or built, any brick, iron, granite, marble or stone house or building, or any house or building composed of brick, iron, granite, or stone, or alter any such building so as to make it substantially a new building, unless the same shall have been inspected from time to time by the Inspector of Buildings, and a certificate furnished by him that the said house or building is properly constructed and in all respects safe and secure; and should said Inspector or award such certificate to any person or persons, firm or corporation, for any house or building not constructed according to the provisions of this Ordinance, the bond given by said Inspector shall be liable for all injury and damage caused innocent parties by his giving such certificate.

SECTION 7. Be it further ordained, etc., that no person or persons, firm or corporation shall erect or cause to be erected, within the fire limits of the City of Hammond as now established by ordinance or which may hereafter be established by ordinance, any building or structure, or addition to any building or structure, the outer walls of which are not composed entirely of brick, stone, mortar or other incombustible material. Every building or structure erected as aforesaid shall be covered or roofed with slate, zinc, tin, copper.
iron or other equally fireproof roofing, and if any building within
the limits aforesaid shall be destroyed to the extent of one-half
thereof, it shall be unlawful to rebuild the same unless the walls
and weather covering of roof of the portion rebuilt shall be com-
posed entirely of incombustible material. Any person, persons or
firm or corporation, who shall violate any of the provisions of
this section shall forfeit and pay the sum of Twenty Dollars and the
further sum of Ten Dollars for each day the same shall be permitted
to remain without being made to conform to the laws and ordinances
of the City; such building shall be a public nuisance.

SECTION 8. Be it further ordained, etc., that whenever any
frame building within the fire limits shall have become damaged by
fire or decay, the extent of which, in the judgment of the Inspector
of Buildings, exceeds fifty per cent of the value of such building,
such building shall be condemned by the Inspector of Buildings, and
it shall be unlawful as aforesaid to repair the same. If such owner of
the building objects to the conclusion arrived at by said Inspector,
the Inspector of Buildings shall notify the Chief of the Fire Depart-
ment and the Commissioner of Public Parks and Streets, and they shall
make an examination of the building and make a report to the Inspector
as to the amount of damages and he shall act upon the report of the
said arbitrators.

SECTION 9. Be it further ordained, etc., that in accordance
with the foregoing provisions, all walls for business buildings shall
be of thickness designated in the following table:

<table>
<thead>
<tr>
<th>Height of Building</th>
<th>Thickness of Wall in Inches</th>
</tr>
</thead>
<tbody>
<tr>
<td>One-story building</td>
<td>12</td>
</tr>
<tr>
<td>Two-story building</td>
<td>17</td>
</tr>
<tr>
<td>Three-story building</td>
<td>17---17---17</td>
</tr>
<tr>
<td>Four-story building</td>
<td>22---22---17---17---17</td>
</tr>
<tr>
<td>Five-story building</td>
<td>26-----22----17----17----17 ---</td>
</tr>
</tbody>
</table>

Parapet walls to rise not less than eighteen (18) inches above
roof and to be not less than thirteen (13) inches thick.
Girders and beams to rest on ledges of metal, stone or brick.

SECTION 11. Be it further ordained, etc., that the term "business
building" shall embrace all buildings used principally for business
purposes, thus including, among others, hotels, theatres and office
buildings, and all buildings used (or intended to be used) exclusively
for purposes of mercantile business or storage of goods.

SECTION 12. Be it further ordained, etc., that a basement story,
of any building is defined as a story whose floor is twelve inches or
more below the sidewalk, and whose height does not exceed eleven (11)
feet in the clear. All such stories that exceed twelve (12) feet
high shall be considered as first stories.

SECTION 13. Be it further ordained, etc., that the height of
all buildings for the purpose of this Ordinance shall be taken from
the lowest to the highest part of the roof.

SECTION 14. Be it further ordained, etc., that whenever it is
sought to increase the height of any building beyond the height for
which the original permit was granted, the thickness of the walls
thereof shall also be increased in accordance with the whole of the
above table.
SECTION 15. Be it further ordained, etc., that the outside walls of the rooms having trussed walls or ceilings, such as churches, public halls, theatres, dining rooms or the like, of more than fifteen (15) feet or less than twenty-five (25) feet high, shall average at least sixteen (16) inches; if over twenty-five (25) feet high, at least twenty (20) inches; if over forty-five (45) feet high, at least twenty-four (24) inches in thickness. An increase of four inches in thickness shall be made in all cases where the walls are over one hundred (100) feet long, unless there are cross walls of equal height.

SECTION 16. Be it further ordained, etc., that if solid buttresses are employed with a sectional area of three hundred square inches, placed less than eighteen feet apart, and extended to or nearly to the top of walls, four inches may be deducted from the thickness of any wall having such buttresses.

SECTION 17. Be it further ordained, etc., that cut stone facings of walls shall be backed up with brick work of same thickness required where no cut stone is used. In cases where cut stone is in a great measure self supporting, four inches less thickness of brick backing may be used. Ashlar fronts, properly bonded to the brick work, may have backing same as self supporting stone fronts or walls.

SECTION 18. Be it further ordained, etc., that any party wall now existing that shall have the requirements of any law regulating the construction of such walls, and in force at the time of such construction, if sound and in good condition, may be used in the construction of any adjoining building; provided, however, that no brick work shall be placed on such wall to give additional height to the wall, unless the thickness of such additional wall and thickness of old wall in each story shall at least equal the thickness required for division walls. This section shall apply to all cases where it is desired to add additional height to any business building. In case of outside walls of any business building being built against the wall of any old building (not being a party wall) the new wall shall be of the same thickness required for outside walls in such building.

SECTION 19. Be it further ordained, etc., that all dwelling houses, having first story used for business purposes, and all other buildings that are so used, having flat roofs, shall have all the walls (except front walls) extended eighteen inches above the roof, and not less than thirteen inches thick; to have proper copings of incombustible materials; double pitched roofs to have their division and side walls carried up, forming fire-walls in the same manner; walls at the eaves of all roofs (except flat roofs) shall be carried up their full thickness flush with upper edge of the rafters of roof, and the sheathing boards shall be bedded in mortar on such walls.

SECTION 20. Be it further ordained, etc., that business buildings having flat roofs shall have their side and rear walls carried up eighteen inches above the roof; division or party walls twenty-four inches above, forming fire-walls not less than thirteen inches thick; to have copings of incombustible materials. Front walls may terminate flush with the upper surface of sheathing of roof. Division and party walls to extend through mansard or other steep roofs not less than eighteen inches and having copings same as other fire-walls.

SECTION 21. Be it further ordained, etc., (a) That it shall be unlawful for any person, persons, firm or corporation to erect in or near any building, any chimney, flue or fire-place, whether for heating, ventilating or whatsoever purpose; or to remodel or reconstruct any chimney, flue or fire-place in any building, unless such chimney flue or fire-place shall be erected in accordance with this Ordinance. (b) All main chimneys in frame buildings for fire-places or furnaces, shall be well and securely built from the ground up and through the building to a point at least five feet above flat roof and two feet above ridge or peak roof of such building; the walls of chimneys shall be of stone or brick at least eight inches in thickness (if fire-place is of stone same must be twelve inches thick), and beginning with foundations such brick or stone work shall be laid in cement mortar up to the first floor, and thence above to a point where chimney protrudes through the roof of the building the brick and stone work may be laid in good lime or fire clay mortar, and brick work carefully bonded or anchored together or properly capped, and from and
and from and above the roof to top of chimney the brick or stone work shall be laid in cement mortar. All joints shall be struck smooth on inside; except when lined with burnt clay or terra cotta pipe. When two or more separate flues are provided in chimney, the division walls between flues may be only four inches in thickness. No chimney or flue shall be started or built upon any beam of wood or floor.

(c) No wood casing, furring or lath or other wood-work shall be placed in, against, or within two inches of chimney or flue, except that wood mantels, floors and base boards, when protected by asbestos or other fire resisting material, may come in contact with plaster covering chimney or flue. All wood beams shall be trimmed away from all flues and chimneys, as shown in the following illustration:

ILLUSTRATION HERE.

(d) All fire places and chimney breasts shall have trimmer arches to support hearths, the arches to be constructed as follows:

(a) Shall be made of brick, stone, burnt clay or concrete. (b) The length of a trimmer arch shall not be less than the width of the chimney breast, and width at least twenty inches measured from face of chimney breast. Wood centers under trimmer arches should be removed before plastering ceiling underneath.

(e) (a) All hearths shall be composed of incombustible material. (b) If a heater is placed in fire-place, then hearth shall be of such area as to permit of six-inch clearing beyond heater each open side. (c) All fire-places in which heaters are placed shall have incombustible mantels. (d) No wood mantel or other wood work shall be exposed back of summer piece; the iron work of the summer piece shall be placed against the brick or stone work of the fire-place.

(f) No fireplace shall be closed with a wood fire board. (f) When grate is set in fire-place, a lining of fire brick, soap stone, tile or cast iron shall be added to the fire back.

(g) Chimneys and flues partly or wholly outside the building shall be constructed as described in paragraphs b, c, d, e, h, i, and j.

(h) Chimneys and flues in brick buildings, for fireplaces or furnaces shall be constructed as described in paragraphs b, c, d, e, and h and i, except that the walls of building when not less than thirteen inches in thickness may form part of chimney of flue. No cases shall a chimney or flue be corbelled out more than 8 inches from the wall, and in all cases the corbing shall consist of at least five courses of brick. Flues in party walls shall not extend beyond the center of said walls. When a chimney or flue is to be cut off below in whole or part, it shall be wholly supported by brick or stone work, properly erected from the ground up.

(i) Single chimneys or flues for stoves or kitchen ranges shall be constructed as described in paragraphs b, c, d, e, i, and j, except that the walls of such chimneys or flues may be only four inches in thickness.

(j) The upper part of the chimney or flue walls may be only four inches in thickness from a point at least six inches above the roof covering of building to the top of chimney or flue, provided the chimney or flue be capped with terra cotta, stone, or cast iron, or carefully bonded and anchored together.

(k) Flues, when lined on the inside with cast iron or wall burnt clay or fire-proof terra cotta pipe, from the bottom of the flue or from the throat of the fireplace, if the flue started from that point may be inclosed by brick or stone work of only four inches in thickness, provided the lining pipe be carried up continuously to the extreme height of the flue. The ends of all such lining pipe shall be made to fit close together, and the pipe shall be built in as the flue or flues are carried up, as shown in the following illustration:

ILLUSTRATION SHOWN HERE.

(l) At the completion of building, all flues should be properly cleaned, rubbish removed and flues left smooth on inside.

(m) All chimneys which shall be dangerous in any manner whatever shall be repaired and made safe, or else removed.

(n) The Mayor, with the consent of the Council, shall appoint an architect or competent builder, to be known as "Flue Inspector"
whose duty it shall be to examine and inspect such chimneys or
flues hereafter erected, remodeled or altered.

(n) The flue inspector shall issue to the owner, architect
or builder of each new, remodeled or altered chimney or flue a
certificate stating that the chimney or flue has been inspected and
found to be in accordance with the regulations as herein prescribed.

(o) The owner, architect or builder shall, upon receipt of the
certificate mentioned in paragraph n, pay to the "Flue Inspector" a
fee of Fifty Cents ($0.50) for each single flue or chimney and One
Dollar ($1.00) for each main chimney containing two or more flues,
that may be erected, altered or remodeled by the said owner, architect
or builder in or near any one building. The maximum fee to be paid
to the said flue inspector for inspection service and certificate for
any one building shall not exceed Five Dollars ($5.00), except that
for any one building having more than six main chimneys or ten single
flues or chimneys the fee of the flue inspector shall be Ten Dollars
($10.00) for inspection service and certificate.

(p) For faithful performance of his duties as herein prescribed,
the said flue inspector shall receive as compensation all fees collect-
ed by him.

(q) Any person, persons, firm or corporation, whether owner,
builder, or mechanic, who shall violate any section of this Ordinance
pertaining to flues and chimneys shall be deemed guilty of an offense
and shall be fined not less than Ten Dollars nor more than One
Hundred Dollars for each offense; and it shall be the duty of the flue in-
spector to see that this Ordinance is enforced; one-half of the fines
collected for the violations shall paid to the "Flue Inspector" when
charges of violations are made at the instigation of the said flue
inspector.

(r) It shall be the duty of each owner, architect or builder
to notify the flue inspector in writing when work on any chimney or
flue or alterations to any existing chimney or flue has been started
and should the said owner, architect or builder fail to notify the flue
inspector until after the building containing the chimney or flue
shall have been completed, the flue inspector is hereby authorized to
collect double the amount of his ordinary fees, as prescribed in par-

(s) No chimney shall be built with less than four inch walls,
and no chimney top shall be less than five feet above the roof for flat
roofs and two feet above the ridge of any pitched roof. Ordinary flues
in business buildings shall have eight inch walls and eight inch jamb
flues larger that two hundred and fifty square inches and less than
eight hundred square inches shall be surrounded with walls not less than
eight inches thick; the walls of such flues, above inlet funnel shall
be twelve inches thick for the first fifteen feet around and above
such inlet; top of such chimneys to be at least eight feet above the
roof, or five feet above the highest part of the roof within fifty feet
of such chimney; Flues with more than five hundred inches or less than
eight hundred inches area shall have not less than twelve inch walls opposite the
inlet and ten feet above the roof, or seven feet above the highest part of the roof within fifty
feet of such chimney; provided, that all chimneys having walls less than
eight inches thick shall be plastered on the brick or covered with
metallic lath or wire cloth before plastering.

SECTION 22. Be it further ordained, etc., that the provisions
of the foregoing section as to thickness of walls pertaining to chim-
neys, shall apply only to such chimneys as are part of or sit-
uated in any building. Flues in party walls shall not extend beyond
the centre of the wall; joint flues in party walls shall be separated
by a four inch with of fire brick their entire height.

SECTION 23. Be it further ordained, etc., that any chimney not
forming a part of a wall shall rest upon the ground with proper foun-
dation, and in no case shall any chimney rest upon or be supported by
frame work, beams or posts of wood work of any description.

SECTION 24. Be it further ordained, etc., that proper foundation
or masonry shall be prepared for the support of buildings and no foun-
dation shall be less than one foot below the exposed surface of the
ground, and in no case shall any foundation rest on any filling or made
ground. The breadth of the foundations of the several parts of any
building shall be proportioned so that, as nearly as practicable, the
pressures all be equal on each square foot of the foundation. Cement mortar shall be used in the masonry of all foundations exposed to dampness.

SECTION 25. Be it further ordained, etc., that piles driven for a wall to rest upon shall be not less than eight inches in diameter at the smallest end and shall be spaced not more than three feet on centers in the direction of the length of the wall, and nearer if required by the inspector. The inspector shall determine the grade at which piles shall be cut off.

SECTION 26. Be it further ordained, etc., that walls not exceeding twenty feet in height, where piling is necessary, may rest on a single row of piles, if deemed advisable by the inspector; walls exceeding twenty feet in height shall rest on not less than two rows of piles. Extra piles shall be driven where required by the inspector.

SECTION 27. Be it further ordained, etc., that in brick walls every seventh course shall be headers. All fire flues shall be smoothly plastered or have struck joists.

SECTION 28. Be it further ordained, etc., that hollow walls not bearing walls, may be used in all cases but all hollow walls shall be bonded or tied together with incombustible anchors placed not more than three feet apart. If used as bearing walls, the thickness shall be reckoned by their solid parts, unless either part is at least eight inches thick and solid connections are made in up-right directions, not less than twelve inches wide nor more than eight feet apart from the hollow space shall be connected with solid parts; provided, that in no case shall the ends of the joists or other wood be allowed to come within four inches of the hollow space.

SECTION 29. Be it further ordained, etc., that no wall of any building now erected, or hereafter to be built or erected, shall be cut off or altered without a permit so to do having been first obtained from the inspector. Every temporary support placed under any structure, wall, girder, beam or column, during the erection, finishing, altering or repairing of any building, or part thereof, shall be equal in strength to the permanent support required for such construction.

SECTION 30. Be it further ordained, etc., that no opening or doorway shall be cut through a party wall of a brick building without a permit from the inspector, and every such doorway or opening shall have top, bottom, and sides of stone, brick or iron; shall be closed by two sets of standard fire doors separated by the thickness of the wall, hung to rabbeded iron frames, or to iron hinges in brick or stone rabbets; shall not exceed ten feet in height by eight inches in width, and every opening other than a doorway, shall be protected in a manner satisfactory to the inspector.

SECTION 31. Be it further ordained, that no timber, except lathing strip shall be used in any wall of any brick building except arch forms for interior arched openings.

SECTION 32. Be it further ordained, that all walls of brick buildings, on which the ends of beams rest, shall be anchored at each tier of beams at intervals of not more than ten feet apart, with good, strong wrought iron anchors, at least one-half inch by one and one-half inches well built in two walls and fastened at the top of the beams; and where the beams are supported by girders, the ends of the beams resting on the girders, shall be butted together, end to end and straped with wrought iron straps or tire iron just the same distance apart in the same beams as the wall anchors and shall be well fastened.

SECTION 33. Be it further ordained, etc., that all piers shall be built with the best quality of good well burnt hard brick, laid in cement and sand mortar, and well wet when laid in warm weather.

SECTION 34. Be it further ordained, that brick piers under lintels, girders or columns of brick buildings over one story high shall have a cap of iron at least two inches thick, the full size of the pier.
SECTION 35. Be it further ordained, etc., that brick piers and buttresses shall be bonded with thorough courses, level and bedded each course, and where their foundation rests on piles, a sufficient number shall be driven to insure a proper support.

SECTION 36. Be it further ordained, etc., that every metal column in a brick building shall rest on an iron plate of not less thickness than two inches. Wooden columns supporting girders and floors in such buildings shall be set on one and one-half inch iron plates with sockets and counter sinkages.

SECTION 37. Be it further ordained, etc., that the backing of any iron front that is not wholly self supporting shall be treated as an independent wall. If the iron is self-supporting then the party wall shall be extended to meet the outer thickness of iron, and all vacancies shall be filled with grout to insure a complete separation of adjoining buildings.

SECTION 38. Be it further ordained, etc., that the weather covering of all roofs, except of cottage dwelling houses not over sixteen feet high above the grade of the sidewalk, shall be made of incombustible materials. The pitch of non-combustible composition roofs shall not exceed two inches to the foot.

SECTION 39. Be it further ordained, etc., that no uncovered tar, composition, resin, felt or wood work shall in any way be exposed on any roof or appendages.

SECTION 40. Be it further ordained, etc., that appendages to any business building above the first story, and above thirty feet from grade of sidewalk on any building, if not wholly of incombustible material, shall be enveloped with metal. Dormer windows, cornices, mouldings balconies, bay windows, towers, spires, ventilators, etc., shall be considered as appendages.

SECTION 41. Be it further ordained, etc., that no bay window or other structure shall be placed on any building so as to project over any public way or square, without the permission of the City Council.

SECTION 42. Be it further ordained, that glass in all skylights if not wired glass in metal frames, shall be protected by screens made of number ten or heavier wire, with meshes to be secured to the sash and kept at least four inches above the glass.

SECTION 43. Be it further ordained, that all buildings hereafter erected shall be kept provided with proper metallic leaders for conducting the water from the roof to the ground, sewer or street gutter, in such manner as shall protect the walls and foundations from damage; and in no case shall the water from such leaders or otherwise be allowed to flow upon the sidewalk, but shall be conducted by drain pipes to the street gutter or sewer.

SECTION 44. Be it further ordained, etc., that all cornices, gutters, eaves and parapets above the first story of business buildings shall be made of incombustible materials.

SECTION 45. Be it further ordained, that all roofs shall be constructed as to be reached by a scuttle, or by iron steps fastened to the outside of the outer wall. If by scuttle, the same shall be at least twenty by thirty inches, the frames and lid covered with metal, and shall have a stationary ladder communicating with such scuttle.

SECTION 46. Be it further ordained, etc., that all floor beams joists, and headers shall be kept at least two inches clear of any wall inclosing a fire flue or chimney breast, and the space left between the framing and such flue shall be filled solid with gauged mortar, to be a heavy coat of plastering put on the walls of such flues before any other wood work shall be placed against it.
SECTION 47. Be it further ordained, etc., that all floors shall be constructed to bear a safe weight per superficial foot, exclusive of materials, as follows, for dwelling, tenements or lodging houses, one hundred (100) pounds, for store-houses, ware-houses, machine shops, armories and drill rooms, not less than 850 pounds. These requirements shall apply to all alterations as well as to new buildings. In all calculations for the strength of materials to be used for any building, the proportion between the safe weight and the breaking weight shall be as one to three for all beams, girders and other pieces subjected to cross strain; and as one to six for all posts, columns and other vertical supports, and for all tie beams and other pieces subjected to a tensile strain; and the requisite dimensions of each piece of material are to be ascertained by computation, by rules given by the best authorities, using for constants in the rules, only such numbers as have been deduced from experiments on materials of like kind with that proposed to be used.

SECTION 48. Be it further ordained, etc., that all hearths for ordinary fire-places shall rest on trimmer arches, the header kept at least twenty inches from face of chimney breast. The back of all fire-places shall not be less than eight inches thick; all stove pipe holes to have proper thimbles and stoppers.

SECTION 49. Be it further ordained, etc., that ends of joists or beams entering a brick wall shall be cut not less than three inch bevel so as not to disturb the brick work by any deflection or breaking of joists or beams. All such joists or timbers entering a party or division wall from opposite sides shall have at least four inches of solid brick work between the ends of such timbers or joists. All buildings for residence or business purposes shall have the brick project not less than one and one-half inches inside the face of the wall between the joists of each floor and ceiling joists.

SECTION 50. Be it further ordained, etc., that joists and girders in any building shall be of proper dimensions to sustain the load designed to be placed upon them. Girders may rest upon columns of wood or iron of proper dimensions. All floor joists shall be properly bridged with cross bridges. All headers in floor framing of business buildings that are placed at a greater distance than two feet from the end of a trimmer shall be fixed in the proper stirrups.

SECTION 51. Be it further ordained, etc., that the owner, or other party having any interest in any building, staging or other structure, or anything attached to or connected with a building or other structure which shall be unsafe, so as to endanger life, shall immediately upon notice received from the inspector of buildings, cause the same to be made safe and secure, or taken down; and when public safety requires immediate action, the inspector may enter upon the premises, with such assistance as may be necessary, and cause the said structure to be secured or taken down without delay at the expense of such owner, or party interested. No staging or stand for observation purposes shall be constructed or occupied upon the roof of any building in said City.

SECTION 52. Be it further ordained, etc., that every building which shall appear to the inspector to be especially dangerous in case of fire, by reason of bad condition of walls, overloaded floors, defective construction, decay or other causes, shall be unsafe and the inspector, besides proceeding as provided in the preceding section, shall also affix a notice of the dangerous character of the structure to a conspicuous place on the exterior wall of the said building. Any person removing such notice so affixed shall be liable to a fine of not less than Five Dollars ($5.00) nor more than Fifty Dollars ($50.00) for each and every offense, to be paid into the treasury of the said City.

SECTION 53. Be it further ordered, that the owner or party having an interest in the unsafe building or structure mentioned in the preceding section, being notified thereof in writing by the inspector, shall forfeit and pay a fine to the use of the said City for every day's continuance thereof after such notice, a sum not less than Five Dollars ($5.00) nor more than Fifty Dollars ($50.00).
SECTION 54. Be it further ordained, etc., that no building now or hereafter built shall be altered until it has been examined and approved by the inspector as being in good and safe condition to be altered as proposed, and the alteration is made shall conform to the provisions of this and any ordinance of the City of Hammond, in relation thereto.

SECTION 55. Be it further ordained, etc., that all brick walls and buttresses shall be of merchantable, well shaped brick, well laid and bedded, with well filled joints, in lime or cement mortar, and well flushed up at every course with mortar; and all brick used during the warm months shall be wet at the time they are laid, and shall be dry at the time they are laid during the cold months.

SECTION 56. Be it further ordained, etc., that no continuous vertical recess, chase or flue shall be made in any party wall so deep that it will leave the thickness at the back less than eight inches at any point, and no recess of any kind shall be made in any eight inch wall. No horizontal recess shall be made in any wall except by a special permit from the inspector. No continuous vertical recess other than flues and stacks shall be nearer than seven feet to any other recess.

SECTION 57. Be it further ordained, etc., that in the erection or alteration of any building within the fire limits, the material of which, in whole or in part, is other than brick, stone or wood, the thickness of walls of such material and the method of construction shall be of such as the inspector shall approve.

SECTION 58. Be it further ordained, etc., that partitions in hotel buildings and tenement houses, made of scantling, to be lathed and plastered, shall be filled with brick work eight inches high in the best manner. Scantling partitions shall not be employed as supporters of any floor or roof except dwelling houses.

SECTION 59. Be it further ordained, etc., that hoisting openings shall have trap doors covered with metal on the under side on all floors except where elevators are used, with sufficient guards for protection during the hours of business, and said doors shall be kept closed at all other times.

SECTION 60. Be it further ordained, etc., that no building within the fire limits of the City of Hammond shall be used or occupied, in whole or in part, for any of the trades hereafter mentioned, to wit: planing mills, edgery, door and blind factories, unless such building so occupied is in connection with a brick or fireproof vault of sufficient capacity to contain all shavings, sawdust, chips, or other like combustible refuse connected therewith, and all such shavings and other like combustible refuse shall be removed daily from such premises to such vault. In no event shall proprietors, owners, lessees of such manufactories allow combustible refuse to accumulate upon any lot or in any building unless stored in a fireproof vault.

SECTION 61. Be it further ordained, that floors under all stoves shall be protected by a covering of incombustible material. Stoves shall be kept at least twenty inches, and their smoke pipes twelve inches from any unprotected woodwork.

SECTION 62. Be it further ordained, etc., that the woodwork of all boiler houses and boiler rooms shall be kept at least six feet from the boiler, four feet from the breeching or smoke conductor, and one foot from the dome of the boiler, unless such woodwork is properly protected with incombustible material and then there shall be at least two feet clear space from the boiler or smoke pipe and protection.

SECTION 63. Be it further ordained, that the floors of all rooms when containing stationary boilers, shall be made of incombustible material, five feet on all sides, and at least eight feet in front of any boiler.

SECTION 64. Be it further ordained, that steam pipes shall be kept at least one inch from all woodwork; otherwise they shall be protected by soapstone, asbestos or earthenware ring or tube, or rest on iron supports.
SECTION 65. Be it further ordained, etc., that all the officers appointed under this, or any future amendments to the same, shall, so far as may be necessary for all the performance of their respective duties, have the right to enter any building or premises in the said City.

SECTION 66. Be it further ordained, etc., that any work in addition or alteration made for any purpose in, to or upon any building, except the necessary repairs, not affecting the external or party walls, chimneys, stairways or height of building, shall to the extent of such work or alteration, or addition, be subject to the regulations of the City Ordinance.

SECTION 67. Be it further ordained, etc., that all floor timbers, headers and trimmers of every brick building hereafter erected or altered, in which a chimney is to be built in the brick wall, shall be placed distant two inches from the outside of every chimney flue, and the space between such brick work and timbers shall be closed by a proper fire-stop of incombustible.

SECTION 68. Be it further ordained, that if any chimney or flue or heating apparatus on any premises, shall, in the opinion of the inspector, endanger the premises, the inspector shall at once notify, in writing, the owner or agent of said premises. If such owner or agent fails for a period of forty-eight hours after the service of said notice upon him, to make such chimney flue or heating apparatus safe, he shall be liable to a fine as prescribed in this Ordinance.

SECTION 69. Be it further ordained, that no furnace and no range set in the masonry shall hereafter be placed, or its location changed, in any building except as the inspector shall approve.

SECTION 70. Be it further ordained, that in the second district no building or structures hereafter built, altered or repaired, where said repairs within one year constitute fifty per cent new covering, shall be roofed or covered with any combustible material.

SECTION 71. Be it further ordained, etc., that any person violating any of the provisions of this Ordinance shall be punished by a fine not exceeding One Hundred Dollars ($100.00), imprisonment or labor on the public works not exceeding thirty days, or any or all of them, unless another penalty is specified herein.

SECTION 72. Be it further ordained, etc., that all Ordinances or parts of Ordinances in conflict herewith are hereby repealed.

Passed September 27th, 1915.

H. G. Hungate, 
Secretary.

John T. Skinner, 
Mayor.
ORDINANCE NO. 31, COMMISSION SERIES.

An Ordinance authorizing the issue of Sewer Bonds to the amount of Forty Thousand Dollars ($40,000.00).

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, Louisiana, That under the authority of the election held on the 20th day of May, 1915, there are hereby authorized and directed to be issued eighty (80) Sewer Bonds of Five Hundred Dollars ($500.00) each, numbered from one (1) to eighty (80), both inclusive, which said bonds shall be dated the 1st day of October, 1915. Two of said bonds shall become due on the 1st day of October, 1915 to 1924, and four of said bonds shall become due on the 1st day of October in each of the years 1925 to 1934, and two of said bonds shall become due on the 1st day of October in each of the years 1935 to 1945, all inclusive, and both principal and interest of said bonds shall be made payable at the office of N. W. Halsey & Company in the City of Chicago, Illinois, or at Hibernia Bank & Trust Company in the City of New Orleans, Louisiana.

SECTION TWO: Be it further ordained, etc., That the bonds hereby authorized shall be in substantially the following form:

UNIVERSAL OF AMERICA

STATE OF LOUISIANA,

CITY OF HAMMOND,

SEWER BONDS.

NO. __________  $500.00

STATE OF LOUISIANA,

CITY OF HAMMOND,

SEWER BONDS.

NOW ALL MEN BY THESE PRESENTS, that the City of Hammond, in the Parish of Tangipahoa, State of Louisiana, acknowledges to owe and for value received hereby promises to pay to bearer the sum of Five Hundred Dollars lawful money of the United States of America, on the 1st day of October, 19________, with interest thereon from the date hereof at the rate of five (5%) per centum per annum, payable semi-annually on the 1st day of April and of October in each year on presentation and surrender of the annexed interest coupons as they severally become due. Both principal and interest of this bond are hereby made payable at the office of N. W. Halsey & Company in the City of Chicago, Ill. or Hibernia Bank & Trust Company in the City of New Orleans, Louisiana.

This bond is one of a series of like tenor, except maturity, issued for the purpose of constructing sewers in and for the City of Hammond, Louisiana, under authority of Article 261 of the Constitution of the State of Louisiana, and Act No. 256 of the General Assembly of the State of Louisiana, of 1910, and of an election duly called and held in said city on the 20th day of May, 1915, whereat more than a majority in number and amount of the qualified electors voted in favor of the issuance of this bond.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the issuing of this bond have been done, happened and been performed, as required by law, and that the total indebtedness of the City of Hammond, including this bond, does not exceed any Constitutional or Statutory limitations.
In testimony whereof the Commission Council of the City of Hammond, Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary with the corporate seal hereeto affixed, and has caused the annexed interest coupons to be executed with the fac-simile signatures of said officers, this 1st day of October, 1915.

Mayor

Countersigned:

Secretary

Coupon.

On the 1st day of April and October, 19_, the City of Hammond, Louisiana, promises to pay to bearer the sum of Twelve and 50/100 Dollars ($12.50), at the office of H. W. Halsey & Co. in the City of Chicago, Illinois, or Hibernia Bank & Trust Co. in the City of New Orleans, Louisiana; for interest due that day on its Sewer Bond dated October 1st, 1915, No.

Mayor

Countersigned:

Secretary

Upon the back of said bonds shall be endorsed the following certificate:

This bond secured by a tax.

Registered on the ___ day of __________, 1915.

Secretary of State.

Passed in open session this 30th day of September, 1915, A. D.

H. G. Hunegate
Secretary

John W. Skinner
Mayor

Ordinance No. 32, C. S., relating to issuance of bonds for the erection of a jail and natatorium, omitted, see original Ordinance Book, page 404.
ORDINANCE NO. 33. COMMISSION SERIES.

Regulating house sewerage, plumbing, drain-laying and connections with the house sewers in and under the control of the City of Hammond, Louisiana, and for other purposes.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that from and after the completion and putting into actual use of the sewerage system now under construction in the City of Hammond, the said City shall pay out of the general revenues all expenses of maintaining the scavenger system outside of the limits reached by the sewerage.

SECTION 2. Be it further ordained, that all Ordinances in conflict herewith are hereby repealed and that this Ordinance shall be effective at the time above provided.

H. G. Hunsate Secretary. John W. Skinner Mayor.
An Ordinance regulating house sewerage, plumbing, drain laying and connections with the sanitary sewers in and under the control of the City of Hammond, Louisiana, and for other purposes.

Be it ordained by the City Council of the City of Hammond, La., that for the governing and regulating of house sewerage, plumbing, drain laying and connections with the sanitary sewerage in and under the control of the City of Hammond, Louisiana, the following rules and regulations be and they are hereby passed, ordained and adopted:

SECTION 1. DEFINITIONS. In the system of sewerage, "Sanitary Sewer" is defined herein to mean the pipes, conduits, mains or laterals laid in the streets or in certain places for topographic reasons laid through private lands, "house drain", the horizontal pipe laid from sewer to or near the building and there connected with the pipes constituting the interior house drainage system, "soil pipe", any pipe conveying the discharge of water closet, with or without fixtures, to the house drain or to a soil pipe, "waste pipe", pipe conveying the discharge of any fixtures except water closet, to the house drain or to the soil pipe; "vent pipe", any pipe provided to ventilate other pipes, traps or fixtures and to prevent back pressure and the siphoning of water back, a vertical line of pipe, especially a vertical vent pipe; "fixture", a water closet, bath tub, sink or other receptacle for house sewerage, also any tank, heater, or other receptacle for house sewerage, also any tank, heater or other contrivance for supplying water for flushing or serving these receptacles; "trap", a special curved pipe or receptacle, so placed in a line of soil or waste pipe that enough passing water will be held to completely fill the channel and thus seal it and prevent the passage of air or gas past the trap.

SECTION 2. SEWERAGE EXCLUSIVELY. The system of sanitary sewers is for collecting, carrying and disposing of the sewage, that is the liquid wastes from domestic or household and industrial service. It shall be a misdemeanor to use the sanitary sewers for any other purpose; or to place; or to cause to be placed in any sanitary sewer any water from rain or seepage, or any will, garbage, sweepings, ashes, sand, clay, wool, rags, wearing apparel, rubbish or other solid matter, that may not be promptly dissolved by the sewage, or anything that may form deposits or obstructions in the sewers. It shall be a misdemeanor to connect with any house sewer and discharge sewage into it before it is completed and connected with the general outfall.

SECTION 3. SEWAGE NOT ON GROUND NOR THROWN ON STREET SEWERS: No one shall discharge or cause to be discharged, into any storm sewer, or surface drain, or on the ground, whether in the streets or private lands, except on land abutting on street on which no house sewer has been constructed within three hundred (300) feet, any sewage or foul liquid or waste from any water closet, urinal, bath, laundry, kitchen sink or other fixtures, from any offensive industry or manufacturing establishment, or from any slaughter house or market, nor any night soil, fences, garbage, putrescible or decaying animal or vegetable matter, nor any rubbish that may obstruct the flow from rain or snow.

SECTION 4. PRIVATE SEWERS AND PRIVIES. No privy, cess pool, nor urinal, no private sewer, nor other conduit, discharging house sewage elsewhere than into sanitary sewers is allowed on any lot abutting a street in which a sanitary sewer has been constructed, nor on any lot nearer to such a street than to any other.

SECTION 5. CESS POOL. No cess pool, privy vault, nor septic tank will be permitted, except when shown to the City Plumbing Inspector or such person as the Mayor or City Commission may designate, to be absolutely necessary and built with his written permit and according to plans submitted and approved as herein provided for plumbing. Every cess pool or privy vault shall be water tight and at least twenty-five (25) feet from any building; as soon as it is possible to connect with any house sewer, the cess pool or privy vault is to be emptied, cleaned, disinfected and filled with fresh earth, or sealed up air tight and its use ended.
SECTION 6. CITY EMPLOYEES ONLY. No person but the plumbing inspector, or such other person as the Mayor and City Commission may designate, or his authorized agent, shall open, enter or deposit anything into or remove anything from, or otherwise interfere with any man-hole or other appurtenance to the system of sewers.

SECTION 7. REPAIRS OF SEWERS. No one but a skilled mechanic, acting under the directions of the plumbing inspector, or such other person as the Mayor or City Commission may designate, shall make any opening into, or any connection with, or any repairs to the house sewers or their accessories.

SECTION 8. OTHER PIPE. No other conduit shall be laid parallel to and within five feet of any house sewer.

SECTION 9. INDUSTRIAL WASTE. No discharge from any slaughter house, stable, dairy, chemical works or any other industrial works or manufacturing establishment, shall be connected with any house sewer, except under special regulation approved by the City plumbing inspector or such other person as the Mayor or City Commission may designate, providing against the formation of obstructions in the pipe and against interference with the purification of the sewage.

SECTION 10. SEDIMENT, HEAT AND PRESSURE. Neither the exhaust from the blow-off, the drip-pipe, nor the sediment from any steam boiler nor the discharge from large volumes of hot water from any source, nor the discharge from a hydraulic elevator, shall be connected with any house sewer, such pipe may discharge first into a basin, properly tapped and vented, which after being relieved of sediment, pressure or high temperature, may discharge into the sewer. Water over 120 degrees F. or hot enough to cause steam to arise in the sewer, shall not be admitted.

SECTION 11. INDEPENDENT CONNECTION. Each building connected with a house sewer shall have its own separate house drain, connecting it with the house sewer, except that a group of small houses, such as the houses occupied by tenants, may be connected to one house drain or may be served by one central water closet, provided the houses are and shall remain the property of one owner and provided the combination shall be approved by the plumbing inspector.

SECTION 12. BOARD OF EXAMINERS OF PLUMBERS. The Board of Examiners of Plumbers shall be constituted of the Mayor and the City Commission and the Plumbing Inspector.

SECTION 13. QUALIFICATION OF PLUMBERS AND DRAIN-LAYERS. Every applicant for license as a plumber or drain layer, as the case may be, shall appear before the City Commission and the Mayor; shall pass a thorough examination by said City Commission as to the applicant's experience, knowledge and skill in practical sanitary plumbing or drain-laying; and shall satisfy the said City Commission the applicant, or at least one resident member of the firm, or one resident executive officer in the corporation making application, is a master plumber, or drain-layer as the case may be, skilled and experienced in his trade, competent to do sanitary plumbing or drain-laying properly and in accordance with the City's Ordinances, who will give his personal attention to the work, also that the applicant will employ only competent help and is financially responsible. Upon satisfactory proof of the qualifications and fitness of an applicant for license as plumber or as drain-layer, the City Commission shall issue a certificate of qualification.

SECTION 14. LICENSE OF PLUMBERS AND DRAIN-LAYERS. License to do plumbing or drain-laying, or both in connection with the City's sewers shall be granted by the Mayor and City Commission only after a written application has been made, in the form prescribed accompanied by a certificate of qualification issued by the Mayor and City Commission; the application shall also be accompanied by a bond with two or more individuals, or with a surety company, as surety, acceptable to the Mayor and City Commission for Five Hundred Dollars ($500.00) for plumbing or for plumbing and drain-laying, or for One Hundred Dollars ($100.00) for drain-laying only, conditioned substantially that the principal
will indemnify and save harmless the town from all damage or injuries resulting from any work done, or any neglect or omission incident thereto, by the principal or his employees, or from any improper materials used therein; that the work will be faithfully performed and that the principal will comply with all ordinances and regulations of the City concerning plumbing, drain-laying and the City's sewers, and will restore to like condition to that found, any street sidewalk or other property, disturbed by him or his agent, and shall keep the same in good repair for one year. The application for license for drain-laying shall also be accompanied by a cash deposit of Fifty Dollars ($50.00), which sum or so much thereof as may be necessary, shall be used under the direction of the Street Commissioner, in repairing any street or other public property, whenever said applicant shall fail to repair the same within twenty-four hours after being notified in writing by the Street Commissioner; and said deposit shall at all times be maintained by the applicant up to at least Fifty Dollars ($50.00). Each plumber's or drain-laying license shall expire December 31st, and may be revoked at any time by the Mayor and City Commission for violation of this Ordinance, also at any time that it is found that the public welfare so requires or that the member of the firm or officer of the corporation, whose experience has formed the basis for the license, has ceased such relation. Each applicant and license shall state whether it is for plumbing and drain-laying, or for both. The fee for license for plumbing and drain-laying shall be Ten Dollars ($10.00) and that for drain-laying only Five Dollars ($5.00). No other person is allowed to use the name of a licensed plumber or drain-layer, either directly or indirectly, to obtain a permit, to do work, or to make returns.

SECTION 15. PERMIT AND PLANS. No property owner shall cause or permit any connection with a house sewer nor the erection of any plumbing fixture, to be connected therewith, without first obtaining from the plumbing inspector, or such other person as the Mayor and City Commission may designate, a permit therefor before the work is commenced. Application for such permit shall be made in the form prescribed, stating the location of the property, the name of the licensed plumber or drain-layer to be employed, with a full and clear description of the work proposed by the owner or authorized agent, and agreeing that the owner will conform with the City's rules and ordinances regulating sewer connections and plumbing. Each application shall be accompanied by a diagram and specification made in duplicate, on the form prescribed and furnished by the plumbing inspector or such other person as the Mayor and City Commission shall designate; showing and describing clearly the location of the building and the rooms containing the work, the connection with the sewer, with every pipe fixture and connection neatly drawn in ink, if one vertical section cannot be made to show the work fully, other drawings are to be added. In showing extensions, the old work is to be shown in red ink, and all new work in black ink. If the application and plans are to be approved by the plumbing inspector or such other person as the Mayor and City Commission may designate, he will issue a written permit within twenty-four hours after the application is filed. Approved plans cannot be changed, except the plans be likewise submitted and approved. The same plans may serve for each of several buildings located together and having identical plumbing or drain-laying. Each permit will lapse by limitation and become void, if the work is not completed within ninety days from date.

SECTION 16. OLD PLUMBING AND DRAIN-LAYING. All plumbing and drain-laying constructed before the passage of this ordinance shall be treated in the same manner as new work. Before connecting with the sewers an application shall be filed and permit issued and the work shall be permitted to inspection and test, as herein required for new work, such portions being uncovered or removed as may be necessary for this purpose. The plumbing inspector is permitted to use reasonable discretion in passing minor defects in old plumbing, which cannot be corrected without removing an unoccupied portion of the building, or such other person as the Mayor and City Commission may designate, he will issue this certificate stating if certain minor concessions have been made. For all re-construction, extension or alteration of existing plumbing or drain-laying, a permit shall in like manner be obtained, provided no permit or plans be required for the removal, or stoppage of leaks, nor the repair of fixtures, in which no change shall be made in the
kind, size or arrangement of pipes or fixtures. In repairing, broken parts are to be replaced with construction as good as new. No permit will be issued for additions to defective plumbing.

SECTION 17. CONDEMNED PLUMBING AND DRAIN-LAYING. Any plumbing or drain-laying, old or new, found defective by the plumbing inspector or such other person as the Mayor and City Commission may designate, shall be repaired or connected within two weeks after he shall have given due notice of the defects. The plumbing inspector, or such other person as the Mayor and the City Commission may designate, shall decide as to the defects of the materials, labor and methods used and as to the interpretation of these regulations; and appeal from his decision to the City Commission shall be filed in writing within three days thereafter; in case of such appeal, the work shall be stopped until the City Commission's review and decision.

SECTION 18. INSPECTION. All drain-laying shall be inspected when the pipe has been laid and cemented and before it is covered. As soon as all soil pipes, waste pipes, vent pipes and traps are connected they shall be tested by the plumber, in the presence of the plumbing inspector, or such other person as the Mayor and City Commission may designate, by filling them entirely with water. If any leaks appear they are to be stopped by removal of the broken or defective pieces, caulking the lead or tightening the screw threads, but not by use of plumber's cement. The entire height of the pipe system is to be tested at once, unless the building be over three stories high. In addition to the water test, an approved smoke test or a pressure pepper mint is to be applied by the plumber, in the presence of the plumbing inspector, or such other person as the Mayor and City Commission may designate, when the latter so directs. When all fixtures are connected and ready for use, a final inspection shall be made by the plumbing inspector or such other person as the Mayor and City Commission may designate, when the plumber is to turn on the supply of water and show that all of the work is in accord with ordinance and ready for use. In addition to the tests and inspection here specified, the plumbing inspector or such other person as the Mayor and City Commission may designate, shall make, during the progress of the work and after, such others as in his judgment may be necessary for the purpose of this ordinance. When the work is ready for either of the three inspections specifically named above (1) drain-laying, (2) water test of roughing in, and (3) final inspection, written notice is to be given the plumbing inspector, or such other person as the Mayor and City Commission may designate, whereupon he is to set a time for the inspection and make it within two working hours thereof. All work must be left uncovered and convenient for examination until inspected and approved. Should it be necessary for the plumbing inspector, or such other person as the Mayor and City Commission may designate, to visit the work more than once for any inspection, because of its not being covered, the plumbing inspector or such other person as the Mayor and City Commission may designate, may collect from the plumber one dollar ($1.00) for each visit required after the first, provided that no such fee may be collected when part of the work must be completed and inspected preparatory to the completion of the work, rendering a second visit necessary; all such fees collected shall be turned into the town treasury, according to the law. No water shall be turned on except for inspection, and no plumbing fixtures shall be used until the plumbing inspector, or such other person as the Mayor and City Commission may designate, issues his certificate of final inspection and approval.

SECTION 19. GENERAL REQUIREMENTS. All materials and fixtures used in connection with the house sewers shall be non-absorbant, rust-proof, of the best quality and free from defects, and all work shall be executed in a thorough and workmanlike manner; all materials, fixtures and work are subject to the approval of the plumbing inspector, or such other person as the Mayor and City Commission may designate. No wood boxing around or under fixtures shall be allowed, nor any galvanized sinks. Pipe and traps inside buildings shall be readily accessible for inspection and repairs, and shall not be covered except by wood work fastened by screws easily removed. No metal pipe, except a water supply pipe, shall be less than one and one-fourth inches in diameter, and no clay pipe less than four inches in diameter, no pipe shall decrease in diameter as it approaches the sewer. All drain soil, waste, vent and supply pipe shall be as simple, direct and com-
pact as possible, and be readily accessible for repairs and protected from injury and freezing; offsets, especially 90 degree offsets, will be permitted only when unavoidable. To prevent freezing, all pipes exposed between the ground and the first floor shall be covered with approved pipe covering, or with plain substantial wood boxing, twelve inches square and filled with sawdust, ashes or other similar material. No connection shall be made by making simply an opening through the wall of a clay or iron pipe, either with or without tapping threads. In every horizontal line of pipe the minimum slope will be three-fourths of an inch per foot of length; where this latter slope is impracticable, special provision shall be made for flushing the house system, by automatic flush tanks or otherwise, as approved by the plumbing inspector or such other person as the Mayor and City Commission may designate. No scenth pipe or other work shall be placed on the outside of any wall or any street or alley, so as to obstruct or be subject to injury by traffic. During construction the ends of all pipes shall be closed to keep out obstructions. Every fixture, except a water closet, shall discharge through a strong, durable fixed strain-er, to prevent passing obstructions into the waste pipe. Every opening left in a pipe for any purpose and not used for connection shall be securely closed in a manner similar to that required for making a connection. Dead ends on soil and waste pipes are not allowed. Cement joints shall not be used within buildings.

SECTION 20. HOUSE DRAIN. The house drain shall be of four or six inch earthenware pipe from the sewer to building, but cast iron pipe of equal size is to be used, instead of clay pipe, for the part of the house drain as runs under any building raised less than eighteen (18) inches above ground, open and clear, or runs into or within four feet of the wall of any cellar, basement or brick building, or runs within six feet in solid clay, or ten feet in made ground, from any well or cistern, or runs within twelve inches of the surface of the ground.

SECTION 21. EARTHENWARE PIPES. All earthenware pipe and fittings shall be of the best quality of hard vitrified clay pipe, salt-glazed, free from cracks and blisters, true to the nominal size and form, whether straight or curved, of uniform thickness, with deep sockets into which the spigots fit without shipping and leave all ground at least one-fourth inch mortar space.

SECTION 22. HOUSE BRANCH. The branch at the sewer shall be located and uncovered or set, before any pipe is laid to connect with it. The insertion of any branch not already in the sewer shall be at the cost of the applicant for connection, with the special written permit of the plumbing inspector or such other person as the Mayor and City Commission may designate giving the location, size and kind of branch, and the plumbing inspector or such other person as the Mayor and City Commission may designate, or his authorized assistant, shall be present and direct the whole operation of opening the sewer and setting the branch. Every connection shall be made with a Y and one-eighth bend or with a T surrounded with four inches of concrete and set vertically and a one-fourth bend.

SECTION 23. DRAIN LAYING. In the street, material excavated shall be piled to cause the least practicable inconvenience to traffic, and proper precautions shall be taken, with bracing and trench, barri-cading, placing lanterns or watchmen to prevent accident or injury to persons or property at or about the work. Drains, water pipe and other property obstructions shall be protected and, when necessary to remove them, their owner shall be consulted. Paving and surfac-ing material shall be set aside, the backfilling all replaced and tamped in thin layers, and the street, sidewalk, with all paving or other surfacing material, drains and other public property, restored to as good condition as found when commencing the work, and shall be maintained in this condition for twelve months thereafter. The trench shall not cross any lot other than that containing the plumbing; shall be at least eighteen inches wide for one line of pipe or two and one-half feet for two lines. The house drain shall be laid as straight as practicable, or when changes of alignment are necessary, with curved pipe, or with Y branches having cleanouts or with straight pipes in easy curves. The slope shall be at least one-fourth inch per foot and be as uniform as practicable. The plumbing inspector, or such
other person as the Mayor and the City Commission may designate, shall decide whether any changes or breaks in the slope will be permitted, where the ground is high above the sewer. In marshy ground new fills or other unstable soil, for the foundation shall be made by the use of concrete, or otherwise as directed by the plumbing inspector or such other person as the Mayor and City Commission may designate, or iron pipe shall be used. The bottom shall be brought to grade, bell holes cut, each of pipe laid carefully to grade with a spirit level, with a full firm bearing throughout. Each joint shall be made by inserting a yarn gasket, then filling the annular space with bevelling fully in front with fresh cement mortar, consisting of one part Portland cement and two and one-half parts clean sand. Each joint shall be cleaned of mortar protruding within the pipe and the pipe left clean as the pipe progresses. In the streets the back filling shall be tamped carefully to the surface; elsewhere it shall be tamped carefully around the twelve inches above pipe: the remaining dirt being filled in and over the trench.

**SECTION 24. CAST IRON PIPE:** All cast iron and pipe fittings shall be sound, free from cracks, blow holes or other defects, of the bell and spigot pattern, bells of such shape and strength as to allow proper caulking of each joint and thoroughly covered throughout with an approved rust proof coating. The thickness shall be uniform and the weight in pounds per lineal foot not less than the following:

<table>
<thead>
<tr>
<th>SIZE</th>
<th>STANDARD</th>
<th>EXTRA HEAVY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two inch pipe</td>
<td>3 1/2</td>
<td>5 1/2</td>
</tr>
<tr>
<td>Three inch pipe</td>
<td>4 1/2</td>
<td>6 1/2</td>
</tr>
<tr>
<td>Four inch pipe</td>
<td>5 1/2</td>
<td>7</td>
</tr>
<tr>
<td>Five inch pipe</td>
<td>6 1/2</td>
<td>8 1/2</td>
</tr>
<tr>
<td>Six inch pipe</td>
<td>7 1/2</td>
<td>9 1/2</td>
</tr>
</tbody>
</table>

Extra heavy pipe shall be used for all buildings over three stories high, counting basement and attics if occupied; as may be required by the plumbing inspector or such other person as the Mayor or City Commission may designate, for pipes underground and for large buildings and is strongly recommended for all buildings. Each joint shall be made with picked oakum, well packed and with soft pig lead, faithfully caulked, ten ounces of lead to be used per inch of diameter for each joint; no cement, putty, tar, paraffin, tallow, nor similar fillers will be allowed. Connections shall be made with Y branches and changes of directions with proper bends; sanitary tees, or T Y branches are permitted on vertical pipes only, and double hubs and crosses only on vent pipes, above the flow lines of fixtures; short one-fourth bends and common offsets in the soil pipes are prohibited; bends and saddles are prohibited.

**SECTION 25. WROUGHT PIPE:** All wrought iron or steel pipe shall be standard lap-wheel galvanized water pipe, with malleable galvanized water fittings; their use is limited to vent pipes and supply pipes except that where the Durham system is used, wrought soil and waste pipes may be used, with heavy cast iron recessed giving a smooth interior waterway, the threads being tapped to give at least one-fourth inch per foot slope for horizontal pipes. Joints are to have taper threads, and be screwed tight, with red lead; all burrs, formed in cutting must be removed. No unions are to be used in screw-pipe.

**SECTION 26. LEAD PIPE:** All lead pipes, bends and traps are to be of the best quality, drawn or spun. Preference shall be given as to the use of iron or brass pipes throughout, instead of lead pipe, and the use of lead pipe is restricted to water supply, bends, traps, flush pipes and short branches of soil and waste pipes, not more than five feet in length for one and one-fourth or one and one-half inch lead-pipe and two feet for three inch lead-pipe. Lead pipe shall weigh not less than the following:

<table>
<thead>
<tr>
<th>Diameter inches, supply pipe</th>
<th>Diameter inches, waste pipe</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/8</td>
<td>1 1/4</td>
</tr>
<tr>
<td>1/4</td>
<td>1 1/2</td>
</tr>
<tr>
<td>5/8</td>
<td>2</td>
</tr>
<tr>
<td>3/4</td>
<td>4</td>
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</tbody>
</table>
Weight per pound per ft.,


<table>
<thead>
<tr>
<th>Size</th>
<th>Weight per pound per ft.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>2 1/2</td>
<td>4</td>
</tr>
<tr>
<td>3</td>
<td>5</td>
</tr>
<tr>
<td>3 1/4</td>
<td>6</td>
</tr>
</tbody>
</table>

Lead pipes are to be amply supported their whole length and they shall be encased by sheet iron or other metal between floors where accessible to rats. Connections between lead and lead or between lead and brass, or copper, shall be wiped solder joints. Connections between lead and cast iron pipe shall be by a brass ferrule, jointed with a wiped joint to the lead pipes and leaded and caulked into the cast iron pipe; no combination bends or ferrules, no over-cast or cup joints are to be used. These ferrules shall not be less than the following lengths and weights, each:

- Two inch brass ferrules, four inches long, 7 7/8 pounds.
- Three inch brass ferrules, 4 1/2 inches long, 1 7/8 pounds.
- Four inch brass ferrules, 4 1/2 inches long, 1 7/8 pounds.

Connections between lead and wrought pipes shall be by heavy cast brass soldering nipples or brass pipes, wiped onto the lead pipes and screwed to the iron.

SECTION 27. BRASS AND COPPER PIPES. Brass and copper pipes shall be seamless drawn tubing, of standard iron pipe gauge for supply pipes and not lighter than 20-gauge thickness for waste and flush pipes.

SECTION 28. SOIL PIPES. Every soil pipe shall be four inch cast iron pipe, extending from the main house drain to the water closet or each of its branches to a water closet shall be four inches in diameter, if, however, more than six and not more than twelve water closets discharge into it, it shall be five inches in diameter, if more than twelve and not more than thirty-six water closets; six inches in diameter. Where a main drain, a soil pipe, or waste pipe passes through a masonry wall, there shall be a relieving arch, with open space above and below the pipe to prevent injury by settling. No vertical soil pipe, vent pipe, or other heavy stack, shall rest at its base on an earthenware pipe, but on an air fitting, firmly supported by a masonry pier or otherwise, and attached to at least two feet of horizontal iron pipe to which the earthenware pipe may be connected at each floor, a floor rest to be placed immediately under each bell fitting, to support the vertical stack, otherwise heavy iron pipe rests shall be provided at intervals not exceeding ten feet. The foot of every vertical soil or waste pipe shall be any with 1.8 bend and clean-out. Horizontal soil pipes at intervals of ten feet shall be supported by eight inch brick piers or be suspended by hangers made of iron at least three-eighths inches diameter; or, if the pipe is parallel with and against a wall it shall be supported by iron clamps at least one inch by three-sixteenths inch, firmly secured to the wall with expansion bolts or lag screws; pipe hooks will not be allowed for supporting horizontal soil pipes.

SECTION 29. WASTE PIPES. Waste pipes shall not be less than the following diameter:

- For one lavatory, if not over six feet long, one and three-fourth inches; for one pantry sink, one or two bath tubs, urinals or laundry tubs, one and one-half inches; for two to eight sinks, or tubs or similar fixtures, two inches; for one shower bath, two inches; for one floor drain, or cellar drain, two to four inches.

No waste pipe shall be connected into a bend, bowl or flush pipe of water closet, but shall enter the main line by a proper fitting. No waste pipe shall discharge into any vent or revent pipe, nor into any fixture, except as provided for refrigerator waste.

SECTION 30. CLEAN-OUTS. On every horizontal soil or waste pipe, whether under or above ground, at intervals not exceeding thirty feet, and also at the end, at every change in direction and at the foot of every vertical stack, a full sized Y shall be placed and fitted with a brass screw cap clean-out, not less than one-eighth inch
thick, with a solid square or hexagonal nut, at least one-half inch high and one inch diameter, the body of the clean-out ferrule shall be as thick as above specified for thickness of a caulk in ferrule (Section 26) with at least six threads of iron pipe size and tapers; all clean-outs shall be the full size of its pipe, up to four inches, and be four inches for larger pipes. Each cleanout under a floor or grade line, or within six inches of a wall, shall be brought through the same and up to grade, so as to be in plain view and always accessible.

SECTION 31. TRAPS. No trap shall be placed between the street sewer and the end of the vent pipe above the roof, or at the foot of any vertical main soil or waste line. Every fixture shall be separately trapped by a water sealed trap with a deep seal, as large as the soil or waste pipe and placed not more than eighteen inches from the fixture outlet, well supported, set true with respect to its water level and protected from back pressure and siphonage. Only one trap shall be placed between any fixture and the house drain. Non-siphoning traps shall not be used, except by special permission of the plumbing inspector or such other person as the Mayor and City Commission may designate, when resorting is not practicable. No trap depending on moving parts, nor trap having a shallow seal shall be used. No soil pipe or waste pipe shall be discharged into the trap of another fixture. Every trap, except that of a water closet, shall be located on the inlet side of the trap, (brass strap screws placed on the inlet side or below the water level), but not below the floor. Every overflow pipe from a fixture shall be connected on the inlet side of the trap.

SECTION 32. VENT PIPES. Every soil pipe and waste pipe shall be extended, as a vent pipe, up to two feet above the roof, or above any ventilating skylight, dormer window or taller adjacent building, its diameter equal to that of the largest connecting soil or waste pipe, its ends not less than fifteen feet from any window or other opening to a habitation, its end without any bend, cowl, or other covering, except a wire basket if desired. No trap shall be placed in this vent pipe, nor in the pipe between it and the street sewer. Where a vent pipe passes through a roof, it shall be flashed with sheet metal, weighing at least four pounds per square foot, or with copper, when a bell of the pipe rests on the roof, the sleeve of the flashing shall be turned over and be caulked into the bell, otherwise the sleeve shall be turned over onto the top of the vent pipe. No brick, earthenware, nor sheet metal, flue or chimney, nor any pipe placed in a chimney, shall be used as a vent pipe. Every trap shall be installed on a continuous waste and vent loop, when continuous venting is not practicable, every trap shall be back-vented or re-vented, the vent pipe from the top of the trap being connected with the main vent or stock above the highest fixture connected therewith, except that this trap vent may be omitted when the distance measured along the waste pipe from the center of the trap does not exceed twelve times the diameter of the connected waste or soil pipe. And when the stock does not receive from above the fixture the discharge of a water closet or from a number of two inch or smaller waste pipes, whose area aggregates more than one and one-half times the area of the soil or waste pipe. The branch vent, from the main vent pipe to the fixture shall be two inches diameter for one or for two water closets, but if over twenty-five feet long, or if from three to five water closets, three inch diameter; the branch vent pipe for any other trap shall be of the same size as the trap connected. Branch vent pipes may be combined and brought into the same rain vent pipe, the branch vent pipe shall be: For two water closets, two inches; for five water closets, three inches for two and one-half traps, one and one-half inches; for eight one and one-half inch traps, two inches, but if the branch vent is over twenty-five feet long, the size shall be increased, otherwise the vent pipe shall be extended independently through the roof. Vent pipes shall be laid so as to drain to the bottom and accumulate rust. Rubber connections on vent pipes shall not be used. No vent pipe shall be used as a soil or waste pipe. The vent pipe for a water closet, having its traps above the floor, shall be connected to the soil pipe as close to that trap as possible and so connected as to prevent obstructions.

SECTION 33. COMPARTMENT FOR WATER CLOSETS. Every water closet and urinal shall be placed in a well lighted compartment, with at least one window with movable sash, or a ventilating shaft, opening to the
outer air, or else be provided with mechanical ventilation; such compartment should not be nearer to the street than five feet, if on the ground floor. Whenever practicable this compartment shall be separated from all other inhabited rooms by full height walls, through which there is no door or window directly opening thereto. If the compartment is outside the house, such fixtures and plumbing shall be used as will not be injured by freezing. If public buildings, the floors and walls sixteen inches above the floor shall be water proof.

SECTION 34. WATER CLOSETS. Every water closet shall be of the syphon jet type or syphon wash down type, of earthenware glazed or cast enameled, both inside and outside, except that short hopper closets of cast iron enameled inside only, may be used as yard closets in compartment separate from the main house. No pan, valve, plunger off-set, wash-out, nor long hopper closet shall be used, nor any closet that depends for its flushing or its seal on any moving parts within the bowl, or whose bowl is not at every discharge at all points thoroughly, or which becomes foul or has unventilated space. Gange closets and latrines shall be used only with special permission of the plumbing inspector, or such other person as the Mayor and City Commission may designate. Every closet shall be supplied with water from a special tank or cistern, discharged at each flushing at least five gallons of water through a pipe at least one and one-quarter inches in diameter and propert flushing rim and constructed and maintained so as not to waste water. If the trap is a part of the bowl, the connecting shall be made with a heavy brass flange on the bowl, and a brass ferrule caulked into the soil pipe, the joint being made perfectly tight with rubber gasket, or with white lead putty, the bowl bolted to the floor. The vent stock for a yard closet shall be at least ten feet high, and when within twenty feet of the main house, the vent stock shall extend above the roof of the main house. The number of water closets for each building shall be adequate for the number of persons.

SECTION 35. URINALS. Every urinal and urinal stall shall be constructed of non-absorbent and non-corrosive material and shall have an individual lipped urinal bowl, or cast iron enameled urinal trough, or shall be approved by the plumbing inspector or such other person as the Mayor and City Commission may designate, if a trough it shall retain at least one inch of water; troughs set in the floor shall not be used. Where two or more urinals are connected, they shall be provided with an automatic flush tank and with floor slab walls of slate or other non-absorbent material, each urinal to be separately trapped. No urinal will be allowed in a private dwelling, except when provided with automatic flushing.

SECTION 36. YARD SINKS: Yard sinks may be used as kitchen sinks or slop sinks; they shall be made or cast iron or concrete, and approved by the plumbing inspector or such other person as the Mayor and City Commission may designate, and shall be properly trapped and vented, as required for other sinks and be protected from injury.

SECTION 37. BATH TUBS: Every bath tub shall be trapped with a 4 x 8 drum trap, revented and placed with the trap screw in plain view; the overflow shall be connected on the inlet side of the trap. No other trap or other fixture shall have the inlet supply from the bottom, or from the sand opening as forms the exit, so arranged as to allow momentary suction in the water pipe to contaminate the water supply. Any other kind of trap, other than the 4 x 8 drum trap, at present installed, if it be broken or damaged, must be replaced by the drum trap.

SECTION 38. SAFES. The safe, under any fixture, shall be of lead, slate or marble and be drained by a special pipe not connected directly with any soil waste or sewer pipe, nor with a safe drain from another floor; but each shall discharge separately into an open, water-supplied, ordinarily used sink, or upon the yard outside the house, in such way as not to cause a nuisance; the inlet shall be protected with a heavy brass strainer and the outlet with a flap valve. Urinal platforms shall not be provided with safe wastes.
SECTION 39. REFRIGERATORS. The waste pipe from a refrigerator or other storage for food or from bar fixtures or soda fountains, shall not connect directly with any part of the plumbing system, or discharge upon the floor or the ground; but shall discharge upon an ordinary portable pan, or over some properly trapped, water supply sink, which shall not be located in a living room, and a brass flab valve may protect the lower end.

SECTION 40. CELLAR AND FLOOR DRAINS. Cellar and floor drains shall not be directly connected, except when approved by the plumbing inspector, or such other person as the Mayor and City Commission may designate, and where provision is made to prevent unsealing the trap by evaporation, also provisions for keeping out sediment. When practicable the trap shall receive the discharge from some regularly used fixture. Where there is danger from flooding, a back pressure valve shall be used. For a washer, where a large quantity of sediment enters, a catch basin shall be provided for removing the sediment, or it may be connected with the rain sewer.

SECTION 41. OTHER FIXTURES. The installation of laundry tubs, shower baths, stall sinks and all other fixtures not herein specifically described, shall be made in a strictly sanitary manner; with the proper traps, vents, protection against stoppage and sewer air, provisions for the necessary clean-outs and water supply, and shall be subject to the approval of the plumbing inspector or such other person as the Mayor and City Commission may designate, as are the fixtures herein described.

SECTION 42. WATER SUPPLY. Each water supply pipe shall be ample in size and strength to furnish all the water required to properly operate the fixture, shall be laid with proper slope for drainage and provided with stop and waste cock at the lowest point, with a separate cut-off at each group of fixtures. Each shut-off to prevent freezing shall be located where accessible inside the house. A pressure reducing valve shall be used on the supply pipe, or the fixtures be provided with high pressure ball cocks, when necessary; if the pressure is insufficient, a house tank shall be used and be filled by a pump; the overflow pipe shall discharge into a rain water leader, or be treated like a safe waste.

SECTION 43. PLUMBING INSPECTOR. The Mayor and Commission shall appoint a Plumbing Inspector, whose duties shall be as above set out as well as such other duties as the Commission sees fit to assign him, and whose fees shall be fixed by the Commission Council, chargeable to the property owner whose works he inspects, which said fees shall be paid before he is required to give a certificate of inspection.

SECTION 44. PENALTY. Any person violating any of the provisions of this Ordinance shall, upon conviction, be fined not more than One Hundred Dollars ($100.00) for each offense, and every twenty-four hours' continuance shall constitute a separate offense. If the offender be a master plumber or drain-layer, he shall also forfeit his license.

SECTION 45. OTHER ORDINANCES. All Ordinances or parts of Ordinances in conflict with this Ordinance, be and are hereby repealed.

SECTION 46. That for cause, and the necessities of the town demanding it, this Ordinance shall take effect and be in force from and after its passage.

WHEREUPON, said Ordinance was voted upon by sections and as a whole, two voting yea and none voting nay.

Passed December 8th, 1915.

H. G. Hungate.
City Clerk.

John W. Skinner.
Mayor.

Ordinance No. 35, C. S., relating to the issuance of $20,000.00 bonds for the purpose of constructing streets and levying a tax for the years 1916 to 1925, both inclusive, is omitted here and will be found in original Ordinance Book, page 432.
ORDINANCE NO. 36. COMMISSION SERIES.

An Ordinance to prohibit the sale or keeping for sale of any food product except those kept and sold in air tight packages in any building used for residential purposes, except where entirely cut off by a solid wall, and to provide a penalty for the violation thereof.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that it shall be unlawful for any person, persons, firm or corporation within the corporate limits of the City of Hammond, Louisiana, to sell or keep for sale in any building used for residential purposes, any food products or groceries except those put up in air-tight packages, unless the residence part of the building is entirely cut off from the part used for the storage of said groceries or food products of any kind, by a solid wall in which there shall be no door or window or any crack or cracks.

SECTION 2. Be it further ordained that whoever shall violate any of the provisions of this Ordinance, upon conviction shall be subject to a fine of not less than One Dollar ($1.00) and not more than One Hundred Dollars ($100.00) and all costs, or not more than thirty days in the City jail or both at the discretion of the Court.

SECTION 3. Be it further ordained, etc., that all Ordinances or parts of Ordinances in conflict herewith are hereby repealed, and that this Ordinance shall be effective from and after its promulgation.

Attest:

H. G. Hungate
Secretary.

John W. Skinner
Mayor and Commissioner Health and Safety.

T. R. Thames
Commissioner of Finance.

George F. Smith
Commissioner of Streets and Parks.
ORDINANCE NO. 37, COMMISSION SERIES.

An Ordinance to provide for the closing of all places of business on Sunday, except those herein specially excepted.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, that all stores, shops and all places of public business which are or may be licensed under the laws of the state of Louisiana, or under the Ordinances of the city of Hammond, are hereby required to be closed at twelve o'clock on Saturday nights, and to remain closed continuously for twenty-four hours, during which period of time it shall not be lawful for the proprietors thereof, or any clerk or other person therein, to give, trade, barter, exchange or sell any of the stock or any article of merchandise kept in any such establishment.

SECTION TWO: Be it further ordained, etc., that whoever shall violate the provisions of this Ordinance, for each offense, shall, upon conviction, be fined not less than One Dollar ($1.00) and not more than One Hundred Dollars ($100.00), or be imprisoned in the City jail for a period of not more than thirty days, or both at the discretion of the mayor.

SECTION THREE: Be it further ordained, etc., that the provisions of this Ordinance shall not apply to newspaper and printing offices, soda fountains, bookstores, drug stores, apothecary shops, undertaking shops, bakeries, dairies, livery stables, garages, railroads, hotels, machine shops, boarding houses, warehouses for receiving and forwarding freight or express, restaurants, telegraph and telephone offices and theatres, or any place of amusement, provided that upon application to the Commissioner of Public Health and Safety, and in his absence to the Commissioner of Finance, stores may be opened for the purpose of selling anything necessary in sickness and for burial purposes, where the special permission is granted by said Commissioner.

SECTION FOUR: Be it further ordained, etc., that all Ordinances in conflict herewith are hereby repealed, and that this Ordinance shall be effective from and after its publication.

Attest:

H. C. Hurncate
secretary.

John W. Skinner
mayor

T. R. Thames
Commissioner of Finance

George E. Smith
Commissioner of Streets and Parks.
ORDINANCE NO. 38, COMMISSION SERIES.

An Ordinance ratifying the transfer by the Hammond Lumber Company, Limited, to the Illinois Central Railroad Company, of an interest in the franchise to maintain and operate a switch track in the Town of Hammond, on East Railroad Avenue, between Charles Street and Dakota Streets.

SECTION ONE: Be it ordained by the Mayor and Board of Commissioners of the Town of Hammond, That authority is hereby given to the Hammond Lumber Company, Ltd. to sell and transfer to the Illinois Central Railroad Company any and all of its rights to maintain and operate a switch track on East Railroad Avenue in the town of Hammond, between Charles Street and Dakota Street, granted it under Ordinance No. 96, adopted April 12th, 1907.

SECTION TWO: Be it further ordained, etc., That the said Illinois Central Railroad Company shall enjoy all of the rights and privileges under said transfer that were granted to the Hammond Lumber Company, Ltd., under the said Ordinance No. 96, dated April 12th, 1907.

Adopted at a special meeting held this March 17th, 1917.

F. Klein John W. Skinner
Acting Secretary Mayor
ORDINANCE NO. 39, COMMISSION SERIES.

An Ordinance defining blind tigers, prohibiting them, and further prohibiting the dealing in, sale, and bringing in intoxicating liquors for unlawful sale, etc.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That a "Blind Tiger" is hereby defined to be any place within the corporate limits of the City of Hammond, where spirituous, malt, or intoxicating liquors are kept for sale, barter, exchange or habitual giving away.

SECTION TWO: Be it further ordained, etc., That the keeping of a "Blind Tiger" is hereby prohibited, and whoever shall be guilty of this act shall be deemed guilty of an offense and shall be subject to the penalty hereinafter provided.

SECTION THREE: Be it further ordained, etc., That any place suspected of being a "Blind Tiger" shall be searched by any police officer of the City of Hammond designated in a search warrant to be issued by the Mayor and Commissioner of Public Health and Safety, upon complaint being made by any person that such place is suspected of being a "Blind Tiger", together with such evidence as the Mayor shall require to make a prima facie case. Return shall be made upon the warrant within twenty-four hours after its issuance and the Mayor shall proceed at once to examine the facts and try the party or parties charged with keeping the "Blind Tiger", according to law.

SECTION FOUR: Be it further ordained, etc., That any person bringing into the City spirituous and intoxicating liquors in larger quantities than one gallon or in less containers than one-fifth of a gallon at any one time shall be deemed guilty of an offense and, upon conviction, shall be subject to the penalty hereinafter provided.

SECTION FIVE: Be it further ordained, etc., That any authorized police officer of the City of Hammond, upon seeing a suspicious character, that is one whom he suspects of having more liquor or liquor in less packages than above provided, shall immediately arrest him and take him before the Mayor for examination, and the packages which he has in his possession shall be searched to ascertain just what they contain.

SECTION SIX: Be it further ordained, etc., That all intoxicating liquors brought into the City of Hammond in violation of this Ordinance, or found in any "Blind Tiger", shall be summarily destroyed by the police officer, except what may be necessary for evidence in case of an appeal from the City Court.
SECTION SEVEN: Be it further ordained, etc., That any person found guilty of violating any part of this Ordinance, shall be deemed guilty of an offense, and, upon conviction, shall be subject to a fine of not less than Five Dollars ($5.00) and not more than One Hundred Dollars ($100.00), or be imprisoned in the City jail not more than thirty days, or both at the discretion of the Mayor.

SECTION EIGHT: Be it further ordained, etc., That all Ordinances in conflict herewith are hereby repealed.

H. C. Hungate
Secretary

John W. Skinner
Mayor
ORDINANCE NO. 40. COMMISSION SERIES.

An Ordinance to prohibit the running at large of chickens within the City of Hammond.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that it shall be unlawful for any person, firm or corporation being the owner of or having control over any chickens to allow them to run at large within said City of Hammond.

SECTION 2. Be it further ordained, that any person, firm or corporation violating this Ordinance shall, upon conviction, be subject to a fine of not less than One Dollar ($1.00) nor more than Ten Dollars ($10.00) for each offense or imprisonment in the City jail for not more than ten days, or both, at the discretion of the Mayor.

SECTION 3. Be it further ordained, that all Ordinances in conflict herewith are hereby repealed, and this Ordinance shall take effect from and after its promulgation.

Attest:

E. G. Hungate
Secretary.

C. C. Carter
Mayor.

Adopted May 16th, 1917.
ORDINANCE NO. 41. COMMISSION SERIES.

An Ordinance providing for the punishment of persons guilty of contempt of the Authority of the City's Court, and fixing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Mayor and Commission Council of the City of Hammond, Louisiana, in regular session convened, that any person disobeying any summons to appear as a witness or otherwise, before the City Court, or who shall commit a contempt of Court during the session of the City Court by disrespectful words, conduct or actions, shall be guilty of a misdemeanor.

SECTION 2. Be it further ordained, etc., that whoever shall violate the provisions of this Ordinance shall be punished by a fine not exceeding Five Dollars ($5.00), or imprisonment not exceeding ten days, or both, at the discretion of the Court.

Adopted at a regular meeting held in the Mayor's Office, this 3rd day of July, 1917.

F. Klein  
Acting Secretary.  

C. C. Carter  
Mayor.
ORDINANCE NO. 42.

COMMISSION SERIES.

An Ordinance to prohibit gambling for money or any representative of money, to prohibit the running of any gambling house, and to provide a penalty for its violation.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that it shall be unlawful for any person within the corporate limits of the City of Hammond to engage in gambling for money or any representative of money.

SECTION 2. Be it further ordained, etc., that it shall be unlawful for any person, firm or corporation, or association of persons owning or leasing any building or occupying any building under any pretext to permit gambling for money or representative of money in said building, this section applying to owner, lessor and occupant and denouncing a separate offense for each.

SECTION 3. Be it further ordained, etc., that gambling is hereby defined and for the purpose of this Ordinance shall be considered, any game of cards, dice, pitching dollars or other demonstration of money or representatives thereof, where money or representatives of money are played for.

SECTION 4. Be it further ordained, etc., that this Ordinance shall not apply to any game of cards in a residence where no charge is made to the players and no profit or charge made and paid to the owner, lessor or occupant of the building, provided that the place must be a bona fide residence of one of the players or the person inviting the players, the intention of this Ordinance being to prohibit all public gambling and gambling houses and not to interfere with private entertainment where the guests are invited to play cards.

SECTION 5. Be it further ordained, etc., that this Ordinance shall not apply to card parties given at residences where prizes are offered to the most successful players.

SECTION 6. Be it further ordained, etc., that any person, firm or corporation, or association of persons, who shall violate any of the provisions of this Ordinance shall be each subject upon conviction, to a fine of not less than Five Dollars ($5.00) nor more than One Hundred Dollars ($100.00), or not more than thirty days imprisonment, or both, at the discretion of the Court.

SECTION 7. Be it further ordained, etc., that this Ordinance shall be effective from and after its promulgation and shall repeal Ordinance No. 102 of the Town of Hammond.

Attest:

H. G. Hungate
Secretary.

C. C. Carter
Mayor.
ORDINANCE NO. 43. COMMISSION SERIES.

An Ordinance to regulate the construction and maintenance of electrical wires and conductors in the Streets, Avenues and public places of the City of Hammond, Louisiana, and to repeal Ordinance No. 57, regulating such construction and maintenance, adopted on the 7th day of April, 1903.

Be it ordained by the Mayor and Commission Council of the City of Hammond, Louisiana:

SECTION 1. All poles, guys, anchors and other supports carrying overhead electrical wires or conductors, shall be erected in a safe and substantial manner and shall be so located as not to interfere with any other lawful use of the streets, alleys or ways.

SECTION 2. The electrical wires or fixtures of one person, firm or corporation, shall not be attached to the pole or support of any other person, firm or corporation, without the consent of the person, firm or corporation so such pole or support.

SECTION 3. As far as practicable, poles carrying electric light and power wires shall be erected on one side of the street, and poles carrying telephone, telegraph or signal wires shall be erected on the opposite side of the street; provided, however, that this shall not apply to poles erected at the intersection of streets or for purposes of local distribution; provided, further, that a pole or a pole line on either side of the street may be jointly used for both electric light or power wires and telephone, telegraph or signal wires under mutual agreement between the parties desiring such joint use, if the construction and maintenance of all such jointly used poles, including all wires and attachments thereon, are in accordance with specifications issued in 1911 by the National Electric Light Association, for joint use of poles between telephone and electric companies, or some other specifications generally replacing same as standard practice.

SECTION 4. Electric light and power wires shall be strung not less than twenty (20) feet above the ground when over roadways, and not less than fifteen (15) feet above the ground when over sidewalks.

SECTION 5. Telephone, telegraph and signal wires shall be strung not less than eighteen (18) feet above the ground when over roadways and not less than twelve (12) feet above the ground when over sidewalks.

SECTION 6. Where practicable, electric light and power wires shall be carried at a higher level than telephone and telegraph wires, and in crossing shall be strung above telephone and telegraph wires.

Section 7. The minimum separation between electric light and power wires and telephone, telegraph and signal wires, shall be two feet.

SECTION 8. The chairman of the street committee shall have power, and it shall be his duty, to inspect all electrical wires and poles and other supports carrying same in the streets and public places of the City of Hammond, and to require that such wires and apparatus shall be maintained in accordance with the provisions of this Ordinance.

SECTION 9. Any person, firm or corporation failing to comply with the provisions of this Ordinance within three days after receipt of written notice from the chairman of the street committee so to do, shall upon conviction be fined not less than Five Dollars ($5.00) nor more than Twenty-five Dollars ($25.00), and upon default of payment of such fine, imprisoned for not more than ten (10) days; each day of default, after said three days, to be a separate offense.
SECTION 10. Ordinance No. 57, regulating the construction and maintenance of electrical wires and adopted the 7th day of April, 1903, and all other Ordinances or parts of Ordinances in conflict with this Ordinance are hereby repealed.

SECTION 11. This Ordinance shall be in force from and after its passage.

H. G. Hungate
Secretary.

C. C. Carter
Mayor.

No Ordinance No. 44, C. S., in original Ordinance Book.
ORDINANCE NO. 45. COMMISSION SERIES.

An Ordinance to prohibit the running at large of horses, mules, asses, and neat cattle, within the limits of the City of Hammond, and to provide a penalty for the violation thereof, and for the impounding of all such animals found running at large and providing the manner of keeping and selling of same.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that it shall be unlawful for any owner of, agent or employees of the owner of any horses, mules, asses, and neat cattle, to allow them to run at large within the limits of the City of Hammond, Louisiana.

SECTION 2. Be it further ordained, etc., that it shall be the duty of the Marshal or Chief of Police or any deputy designated for that purpose by the Mayor, to capture and impound in a pound to be designated by the Mayor, all such animals mentioned in Section 1 of this Ordinance, which are found running at large, and to give written notice of such impounding to the owner, by delivery to him in person or by leaving the same at his home, if he be a resident of the City of Hammond and if he be a non-resident of said City by the delivering in person or the registering of said notice to his Post Office address, and if his Post Office address or the name of the owner cannot be ascertained, by posting said notice in the front door of the Mayor's Office for ten days.

SECTION 3. Be it further ordained, etc., that there shall be imposed, in addition to the penalty hereinbefore provided, on each and every animal mentioned in Section 1 found running at large within the said City of Hammond, a penalty of Three Dollars ($3.00), and the person designated by the Mayor to impound animals shall be entitled to charge a fee of Fifty Cents ($0.50) per day for each day such animal shall remain impounded, to be paid by the owner of such animal before such animal is released from the pound, and for each sale made under this Ordinance the said person shall be entitled to charge a fee of One Dollar ($1.00).

SECTION 4. Be it further ordained, etc., that if the animals so impounded be not claimed by their owners and the charges paid as above provided, within forty-eight hours after notice as provided above, it shall then be the duty of the Chief of Police, Marshal, or other person designated by the Mayor, to advertise the said animals for sale in two issues of the Official Journal or any other paper published in the City of Hammond, with such descriptions and marks as may lead to the identification of the animals, and to sell such animals to the last and highest bidder for cash to pay the costs of impounding, keeping, advertising and all other costs in connection therewith, unless the owner thereof comes forward and makes due proof of ownership and pays all accrued costs. All sales to be made at the public pound during the legal sale hours. All monies received from such sales in excess of the penalties, costs, charges and advertising, as herein provided, shall be paid into the City Treasury, to be held for the account of the owner.

SECTION 5. Be it further ordained, etc., that any person, whether owner, agent or employee, allowing animals mentioned in Section 1 of this Ordinance, to run at large in the City of Hammond shall be subject to a fine of not less than One Dollar ($1.00) and not more than Twenty-five Dollars ($25.00), or not more than thirty days in the City jail, or both, at the discretion of the Court, the owner in all cases being held liable and the agent or employee when shown that it was his duty under his employment to look after said animals.

SECTION 6. Be it further ordained, that this Ordinance shall be effective from and after its promulgation, and that all Ordinances in conflict herewith are hereby repealed.

R. G. Rungate
Secretary.

C. C. Carter
Mayor.
ORDINANCE NO. 46. COMMISSION SERIES.

An Ordinance to regulate traffic on the streets within the City of Hammond, and to repeal Ordinance No. 114.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that it shall be unlawful for any person to run any automobile, motorcycle or any vehicle of any description within the corporate limits of the City of Hammond, at a greater rate of speed than fifteen (15) miles per hour or at a greater rate of speed than ten (10) miles per hour on Thomas Street, between magnolia Street and Cherry Street.

SECTION 2. Be it further ordained, etc., that it shall be unlawful for any person to run any automobile, motorcycle or motor driven vehicle of any description within the corporate limits of the City of Hammond between sunset and dawn without having two white lights displayed in front and one red light in the rear, provided that one white light in front and one red light in rear shall be sufficient for a motorcycle.

SECTION 3. Be it further ordained, etc., that it shall be unlawful to drive any automobile, motorcycle or motor driven vehicle of any description within the corporate limits of the City of Hammond without a license number plate prominently displayed both in front and behind, which number plate shall be kept properly cleaned in order that the number may easily be read, and the rear license number plate shall be near enough to the red light displayed in the back at night that it can be easily read while passing. Provided that automobiles or motor driven vehicles coming from other States which do require but one number plate shall be permitted to run with said number displayed as required by the law of the State issuing the number plate when in the City only temporarily.

SECTION 4. Be it further ordained, etc., that it shall be unlawful for any person under the age of sixteen (16) years to run an automobile or motorcycle or other motor driven vehicle within the corporate limits of the City of Hammond.

SECTION 5. Be it further ordained, etc., that in addition to the above, the following traffic rules shall govern the running, parking and handling of all vehicles within the corporate limits of the City of Hammond:

(a) All vehicles shall keep to the right.
(b) A vehicle overtaking another shall pass to the left and not pull over to the right until entirely clear of it.
(c) A vehicle turning into a street to the right shall turn the corner as near the right hand curb as practicable.
(d) A vehicle turning into a street to the left shall pass around or over the intersection of the two streets.
(e) A vehicle shall not move backward for a greater distance than is necessary to turn.
(f) A vehicle shall not stop with its left side to the curb.
(g) A vehicle shall not be left within five feet of a fire hydrant.
(h) A vehicle shall not be parked or otherwise stopped as to prevent the free passage of other vehicles in both directions at the same time.
(i) A vehicle shall not stop in any street farther than two feet from the curb line, and so as not to obstruct a crossing, unless to allow another vehicle or person to cross its path, both front and back wheels of any vehicle when stopped to be not more than two feet from the curb.
(j) A vehicle, on the approach of fire apparatus shall immediately draw near to and parallel with the curb and stop.
(k) A vehicle slowing down or stopping or turning a corner shall give timely signal by holding out the hand to warn approaching vehicles.
(l) A vehicle, before backing, shall give ample warning to avoid injury to other vehicles or pedestrians.
(m) All motor driven vehicles shall give a sound signal before turning any corner and the sound signal shall not otherwise be used
except when necessary for warning.

(n) No vehicle shall turn on Thomas Street between corners, but shall go to the nearest corner toward which the vehicle is headed before turning.

(o) No horse or mule shall be allowed to stand on the Street without being securely tied.

SECTION 6. Be it further ordained, etc., that no motor vehicle shall be used on the streets of the City of Hammond without being properly equipped with ample sound signal apparatus by which a warning can be heard at least two hundred feet away.

SECTION 7. Be it further ordained, etc., that all traffic shall be as quiet as practicable and no automobile or motor driven vehicle of any kind shall be used on the streets of the City of Hammond without having the exhaust properly muffled and no muffler cut-out shall be used.

SECTION 8. Be it further ordained, etc., that all vehicles shall be driven in a careful manner with due regard to the rights of pedestrians or persons in other vehicles and no reckless driving shall be permitted.

SECTION 9. Be it further ordained, etc., that no person under the influence of intoxicants to any extent shall be permitted to drive any automobile or other vehicle on the streets of the City of Hammond.

SECTION 10. Be it further ordained, etc., that all drivers of vehicles of any kind shall obey the signals given by the flagman at the Illinois Central Railroad crossing when crossing at Thomas Street.

SECTION 11. Be it further ordained, etc., that any person violating any of the provisions of this Ordinance shall, upon conviction, be subject to a fine of not less than One Dollar ($1.00) and not more than Twenty-five Dollars ($25.00), or not more than thirty days in the City Jail, or both at the discretion of the Court.

SECTION 12. Be it further ordained, etc., that this Ordinance shall take effect from and after its promulgation, and all Ordinances in conflict herewith and especially Ordinance No. 114 are hereby repealed.

Attest:

H. G. Hungate  
Secretary.

C. C. Carter  
Mayor.

[Handwritten note: Passed March 15, 1918]
ORDINANCE NO. 47, COMMISSION SERIES.

An Ordinance providing the rates to be charged for electric current and service in the City of Hammond.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, that from and after July 1st, 1918, the Hammond Ice, Light & Bottling Company, Ltd., shall be and are by this Ordinance permitted to deviate from their contract with the City of Hammond, dated September 11th, 1915, by the following charges:

RATES FOR THE CITY OF HAMMOND:

<table>
<thead>
<tr>
<th>Power:</th>
<th>0.05 per K. W., Heat.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Street lighting:</td>
<td>$1 1/2 per C. P. Heat.</td>
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RATES FOR THE GENERAL PUBLIC:

<table>
<thead>
<tr>
<th>Lighting:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>25 K. W. and under:</td>
<td>15¢</td>
</tr>
<tr>
<td>50 and over 25 K. W.:</td>
<td>14¢</td>
</tr>
<tr>
<td>100 and over 50 K. W.:</td>
<td>13¢</td>
</tr>
<tr>
<td>175 and over 100 K. W.:</td>
<td>12¢</td>
</tr>
<tr>
<td>275 and over 175 K. W.:</td>
<td>11¢</td>
</tr>
<tr>
<td>400 and over 275 K. W.:</td>
<td>10¢</td>
</tr>
<tr>
<td>550 and over 400 K. W.:</td>
<td>9¢</td>
</tr>
<tr>
<td>725 and over 550 K. W.:</td>
<td>8¢</td>
</tr>
<tr>
<td>Over 725 K. W.:</td>
<td>7¢</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Power:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>25 K. W. and under:</td>
<td>12-1/2¢</td>
</tr>
<tr>
<td>50 and over 25 K. W.:</td>
<td>10-1/2¢</td>
</tr>
<tr>
<td>100 and over 50 K. W.:</td>
<td>8-1/2¢</td>
</tr>
<tr>
<td>200 and over 100 K. W.:</td>
<td>7-1/2¢</td>
</tr>
<tr>
<td>400 and over 200 K. W.:</td>
<td>6-1/2¢</td>
</tr>
<tr>
<td>600 and over 400 K. W.:</td>
<td>5-1/2¢</td>
</tr>
<tr>
<td>1600 and over 600 K. W.:</td>
<td>4-1/2¢</td>
</tr>
<tr>
<td>Over 1600 K. W.:</td>
<td>4¢</td>
</tr>
</tbody>
</table>

ELECTRIC FLAT RATES: Minimum of 60 watts:

Commercial service 2¢ per watt per month, paid monthly in advance
Residential service 1-1/2¢ per watt per month, " " "

$1.65-
2.00
(For 2 h. p. and under, 50¢ for each additional h.p. added thereto.)

A discount of ten per cent will be allowed on Electric Service if paid on or before date specified on face of bill.

SECTION TWO: Be it further ordained, etc., that this Ordinance shall in no way affect the said contract, except to allow the increased provided in Section 1 of this Ordinance, and that the said contract shall otherwise remain in full force and effect.
SECTION THREE: Be it further ordained, etc., That the reason for the passage of this Ordinance is, and is hereby expressed to be, the unusually high price of fuel and other material, and labor, caused by War conditions, and the governing authorities of the City of Hammond shall not be deprived of the privilege of repealing this Ordinance, and going back to the strict terms of the contract above referred to, should they at any time during the time the said contract is in effect that the higher rates above provided for are no longer necessary.

SECTION FOUR: Be it further ordained, etc., That all Ordinances or parts of Ordinances in conflict herewith are suspended while this Ordinance is in effect, but in case this Ordinance should be repealed, they shall immediately become effective, as before the passage of this Ordinance.

Attest:

H. Q. Hunegate
Secretary

C. C. Carter
Mayor

Ordinance No. 48, C. S., relating to levying a special tax of five mills for the years 1918, 1919 and 1920, for the purpose of giving additional aid to the Hammond Schools, omitted, see original Ordinance Book, page 480.

I, A. W. Spiller, Secretary of the Commission Council of the City of Hammond, Louisiana, do hereby certify:

The foregoing Ordinances, from pages 1 to 196, inclusive, are true and correct copies from the Original Ordinance Book, now on file in the Mayor's office, these copies having been made at the request of the Commission Council of the City of Hammond.
ORDINANCE NO. 49. COMMISSION SERIES.

An Ordinance repealing Commission Series Ordinance No. 1, passed June 3rd, 1913, and requiring all able bodied male persons between the ages of eighteen (18) and fifty-five (55) years residing within the corporate limits of the City of Hammond, to work the streets of said City under the supervision of the Commissioner of Streets and Parks, not exceeding eight days in one year, and providing that any person may relieve himself of said street duty by paying a street tax, in lieu thereof; and providing for the punishment by fine or imprisonment or both, for all who shall fail to perform said street duty or pay said street tax in lieu thereof.

SECTION 1. Be it ordained by the Commission Council of the City of Hammond, that on and after the passage of this Ordinance, all able bodied male persons between the ages of eighteen (18) and fifty-five (55) years, residing within the corporate limits of the City of Hammond are hereby required to work the streets of said City, not to exceed eight (8) days in any one year, under the supervision of the Commissioner of Streets and Parks, when summoned by him so to do, in writing, five days before it is to begin, provided that any person may relieve himself of such duty by paying a street tax in lieu thereof, the amount of which shall be Four Dollars ($4.00) per annum.

SECTION 2. Be it further ordained, that the Commissioner of Streets and Parks, shall make a written report to the Mayor of the names of all such persons who failed either to work the streets or to pay the sum of Four Dollars ($4.00) in lieu thereof, as herein required.

SECTION 3. Be it further ordained, that whoever shall violate the terms of this Ordinance, shall be fined not less than Five Dollars ($5.00) and not more than Ten Dollars ($10.00), or imprisoned not less than ten days and more than twenty days, or both, at the discretion of the Court.

SECTION 4. Be it further ordained, that all money collected by the Commissioner of Streets and Parks under this Ordinance, or by the Court, for its violation, shall be paid into the City treasury, for account of the Street Fund, and expended only for the improvement of the Streets of the City.

SECTION 5. Be it further ordained: that all laws in conflict herewith are hereby repealed, especially Ordinance number 1, Commission Series, passed June 3rd, 1913.

Adopted July 1st, 1919.

[Signature]
Secretary.

[Signature]
Mayor.
ORDINANCE NO. 50. COMMISSION SERIES.

An Ordinance repealing Ordinance No. 88, relative to water rent: providing for the installation of water meters at the cost of the City of Hammond; fixing water rentals and providing for the method of paying for same.

Be it ordained by the Commission Council of the City of Hammond:

SECTION 1. There shall be installed throughout the City of Hammond, at the cost of the City, water meters on each house connection beginning with the larger consumers of water, and completing such installation through the City at the earliest date possible; such meters to be owned by, and under the control of the City of Hammond.

SECTION 2. That for the use or rent of its water, the following charges shall be made and collected by the City of Hammond:

In all cases where water meters have been or may be installed, a charge of thirty cents per one thousand gallons of water used by each house connection; with a minimum charge of One Dollar and Twenty-five Cents ($1.25) per month, payable within ten days after the expiration of the calendar month.

For each house connection not provided with a water meter, a minimum flat rate of One Dollar and Twenty-five Cents ($1.25) per month, payable in advance, within the first ten days of each calendar month.

If such amounts are not paid within five days after the ten day period, an additional charge of ten per cent shall be paid; and if not paid within five days after the expiration of the ten day period, the use of water to such delinquent shall be discontinued and not resumed until the payment of all water rent then due and an additional charge of One Dollar ($1.00).

In computing the rental period, on minimum flat rates, one-half the monthly rate shall be collected for each one-half of the calendar month, or less.

SECTION 3. This Ordinance shall take effect from and after August 1st, 1919.

SECTION 4. All Ordinances in conflict herewith, especially Ordinance No. 88, are hereby repealed.

Adopted July 1st, 1919.

[Signature]
Secretary.

[Signature]
Mayor.
ORDINANCE NO. 51, COMMISSION SERIES.

An Ordinance granting to the Strawberry Growers Selling Company, Inc., and the Illinois Central Railroad Company, permission to use East Railroad Avenue by constructing across such Street an industry track and prescribing the conditions of such grant.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond: That permission be and is hereby granted to Strawberry Growers Selling Company, Inc., and to the Illinois Central Railroad Company to construct, maintain and use, at their own expense and risk, a railroad spur or industry track across East Railroad Avenue, running from the switch track of the Illinois Central Railroad Company on East Railroad Avenue, at or near the present place of business of said Strawberry Growers Selling Company, Inc., and running thence in a southeasterly direction across said East Railroad Avenue to its said place of business; all as more fully shown by a plan submitted to this Council by the Illinois Central Railroad Co.

SECTION TWO: Be it further enacted: That the parties granted this privilege shall put down a suitable street crossing over their spur track; shall keep same in good condition, and shall not obstruct said Street, except by necessary switching operations.

SECTION THREE: Be it further enacted: That the privilege herein granted shall terminate at such time as this Council may determine, when all tracks or obstructions shall be removed from said Street by said grantees, who, in accepting this privilege, recognize the authority of this Council to fully control and regulate its use of such privileges.

SECTION FOUR: Be it further enacted: That in consideration of such privilege, the said grantee shall pay therefor to the City of Hammond, the sum of fifty dollars ($50.00) annually in advance, beginning when such spur track is completed, payment of which, however, shall not prejudice the rights of the City of Hammond, herein reserved and granted by law.

On roll call the foregoing Ordinance was passed by the following vote:


Nays: none.

Attest:  

Secretary.
ORDINANCE NO. 52, COMMISSION SERIES.

An Ordinance granting to the Ten Day Grocer Company and the Illinois Central Railroad Company permission to use East Railroad Avenue by constructing across such street an industry track and prescribing the conditions of such grant.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That permission be and is hereby granted to the Ten Day Grocer Company and to the Illinois Central Railroad Company to construct, maintain and use, at their own expense and risk, a railroad spur or industry track across East Railroad Avenue, at or near the present place of business of said Ten Day Grocer Company, and running thence in a south-easterly direction across said East Railroad Avenue to its said place of business; all as more fully shown by a plan submitted this Council by the Illinois Central Railroad Company.

SECTION TWO: Be it further enacted: That the parties granted this privilege shall put down a suitable street crossing over their spur track, shall keep same in good condition, and shall not obstruct said street, except by necessary switching operations.

SECTION THREE: Be it further enacted: That the privilege herein granted shall terminate at such time as this Council may determine, when all tracks or obstructions shall be removed from said street by said grantees, who, in accepting this privilege, recognize the authority of this Council to fully control and regulate its use of such privilege.

SECTION FOUR: Be it further enacted: that in consideration of such privilege, the said grantee shall pay therefor to the City of Hammond, the sum of Fifty Dollars ($50.00) annually, in advance, beginning when such spur track is completed, payment of which, however, shall not prejudice the rights of the City of Hammond, herein reserved and granted by law.

On Roll call the foregoing Ordinance was passed by the following vote:


Attest:

[Signature]

Secretary.

Ordinance No. 53, C. S., relating to levying taxes upon all taxable property within the corporate limits of the City of Hammond, for the year 1919, omitted, see original Ordinance Book, page 453.
COMMISSION NO. 54, COMMISSION SERIES.

An Ordinance dedicating all licenses collected within the corporate limits of the City of Hammond, for the year 1920 and subsequent years, to the Street fund.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, that all licenses collected within the corporate limits of the City of Hammond, for the year 1920 and subsequent years, be and the same are hereby dedicated for the benefit of the public Streets of Hammond, and such amounts shall be expended for the maintenance and repair of such Streets, under the direction of the Commission Council.

SECTION TWO: Be it further ordained, that Section 4 of Ordinance No. 15, adopted August 4th, 1914, be repealed, and that otherwise said Ordinance be recognized and enforced.

Adopted February 3rd, 1920.

[Signatures]

Secretary

Mayor
ORDINANCE NO. 55, COMMISSION SERIES.

An Ordinance providing for the entering into a contract with the Hammond Ice, Light and Bottling Co., Ltd., for the furnishing of the City Electric Lights and Power for a term of five years, and authorizing the Mayor to sign and execute same, and to provide for the payment of the amount due each year under said contract:

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That the Mayor, C. C. Carter, is hereby authorized, empowered and commanded to sign a contract with the Hammond Ice, Light & Bottling Company, Ltd., in accordance with their proposition to the City of Hammond made August 3rd, 1920, providing for the furnishing of City electric lights and fixing a rate for Commercial Electric Lights and Power.

SECTION TWO: Be it further ordained, et al., That the Mayor shall have full authority to attend to any details of the said contract and it shall be complete in the form it is finally signed and shall run for a term of five years, from August 1st, 1920, and shall be substantially in accordance with the proposition submitted by the Hammond Ice, Light, & Bottling Company, Ltd., at the regular meeting of the Commission Council of August 3rd, 1920, and accepted at said meeting.

SECTION THREE: Be it further ordained, et al., That the amount due by the City of Hammond for each year's lighting and power shall be payable out of the general revenue of the City of Hammond for that year, and when the collection of taxes begins, the Hammond Ice, Light & Bottling Company, Ltd. shall be paid at each regular meeting of the Commission Council the proportion of the collections made up to that date which the amount of their bill bears to the revenue for general purposes for said year, and so much of the general revenue of the City of Hammond is hereby irrevocably dedicated to the payment of the said bills during the term of the said contract.

SECTION FOUR: Be it further ordained, et al., That this Ordinance shall be published in the official journal of the City of Hammond, as notice to the public, and shall remain in the office of the secretary of the Commission Council for seven days after publication, for public inspection, and shall then be presented for final passage.

SECTION FIVE: Be it further ordained, et al., That all Ordinances or parts of Ordinances in conflict herewith are hereby repealed and that this Ordinance shall be effective from and after its promulgation after final passage.

C. C. Carter
Mayor

E. G. Burbank
Commissioner of Streets and Parks.

A. W. Spiller
Secretary

F. Klein
Commissioner of Finance

Ordinance No. 56, C. S., relating to levying a special tax for the year 1920, committed, see original Ordinance Book, Page 456.
ORDINANCE NO. 57, COMMISSION SERIES.

An Ordinance levying an annual license tax upon all persons, associations of persons as business firms, and corporations pursuing any trade, profession, vocation, calling or business, except those who are exempted by Article 229 of the Constitution of Louisiana.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That there is hereby levied for the year 1921 and each subsequent year thereafter, upon each person, association of persons, business firms and corporations pursuing any trade, profession, vocation, calling or business subject to the payment of a City license, equal to the license levied by the laws of the State of Louisiana under Act 233 of the Acts of the General Assembly of the year 1920, and the amendments thereto, except those who are exempt under the laws and Constitution of the State.

SECTION TWO: Be it further ordained, etc., That all Ordinances, and parts of Ordinances, in conflict with the provisions of this Ordinance be and the same are hereby repealed, especially Ordinance No. 15, Commission Series, passed August 4th, 1914.

For the Ordinance: Yea—Kline, Carter, Burbank.
Against the Ordinance: None.

And the Ordinance was declared adopted this 1st day of February, 1921.

[Signatures]
Secretary
Mayor
ORDINANCE NO. 58, COMMISSION SERIES.

An Ordinance providing for the pavement of the sidewalks of certain streets of the City of Hammond, fixing the specifications therefor and ordering the Mayor to call for bids for the work.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That the sidewalks on the following Streets be paved:

Morris Avenue from Cypress street to Chestnut Street, both sides.
Hanson Avenue from Holly Street to Chestnut Street, both sides.
Merry Avenue from Holly Street to Orange Street, south side.
Merry Avenue from Orange Street to Chestnut Street, north side.
Merry Avenue from Olive Street to Chestnut Street, both sides.
Park Avenue from Holly Street to Chestnut Street, both sides.
Holly Street from Illinois Avenue to Coleman Avenue, both sides.
Orange Street from Merry Avenue to Hanson Avenue, west side.
Olive Street from Illinois Avenue to Morris Avenue, both sides.
Olive Street from Thomas Street to Robert Street, both sides.
Thomas Street from Olive Street to Chestnut Street, south side.
Chestnut Street from Thomas Street to Morris Avenue, west side.
West Railroad Ave. from Thomas St. to Morris Ave. west side ten feet wide.
Thomas Street from Oak Street to west Railroad Avenue, north side ten feet wide.
Michigan Avenue from Spruce Street to Vine Street, north side.
Thomas Street from Linden Ave. to Entrance to Fair Grounds, both sides.

SECTION TWO: Be it further ordained: That such pavement work shall be in accordance with detailed plans and specifications prepared by the City Engineer, on file with the Mayor, and in general shall be as follows: All sidewalks mentioned to be four feet wide, except as above mentioned, of concrete of good material.

SECTION THREE: Be it further ordained; That the Mayor call for bids for the said work and give notice thereof by publication in the Official Journal of Hammond, weekly for three issues; reserving to the City the right to reject any or all bids: Work to begin within thirty days after letting the contract and to be completed within a time fixed by the City Engineer.

SECTION FOUR: Be it further ordained: That this Ordinance shall take effect from and after its passage.

Passed September 6th, 1921.
ORDINANCE NO. 59, COMMISSION SERIES.

An Ordinance ordering a special election for the purpose of submitting to the property taxpayers of the City of Hammond, propositions to incur an indebtedness to the amount of One Hundred and Forty-five Thousand Dollars ($145,000.00) for certain public improvements; to issue bonds therefor, and to levy a special tax or taxes to provide for the payment of the principal and interest of said indebtedness.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, Louisiana, that a special election be and the same is hereby ordered to be held in said City at 204 Thomas Street in said City on the 11th day of October, 1921, between the hours of 7:00 A. M. and 5:00 P. M., as authorized by Article 14, Section 14, of the Constitution of the State of Louisiana, for the year 1921, and under the provisions of Act 66 of the session of the Legislature of 1910, and the Acts amendatory thereof, at which election the property taxpayers of the City of Hammond legally qualified to vote at such election, shall have submitted to them propositions to incur an indebtedness to the aggregate amount of One Hundred and Forty-five Thousand Dollars ($145,000.00), to issue negotiable bonds therefor, and to levy a special tax or taxes to provide for payment of principal and interest of said debt; and for the following permanent public purposes, works and improvements, the title to which shall vest in the said City of Hammond, viz:

FIRST PROPOSITION: To issue bonds to the amount of Fifty-five Thousand Dollars ($55,000.00) for the purpose of graveling and improving the public streets of the City of Hammond:

SECOND PROPOSITION: To issue bonds to the amount of Forty Thousand Dollars ($40,000.00) for the purpose of constructing a City Hall

THIRD PROPOSITION: To issue bonds to the amount of Twenty Thousand Dollars ($20,000.00) for the purpose of paving the public streets of the City of Hammond:

FOURTH PROPOSITION: To issue bonds to the amount of Twenty-five Hundred Dollars ($2,500.00) for the purpose of lighting the public streets of the City of Hammond:

FIFTH PROPOSITION: To issue bonds to the amount of Eighteen Thousand Dollars ($18,000.00) for the purpose of extending and improving the sewerage system of the City of Hammond.

SIXTH PROPOSITION: To issue bonds to the amount of Ninety-five Hundred Dollars ($9500.00) for the purpose of extending and improving the waterworks system of the City of Hammond.

SECTION TWO: Be it further ordained, et cetera, that the negotiable bonds to be issued pursuant to the said submission, to represent said indebtedness or such part or parts thereof as shall be authorized, shall bear interest at the rate of six per centum per annum, payable semi-annually, to be represented by interest coupons. Said bonds shall be of the denomination as may be determined by the Commission Council.

The said bonds shall run for a period of twenty-five years from the date of the issuance thereof, provided, however, that the Council of the said City shall fix a certain time at which the said bonds shall begin to mature, which shall not be longer than three years from the date of issuance of said bonds, and the said bonds shall thereafter mature in annual installments, so that when the annual interest is added thereto, the total amount to be paid, including the principal and interest each year, shall be as near equal as practicable.
To secure the payment of the principal and interest of the said bonds, there shall be imposed, levied and collected annually in excess of all other taxes, a tax sufficient to pay the interest and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire the said bonds at maturity, provided, however, that the indebtedness hereby authorized, together with all other present bonded indebtedness of the City of Hammond incurred pursuant to the provisions of Article 14, Section 14 of the Constitution of the State of Louisiana, shall not exceed in the aggregate ten per cent of the assessed valuation of the taxable property in said City.

SECTION THREE: Be it further ordained, et cetera, that said election shall be conducted under the supervision of the Commission Council of the City of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act No. 256 of the session of the Legislature of the year 1910, approved July 7th, 1910, and Acts amendatory thereof, and at the polling place above named.

SECTION FOUR: Be it further ordained, et cetera, that an abstract of this Ordinance shall be published by C. Carter, Mayor, during at least thirty (30) days preceding said election, as notice thereof, in the official Journal of the City of Hammond.

SECTION FIVE: Be it further ordained, et cetera, that the ballots to be used at said election shall be printed on white paper and shall be on the following form.

FOR THE ISSUANCE OF BONDS.

FIRST PROPOSITION: To incur debt and issue bonds of the City of Hammond, Louisiana, to the amount of fifty-five Thousand Dollars ($55,000.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council; bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of graveling and improving public streets in Hammond.

SECOND PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Forty Thousand Dollars ($40,000.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council, bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of constructing a City Hall.

THIRD PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Twenty Thousand Dollars ($20,000.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council; bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of paving the public streets of the City of Hammond.

FOURTH PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Twenty-five Hundred Dollars ($2500.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council; bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of lighting the public streets of the City of Hammond.
FIFTH PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Eighteen Thousand Dollars ($18,000.00), to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council; bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of extending and improving the sewerage system of the City of Hammond;

SIXTH PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Ninety-five Hundred Dollars ($95,000.00), to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council; bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of extending and improving the waterworks system of the City of Hammond.

Taxable valuation $________

(Signature of Voter)

NOTICE TO VOTERS: To vote in favor of the propositions submitted upon this ballot place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

Said propositions shall be printed on each ballot with squares at the right of each proposition and also the words "Yes" and "No", respectively. To vote in favor of the respective propositions submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the respective propositions he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1920, which certificate shall be signed by one of the Commissioners of election before the ballots shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

SECTION SIX: Be it further ordained, et cetera, That after said election shall have been held, the Commission Council of said City shall, in open session to be held at the Mayor's Office in said City on October 13th, 1921, at 11 o'clock A.M., proceed to open the ballot boxes, examine and count the ballots in number and amounts, examine and canvass the returns, and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the Official Journal of said City. Said Commission Council shall keep a proces verbal of the manner in which the ballot boxes have been opened, the returns canvassed and the result of the election ascertained, and shall forward a copy of said proces verbal to the Secretary of State to be recorded in his office; another copy to the Clerk of the District Court to be recorded in the mortgage records of the Parish and the remaining copy to be retained in the archives of the City.
SECTION SEVEN: Be it further ordained, et cetera, That in the event that the said propositions, or any of them, shall be voted for by a majority, in number and amount of the property taxpayers, qualified as electors under the Constitution and laws of this state, voting at said election, the Commission Council shall pass such Ordinances as may be necessary to provide for the issuance of said bonds, for the signatures and authentication thereof, and for the sale and disposal thereof, which Ordinance shall provide that each year while any of the said bonds are outstanding, the City shall levy, impose and collect annually in each of said years, in excess of all other taxes, a tax sufficient to pay the interest annually and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire said bonds at maturity, provided such indebtedness, together with all other outstanding bonded indebtedness heretofore authorized to be levied for the payment of the principal and interest of any debt incurred, pursuant to the provisions of Article 14, Section 14 of the Constitution of Louisiana, shall not exceed in the aggregate ten per cent on the dollar of the assessed valuation of the property of said City.

SECTION EIGHT: Be it further ordained, et cetera, That this Ordinance shall take effect from and after its passage.

Passed September 6th, 1921.

[Signatures]
NOTICE OF ELECTION.

State of Louisiana.
Parish of Tangipahoa.

Pursuant to authority contained in Ordinance No. 59 of the Commission Council of the City of Hammond, State of Louisiana, of date Tuesday, September 6th, 1921, I, C. C. Carter, Mayor of the City of Hammond, Louisiana, hereby give notice that an election will be held at 204 Thomas Street, in the City of Hammond, Louisiana, on Tuesday, October 11th, 1921, as set forth in the following abstract of said Ordinance:

"SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, Louisiana, that a special election be and the same is hereby ordered to be held in said City at 204 Thomas Street in said City on the 11th day of October, 1921, between the hours of 7:00 A. M. and 5:00 P. M., as authorized by Article 14, Section 14 of the Constitution of the State of Louisiana, for the year 1921, and under the provisions of Act 256 of the session of the Legislature of 1910, and the Acts amendatory thereof, at which election the property taxpayers of the City of Hammond, legally qualified to vote at such election, shall have submitted to them propositions to incur an indebtedness to the aggregate amount of One Hundred and Forty-five Thousand Dollars ($145,000.00), to issue negotiable bonds therefor, and to levy a special tax or taxes to provide for payment of the principal and interest of said debt and for the following permanent public purposes, works and improvements, the title to which shall vest in the said City of Hammond, viz:

FIRST PROPOSITION: To issue bonds to the amount of Fifty-five Thousand Dollars ($55,000.00) for the purpose of graveling and improving public streets in the City of Hammond:

SECOND PROPOSITION: To issue bonds to the amount of Forty Thousand Dollars ($40,000.00) for the purpose of constructing a City Hall:

THIRD PROPOSITION: To issue bonds to the amount of Twenty Thousand Dollars ($20,000.00) for the purpose of paving the public streets of the City of Hammond:

FOURTH PROPOSITION: To issue bonds to the amount of Twenty-five Hundred Dollars ($2500.00) for the purpose of lighting the public streets of the City of Hammond:

FIFTH PROPOSITION: To issue bonds to the amount of Eighteen Thousand Dollars ($18,000.00) for the purpose of extending and improving the sewerage system of the City of Hammond:

SIXTH PROPOSITION: To issue bonds to the amount of Ninety-five Hundred Dollars ($9500.00) for the purpose of extending and improving the waterworks system of the City of Hammond.

SECTION TWO: Be it further ordained, at cost, That the negotiable bonds to be issued pursuant to the said submission, to represent said indebtedness or such part or parts thereof as shall be authorized, shall bear interest at the rate of six per centum per annum, payable semi-annually, to be represented by interest coupons. Said bonds shall be of the denomination as may be determined by the Commission Council.
The said bonds shall run for a period of twenty-five years from the date of the issuance thereof, provided, however, that the Council of the said City shall fix a certain time at which the said bonds shall begin to mature, which shall not be longer than three years from the date of issuance of said bonds, and the said bonds shall thereafter mature in annual installments, so that when the annual interest is added thereto; the total amount to be paid, including the principal and interest each year, shall be as near equal as practicable. To secure the payment of the principal and interest of the said bonds, there shall be imposed, levied and collected annually in excess of all other taxes, a tax sufficient to pay the interest annually and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire the said bonds at maturity, provided, however, that the indebtedness hereby authorized, together with all other present bonded indebtedness of the City of Hammond, incurred pursuant to the provisions of Article 14, Section 14, of the Constitution of the State of Louisiana, shall not exceed in the aggregate ten per centum of the assessed valuation of the taxable property in said City.

SECTION THREE: Be it further ordained, et cetera, That said election shall be conducted under the supervision of the Commission Council of the City of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act No. 256 of the session of the Legislature of the year 1910, approved July 7th, 1910, and Acts amendatory thereof, and at the polling place above named.

SECTION FOUR: Be it further ordained, et cetera, That an abstract of this Ordinance shall be published by C. C. Carter, Mayor, during at least thirty (30) days preceding said election, as notice thereof, in the Official Journal of the City of Hammond.

SECTION FIVE: Be it further ordained, et cetera, That the ballots to be used at said election shall be printed on white paper and shall be on the following forms:

FOR THE ISSUANCE OF BONDS:

FIRST PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Fifty-five Thousand Dollars ($55,000.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council, bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of graveling and improving public streets in Hammond.

SECOND PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Forty Thousand Dollars ($40,000.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council, bearing interest at the rate of six per cent per annum, payable annually, for the purpose of constructing a City Hall.

THIRD PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Twenty Thousand Dollars ($20,000.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of paving the public streets of the City of Hammond.
FOURTH PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Twenty-five Hundred Dollars ($2500.00), to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council; bearing interest at the rate of six per cent per annum payable semi-annually, for the purpose of lighting the public streets of the City of Hammond.

FIFTH PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Eighteen Thousand Dollars ($18,000.00); to run for twenty-five years and payable within that term at such times and in such amounts as may be fixed by the Commission Council; bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of extending and improving the sewerage system of the City of Hammond.

SIXTH PROPOSITION: To incur debt and to issue bonds of the City of Hammond, Louisiana, to the amount of Ninety-five Hundred Dollars ($9500.00); to run for twenty-five years and payable within that term at such times and in such amount as may be fixed by the Commission Council bearing interest at the rate of six per cent per annum, payable semi-annually, for the purpose of extending and improving the waterworks system of the City of Hammond.

NOTICE TO VOTERS: To vote in favor of the propositions submitted upon this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition, place a similar mark after the word "No".

Said propositions shall be printed on each ballot with squares at the right of each proposition and also the words "Yes" and "No", respectively. To vote in favor of the respective propositions submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the respective propositions he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1920, which certificate shall be signed by one of the Commissioners of election before the ballots shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

The said election shall be held by the officials named, each being a qualified elector in said City of Hammond, to-wit:

COMMISSIONERS OF ELECTION:
C. R. Anderson
R. D. Fellows
J. E. Guess

CLERK OF ELECTION:
Fritz Klein.
Notice is hereby further given that on October 13th, the second day following such election, at 11 o'clock A.M., the Commission Council of the City of Hammond, will meet in the Mayor's Office in Hammond, Louisiana, Parish of Tangipahoa, and then and there, in public session, shall open the ballot boxes, examine and count the votes, both as to number and amount, and examine and canvas the returns and declare the result of said election, and promulgate the same.

Given on this, the 6th day of September, 1921, at Hammond, Louisiana, said Parish and State.

[Signature]
Mayor

A true copy:

September 6th, 1921.

[Signature]
Secretary.
ORDINANCE NO. 60, COMMISSION SERIES.

An Ordinance governing the use of West Railroad Avenue, adjoining the Illinois Central Railroad Company's Passenger Depot, by public jitney drivers; prescribing a parking zone and prohibiting the solicitation of business by jitney drivers within a certain radius of passenger trains, and providing a penalty for the violation of this Ordinance. Also providing for the parking of privately owned cars at such point.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That it shall be unlawful for the driver of any public jitney operated under license granted by the City of Hammond, to stop or park such jitney, or car driven by him, at any point in West Railroad Avenue opposite the Illinois Central Railroad Company’s Passenger Depot, except at a point north of a public sign governing such parking, as located by the Mayor and Commissioner of Public Safety.

SECTION TWO: Be it further ordained, etc., That it shall be unlawful for privately owned cars or automobiles to stop or park such cars at any point on West Railroad Avenue opposite the Illinois Central Railroad Company's Passenger Depot, except at a point south of a public sign governing such parking, as located by the Mayor and Commissioner of Public Safety.

SECTION THREE: Be it further ordained, etc., That it shall be unlawful for the drivers of public jitneys to solicit business at said Passenger Depot at any point east of the west wall of said Passenger Depot Building.

SECTION FOUR: Be it further ordained, etc., That any person violating any of the provisions of this Ordinance shall, upon conviction, be fined in a sum of not less than One Dollar ($1.00) and not more than Twenty-five Dollars ($25.00), or not more than thirty days imprisonment in the City Jail, or both at the discretion of the Court. All Ordinances in conflict herewith are hereby repealed.

[Signature]
[Signature]
ORDINANCE NO. 61, COMMISSION SERIES.

An Ordinance providing for the pavement of the sidewalks of certain Streets of the City of Hammond, fixing the specifications therefor and ordering the Mayor to call for bids for the work.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That the sidewalks on the following Streets be paved:

Merry Avenue from Cypress Street to Holly Street, both sides.
Merry Avenue from Holly Street to Orange Street, north side.
Merry Avenue from Orange Street to Olive Street, south side.

SECTION TWO: Be it further ordained, etc., That such pavement work shall be in accordance with detailed plans and specifications prepared by the City Engineer, on file with the Mayor, and, in general, shall be as follows: All of said walks to be four feet wide and of concrete of good material.

SECTION THREE: Be it further ordained, etc., That the Mayor call for bids for the said work and give notice thereof by publication in the official journal of Hammond, weekly, for three issues, reserving to the City the right to reject any or all bids; work to begin within thirty days after letting the contract and to be completed within a time fixed by the City Engineer.

SECTION FOUR: Be it further ordained, etc., That this Ordinance shall take effect from and after its passage.

Passed September 13th, 1921.

Secretary Mayor

ORDINANCE NO. 62, COMMISSION SERIES.

An Ordinance providing for the pavement of the sidewalks of certain Streets of the City of Hammond, fixing the specifications therefor and ordering the Mayor to call for bids for the work.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That the sidewalks on the following Streets be paved:

Orange Street from Thomas Street to Illinois Ave. both sides.
Coleman Avenue from Chestnut St. to Olive Street, both sides.
Parke Ave. from Cherry Street to Holly Street, both sides.

SECTION TWO: Be it further ordained, etc., That such pavement work shall be in accordance with detailed specifications prepared by the City Engineer, filed with the Mayor, and, in general, shall be as follows: All to be four feet wide, of concrete of good material.

SECTION THREE: Be it further ordained, etc., That the Mayor call for bids for said work and give notice thereof by publication in the official journal of Hammond, weekly, for three issues, reserving to the City the right to reject any or all bids; work to begin within thirty days after letting the contract and to be completed within a time fixed by the City Engineer.

SECTION FOUR: Be it further ordained, etc., That this Ordinance take effect after its passage.

Passed October 4th, 1921.

Secretary. Mayor
An Ordinance regulating the business of carrying passengers for fares in automobiles, motor cycles or motor vehicles of any description, upon the public Streets of the City of Hammond; and providing for the giving of an indemnity bond by all persons engaging in such business; and making the violation thereof an offense and prescribing penalties therefor.

Be it ordained by the Commission Council of the City of Hammond:

SECTION 1. That it shall be unlawful for any person, firm or corporation to conduct the business of carrying passengers for hire or fares, in automobiles, motorcycles or motor driven vehicles of any description, upon the public Streets of the City of Hammond, without first securing from the Commission Council of said City, a permit to do so.

SECTION 2. That before such permit is issued, the person, firm or corporation applying therefor, shall file with the Commissioner of Public Safety, of the City of Hammond, an indemnity bond in the sum of Two Thousand Dollars ($2000.00), the obligation of such bond running in favor of any person who may be injured in person or property by the fault of the operator of such car or vehicle, a bond for said amount authorizing the applicant to operate not more than one such vehicle. An additional bond in the sum of Five Hundred Dollars ($500.00) to be filed for each car operated over and above said one car or vehicle.

SECTION 3. That such bond or bonds shall be signed by the applicant and by a solvent surety, residing within the corporate limits of the City of Hammond, owning real estate within the Parish of Tangipahoa, unencumbered and liable to seizure, worth at least the amount of said bond; or such bond may be signed by an authorized surety company. Said bond or bonds to be always maintained at the figures for which it was issued, and to be revocable at the instance of the Commissioner of Public Safety in case such surety ceases to possess such qualifications. Said bond to be approved by the Commissioner of Public Safety.

SECTION 4. That the holder of such permit shall cause to be printed in large, legible characters, his name, on the front of such vehicle, so it may be easily identified.

SECTION 5. That the holder of such permit shall renew the same whenever his license to operate such business expires; and such permit shall be subject to revocation by the Commission Council, in case such holder violates any of the provisions of this Ordinance, or any other Ordinance or law regulating, in any manner, the traffic or business in which he is engaged hereunder:

SECTION 6. That any person, or persons, who shall engage in such business, as provided in Section one hereof, without securing the permit therein referred to, or who shall engage in such business after such permit is revoked; or who shall violate any other provision of this Ordinance, shall be guilty of an offense, and, upon conviction, shall be punished by a fine not less than Five Dollars ($5.00) or more than Twenty-five Dollars ($25.00), or by imprisonment for a time not exceeding thirty days, or both such fine and imprisonment.

SECTION 7. That all laws or Ordinances in conflict herewith are hereby repealed, this law to take effect on January 1st, 1922.

Adopted December 6th, 1921.

Secretary

Mayor.
An Ordinance repealing Ordinance No. 50, Commission Series, relative to water rent, and installation of water meters; and providing for the installation of water meters at the cost of the City; for the payment for meters by the consumer, in certain cases, and fixing water rental and the method of paying same.

Be it ordained by the Commission Council of the City of Hammond:

SECTION 1. There shall be installed throughout the City of Hammond, at the cost of the City, water meters on each house connection, beginning with the larger consumers of water, and completing such installation throughout the City at the earliest date possible.

SECTION 2. All meters measuring three-quarters of an inch in diameter, or less, shall be paid for by the City, and all meters of a larger size, to be paid for by the consumer; All meters to be under the control of the City of Hammond.

SECTION 3. That for the use or rent of its water the following charges shall be made and collected by the City:

In all cases where water meters have been or may be installed, a charge of thirty cents ($.30) per one thousand (1000) gallons of water used by each house connection; with a minimum charge of One Dollar and Twenty-five Cents ($1.25) per month, payable within ten (10) days after the expiration of the calendar month.

SECTION 4. For each house connection not provided with a water meter, a minimum flat rate of One Dollar and Twenty-five Cents ($1.25) per month, payable in advance, within the first ten days of each calendar month. If such amounts are not paid within five days after the ten day period, an additional charge of ten per cent shall be paid; and if not paid within five days after the expiration of the ten day period, the use of water to such delinquent shall be discontinued and not resumed until the payment of all water rent then due, and an additional charge of One Dollar ($1.00). In computing the rental period, on minimum flat rates, one-half the monthly rate shall be collected for each one-half of the calendar month, or less.

SECTION 5. This Ordinance shall take effect from its promulgation. All Ordinances in conflict herewith, especially Ordinance No. 50, Commission Series, are hereby repealed.

Adopted December 6th, 1921.

[Signatures]

Secretary

Mayor.
ORDINANCE NO. 65, COMMISSION SERIES.

An Ordinance designating locations for public cemeteries, and prohibiting the burial of human bodies within the corporate limits at any other locations than those so designated, under penalty herein provided.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That the following are recognized as cemeteries to be used for burial purposes, to-wit:

Greenlawn Cemetery:
Grace Memorial Cemetery:
The property south of Greenlawn Cemetery now used as a Cemetery;
That portion of what is known as the former Fair Grounds, now used as a Cemetery.

SECTION TWO: Be it further ordained, etc., That it shall be unlawful for any one to bury a human body within the corporate limits of the City of Hammond, at any place other than those designated in Section 1 hereof.

SECTION THREE: Be it further ordained, etc., That any person violating the provisions of this Ordinance shall be guilty of an offense, and, upon conviction, shall be punished by a fine of not less than Twenty-five Dollars ($25.00) and not over One Hundred Dollars ($100.00); or by imprisonment for a period of not over ten days, or both fine and imprisonment at the discretion of the Court.

SECTION FOUR: Be it further ordained, etc., That this Ordinance take effect after its passage.

Passed January 3rd, 1922.

[Signatures]
Secretary
Mayor
An Ordinance authorizing the Mayor of the City of Hammond to enter into a contract with Albert Tolle for the paving of sidewalks on certain streets of the City, at the cost of the abutting property owners, in accordance with the conditions and specifications referred to in Ordinances numbered 58, 61, and 62, and in accordance with the bid for said work, in accordance with Act 147 of 1902.

Be it ordained by the Commission Council of the City of Hammond, that, whereas the paving of sidewalks on certain streets of the City of Hammond, at the cost of abutting property owners, has been duly ordained by Ordinances (Commission Series) Numbered 58, 61, and 62, and

WHEREAS, as provided by such Ordinances, bids for said paving were duly called for by advertisement, as required by law, and,

WHEREAS, the bid of Albert Tolle was the lowest and only bid offered, and same was duly accepted on the 3rd day of January, 1922, and the contract was awarded to him; now therefore:

SECTION ONE: Be it ordained, etc., that the Mayor of the City of Hammond is hereby fully authorized and empowered to enter into a contract or contracts with said Albert Tolle, to pave the sidewalks of certain streets, fully set forth in said Ordinances (C. S.) No. 58, 61 and 62, at the cost of the abutting property owners on said streets, for the price and sum bid by said Albert Tolle for said work, and in accordance with the terms and conditions and the plans and specifications for such paving, heretofore recommended and adopted.

SECTION TWO: Be it further ordained, etc., that the Mayor is hereby authorized to sign any contracts necessary in the premises; and that this Ordinance shall effective after its passage.

Passed January 3rd, 1922.

Secretary

Mayor

Ordinance No. 66, C. S., providing for a Budget and estimate of Expenditures for the year 1921, omitted, see original Ordinance Book, page 469.

Ordinance No. 68, C. S., levying taxes upon all taxable property within the corporate limits of the City of Hammond for the year 1921, omitted, see original Ordinance Book, page 470.
An Ordinance authorizing the issue of Street Improvement Bonds of the City of Hammond, Louisiana, and providing for the payment thereof.

WHEREAS, at an election duly called and held on the 11th day of October, 1921, in the City of Hammond, there was submitted to the property taxpayers of said City, legally qualified to vote at said election, the proposition to incur debt and issue bonds of the City of Hammond, Tangipahoa Parish, Louisiana, to the amount of Fifty-five Thousand Dollars ($55,000.00); to run twenty-five years but payable within that term at such times and in such amounts as may be fixed by the Commission Council of said City, bearing interest at the rate of six (6%) per centum per annum, payable semi-annually, for the purpose of graveling and improving the public streets of the City of Hammond; and

WHEREAS, due and timely notice for the period and in the manner prescribed by law was given of said election and a majority in number and amount of the property taxpayers, qualified as electors under the laws and Constitution of Louisiana, voting thereat, authorized the City of Hammond to issue said bonds; Therefore:

BE IT RESOLVED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That there shall be and are hereby ordered to be issued the negotiable coupon bonds of said City of Hammond in the sum of Fifty-five Thousand Dollars ($55,000.00). Said bonds shall be dated the 1st day of March, 1922, shall be of the denomination of One Thousand Dollars ($1,000.00) each, shall bear interest at the rate of six (6) per centum per annum, payable semi-annually on the 1st day of March and of September in each year, said interest to be evidenced by interest notes or coupons attached to said bonds respectively. Said bonds shall be numbered consecutively from one (1) to fifty-five (55), both numbers inclusive, and shall mature as follows:

On the 1st day of March in each of the years 1923 to 1942, both inclusive, two bonds aggregating Two Thousand Dollars ($2,000.00);

On the 1st day of March in each of the years 1943 to 1947, both inclusive, three bonds aggregating Three Thousand Dollars ($3,000.00).

Said bonds shall be signed by the Mayor and counter signed by the Secretary, and each of said bonds shall be attested by the corporate seal of the City of Hammond. The interest coupons shall be executed by the lithographed facsimile signatures of said Mayor and Secretary. Both principal and interest of said bonds shall be payable at Hammond State Bank, in the City of Hammond, State of Louisiana.

SECTION TWO: That said bonds, except as to number and date of maturity, shall be in substantially the following form:

No._________  UNITED STATES OF AMERICA  $1,000.00
STATE OF LOUISIANA
CITY OF HAMMOND
STREET IMPROVEMENT BOND.

KNOW ALL MEN BY THESE PRESENTS That the City of Hammond, Louisiana, acknowledges itself to owe and for value received hereby promises to pay to bearer the sum of ONE THOUSAND DOLLARS ($1000.00) on the 1st day of March, 19________ with interest thereon from the date hereof at the rate of six (6) per centum per annum, payable September
1st, 1922, and semi-annually thereafter, upon presentation and surrender of the interest coupons hereto attached, as they severally become due. Both principal and interest of this bond are payable in lawful money of the United States of America at the Hammond State Bank, in the City of Hammond, State of Louisiana.

This bond is one of a series of fifty-five (55) bonds of like tenor, except as to date of maturity, numbered from one (1) to fifty-five (55), inclusive, aggregating $55,000.00, and issued for the purpose of graveling and improving the Streets of the City of Hammond, under the authority of Section 14, Article 14 of the Constitution of the State of Louisiana, and in accordance with the provisions of Act No. 255 of the General Assembly of Louisiana for the year 1910, as amended, and Act No. 46 of the General Assembly of Louisiana passed at its special session in the year 1921, and pursuant to the authorization of the property taxpayers who are qualified electors of said City, at an election duly called and held on the 11th day of October, 1921.

And it is hereby certified and recited that all acts, conditions and things necessary to be done precedent to and in the issuance of this bond and the other bonds of this series, in order to make them legal, binding and valid obligations of the said City, have been done and performed in due form as required by law; that the total indebtedness of said City, including this bond, does not exceed the Constitutional or Statutory limitations.

IN TESTIMONY WHEREOF, the Commission Council of the City of Hammond, Louisiana, by virtue of authority vested in it by the Constitution and laws of the State of Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary of said City, and sealed with its seal, and the interest coupons hereunto attached to be executed by the lithographed fac-simile signatures of said Mayor and Secretary, this 1st day of March, 1922.

Countersigned:

[Signature]

Secretary.

COUPON.

On the 1st day of March, 1922, the City of Hammond, Louisiana, promises to pay to bearer Thirty Dollars ($30.00), at Hammond State Bank in the City of Hammond, State of Louisiana, for interest due that day on its Street Improvement Bond dated March 1st, 1922.

[Signature]

Mayor.

[Signature]

Secretary.
SECTION THREE: When said bonds have been executed they shall be presented to the Secretary of State of the State of Louisiana for registration and for his endorsement, as provided by law.

SECTION FOUR: The Commission Council of the City of Hammond, Louisiana, shall and does hereby covenant with each and every holder of said bonds, or any of them, that in apt time, manner and season, out of the proceeds of taxes collected, there shall be set apart a net sum sufficient to pay and discharge the principal and interest of said bonds as and when the same become due and payable.

SECTION FIVE: That this Ordinance shall take effect from and after its passage and publication.

Adopted February 7th, 1922.

[Signature]
Secretary.

[Signature]
Mayor
ORDINANCE NO. 70, COMMISSION SERIES.

An Ordinance authorizing the issue of City Hall Bonds of the City of Hammond, Louisiana, and providing for the payment thereof.

WHEREAS, at an election duly called and held on the 11th day of October, 1921, in the City of Hammond, there was submitted to the property taxpayers of said City legally qualified to vote at said election, the proposition to incur debt and issue bonds of the City of Hammond, Tangipahoa Parish, Louisiana, to the amount of Forty Thousand Dollars ($40,000.00) to run twenty-five years but, payable within that term at such times and in such amounts as may be fixed by the Commission Council of said City, bearing interest at the rate of six (6) per centum per annum, payable semi-annually, for the purpose of constructing a City Hall; and

WHEREAS, due and timely notice for the period and in the manner prescribed by law was given of said election and a majority in number and amount of the property taxpayers qualified as electors under the laws and Constitution of the State of Louisiana, voting thereat, authorized the City of Hammond to issue said bonds; Therefore,

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That there shall be and are hereby ordered to be issued the negotiable coupon bonds of said City of Hammond in the sum of Forty Thousand Dollars ($40,000.00). Said bonds shall be dated the 1st day of March, 1922, shall be of the denomination of One Thousand Dollars ($1,000.00) each, shall bear interest at the rate of six (6) per centum per annum, payable semi-annually on the 1st day of March and of September in each year, said interest to be evidenced by interest notes or coupons attached to said bonds respectively. Said bonds shall be numbered consecutively from one (1) to forty (40), (both numbers inclusive) and shall mature as follows:

On the 1st day of March in each of the years 1923 to 1932, both inclusive, one bond of One Thousand Dollars ($1,000.00);

On the 1st day of March in each of the years 1933 to 1947, both inclusive, two bonds aggregating Two Thousand Dollars ($2000.00)

Said bonds shall be signed by the Mayor and countersigned by the Secretary, and each of said bonds shall be attested by the corporate seal of the City of Hammond. The interest coupons shall be executed by the lithographed fac-simile signatures of said Mayor and Secretary. Both principal and interest of said bonds shall be payable at the Hammond State Bank, in the City of Hammond, State of Louisiana.

SECTION TWO: That said bonds, except as to number and date of maturity, shall be in substantially the following form:

No. ___________________ UNITED STATES OF AMERICA
STATE OF LOUISIANA
CITY OF HAMMOND
CITY HALL BOND.

KNOW ALL MEN BY THESE PRESENTS That the City of Hammond, Louisiana, acknowledges itself to owe and for value received hereby promises to pay to bearer the sum of ONE THOUSAND DOLLARS ($1,000.00) on the 1st day of March, 19____, with interest thereon from the date hereof at the rate of six (6) per centum per annum, payable September 1st, 1922, and semi-annually
thereafter, upon presentation and surrender of the interest coupons hereto attached as they severally become due. Both principal and interest of this bond are payable in lawful money of the United States of America, at the Hammond State Bank, in the City of Hammond, State of Louisiana.

This bond is one of a series of forty (40) bonds of like tenor, except as to date of maturity, numbered from 1 to 40, inclusive, aggregating $40,000.00, and issued for the purpose of constructing a City Hall in the City of Hammond, under the authority of Section 14 of Article 14 of the Constitution of the State of Louisiana for the year 1921, and in accordance with the provisions of Act No. 256 of the General Assembly of Louisiana for the year 1910, as amended, and Act No. 46 of the General Assembly of Louisiana passed at its special session in the year 1921, and pursuant to the authorization of the property taxpayers, who are qualified electors of said City, at an election duly called and held on the 11th day of October, 1921.

And it is hereby certified and recited that all acts, conditions and things necessary to be done precedent to and in the issuance of this bond and the other bonds of this series, in order to make them legal, binding and valid obligations of the said City have been done and performed in due form as required by law; that the total indebtedness of said City, including this bond, does not exceed the Constitutional or Statutory limitations.

'IN TESTIMONY WHEREOF the Commission Council of the City of Hammond, Louisiana, by virtue of authority vested in it by the Constitution and Laws of the State of Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary of said City, and sealed with its seal, and the interest coupons hereunto attached to be executed by the lithographed fac-simile signatures of said Mayor and Secretary, this 1st day of March, 1922.

Counter signed:

__________________________
Mayor

__________________________
Secretary.

COUPON.

On the 1st day of September 19 , the City of Hammond, Louisiana, promises to pay to bearer Thirty Dollars ($30.00) for interest due that day on its City Hall Bond dated March 1st, 1922

__________________________
Mayor

__________________________
Secretary
SECTION THREE: When said bonds have been executed they shall be presented to the Secretary of State of the State of Louisiana for registration and for his endorsement, as provided by law.

SECTION FOUR: The Commission-Council of the City of Hammond, Louisiana, shall and does hereby covenant with each and every holder of said bonds, or any of them, that in apt time, manner and season, out of the proceeds of taxes collected, there shall be set apart a net sum sufficient to pay and discharge the principal and interest of said bonds, as and when the same become due and payable.

SECTION FIVE: This Ordinance shall take effect from and after its passage and publication.

Adopted February 7th, 1922.

[Signatures]

Secretary

Mayor
ORDINANCE NO. 71, COMMISSION SERIES.

An Ordinance authorizing the issue of Paving Bonds of the City of Hammond, Louisiana, and providing for the payment thereof.

WHEREAS, at an election duly called and held on the 11th day of October, 1921, in the City of Hammond, there was submitted to the property taxpayers of said City, legally qualified to vote at said election, the proposition to incur debt and issue bonds of the City of Hammond, Tangipahoa Parish, Louisiana, to the amount of $20,000.00 (Twenty Thousand and 00/100 Dollars), to run twenty-five years but payable within that term at such times and in such amounts as may be fixed by the Commission Council of said City, bearing interest at the rate of six (6) per centum per annum, payable semi-annually, for the purpose of paving the public streets of the City of Hammond; and

WHEREAS, due and timely notice for the period and in the manner prescribed by law was given of said election and a majority in number and amount of the property taxpayers, qualified as electors under the laws and Constitution of the State of Louisiana, voting thereat, authorized the City of Hammond to issue said bonds, Therefore;

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That there shall be and are hereby ordered to be issued the negotiable coupon bonds of said City of Hammond in the sum of Twenty Thousand Dollars ($20,000.00). Said bonds shall be dated the 1st day of March, 1922, shall be of the denomination of Five Hundred Dollars ($500.00) each, shall bear interest at the rate of six (6) per centum per annum, payable semi-annually on the 1st day of March and of September in each year, said interest to be evidenced by interest notes or coupons attached to said bonds respectively. Said bonds shall be numbered consecutively from 1 to 40, both numbers inclusive, and shall mature as follows:

On the 1st day of March in each of the years 1923 to 1932, both inclusive, one bond of Five Hundred Dollars ($500.00).

On the 1st day of March in each of the years 1933 to 1947, both inclusive, two bonds aggregating One Thousand Dollars ($1,000.00).

Said bonds shall be signed by the Mayor and countersigned by the Secretary, and each of said bonds shall be attested by the corporate seal of the City of Hammond. The interest coupons shall be executed by the lithographed fac-simile signatures of said Mayor and Secretary. Both principal and interest of said bonds shall be payable at the Hammond State Bank, in the City of Hammond, State of Louisiana.

SECTION TWO: That said bonds, except as to number and date of maturity, shall be in substantially the following form:

UNITED STATES OF AMERICA

STATE OF LOUISIANA

CITY OF HAMMOND

PAYING BOND

KNOW ALL MEN BY THESE PRESENTS, That the City of Hammond, Louisiana, acknowledges itself to owe and for value received hereby promises to pay to bearer the sum of FIVE HUNDRED DOLLARS ($500.00) on the 1st day of March, 1922, with interest thereon from the date hereof at the rate of six (6) per centum per annum, payable September 1st, 1922, and semi-annually thereafter, upon presentation and surrender of the interest coupons hereto attached, as they severally become due. Both principal and interest of this bond are payable in lawful money of the United States of America, at the Hammond State Bank, in the City of Hammond, State of Louisiana.
This bond is one of a series of forty (40) bonds of like tenor, except as to date of maturity, numbered from 1 to 40, inclusive, aggregating $20,000.00, and issued for the purpose of paving the Public Streets of the City of Hammond, under the authority of Section 14, Article 14 of the Constitution of the State of Louisiana, and in accordance with the provisions of Act No. 256 of the General Assembly of Louisiana for the year 1910, as amended, and Act No. 46 of the General Assembly of Louisiana passed at its special session in the year 1921, and pursuant to the authorization of the property taxpayers, who are qualified electors of said City, at an election duly called and held on the 11th day of October, 1921.

And it is hereby certified and recited that all acts, conditions and things necessary to be done precedent to and in the issuance of this bond, and the other bonds of this series, in order to make them legal, binding and valid obligations of the said City, have been done and performed in due form as required by law; that the total indebtedness of said City, including this bond, does not exceed the Constitutional and Statutory limitations.

IN TESTIMONY WHEREOF the Commission Council of the City of Hammond, Louisiana, by virtue of authority vested in it by the Constitution and Laws of the State of Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary of said City, and sealed with its seal, and the interest coupons hereunto attached to be executed by the lithographed fac-simile signatures of the said Mayor and Secretary this 1st day of March, 1922.

Countersigned:

Secretary.

COUPON

March

On the 1st day of September, 1922, the City of Hammond, Louisiana, promises to pay to bearer Fifteen Dollars ($15.00) at the Hammond State Bank, in the City of Hammond, State of Louisiana, for interest due that day on its Paving Bond dated March 1st, 1922.

No.

Mayor

Secretary
SECTION THREE: When said bonds have been executed they shall be presented to the Secretary of State of the State of Louisiana for registration and for his endorsement, as provided by law.

SECTION FOUR: The Commission Council of the City of Hammond, Louisiana, shall and does hereby covenant with each and every holder of said bonds, or any of them, that in apt time, manner and season, out of the proceeds of taxes collected, there shall be set apart a net sum sufficient to pay and discharge the principal and interest of said bonds, as and when the same become due and payable.

SECTION FIVE: This Ordinance shall take effect from and after its passage and publication.

Adopted February 7th, 1922.

_________________________  __________________________
Secretary                    Mayor
ORDINANCE NO. 72, COMMISSION SERIES.

An Ordinance authorizing the issue of Light Bonds of the City of Hammond, Louisiana, and providing for the payment thereof.

WHEREAS, at an election duly called and held on the 11th day of October, 1921, in the City of Hammond, there was submitted to the property taxpayers of said City, legally qualified to vote at said election, the proposition to incur debt and issue bonds of the City of Hammond, Tangipahoa Parish, Louisiana, to the amount of Twenty-five Hundred Dollars ($2500.00) to run twenty-five years, but payable within that term at such times and in such amounts as may be fixed by the Commission Council of said City, bearing interest at the rate of six (6) per centum per annum, payable semi-annually, for the purpose of lighting the public streets of the City of Hammond; and

WHEREAS, due and timely notice for the period and in the manner prescribed by law was given of said election and a majority in number and amount of the property taxpayers, qualified as electors under the laws and Constitution of the State of Louisiana, voting thereat, authorized the City of Hammond to issue said bonds, Therefore:

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That there shall be and are hereby ordered to be issued the negotiable coupon bonds of said City of Hammond in the sum of $2500.00 (Twenty-five Hundred Dollars). Said bonds shall be dated the 1st day of March, 1922, shall be of the denomination of Fifty Dollars ($50.00) each, shall bear interest at the rate of six (6) per centum per annum, payable semi-annually on the 1st day of March and of September in each year, said interest to be evidenced by interest notes or coupons attached to said bonds respectively. Said bonds shall be numbered consecutively from 1 to 50, both numbers inclusive, and shall mature as follows:

On the 1st day of March in each of the years 1923 to 1927 both inclusive, one bond of Fifty Dollars ($50.00).

On the 1st day of March in each of the years 1928 to 1942, both inclusive, two bonds aggregating One Hundred Dollars ( ($100.00).

On the 1st day of March in each of the years 1933 to 1947, both inclusive, three bonds aggregating One Hundred and Fifty Dollars ($150.00).

Said bonds shall be signed by the Mayor and countersigned by the Secretary, and each of said bonds shall be attested by the corporate seal of the City of Hammond. The interest coupons shall be payable at the Hammond State Bank, in the City of Hammond, State of Louisiana.

SECTION TWO: That said bonds, except as to number and date of maturity, shall be in substantially the following form:

UNITED STATES OF AMERICA

CITY OF HAMMOND

LIGHT BOND

KNOW ALL MEN BY THESE PRESENTS That the City of Hammond, Louisiana acknowledges itself to owe and for value received hereby promises to pay to bearer the sum of FIFTY DOLLARS.
($50.00) on the 1st day of March, 19, with interest thereon from the date hereof at the rate of SIX (6) per centum per annum payable September 1st, 1922 and semi-annually thereafter, upon Presentation and surrender of the interest coupons hereto attached, as they severally become due. Both principal and interest of this bond are payable in lawful money of the United States of America at the Hammond State Bank, in the City of Hammond, State of Louisiana.

This bond is one of a series of fifty (50) bonds of like tenor, except as to date of maturity, numbered 1 to 50, inclusive, aggregating $2,500.00, and issued for the purpose of lighting the public streets of the City of Hammond, under the authority of Section 14 of Article 14 of the Constitution of the State of Louisiana, and in accordance with the provisions of Act No. 256 of the General Assembly of Louisiana, passed at its special session in the year 1921, and pursuant to the authorization of the property taxpayers, who are qualified electors of said City, at an election duly called and held on the 11th day of October, 1921.

And it is hereby certified and recited that all acts, conditions and things necessary to be done precedent to and in the issuance of this bond, and the other bonds of this series, in order to make them legal, binding and valid obligations of the said City have been done and performed in due form as required by law; that the total indebtedness of said City, including this bond, does not exceed the Constitutional or Statutory limitations.

IN TESTIMONY WHEREOF the Commission Council of the City of Hammond, Louisiana, by virtue of authority vested in it by the Constitution and Laws of the State of Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary of said City, and sealed with its seal, and the interest coupons hereunto attached to be executed by the lithographed fac-simile signatures of said Mayor and Secretary, this 1st day of March, 1922.

Countersigned:

Secretary.

COUPONS.

March

On the 1st day of September 19, the City of Hammond, Louisiana, promises to pay to bearer One Dollar and Fifty Cents ($1.50) at the Hammond State Bank in the City of Hammond, State of Louisiana, for interest due that day on its Light Bond dated March 1st, 1922.

No.__________________________

Secretary
SECTION THREE: Then said bonds have been executed they shall be presented to the Secretary of State of the State of Louisiana for registration and for his endorsement, as provided by law.

SECTION FOUR: The Commission Council of the City of Hammond, Louisiana, shall and does hereby covenant with each and every holder of said bonds, or any of them, that in apt time, manner and season, out of the proceeds of taxes collected, there shall be set apart a net sum sufficient to pay and discharge the principal and interest of said bonds, as and when the same become due and payable.

SECTION FIVE: This Ordinance shall take effect from and after its passage and publication.

Adopted February 7th, 1922.

[Signature]
Secretary

[Signature]
Mayor
ORDINANCE NO. 73, COMMISSION SERIES.

An Ordinance authorizing the issue of Sewerage Bonds of the City of Hammond, Louisiana, and providing for the payment thereof.

WHEREAS, at an election duly called and held on the 11th day of October, 1921, in the City of Hammond, there was submitted to the property taxpayers of said City legally qualified to vote at said election, the proposition to incur debt and issue bonds of the City of Hammond, Tangipahoa Parish, Louisiana, to the amount of Eighteen Thousand Dollars ($18,000.00); to run twenty-five years but payable within that term at such times and in such amounts as may be fixed by the Commission Council of said City, bearing interest at the rate of six (6) per centum per annum, payable semi-annually, for the purpose of extending and improving the sewerage system of the City of Hammond; and

WHEREAS, due and timely notice for the period and in the manner prescribed by law was given of said election and a majority in number and amount of the property taxpayers, qualified as electors under the laws and Constitution of the State of Louisiana, voting thereat, authorized the City of Hammond to issue said bonds, Therefore;

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That there shall be and are hereby ordered to be issued the negotiable coupon bonds of said City of Hammond in the sum of Eighteen Thousand Dollars ($18,000.00). Said bonds shall be dated the 1st day of March, 1922, shall be of the denomination of Five Hundred Dollars ($500.00) each, shall bear interest at the rate of six (6) per centum per annum, payable semi-annually on the 1st day of March and of September in each year, said interest to be evidenced by interest notes or coupons attached to said bonds respectively. Said bonds shall be numbered consecutively from 1 to 36, both numbers inclusive, and shall mature as follows:

On the 1st day of March in each of the years 1923 to 1936, both inclusive, one bond of Five Hundred Dollars ($500.00);

On the 1st day of March in each of the years 1937 to 1947, both inclusive, two bonds aggregating One Thousand Dollars ($1,000.00).

Said bonds shall be signed by the Mayor and countersigned by the Secretary, and each of said bonds shall be attested by the corporate seal of the City of Hammond. The interest coupons shall be executed by the lithographed fac-simile signatures of said Mayor and Secretary. Both principal and interest of said bonds shall be payable at the Hammond State Bank, in the City of Hammond, State of Louisiana.

SECTION TWO: That said bonds, except as to number and date of maturity, shall be in substantially the following form:

No. __________

UNITED STATES OF AMERICA
STATE OF LOUISIANA
CITY OF HAMMOND
SEWERAGE BOND.

$500.00

KNOW ALL MEN BY THESE PRESENTS That the City of Hammond, Louisiana acknowledges itself to owe and for value received hereby promises to pay to bearer the sum of FIVE HUNDRED DOLLARS ($500.00) on the 1st day of March, 19 (with interest thereon from the date hereof at the rate of six (6) per centum per annum, payable September 1st, 1922 and semi-annually thereafter, upon presentation and surrender of the interest coupons hereto attached, as they severally become due. Both principal and interest of this bond are payable in lawful money of the United States of America at the Hammond State Bank, in the City of Hammond, State of Louisiana.
This bond is one of a series of thirty-six (36) bonds of like tenor, except as to date of maturity, numbered from 1 to 36, inclusive, aggregating $18,000.00, and issued for the purpose of extending and improving the sewerage system of the City of Hammond, under the authority of Section 14 of Article 14 of the Constitution of the State of Louisiana, and in accordance with the provisions of Act No. 256 of the General Assembly of Louisiana for the year 1910, as amended, and Act No. 46 of the General Assembly of Louisiana, passed at its special session in the year 1921, and pursuant to the authorisation of the property taxpayers, who are qualified electors of said City, at an election duly called and held on the 11th day of October, 1921.

And it is hereby certified and recited that all acts, conditions and things necessary to be done precedent to and in the issuance of this bond, and the other bonds of this series, in order to make them legal, binding and valid obligations of the said City, have been done and performed in due form, as required by law; That the total indebtedness of said City, including this bond, does not exceed the Constitutional or Statutory limitations.

IN TESTIMONY WHEREOF the Commission Council of the City of Hammond, Louisiana, by virtue of authority vested in it by the Constitution and Laws of the State of Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary of said City, and sealed with its seal, and the interest coupons hereunto attached to be executed by the lithographed fac-simile signatures of said Mayor and Secretary this 1st day of March, 1922.

Countersigned:

Secretary.

COUPON.

March

On the 1st day of September 19, the City of Hammond, Louisiana, promises to pay to bearer Fifteen Dollars ($15.00), at the Hammond State Bank, in the City of Hammond, State of Louisiana, for interest due that day on its Sewerage Bond dated March 1st, 1922.

No._______

Mayor

Secretary.
SECTION THREE: When said bonds have been executed they shall be presented to the Secretary of State of the State of Louisiana for registration and for his endorsement, as provided by law.

SECTION FOUR: The Commission Council of the City of Hammond, Louisiana, shall and does hereby covenant with each and every holder of said bonds, or any of them, that in apt time, manner and season, out of proceeds of taxes collected, there shall be set apart a net sum sufficient to pay and discharge the principal and interest of said bonds, as and when the same become due and payable.

SECTION FIVE: This Ordinance shall take effect from and after its passage and publication.

 Adopted February 7th, 1922.

[Signature]
Secretary

[Signature]
Mayor
ORDINANCE NO. 74, COMMISSION SERIES.

An Ordinance authorizing the issue of Water Bonds of the City of Hammond, Louisiana, and providing for the payment thereof.

WHEREAS, at an election duly called and held on the 11th day of October, 1921, in the City of Hammond, there was submitted to the property taxpayers of said City, legally qualified to vote at said election, the proposition to incur debt and issue bonds of the City of Hammond, Tangipahoa Parish, Louisiana, to the amount of Nine Thousand, Five Hundred Dollars ($9,500.00), to run twenty-five years, but payable within that term at such times and in such amounts as may be fixed by the Commission Council of said City, bearing interest at the rate of six (6) per centum per annum, payable semi-annually, for the purpose of extending and improving the waterworks system of the City of Hammond; and

WHEREAS, due and timely notice for the period and in the manner prescribed by law was given of said election and a majority in number and amount of the property taxpayers qualified as electors under the laws and Constitution of the State of Louisiana, voting thereat, authorized the City of Hammond to issue said bonds, Therefore:

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That there shall be and are hereby ordered to be issued the negotiable coupon bonds of said City of Hammond in the sum of Nine Thousand, Five Hundred Dollars ($9,500.00). Said bonds shall be dated the 1st day of March, 1922, shall be of the denomination of Two Hundred and Fifty Dollars ($250.00) each, shall bear interest at the rate of six (6) per centum per annum, payable semi-annually on the 1st day of March and of September in each year, said interest to be evidenced by interest notes or coupons attached to said bonds respectively. Said bonds shall be numbered consecutively from 1 to 38, both numbers inclusive, and shall mature as follows:

On the 1st day of March in each of the years 1923 to 1934 both inclusive, one bond of Two Hundred and Fifty Dollars ($250.00)

On the 1st day of March in each of the years 1935 to 1947 both inclusive, two bonds aggregating Five Hundred Dollars ($500.00)

Said bonds shall be signed by the Mayor and countersigned by the Secretary, and each of said bonds shall be attested by the corporate seal of the City of Hammond. The interest coupons shall be executed by the lithographed fac-simile signatures of said Mayor and Secretary. Both principal and interest of said bonds shall be payable at the Hammond State Bank, in the City of Hammond, State of Louisiana.

SECTION TWO: That said bonds, except as to number and date of maturity, shall be in substantially the following form:

- UNITED STATES OF AMERICA
- STATE OF LOUISIANA

No. CITY OF HAMMOND

WATER BOND.

$250.00.

KNOW ALL MEN BY THESE PRESENTS That the City of Hammond, Louisiana acknowledges itself to owe and for value received hereby promises to pay to bearer the sum of TWO HUNDRED AND FIFTY DOLLARS ($250.00), on the 1st day of March, 19_, with interest thereon from the date hereof at the rate of SIX (6) per centum per annum, payable September 1st, 1922 and semi-annually thereafter, upon presentation and surrender of the
interest coupons hereeto attached, as they severally become due. Both principal and interest of this bond are payable in lawful money of the United States of America at the Hammond State Bank, in the City of Hammond, State of Louisiana.

This bond is one of a series of thirty-eight (38) bonds of like tenor, except as to date of maturity, numbered from 1 to 38, inclusive, aggregating $9,500.00, and issued for the purpose of extending and improving the waterworks system of the City of Hammond, under authority of Section 14 of Article 14 of the Constitution of the State of Louisiana, and in accordance with the provisions of Act No. 256 of the General Assembly of Louisiana for the year 1910, as amended, and Act No. 46 of the General Assembly of Louisiana, passed at its special session in the year 1921, and pursuant to the authorization of the property taxpayers, who are qualified electors of said City, at an election duly called and held on the 11th day of October, 1921.

And it is hereby certified and recited that all acts, conditions and things necessary to be done precedent to and in the issuance of this bond, and the other bonds of this series, in order to make them legal, binding and valid obligations of the said City, have been done and performed in due form, as required by law; that the total indebtedness of said City, including this bond, does not exceed the Constitutional or Statutory limitations.

IN TESTIMONY WHEREOF, the Commission Council of the City of Hammond, Louisiana, by virtue of authority vested in it by the Constitution and laws of the State of Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary of said City, and sealed with its seal, and the interest coupons hereunto attached to be executed by the lithographed fac-simile signatures of said Mayor and Secretary, this 1st day of March, 1922.

Countersigned:

__________________________
Secretary.

COUPON.

On the 1st day of March, 1922, the City of Hammond, Louisiana, promises to pay to bearer Seven and 50/100 Dollars ($7.50) at the Hammond State Bank, in the City of Hammond, State of Louisiana, for interest due that day on its water bond dated March 1st, 1922.

___________
Mayor

__________________________
Secretary.
SECTION THREE: When said bonds have been executed they shall be presented to the Secretary of State of Louisiana for registration and for his endorsement, as provided by law.

SECTION FOUR: The Commission Council of the City of Hammond, Louisiana, shall and does hereby covenant with each and every holder of said bonds, or any of them, that in apt time, manner and season, out of the proceeds of taxes collected, there shall be set apart a net sum sufficient to pay and discharge the principal and interest of said bonds, as and when the same become due and payable.

SECTION FIVE: This Ordinance shall take effect from and after its passage and publication.

Adopted February 7th, 1922.

[Signature]
Secretary.

[Signature]
Mayor
ORDINANCE NO.: 75, COMMISSION SERIES.

An Ordinance providing for the pavement of the sidewalks on both sides of Olive Street, between Robert and Church Streets.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, That the sidewalks on Olive Street, between Robert and Church Streets shall be paved.

SECTION TWO: Be it further ordained: That such pavement shall be in accordance with plans and specifications prepared by the City Engineer, on file with the Mayor, and in general shall be as follows: Four feet wide, of concrete of good material.

SECTION THREE: Be it further ordained: That this Ordinance shall take effect from and after its passage.

Passed February 14th, 1922.

[Signatures]

Secretary

Mayor
ORDINANCE NO. 76, COMMISSION SERIES.

An Ordinance placing on sale the bonds of the City of Hammond, aggregating One Hundred and Forty-five Thousand Dollars (145,000.00) known as Public Improvement Bonds, authorized to be issued at an election held in the City of Hammond, on the 11th day of October, 1921, and proceedings held thereunder; authorizing and directing the Mayor to advertise same for sale and providing regulations governing the same.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, Louisiana, that the following described negotiable coupon bonds of the City of Hammond, the issuance of which have been duly authorized by Ordinances numbered 69, 70, 71, 72, 73 and 74 (Commission Series) shall be offered for sale by the Mayor of the City of Hammond, who is authorized and directed to give public notice thereof by advertisement in the "Louisiana Sun", the official organ of the City of Hammond, and in "The Times Picayune" a newspaper published in the City of New Orleans, Louisiana, once a week for three weeks, prior to the sale, to wit:

Street Improvement Bonds of $1000.00 each, numbered from one to fifty-five, both inclusive;

City Hall Bonds, of $1000.00 each, numbered from one to forty, both inclusive;

Paving Bonds, of $500.00 each, numbered from one to forty, both inclusive;

Light Bonds, of $50.00 each, numbered from one to fifty, both inclusive;

Sewerage Bonds, of $200.00 each, numbered from one to thirty-six, both inclusive;

Water Bonds, of $250.00 each, numbered from one to thirty-eight, both inclusive.

SECTION TWO: Be it further ordained, et cetera, That such bonds shall be sold to the bidder offering the highest cash price therefor; bids to be submitted for each of the six issues above mentioned, separately, or for the total of the six, aggregating $145,000.00. The Commission Council reserving the right to reject any or all bids. No bonds to be sold for less than par and interest accrued to date of delivery of bonds.

SECTION THREE: Be it further ordained, et cetera, That all bids for such bonds shall be in writing, addressed to the Commission Council of the City of Hammond, sealed, and delivered to the Mayor, on or before the hour of 10:00 o'clock, A.M. on Tuesday, the 28th day of March, 1922; and shall be opened and considered by the Commission Council at its regular meeting on the 28th day of March, 1922.

Each bid shall be accompanied by a certified check for five per cent of the bid, payable to the City of Hammond. The check of the unsuccessful bidders to be returned to the bidder, and that of the successful bidder or bidders to be retained as a guarantee that such bidder or bidders will comply with their bid and pay all damages sustained by the City of Hammond, in case of failure to do so; which checks shall be returned to the bidder when such bid is fully complied with.

Adopted February 28th, 1922.

[Signature]
Secretary

[Signature]
Mayor
ORDINANCE NO. 77, COMMISSION SERIES.

An Ordinance accepting the work, levying the assessment and authorizing the issuance of certificates, and the like, for the laying of cement sidewalks on certain streets herein described.

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond: That the cement sidewalks as made by Albert Tolle, Contractor, under the contract heretofore made between him and the City of Hammond, of date the 21st day of January, 1922, in so far as same applies to the following described streets and property of abutting owners, are hereby accepted as complying with the said contract.

And, in order to pay for said work, the cost thereof is apportioned among the abutting property owners and the assessment against such owners and their abutting property, be and the same is hereby levied, as provided by law, especially Act No. 147 of 1902; the names of such owners, the description of his property and the amount assessed against same for said work is declared to be as follows:

Block No. 3, Iowa Addition: Description of property - 154 feet on Morris Ave; 308 feet, 9 inches on S. Olive St.; 152 feet, 3 inches on Hanson Ave.; being west one-half of said Block No. 3. Name of owner, Mrs. C. M. Martin.

Amount: $542.58

Block No. 14, Iowa Addition: Description of property - 154 feet, 5 inches on Hanson Ave.; being the north-west quarter of said Block No. 14. Name of owner, Mr. J. Brocato.

Amount: $137.21

Block No. 14, Iowa Addition: Description of property - 51 feet, 4 inches on Hanson Avenue; being the west one-third of the north-east quarter of said Block No. 14. Name of owner, Mr. H. G. Burbank.

Amount: $44.99

Block No. 7, Adams Addition: Description of property - 152 feet, 9 inches on Olive Street, being the east one-third of the north-east quarter of said Block No. 7. Name of owner - Mrs. L. E. Norman.

Amount: $137.70

Block No. 2, Iowa Addition: Description of property - 155 feet, 3 inches corner of Morris Avenue and Cherry Street, being the north-west quarter of said block No. 2. Name of owner - Mr. Dan Wolf

Amount: $133.86

Block No. 2, Iowa Addition: Description of property - 50 feet, 4 inches on Morris Avenue, being the west one-third of the north-east quarter of said Block No. 2. Name of owner - Mrs. Nancy Copas.

Amount: $44.23
Block No. 3, Iowa Addition: Description of property - 152 feet, 3 inches, north corner of Orange and Morris Streets, being the north two-thirds of the north-west quarter of said Block No. 3. Name of owner - Mrs. M. S. Voltz.

Amount: $133.51

Block No. 2, Iowa Addition: Description of property - 100 feet, 9 inches on Morris Avenue, being the east two-thirds of the north-east quarter of said Block No. 2. Name of owner - Mr. Harry Wolf.

Amount: $86.87

Block No. 4, Iowa Addition: Description of property - 208 feet, 4 inches, east corner of Hanson and Olive Streets, being the west one-third of the south-west quarter of said Block No. 4. Name of owner, New Orleans Credit Mens' Association or Mr. Fred F. Hanson.

Amount: $182.54

Block No. 3, Iowa Addition: Description of property - 182 feet, 4 inches on Hanson Street, being the south-west quarter of Block No. 3. Name of owner - Mrs. A. F. McCoy.

Amount: $132.65

Block No. 11, Adams Addition: Description of property - 50 feet, 4 inches on Thomas Street, between Olive and Chestnut Streets, being the west one-third of the north-east quarter of Block No. 11. Name of owner - Mrs. W. C. Capner.

Amount: $46.35

Block No. 11, Adams Addition: Description of property - 50 feet 4 inches on Thomas Street, between Olive and Chestnut Streets, being the east one-third of the north-west quarter of Block No. 11. Name of owner - Mrs. W. R. Thompson.

Amount: $45.35

Block No. 11, Adams Addition: Description of property - 50 feet, 4 inches on Thomas Street, between Olive and Chestnut Streets, being the center one-third of the north-west quarter of Block No. 11. Name of owner - Miss Venda Kelly.

Amount: $45.35

Block No. 7, Adams Addition: Description of property - 150 feet, 5 inches, west corner of Thomas Street and Olive Street, being the east one-third of said Block No. 7. Name of owner: Thomas Kidder.

Amount: $133.12
Block No. 11, Adams Addition: Description of property - 50 feet, corner of Thomas and Olive Streets, being the west one-third of the north-west quarter of said Block No. 11. Name of owner - Edwin Kelly.
Amount: $45.35

Block No. 6, Adams Addition: Description of property - 155 feet, 4 inches, west corner of East Charles and Olive Streets, being east two-thirds of south-east quarter of said Block No. 6. Name of owner - Mrs. A G Jackson.
Amount: $137.22

Block No. 8, Adams Addition: Description of property - 151 feet, 5 inches, east corner of Olive and East Charles Streets, being the west one-half of the north-west quarter of said Block No. 8. Name of owner - Mrs. Charles Pitcher.
Amount: $133.83

Block No. 8, Adams Addition: Description of property - 151 feet, 5 inches, west corner of Olive Street and Thomas Street, being the west one-third of the south-west quarter of said block No. 8. Name of owner - Green Hayden.
Amount: $133.83

Block No. 2, Adams Addition: Description of property - 150 feet, 8 inches, east corner of Church and Olive Streets, being the west one-third of the north-west quarter of said Block No. 2. Name of owner - Durant Caraway.
Amount: $133.34

Block No. 1, Adams Addition: Description of property - 150 feet 4 inches, west corner of Church and Olive Streets, being the east one-third of the north-east quarter of said block No. 1. Name of owner - Rev. E. A. Watkins.
Amount: $130.45

Description of property - sidewalk crossings, Olive on Thomas Street, 50 feet. Name of owner - City of Hammond.
Amount: $43.11

Description of property - sidewalk crossings, Olive Street on Morris Avenue, 41 feet, 10 inches. Name of owner, City of Hammond.
Amount: $36.09
SECTION TWO: Be it further ordained, et cetera, That in accordance with the said contract and Act 147 of 1902, the Mayor is authorized to issue the paving certificates, already provided for, against each abutting property owner and his abutting property as above described, on said property owner paying twenty per cent of the above assessment against him in cash, within ten days after the passage of this Ordinance, which certificates for said balance shall be divided into equal installments, payable in one, two, three, four, and five years, (or sooner at the option of the property owner) with six per cent per annum interest from date until paid, interest payable annually. The Mayor, in issuing said certificates, is hereby authorized and instructed to include the expense necessary to parcel and record said certificates in the mortgage office of this Parish, to-wit, $5.00 from each property owner.

SECTION THREE: Be it further ordained, et cetera, That if the cash portion of said assessment is not paid within ten days, no certificate shall be issued, but such assessment shall bear six per cent per annum interest from the expiration of said ten days until paid. The Mayor is hereby authorized to transfer said certificates, with the lien and privilege attaching thereto, with full subrogation to all rights held by the holder thereof, to said Albert Tolle, Contractor, or his assigns. The Mayor is further authorized to cause this Ordinance, with such certificates as are issued hereunder, to be duly recorded in the mortgage records of the Parish of Tangipahoa, and to pay for such recordation out of the general fund of the City of Hammond, subject to the replacing of same in the manner above provided; This Ordinance to become effect after its passage.

Passed March 3rd, 1922.

[Signature]
Secretary.

[Signature]
Mayor

Published in "Louisiana Sun", of date March 10th, 1922.
ORDINANCE NO. 78, COMMISSION SERIES.

An Ordinance accepting the work, levying the assessment and authorizing the issuance of certificates and the like, for the laying of cement sidewalks on certain streets herein described:

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond: That cements as made by Albert Tolle, Contractor, under the contract heretofore made between him and the City of Hammond, of date the 21st day of January, 1922, in so far as same applies to the following described streets, and property of abutting owners, are hereby accepted as complying with said contract:

And in order to pay for said work, the cost thereof is apportioned among the abutting property owners and the assessment against such owners and their abutting property, be and the same is hereby levied as provided by law, especially Act No. 147 of 1902; the names of such owners, the description of his property and the amount assessed against same for said work is declared to be as follows:

Block No. 15, Iowa Addition: Description of property - 79 feet, 4 inches on Hanson Avenue. Name of owner - Mrs. E. Blush.
Amount: $69.72

Block No. 15, Iowa Addition: Description of property - 156 feet, 4 inches on Orange Street, also Block 15: 150 feet, 4 inches on Orange Street. Name of owner - Mrs. R. E. June.
Amount: $263.83

Block 15, Iowa Addition: Description of property - 50 feet, 4 inches on Orange Street. Name of owner - Miss Klein.
Amount: $45.34

Block No. 2, Iowa Addition: Description of property - 158 feet, 4 inches on Hanson Avenue. Name of owner - Mrs. W. C. Downey.
Amount: $138.60

Block No. 15, Iowa Addition: Description of property - 50 feet, 4 inches on Orange Street. Name of owner - Estate of J. W. Coleman.
Amount: $45.34

Block No. 2, Iowa Addition: Description of property - 154 feet, 4 inches on Hanson Avenue; also Block No. 2, Iowa Addition: 55 feet, 4 inches on Orange Street. Name of owner - Anthony Clesi.
Amount: $163.60

Block No. 2, Iowa Addition: Description of property - 204 feet, 4 inches on Orange Street. Name of owner - Harry Wolf.
Amount: $176.40
Block No. 2, Iowa Addition: Description of property - 50 feet; 4 inches on Orange Street. Name of owner - T. C. Williams.
Amount: $44.70

Block No. 19, Iowa Addition: Description of property - 100 feet, 3 inches on Merry Avenue and 104 feet on Olive Street. Name of owner - S. F. Jones.
Amount: $180.67

Block No. 19, Iowa Addition: Description of property - 50 feet on Merry Avenue. Name of owner - J. E. Marten.
Amount: $45.34

Block No. 18, Iowa Addition: Description of property - 150 feet on Holly Street and 152 feet on Merry Avenue. Name of owner - Tom McKneely.
Amount: $267.12

Block No. 18, Iowa Addition: Description of property - 151 feet on Holly Street. Name of owner - Seventh Day Baptist Church.
Amount: $133.55

Block No. 16, Iowa Addition: Description of property - 156 feet 4 inches on Hanson Avenue and 80 feet on Orange Street. Name of owner - Ernest Bainwright.
Amount: $181.42

Block No. 14, Iowa Addition: Description of property - 156 feet on Orange Street. Name of owner - Mrs. Hokerrost.
Amount: $127.86

Block No. 14, Iowa Addition: Description of property - 150 feet on Orange Street. Name of owner - J. Brocato.
Amount: $134.93

Block No. 3, Iowa Addition: Description of property - 50 feet on Orange Street. Name of owner - Mrs. H. Mathews.
Amount: $44.22

Orange Street between Thomas and Morris Streets, 142 feet, 10 inches. Name of owner - City of Hammond.
Amount: $115.24
Block No. 3, Iowa Addition: Description of property - 50 feet on Orange Street. Name of owner - Chas. Torrence.

Amount: $43.10

Block 3, Iowa Addition: Description of property - 104 feet, 10 inches on Orange Street. Name of owner - Mrs. M. Voltz.

Amount: $91.42

SECTION TWO: Be it further ordained, et cetera, That in accordance with the said contract and Act 147 of 1902, the Mayor is authorized to issue the paving certificates, already provided for, against each abutting property owner, and his said property as above described, on said property owner paying twenty per cent of the above assessment against him, in cash, within ten days after the passage of this Ordinance, which certificates for said balance shall be divided into equal installments, payable in one, two, three, four and five years, (or sooner at the option of the property owner), with six per cent per annum interest from date until paid, interest payable annually. The Mayor, in issuing said certificates, is hereby authorized and instructed to include the expense necessary to paraph and record said certificates in the mortgage office of this Parish, to wit, $5.00 from each property owner.

SECTION THREE: Be it further ordained, et cetera, That if the cash portion of said assessment is not paid within ten days, no certificate shall be issued, but such assessment shall bear six per cent per annum interest from the expiration of said ten days until paid. The Mayor is hereby authorized to transfer said certificates, with the lien and privilege attaching thereto, with full subrogation to all rights held by the holder thereof, to Albert Tolle, Contractor, or his assigns. The Mayor is further authorized to cause this Ordinance, with such certificates as are issued hereunder, to be duly recorded in the mortgage records of the Parish of Tangipahoa, and to pay for such recordation out of the general fund of the City of Hammond, subject to the replacing of same in the manner above provided.

This Ordinance to become effective after its passage.

Passed April 4th, 1922.

Secretary. Mayor

Published in "Louisiana Sun", of Date April 7th, 1922.
ORDINANCE NO. 79, COMMISSION SERIES.

An Ordinance providing for the pavement of certain public Streets in the City of Hammond and for advertising for bids therefore:

WHEREAS, a written petition of the property owners of more than sixty per cent of the lineal frontage of real estate abutting on certain streets, hereinafter designated, has been presented to the Commission Council, asking that it pave such Streets, under provisions of Act Number 210 of 1914; as shown by said petition hereto attached; NOW THEREFORE:

SECTION ONE: Be it ordained by the Commission Council of the City of Hammond, that the following portions of the Streets named shall be paved:

FIRST: Thomas Street from the intersection of Holly Street, west to the intersection of Magnolia Street;

SECOND: South Cypress Street, from Thomas Street to Morris Avenue;

THIRD: East Railroad (or Cate Avenue) from Thomas Street to Charles Street;

FOURTH: West Railroad Avenue from Thomas Street to Charles Street;

FIFTH: West Railroad Avenue from Charles Street to Church Street;

SIXTH: West Railroad Avenue from Thomas Street to Morris Avenue.

SECTION TWO: Be it further ordained: That such pavement shall, in general terms, be according to the following specifications, to wit:

To consist of a five inch (5") concrete base, composed of a mixture of what is known as 1-3-6, with a wearing surface of one and one-half inch (1 1/2") compressed, either Warrenite-nithulithic, Rock or Oil Asphalt, Asphaltic Concrete, Sheet Asphalt, Tarvia, or any other type of Bituminous Concrete.

It being understood, however, that for detailed and accurate information as to such pavement work, reference should be made by prospective bidders to certain plans and specifications prepared by the City Engineer, now on file in the office of Mr. H. W. Richardson, City Engineer, which have been inspected and approved by this Council and is made part hereof.

SECTION THREE: Be it further ordained: That the Secretary advertise for bids for the said work and give due notice thereof in the official journal of the City, giving a general description of the contemplated work, and designating the hour, date and place for the reception of bids; reserving the right to reject any or all bids and of purchasing the material and doing the work by the Commission Council.

Passed May 2nd, 1922.

Secretary

Published in "Louisiana Sun", of date May 5th, 1922.
An Ordinance accepting the work, levying the assessment and authorizing the issuance of certificates and the like, for the laying of cement sidewalks on certain Streets herein described:

**SECTION ONE:** as it ordained by the Commission Council of the City of Hammond: That the cement sidewalks as made by Albert Rolle, Contractor, under the contract heretofore made between him and the City of Hammond, of date the 21st day of January, 1922, in so far as same applies to the following property of abutting owners, are hereby accepted as complying with said contract:

And in order to pay for said work, the cost thereof is apportioned among the abutting property owners, and the assessment against such owners and their abutting property be and the same is hereby levied as provided by law, especially Act No. 147 of 1902, the names of such owners, the description of his property and the amount assessed against same for said work is declared to be as follows:

<table>
<thead>
<tr>
<th>Property Description</th>
<th>Owner</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>South half of Block 13, Iowa Addition</td>
<td>J. Hoggatt</td>
<td>$275.94</td>
</tr>
<tr>
<td>Block 26: Description of property - 150 feet on Merry Avenue</td>
<td>O. C. Snell</td>
<td>$135.20</td>
</tr>
<tr>
<td>South two-thirds of south-west quarter of Block No. 3, Iowa Addition</td>
<td>Mrs. A. F. McCoy</td>
<td>$96.24</td>
</tr>
<tr>
<td>East one-third of south-east quarter of Block No. 20, Iowa Addition</td>
<td>Eric Melland</td>
<td>$45.10</td>
</tr>
<tr>
<td>South one-third of west half of Block No. 86, Hyer Survey</td>
<td>J. S. Willis</td>
<td>$151.95</td>
</tr>
<tr>
<td>Center one-third of north half of Block No. 47, Iowa Addition</td>
<td>T. A. Marshall</td>
<td>$88.69</td>
</tr>
<tr>
<td>North two-thirds of north-east quarter of Block No. 47, Iowa Addition</td>
<td>A. Elmer</td>
<td>$90.99</td>
</tr>
<tr>
<td>Center one-third of west half of Block 46, Iowa Addition</td>
<td>Mrs. L. Fourmin</td>
<td>$94.55</td>
</tr>
</tbody>
</table>
South-east quarter of Block No. 46, Iowa Addition. Name of owner: Estate of William Barnes.
Amount: $135.84

South two-thirds of south-east quarter of Block No. 86, Hyer Survey. Name of owner: H. E. Reynolds.
Amount: $132.50

East two-thirds of northeast quarter of Block No. 11, Adams Addition. Name of owner: Mrs. M. A. Blue.
Amount: $136.70

South one-third of north-east quarter of Block 34, Iowa Addition. Name of owner: Gordon Anderson.
Amount: $44.22

East one-third of north-west quarter of Block No. 20, Iowa Addition. Name of owner: unknown.
Amount: $45.34

North two-thirds of west half of Block 34, Iowa Addition. Name of owner: J. Loeffler.
Amount: $131.12

South two-thirds of south-west quarter of Block No. 47, Iowa Addition. Name of owner: J. C. Parley.
Amount: $90.99

Block No. 20; 50 feet on Berry Avenue, Iowa Addition. Name of owner: F. Klein.
Amount: $47.58

North two-thirds of north-west quarter of Block 32, Iowa Addition. Name of owner: W. I. Kent.
Amount: $133.61

South two-thirds of south-west quarter of Block 46, Iowa Addition. Name of owner: M. C. Carey.
Amount: $139.01
North-west quarter of Block 87, Hyer Survey. Name of owner - J. L. Walden.

Amount: $130.90

South-east quarter of Block 34, Iowa Addition. Name of owner - A. N. Isom.

Amount: $68.69

North side of blocks 120 - 121 - 122, Mooney Addition. Name of owner - Mooney Realty Company.

Amount: $904.33

SECTION TWO: Be it further ordained, et cetera, that in accordance with the said contract and Act 147 of 1902, the Mayor is authorized to issue the paving certificates, already provided for, against each abutting property owner and his said property as above described, on said property owner paying twenty per cent of the above assessment against him, in cash, within ten days after passage of this Ordinance, which certificate for said balance shall be divided into equal installments, payable in one, two, three, four and five years (or sooner at the option of the owner), with six per cent per annum interest from date until paid, interest payable annually. The Mayor, in issuing said certificates, is hereby authorized and instructed to include the expense necessary to prepare and record said certificates in the mortgage office of this Parish, to-wit, $5.00 from each property owner.

SECTION THREE: Be it further ordained, et cetera, that if the cash portion of said assessment is not paid within ten days, no certificate shall be issued, but such assessment shall bear six per cent per annum interest from the expiration of said ten days until paid. The Mayor is hereby authorized to transfer said certificates, with the lien and privilege attaching thereto, with full subrogation to all rights held by the holder thereof, to said Albert Nolle, Contractor, or his assigns. The Mayor is further authorized to cause this Ordinance, with such certificates as are issued hereunder, to be duly recorded in the mortgage records of the Parish of Tangipahoa, and to pay for such recordation out of the general fund of the City of Hammond, subject to the replacing of same in the manner above provided.

This Ordinance to become effective after its passage.

Passed July 5th, 1922.

[Signature]
Secretary

[Signature]
Mayor

Published in "Hammond Vindicator", of date July 22.
An Ordinance granting a franchise to the Hammond Ice, Light & Bottling Co., Ltd., its successors or assigns, the right to occupy the streets, highways, alleys, sidewalks and public grounds with poles, wires, cables and all necessary apparatus in, upon, over and under, for the purpose of distributing and supplying Electric Current to the City of Hammond.

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That the Hammond Ice, Light & Bottling Co., Ltd., a corporation incorporated under and by virtue of the laws of the State of Louisiana, of the City of Hammond, Louisiana, its successors or assigns be and is hereby granted the right of way through, in, upon, over and under the streets, highways, alleys, and sidewalks and public grounds of the City of Hammond for the uses and purposes herein and thereon erect and maintain all the necessary poles, wires and apparatus for the successful distribution of electric current in the City of Hammond, Louisiana.

SECTION TWO: That the Hammond Ice, Light & Bottling Co., Ltd., its successors or assigns, shall have the right and privilege to trim and cut trees on their various routes as the exigencies of the service may require, by and with the consent of the Street Commissioner.

SECTION THREE: That the Hammond Ice, Light & Bottling Company, Ltd., its successors or assigns, shall be liable to persons or owners of property within said City for any damage to persons or property on account of the construction or operation of said Electric System in said City, and shall save and keep harmless said City from any damage occurring to it or persons or property by reason of making any excavation or the erection of any poles, wires, and apparatus in the streets, highways, alleys sidewalks and public grounds.

SECTION FOUR: That in consideration of said franchise and privilege the Hammond Ice, Light & Bottling Co., Ltd., its successors or assigns, agrees to furnish free of charge all electric current that is required for the New City Hall and Community House (now in course of construction) during the life of said grant.

SECTION FIVE: That the franchise and privileges hereby granted to the Hammond Ice, Light & Bottling Co., Ltd., its successors or assigns, shall be and continue for the full term of twenty-five (25) years, beginning at the hour of noon (12:00 o'clock) on the Ist day of July, A.D., 1922.

SECTION SIX: Be it further ordained that all Ordinances or parts of Ordinances in conflict with the provisions of this Ordinance are hereby repealed and that this Ordinance shall be effective from and after its promulgation.

Published in "Hammond Vindicator" August 4th, 1922.

[Signature]
Secretary

[Signature]
Mayor
ORDINANCE NO. 82, COMMISSION SERIES.

An Ordinance condemning as unsafe the service pipes in use on certain streets connecting with the public waterworks system; prohibiting the use of such service pipes, or their connection with the public water system; requiring owners of each lot abutting on certain designated streets to install sewer connections from their lots to the public sewerage system; and regulating the manner of doing such work and prescribing penalties for the violation of this Ordinance.

WHEREAS, the Commission Council has provided by Ordinance No. 79 for the pavement of certain public streets therein mentioned as follows:

FIRST: Thomas Street from the intersection of Holly Street west to the intersection of Magnolia Street;

SECOND: South Cypress Street from Thomas Street to Morris Avenue;

THIRD: East Railroad (or Cate Avenue) from Thomas Street to Charles Street;

FOURTH: West Railroad Avenue from Thomas Street to Charles Street;

FIFTH: West Railroad Avenue from Thomas Street to Charles Street;

SIXTH: West Railroad Avenue from Thomas Street to Morris Avenue;

WHEREAS, acting under instructions from the Commission Council, the City Engineer and City Plumber have investigated the condition of the water service pipes now being used by the property owners along the streets above mentioned, and have reported to the Commission Council that such connections are unsafe, due to the rusty and decayed condition of such pipes, which renders same too weak to stand the required pressure of water used by the public fire fighting apparatus;

WHEREAS, it is deemed advisable to install more suitable pipes before the said streets are paved, thus avoiding the expense and inconvenience of destroying the pavement in order to repair or replace such pipes, which will shortly be required for the reasons aforesaid;

WHEREAS, for the same reasons it is deemed advisable that the owners of each lot on said streets, who have not already done so, should install sewerage connections from each lot before the paving is done; THEREFORE:

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION ONE: That it shall be unlawful for any person, firm or corporation owning property abutting on the streets mentioned to use water from or to connect with the public water system of the City of Hammond, after passage of this Ordinance, unless and until they have installed, at their own expense, within such time as may be prescribed by the City Engineer and City Plumber, a new water service pipe of extra heavy lead, connecting with the public waterworks system from their respective property, same to be installed under the supervision and subject to the approval of the City Engineer and City Plumber.

SECTION TWO: That the owners of each lot of twenty-five (25) foot frontage on the above mentioned streets is hereby required to install proper sewer connections from such lot to connect with the public sewerage system, at the cost of such owners, under the supervision and direction of the City Engineer and City Plumber. In case of their failure to install such connections, said owners shall be each prohibited from hereafter making such connections until they have filed with the Commission Council a bond signed by an authorized Surety Company for such amount as the Council may determine, conditioned that such owners shall restore the pavement in as good condition as it was before such
connection was made: Nothing in this Ordinance shall be construed as modifying in any way the existing sanitary regulations, especially Ordinance No. 33.

SECTION THREE: That any person violating any of the provisions of this Ordinance shall be subject to a fine of not less than twenty-five Dollars ($25.00) nor more than One Hundred Dollars ($100.00), or in default of payment of same to imprisonment of not less than five or more than thirty days.

Be it further enacted that all ordinances in conflict with any of the provisions of this Ordinance are hereby repealed.

Published in "The Hammond Vindicator" August 25th, 1922.

Secretary

Mayor
ORDINANCE NO. 83, COMMISSION SERIES.

An Ordinance prohibiting the parking of automobiles, trucks, or other motor driven vehicles, or wagons, buggies, or other vehicles of any description, on Thomas Street between Linden Avenue and the west corporation line of the City of Hammond, during the time from October 30th, 1922, to November 4th, 1922, both inclusive, or such other times as may be hereafter provided for conducting the Florida Parishes Fair, at the grounds of the Florida Parishes Fair Association, at Hammond, Louisiana, and providing penalties for the violation of this Ordinance.

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HA'MMOND:

SECTION ONE: That it shall be unlawful for any automobile, truck, or other motor driven vehicle, wagon, buggy, or other vehicle of any description, to park on Thomas Street between Linden Avenue and the west corporation line of the City of Hammond, during the period beginning October 30th, 1922, and ending November 4th, 1922, both inclusive, or at any other period of time which may be hereafter fixed for conducting the Florida Parishes Fair, at the grounds of the Florida Parishes Fair Association, in the City of Hammond.

SECTION TWO: That the parking of such vehicles as provided herein shall be construed to mean the stopping of such vehicles within the territory above specified for a longer period of time than two minutes.

SECTION THREE: It is further ordained, That any person found guilty of violating the provisions of this Ordinance shall be fined in a sum of not less than five Dollars ($5.00) nor more than twenty-five Dollars ($25.00), or imprisoned for a period of not less than two days nor more than fifteen days, or both fine and imprisonment at the discretion of the Court.

SECTION FOUR: Be it further ordained, that this Ordinance become effective from and after its promulgation.

Adopted October 3rd, 1922.

[Signatures]

Published in "Hammond Vindicator", of date October 6th, 1922
ORDINANCE NO. 64 COMMISSION SERIES

An Ordinance providing for a budget and estimate of expenditures of the City of Hammond, for the year 1922.

Be it ordained by the Commission Council of the City of Hammond:

SECTION 1. That the following budget and estimate of expenses for the City of Hammond for the year 1922 be adopted and published, as required by law, same covering the General Fund, or City Alimony, to-wit:

Salary of Mayor: $1500.00
Salary of Commissioner of Finance: 500.00
Salary of Commissioner of Streets: 500.00
Salary of Chief of Police: 1500.00
Salary of Night Marshal: 1500.00
Salary of Utility Man: 240.00
Salary of Office Clerk: 900.00
Salary of City Judge: 600.00
Salary of Clerk of Court: 480.00
Salary of City Attorney: 150.00
Salary of Janitor: 600.00
For Printing: 100.00
For Street Lighting: 4400.00
For Sewerage Plant Maintenance: 2400.00
Jail expenses and meals: 500.00
Miscellaneous Expenses: 1034.12
Outstanding Bills and Notes: 6795.88
Estimated Total Expenditures: $22700.00

Estimated Revenues:
Estimated Assessment for the purpose of Collecting Taxes: $2,700,000.00
Estimated revenue, based on levy of seven mills for General Fund or City Alimony: $18,900.00
Court Fines and Costs, estimated: $4,800.00
Total estimated revenues: $23,700.00

SECTION 2. That the foregoing be used as a basis for the levy of taxes for the general fund, or City Alimony, for the year 1922.

Adopted January 2nd, 1923.

__ Secretary.

__ Mayor.

Published in "Hammond Vindicator", of date January 5th, 1923.
ORDINANCE NO. 85. COMMISSION SERIES.

An Ordinance levying taxes upon all taxable property within the corporate limits of the City of Hammond, for the year 1922.

Be it ordained by the Commission Council of the City of Hammond, as follows, to-wit:

SECTION ONE: There is hereby levied the following taxes upon all taxable property within the corporate limits of the City of Hammond, for the year 1922, to-wit:

- For School Bond Sinking Fund (old): one and 3/4 mills.
- For Waterworks extension Sinking Fund, (old): one-half (1/2) mill.
- For Sewerage Bond Sinking Fund, (old): one-half (1/2) mill.
- For Street Bonds Sinking Fund (old): one-half (1/2) mill.
- For Street Bonds Sinking Fund (new): one mill.
- Paving Bonds Sinking Fund: one-quarter (1/4) mill.
- City Hall Bonds Sinking Fund: one-half (1/2) mill.
- General Fund (City Alimony): seven mills.

Total of foregoing being twelve mills.

SECTION TWO: That this Ordinance shall take effect from its adoption.

Adopted January 2nd, 1923.

[Signatures]

Published in "Hammond Vindicator", of date January 5th, 1923.
ORDINANCE NO. 86, COMMISSION SERIES.

An Ordinance ordering a special election for the purpose of submitting to the property taxpayers of the City of Hammond, the proposition to incur an indebtedness of the City of Hammond to the amount of Forty Thousand Dollars ($40,000.00), for purchasing and constructing waterworks and necessary equipment; to issue therefor bonds of the City of Hammond, and to levy a special tax or taxes to provide for the payment of the principal and interest of said indebtedness.

SECTION 1: Be it ordained by the Commission Council of the City of Hammond, Louisiana, that a special election be and the same is hereby ordered to be held in said City at The City Hall, on Tuesday, the 27th day of March, 1923, between the hours of 7:00 A. M. and 6:00 P. M., as authorized by Article 14, Section 14, of the Constitution of the State of Louisiana, for the year 1921, and under the provisions of Act 46 of the session of the Legislature of 1921, and the acts amendatory thereof, at which election the property taxpayers of the City of Hammond, legally qualified to vote at such election, shall have submitted to them the proposition whether the City of Hammond shall incur an indebtedness to the aggregate amount of Forty Thousand Dollars ($40,000.00), to issue negotiable bonds therefor, and to levy a special tax or taxes to provide for payment of the principal and interest of said debt, the proceeds of the sale of which bonds to be used for the purchase and construction of waterworks and necessary equipment, the title to which shall vest in the City of Hammond.

SECTION 2: Be it further ordained, et cetera, that the negotiable bonds to be issued pursuant to the said submission, to represent said indebtedness, shall bear interest at the rate of five per centum (5%) per annum, payable semi-annually, to be represented by interest coupons. Said bonds shall be of the denomination as may be determined by the Commission Council and shall run for a period of twenty-five (25) years from the date of the issuance thereof, provided, however, that the Council of the said City shall fix a certain time at which the said bonds shall begin to mature, which shall not be longer than three years from the date of the issuance of said bonds, and the said bonds shall thereafter mature in annual installments so that when the annual interest is added thereto, the total amount to be paid, including the principal and interest each year, shall be as near equal as practicable.

To insure payment of the principal and interest of the said bonds, there shall be imposed, levied and collected annually, in excess of all other taxes, a tax sufficient to pay the interest and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire the said bonds at maturity, provided, however, that the indebtedness hereby authorized, together with all other present bonded indebtedness of the City of Hammond, incurred pursuant to the provisions of Article 14, Section 14, of the Constitution of the State of Louisiana, shall not exceed in the aggregate ten per centum (10%) of the assessed valuation of the taxable property in said City.

SECTION 3: Be it further ordained, et cetera, That said election shall be conducted under the supervision of the Commission council of the City of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act No. 46 of the session of the Legislature of the year 1921, and Acts amendatory thereof, and at the polling place above named.
SECTION 4: Be it further ordained, et cetera, That an abstract of this Ordinance shall be published by U. C. Carter, Mayor, during at least thirty (30) days preceding said election, as notice thereof, in the official journal of the City of Hammond.

SECTION 5: Be it further ordained, et cetera, that the ballots to be used at said election shall be printed on white paper and shall be in substantially the following form:

Shall the City of Hammond incur debt and issue bonds to the amount of forty Thousand Dollars ($40,000.00) to run twenty-five (25) years from date thereof, with interest at the maximum rate of five per cent (5%) per annum, for the purpose of purchasing and constructing waterworks and necessary equipment?

YES

NO

Taxable valuation $__________

Signature of Voter

NOTICE TO VOTERS: To vote in favor of the proposition submitted on this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

Said proposition shall be printed on each ballot as above indicated, with the words "Yes" and "No", respectively, printed to the right of each. To vote in favor of the proposition submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the proposition he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1922, which certificate shall be signed by one of the Commissioners of Election before the ballots shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

SECTION 6: Be it further ordained, et cetera, That after said election shall have been held, the Commission Council of said City shall, in open session to be held at the Mayor's Office in said City, on Wednesday, March 28th, 1923, at 10:00 o'clock, A.M., proceed to open the ballot boxes, examine and count the ballots in number and amounts, examine and canvass the returns, and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the official journal of said city. Said Commission Council shall keep a proces verbal of the manner in which ballot boxes have been opened, the returns canvassed and the result of the election ascertained, and shall forward a copy of said proces verbal to the secretary of state, to be recorded in his office; another copy to the Clerk of the District Court, to be recorded in the mortgage records of the Parish, and the remaining copy to be retained in the archives of the City.

SECTION 7: Be it further ordained, etc., That in the event the said proposition shall be voted for by a majority, in number and amount of the property taxpayers, qualified as electors under the Constitution and Laws of this State, voting at said election, the commission Council shall pass such Ordinances as may be necessary to provide for the issuance of said bonds, for the signatures and authentication thereof, and for the sale and disposal thereof, which Ordinance shall provide
NOTICE TO VOTERS: To vote in favor of the propositions submitted upon this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

Said propositions shall be printed on each ballot as above indicated, with the words "Yes" and "No", respectively, printed to the right of each. To vote in favor of the propositions submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the proposition he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1922, which certificate shall be signed by one of the Commissioners of Election before the ballot shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

SECTION 5: That after said election shall have been held, the Commission Council of said City shall, in open session, be held at the Mayor's Office in said City, on Wednesday, the 7th day of November, 1923, at 10:00 o'clock, A.M., proceed to open the ballot boxes, examine and count the ballots in number and amount, examine and canvass the returns and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the official journal of said City. Said Commission Council shall keep a proces verbal of the manner in which the ballot boxes have been opened, the returns canvassed and the result of the election ascertained, and shall forward a copy of said proces verbal to the Secretary of State, to be recorded in his office; another copy to the Clerk of the District Court, to be recorded in the mortgage records of the Parish, and the remaining copy to be retained in the archives of the City.

SECTION 6: That in the event the said propositions shall be voted for by a majority, in number and amount, of the property taxpayers qualified as electors under the Constitution and laws of this State, voting at said election, the Commission Council shall pass such Ordinances as may be necessary to levy and collect the special tax herein provided for.

SECTION 7: That the said election shall be held by the following officials, each of whom is a qualified elector in the City of Hammond, to-wit:

COMMISSIONERS OF ELECTION:
C. R. Anderson
J. Q. Adams
Fritz Klein

CLERK OF ELECTION:
E. P. Dameron.

SECTION 8: That this Ordinance and the Notice of Election be published in the official journal of the City of Hammond during thirty (30) days prior to said election, as provided by law.

Adopted October 2nd, 1923.
NOTICE OF ELECTION.

Pursuant to Ordinance No. 92 of the Commission Council of the City of Hammond, State of Louisiana, of date October 2nd, 1923, I, C. C. Carter, Mayor of the City of Hammond, Louisiana, hereby give notice that an election will be held at the City Hall in the City of Hammond, Louisiana, on Tuesday, November 6th, 1923, as set forth in the following abstract of said Ordinance:

"BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION 1: That a special election be and the same is hereby ordered to be held in said City, at the City Hall, on Tuesday, the 6th day of November, 1923, between the hours of 7:00 A.M. and 5:00 P.M., as authorized by article 10 of Section 10, of the Constitution of the State of Louisiana for the year 1921, and under the provisions of Act 256 of the session of the Legislature of 1910, and Acts amendatory thereof, at which election the property taxpayers of the City of Hammond, legally qualified to vote at such election, shall have submitted to them the question of levying a special tax aggregating three (3) mills on the Dollar on the assessed valuation of all taxable property within the City of Hammond for a period of ten (10) years, to wit, for the years 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, and 1932, for the following purposes:

A tax of one (1) mill for the purpose of maintaining the public sewerage system of the City of Hammond:

A tax of two (2) mills for the purpose of maintaining the public streets of the City of Hammond.

SECTION 2: That said election shall be conducted under the supervision of the Commission Council of the City of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act No. 256 of the session of the Legislature for the year 1910, and Acts amendatory thereof, and at the polling place above named.

SECTION 3: That an abstract of this Ordinance shall be published by C. C. Carter, Mayor, during at least thirty (30) days preceding said election, as notice thereof, in the official journal of the city of Hammond.

SECTION 4: That the ballots to be used at said election shall be printed on white paper and shall be in substantially the following form:

FIRST PROPOSITION: To levy a one mill tax on all property subject to state taxation in the City of Hammond, for a period of ten (10) years, for the purpose of maintaining the public sewerage system of the City of Hammond.

SECOND PROPOSITION: To levy a two mill tax on all property subject to state taxation in the City of Hammond, for a period of ten (10) years, for the purpose of maintaining the public streets of the City of Hammond.

Taxable valuation: ____________

Signature of Voter.
NOTICE TO VOTERS: To vote in favor of the propositions submitted upon this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

Said propositions shall be printed on each ballot as above indicated, with the words "yes" and "No", respectively, printed to the right of each. To vote in favor of the propositions submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the proposition he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1922, which certificate shall be signed by one of the Commissioners of Election before the ballot shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

SECTION 5: That after said election shall have been held, the Commission Council of said City shall, in open session, to be held at the Mayor's Office in said City, proceed to open the ballot boxes, examine and count the ballots in number and amount, examine and canvass the returns and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the official journal of said City. Said Commission Council shall keep a proces verbal of the manner in which the ballot boxes have been opened, the returns canvassed and the result of the election ascertained, and shall forward a copy of said proces verbal to the Secretary of State, to be recorded in his office; another copy to the Clerk of the District Court, to be recorded in the mortgage records of the parish, and the remaining copy to be retained in the archives of the City.

SECTION 6: That in the event the said propositions shall be voted for by a majority, in number and amount, of the property taxpayers qualified as electors under the Constitution and Laws of this State, voting at said election, the Commission Council shall pass such Ordinances as may be necessary to levy and collect the special tax herein provided for.

SECTION 7: That the said election shall be held by the following officials, each of whom is a qualified elector in the City of Hammond, to-wit:

COMMISSIONERS OF ELECTION:
C. R. Anderson
J. Q. Adams
Fritz Klein

Clerk of Election:
E. P. Dameron.

SECTION 8: That this Ordinance and the Notice of Election be published in the official journal of the City of Hammond during thirty (30) days prior to said election, as provided by law.

Published in "The Hammond Vindicator", October 5th, 1923.
ORDINANCE NO. 93, COMMISSION SERIES.

An Ordinance to regulate traffic and the parking of vehicles on Thomas Street, between Magnolia and Holly Streets, in the City of Hammond, Louisiana, and providing penalties for its violation.

WHEREAS the preservation of public safety requires it, therefore;

BE IT RESOLVED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION 1: That it shall be unlawful for the driver of any vehicle to park the same on Thomas Street, between Magnolia and Holly Streets, except as herein provided.

SECTION 2: That all vehicles traveling on Thomas Street, between Magnolia and Holly Streets, shall park to the right, so that the front and rear wheels nearest thereto shall be parallel with and not more than twelve (12) inches from the sidewalk curb.

SECTION 3: That any person violating the provisions of this Ordinance shall be deemed guilty of a misdemeanor, and, upon conviction, shall be subject to a fine of not less than Ten Dollars ($10.00) nor more than Fifty Dollars ($50.00), or imprisonment of not more than thirty (30) days, or both fine and imprisonment at the discretion of the Court.

SECTION 4: That all other Ordinances regulating traffic shall remain in full force and effect, except in so far as they are inconsistent herewith, and that this Ordinance shall take effect on Sunday, October 28th, 1923, at 7:00 o'clock, A. M.

Passed October 24th, 1923.

[Signatures]
that each year while any of the said bonds are outstanding, the City shall impose and collect annually in each of said years, in excess of all other taxes, a tax sufficient to pay the interest annually and the principal falling due each year, or such amount as may be required for a sinking fund necessary to retire said bonds at maturity, provided such indebtedness, together with all other outstanding bonded indebtedness heretofore authorized to be levied for the payment of the principal and interest of any debt incurred pursuant to the provisions of Article 14, Section 14, of the Constitution of Louisiana, shall not exceed in the aggregate ten per cent (10%) on the dollar of the assessed valuation of the property in said City.

SECTION 8: Be it further ordained, et cetera, That this Ordinance shall take effect from and after its passage.

Passed February 19th, 1923.

[Signatures]

Secretary

Mayor
NOTICE OF ELECTION.

State of Louisiana.
Parish of Tangipahoa.

Pursuant to authority contained in Ordinance No. 86 of the Commission Council of the City of Hammond, State of Louisiana, of date February 19th, 1923, I. C. C. Carter, Mayor of the City of Hammond, Louisiana, hereby give notice that an election will be held at The City Hall, in the City of Hammond, Louisiana, on Tuesday, March 27th, 1923, as set forth in the following abstract of said Ordinance:

SECTION 1: Be it ordained by the Commission Council of the City of Hammond, Louisiana, that a special election be and the same is hereby ordered to be held in said City at The City Hall, on Tuesday, the 27th day of March, 1923, between the hours of 7:00 A. M. and 5:00 P. M., as authorized by Article 14, Section 14, of the Constitution of the State of Louisiana, for the year 1921, and the Acts amendatory thereof, at which election the property taxpayers of the City of Hammond, legally qualified to vote at such election, shall have submitted to them the proposition whether the City of Hammond shall incur an indebtedness to the aggregate amount of Forty Thousand Dollars ($40,000.00), to issue negotiable bonds therefor, and to levy a special tax or taxes to provide for payment of the principal and interest of said debt, the proceeds of the sale of which bonds to be used for the purchase and construction of waterworks and necessary equipment, the title to which shall vest in the City of Hammond.

SECTION 2: Be it further ordained, et cetera, That the negotiable bonds to be issued pursuant to the said submission, to represent said indebtedness, shall bear interest at the rate of five per cent per annum, payable semi-annually, to be represented by interest coupons. Said bonds shall be of the denominations as may be determined by the Commission Council and shall run for a period of twenty-five (25) years from the date of the issuance thereof, provided, however, that the Council of the said City shall fix a certain time at which the said bonds shall begin to mature, which shall not be longer than three years from the date of issuance of said bonds, and the said bonds shall thereafter mature in annual installments, so that when the annual interest is added thereto, the total amount to be paid, including the principal and interest each year, shall be as near equal as practicable.

To secure payment of the said principal and interest of the said bonds, there shall be imposed, levied and collected annually, in excess of all other taxes, a tax sufficient to pay the interest and the principal failing due each year, or such amount as may be required for a sinking fund necessary to retire the said bonds at maturity, provided, however, that the indebtedness hereby authorized, together with all other present bonded indebtednesses of the City of Hammond, incurred pursuant to the provisions of Article 14, Section 14, of the Constitution of the State of Louisiana, shall not exceed in the aggregate ten per cent (10%) of the assessed valuation of the taxable property in said City.
SECTION 3: Be it further ordained, et cetera, That said election shall be conducted under the supervision of the Commission Council of the city of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act No. 46 of the session of the legislature of the year 1921, and Acts amendatory thereof, and at the polling place above named:

SECTION 4: Be it further ordained, et cetera, That an abstract of this Ordinance shall be published by C. C. Carter, Mayor, during at least thirty (30) days preceding said election, as notice thereof, in the official journal of the City of Hammond.

SECTION 5: Be it further ordained, et cetera, That the ballots to be used at said election shall be printed on white paper and shall be in substantially the following form:

Shall the City of Hammond incur debt and issue bonds to the amount of Forty Thousand Dollars ($40,000.00) YES to run twenty-five (25) years from date thereof, with interest at the maximum rate of five per cent (5%) per annum for the purpose of purchasing and constructing waterworks and necessary equipment? NO

Taxable valuation

Signature of Voter.

NOTICE TO VOTERS: To vote in favor of the proposition submitted upon this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

Said proposition shall be printed on each ballot as above indicated, with the words "Yes" and "No", respectively, printed to the right of each. To vote in favor of the proposition submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the proposition he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1922, which certificate shall be signed by one of the Commissioners of Election before the ballots shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

The said election shall be held by the officials named, each being a qualified elector in said City of Hammond, to-wit:

COMMISSIONERS OF ELECTION:
J. Q. Adams
Fritz Klein
E. P. Cameron.

CLERK OF ELECTION:
C. R. Anderson.
Notice is hereby further given that on Wednesday, March 28th, 1923, the day following the election, at 10:00 o'clock A. M., the Commission Council of the City of Hammond, will meet in the Mayor's Office in Hammond, Louisiana, Parish of Tangipahoa, and then and there, in public session, shall open the ballot boxes, examine and count the votes, both as to number and amount, and examine and canvass the returns and declare the result of said election, and promulgate the same.

Given on this 20th day of February, 1923, at Hammond, Louisiana, said Parish and State.

[Signature]
Mayor.
ORDINANCE NO. 87, COMMISSION SERIES.

An Ordinance accepting the work, levying the assessment and authorizing the issuance of certificates and the like, for the laying of pavement on certain Streets herein described:

SECTION 1: Be it ordained by the Commission council of the City of Hammond; That the work of S. A. Gano, Contractor, in paving the Streets hereinafter mentioned, under his contract with the City of Hammond, of date August 8th, 1922, is hereby accepted by the City of Hammond, as complying with the said contract;

And, in order to pay for said work, the cost thereof is apportioned among the abutting property owners and the assessment against such owners and their abutting property be and the same is hereby levied as provided by law, especially Act No. 210 of 1914; the names of the owners; the abutting frontage, and the amount assessed against the property for such pavement, based upon the cost of $7.12 per front foot, is declared to be as follows:

The following property fronting on Thomas Street, located in the north half of Square No. 61, Hyer Survey, City of Hammond:

Vito Graziano, 37.5 feet frontage; Amount due --------------- $267.00
John and Joe Graziano, 75.05 feet frontage, Amount due ------- $334.36
Joe Jantone, 60 feet frontage; Amount due ----------------- $242.20
Frank Rousseo, 89.5 feet frontage; Amount due -------------- $597.24
Vito Graziano, 37.5 feet frontage; Amount due ---------------- $267.00

The following property fronting on Thomas Street, located in the north half of Square No. 62, Hyer Survey, City of Hammond:

Mrs. H. S. Addison, 50.65 feet frontage. Amount due-------- $360.63
Joe Polizzano, 34.65 feet frontage. Amount due---------- $246.71
Brooks Hardware Co., 24.22 feet frontage; Amount due------- $172.45

The following property fronting on Thomas Street, located in the north half of Square No. 63, Hyer Survey, City of Hammond:

Elias Saik, 75.67 feet frontage; Amount due---------------- $538.77
J. S. Perry, 50.5 feet frontage; Amount due---------------- $359.56

The following property fronting on Thomas Street, located in the south half of Square No. 58, Hyer Survey, City of Hammond:

Elias Saik, 23.05 feet frontage; Amount due---------------- $164.12
Dr. Nelson H. Williams, 25.20 feet frontage; Amount due---- $179.42
Mrs. Eva Boos, 93 feet frontage; Amount due---------------- $662.16
Elias Saik, 32.25 feet frontage; Amount due---------------- $229.62

The following property fronting on Cate Avenue, located in the west half of Square No. 58, Hyer Survey, City of Hammond:

Hammond Farmers Association, 50 feet frontage; Amount due--- $356.00
John Graziano, 25 feet frontage; Amount due---------------- $178.00
Peter Shaheen, 25 feet frontage; Amount due--------------- $178.00
Locascio Brothers, 50 feet frontage; Amount due------------ $386.00
Charles Pooling, 27 feet frontage; Amount due-------------- $212.24
Mrs. A. D. Hebert, 50 feet frontage; Amount due------------ $212.24
Mrs. Donaldson, 55 feet frontage; Amount due-------------- $469.92
Mrs. Eva Boos, 27 feet frontage; Amount due--------------- $192.24
The following property fronting on Cate Avenue, located in the west half of Square No. 53, Hyer Survey, City of Hammond:

Charles Polling, 100 feet frontage; Amount due -------- $712.00
L. V. Harper, 25 feet frontage; Amount due -------- $178.00
A. J. Wilts (Estate of E. H. Watson), 25 feet frontage; Amount due -------- $712.00
J. Cuéramo, 40 feet frontage; Amount due -------- $284.80
Estate of Sol Parris, 25 feet frontage; Amount due -------- $178.00
Mrs. George B. Campbell, 25 feet frontage; Amount due -------- $178.00
1st State Bank & Trust Company, 25 feet frontage; -------- $178.00

The following property fronting on West Railroad Avenue, located in the east half of Square No. 64, Hyer Survey, City of Hammond:

Estate of J. S. Willis, 50 feet frontage; Amount due -------- $356.00
Mrs. Roy Wilcombe, 50 feet frontage; Amount due -------- $356.00
C. G. Baltzell, 37.5 feet frontage; Amount due -------- $267.00
Joe DiPaoli, 37.5 feet frontage; Amount due -------- $267.00
Charles Niciloni, 50 feet frontage; Amount due -------- $356.00
J. L. Pernone, 50 feet frontage; Amount due -------- $356.00

The following property fronting on Thomas Street, located in the north half of Square No. 64, Hyer Survey, City of Hammond:

Sam Sero, 20 feet frontage; Amount due -------- $142.40
Williams Bros. & Shaheen, 75 feet frontage; Amount due -------- $534.00
J. L. Pernone, 50 feet frontage; Amount due -------- $356.00

The following property fronting on Thomas Street, located in the south half of Square No. 57, Hyer Survey, City of Hammond:

Clarence Strader, 50 feet frontage; Amount due -------- $356.00
George Norman, 25 feet frontage; Amount due -------- $178.00
Guess & Kent, 25 feet frontage; Amount due -------- $178.00

The following property fronting on Thomas Street, located in the north half of Square No. 65, Hyer Survey, City of Hammond:

James Jumonville, 50 feet frontage; Amount due -------- $356.00
Estate of C. F. Cate, 35 feet frontage; Amount due -------- $249.20
Fourmy & Cate, 90 feet frontage; Amount due -------- $540.00
V. Hisurace, 25 feet frontage; Amount due -------- $178.00

The following property fronting on Thomas Street, located in the south half of Square No. 58, Hyer Survey, City of Hammond:

Nicolosi Brothers, 75 feet frontage; Amount due -------- $534.00
J. Cuéramo, 100 feet frontage; Amount due -------- $712.00
Citizens National Bank, 50 feet frontage; Amount due -------- $356.00

The following property fronting on Thomas Street, located in the south half of Square No. 59, Hyer Survey, City of Hammond:

Joe Vantine, 25.5 feet frontage; Amount due -------- $191.56
Mrs. Alice Newman, 24.3 feet frontage; Amount due -------- $175.02
Joe Newman, 25.15 feet frontage; Amount due -------- $179.07
R. Ferrera, 26.15 feet frontage; Amount due -------- $186.18
The following property fronting on Thomas Street, located in the south half of Square No. 60, Hyer Survey, City of Hammond:

The City of Hammond, 100 feet frontage; Amount due———$712.00

The following property fronting on Cypress Street, located in the east half of Square No. 63, Hyer Survey, City of Hammond:

Elias Sair, 160 feet frontage; Amount due----------------- $139.20
McGehee & McGehee, 40 feet frontage; Amount due---------- $284.60
Hammond Hardware & Supply Co., 100 feet frontage; Amount due—$712.00

The following property fronting on Cypress Street, located in the west half of Square No. 62, Hyer Survey, City of Hammond:

H. W. Farrell, 25 feet frontage; Amount due ----------------- $178.00
C. G. Baltzell, 100 feet frontage; Amount due—----------- $712.00
J. Guagliardo, 50 feet frontage; Amount due---------------- $356.00
F. Guagliuzzi, 25 feet frontage; Amount due------------------ $178.00
Livingston Lodge, 50 feet frontage; Amount due--------------- $356.00

The following property fronting on West Railroad Avenue and Cate Avenue and the Thomas Street Crossing in the City of Hammond:

Illinois Central Railroad Company, 600 feet railroad track and right of way between Morris Avenue and Charles Street, fronting on Cate Avenue; Illinois Central Railroad Company 600 feet railroad track and right of way between Morris Ave. and Charles Street fronting on West Railroad Avenue; Illinois Central Railroad Company 300 feet at Thomas Street Crossing:

Total frontage of 1500 linear feet. Amount due---------- $10,680.00

SECTION 2: Be it further ordained, etc., That the Mayor is authorized to accept the total amount of either of the foregoing assessments in cash within ten (10) days from date of the adoption of this Ordinance, and to thereupon cancel as paid in full such assessment before this Ordinance is registered in the Mortgage Records.

SECTION 3: Be it further ordained, etc., That all owners who fail to pay the assessment in full may secure an extension, if within ten (10) days from this date they shall pay twenty per cent (20%) of said amount in cash and sign four promissory notes for the balance, divided into four equal installments due on or before one, two, three and four years from date, bearing eight per cent per annum interest from date until paid, and secured by a first lien and mortgage on their abutting property, and ten per cent additional as attorney's fees if not paid at maturity and placed with an attorney for collection; Such owners to also deposit the sum of $8.00 to cover the cost of executing and recording the said mortgage and lien.

SECTION 4: Be it further ordained, etc., That the property of all such owners who do not pay in full, or arrange terms of payment as above mentioned, within ten (10) days from date hereof, shall be subject to seizure and sale in the manner provided by the laws of the State of Louisiana and especially by Act 210 of 1914 and Ordinance No. 79, Commission Series, adopted under the provisions of said law.
SECTION 5: Be it further ordained, etc., That the Mayor is authorized to transfer said notes, with the lien and privilege attaching thereto, with full subrogation to all rights held by the holder thereof, to such person or persons as they desire.

Adopted February 21st, 1923.

[Signature]
Secretary

[Signature]
Mayor

Published in "Hammond Vindicator", of date February 23rd, 1923.
An Ordinance to regulate and prevent dogs from running at large within the corporate limits of the City of Hammond, Louisiana, provide for their destruction, and impose penalties for the owners, or custodians, of all dogs who violate any of the provisions of this Ordinance.

WHEREAS, the public health and safety require it, it is hereby ordained by the Commission Council of the City of Hammond as follows:

SECTION 1: All dogs within the corporate limits of the City of Hammond shall be quarantined in close confinement or securely chained on the premises of the owner, or keeper, who shall not permit such dog to go at large except under the following conditions:

SECTION 2: All owners, or custodians, of dogs shall, within thirty (30) days after the publication of this Ordinance in the Official Journal, cause such dogs to be inoculated with anti-rabies vaccine by a licensed veterinarian, who shall thereupon issue to such owner, or custodian, a certificate of such vaccination, giving the name and address of the owner, a description of the dog and date of the vaccination, a copy of which shall be retained by the veterinarian, which shall be subject to inspection by the Commission Council, or its agents. When the certificate is issued, the veterinarian shall also issue to the owner, or custodian, of the dog a special tag inscribed "Vaccinated - Good until ___." The owner, or custodian, shall immediately attach the tag to a collar placed on the neck of the dog, and shall be required to see that this tag remains at all times so attached.

The veterinarian shall be entitled to collect for vaccine, vaccination, tag and certificate, for each animal brought to his office for treatment, a fee of two dollars ($2.00), otherwise a fee of not more than three dollars ($3.00).

The period of time for which the vaccination is effective, in the opinion of the veterinarian, shall be mentioned on the tag.

The owner, or custodian, shall be required to exhibit to police, or other officers of the city, the certificate above referred to, whenever called upon so to do.

Accordingly, the provisions of Section One of this Ordinance shall not apply to dogs found running at large tagged as herein required, within the time vaccination remains effective, as indicated on the tag, but shall apply to dogs found running at large after the date so indicated.

SECTION 3: It shall be the duty of the officer designated by the mayor to seize all dogs found running at large in the City of Hammond which have not been so vaccinated and tagged, and the owner, or custodian, shall be promptly notified of such seizure by the officer, who shall notify him in person or by post Card, if his address be known. In case the address of the owner, or custodian, is unknown, he shall post on the principal front door of the city hall of Hammond, a notice of such seizure. If within forty-eight (48) hours after the mailing, posting, or personal notification, the owner, or custodian, fails to claim the dog and pay an impounding fee of two Dollars ($2.00) and immediately have it vaccinated and tagged as herein provided, such officer shall thereupon kill the dog.
ORDINANCE NO. 89, COMMISSION SERIES.

An Ordinance authorizing the issue of Waterworks-Equipment Bonds of the City of Hammond, Louisiana, and providing for the payment thereof.

WHEREAS, at an election duly called and held on the 27th day of March, 1923, in the City of Hammond, there was submitted to the property taxpayers of said City, legally qualified to vote at said election, the proposition to incur debt and issue Bonds of the City of Hammond, Tangipahoa Parish, Louisiana, to the amount of Forty Thousand Dollars ($40,000.00); to run twenty-five years but payable within that term at such times and in such amounts as may be fixed by the Commission Council of said City, bearing interest at the rate of five (5) per cent per annum, payable semi-annually, for the purchase and construction of waterworks and necessary equipment, the title to which shall vest in the City of Hammond; and

WHEREAS, due and timely notice for the period and in the manner prescribed by law was given of said election and a majority in number and amount of the property taxpayers, qualified as electors under the laws and Constitution of the State of Louisiana, voting thereat, authorized the City of Hammond to issue said bonds, therefore;

BE IT ORDAINED by the COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION 1: That there shall be and are hereby ordered to be issued the negotiable coupon bonds of said City of Hammond in the sum of Forty Thousand Dollars ($40,000.00). Said bonds shall be dated the 1st day of August, 1923, shall be of the denominations of Five Hundred Dollars ($500.00) and One Thousand Dollars ($1,000.00) each; shall bear interest at the rate of five (5) per cent per annum, payable semi-annually on the 1st day of February and the 1st day of August in each year; said interest to be evidenced by interest notes or coupons attached to said bonds respectively. Said bonds shall be numbered from one (1) to forty-eight (48), both numbers inclusive, and shall mature as follows:

On the 1st day of August in each of the years 1924 to 1933, both inclusive, one bond of One Thousand Dollars ($1,000.00):

On the 1st day of August, 1934 three bonds of Five Hundred Dollars ($500.00) each:

On the 1st day of August, 1935 three bonds of Five Hundred Dollars ($500.00) each.

On the 1st day of August in each of the years 1936 to 1946, both inclusive, two bonds of One Thousand Dollars ($1,000.00) each:

On the 1st day of August, 1947 five bonds of Five Hundred Dollars ($500.00) each:

On the 1st day of August, 1948 five bonds of Five Hundred Dollars ($500.00) each.

Said bonds shall be signed by the Mayor and countersigned by the Secretary, and each of said bonds shall be attested by the corporate seal of the City of Hammond. The interest coupons shall be executed by the lithographed fac-simile signatures of said Mayor and Secretary. Both principal and interest of said bonds shall be payable at the Hammond State Bank, in the City of Hammond, State of Louisiana.
SECTION 2: That said bonds, except as to number, amount and date of maturity, shall be in substantially the following form.

No. _______________  

UNITED STATES OF AMERICA  
STATE OF LOUISIANA  
CITY OF HAMMOND

WATERWORKS-EQUIPMENT BOND.

KNOW ALL MEN BY THESE PRESENTS, That the City of Hammond, Louisiana, acknowledges itself to owe and for value received hereby promises to pay to bearer the sum of Dollars ($__________), on the 1st day of August, 19__, with interest thereon at the rate of five per cent per annum, payable February 1st, 19__, and semi-annually thereafter, upon presentation and surrender of the interest coupons hereto attached, as they severally become due. Both principal and interest of this bond are payable in lawful money of the United States of America at the Hammond State Bank, in the City of Hammond, State of Louisiana.

This bond is one of a series of forty-eight (48) bonds of like tenor, except as to amount and date of maturity, numbered from one (1) to forty-eight (48), inclusive, aggregating $40,000.00 and issued for the purpose of purchasing and constructing water-works and necessary equipment, under authority of Section 14, Article 14 of the Constitution of Louisiana for the year 1921, and in accordance with the provisions of Act 46 of the session of the Legislature of 1921, and pursuant to the authorization of the property taxpayers, who are qualified electors of said City, at an election duly called and held on the 27th day of March, 1923.

And it is hereby certified that this bond is authorized by and is issued in conformity with the requirements of the Constitution of this State.

IN TESTIMONY WHEREOF, the Commission Council of the City of Hammond, Louisiana, by virtue of authority vested in it by the Constitution and laws of the State of Louisiana, has caused this bond to be signed by the Mayor and countersigned by the Secretary of said City, and sealed with its seal, and the interest coupons hereunto attached to be executed by the lithographed fac-simile signatures of said Mayor and Secretary this 1st day of August, 1923.

Countersigned:

Secretary.
COUPON.

On the 1st day of February 19_____, the City of Hammond, Louisiana, promises to pay to bearer______Dollars ($ ) , at the Hammond State Bank in the City of Hammond, State of Louisiana, for interest due that day on its Waterworks-Equipment Bond dated August 1st, 1923.

No.__________________

Secretary

SECTION 3: When said bonds have been executed they shall be presented to the Secretary of State of the State of Louisiana, for registration and for his endorsement, as provided by law.

SECTION 4: The Commission Council of the City of Hammond, Louisiana, shall and does hereby covenant with each and every holder of said bonds, or any of them, that in apt time, manner and season, out of the proceeds of taxes collected, there shall be set aside a net sum sufficient to pay and discharge the principal and interest of said bonds, as and when same becomes due and payable.

SECTION 5: This Ordinance shall take effect from and after its passage and publication.

Adopted May 21st, 1923.
Published in "Hammond Vindicator" May 25th, 1923.

Secretary
Mayor
ORDINANCE NO. 90, COMMISSION SERIES.

An Ordinance placing on sale the bonds of the City of Hammond, aggregating the sum of Forty Thousand Dollars ($40,000.00) known as Waterworks-Equipment Bonds, authorized to be issued at an election held in the City of Hammond on the 27th day of March, 1923, and proceedings thereunder; authorizing and directing the Mayor to advertise same for sale, and providing regulations governing the same.

SECTION 1: Be it ordained by the Commission Council of the City of Hammond, Louisiana, That the following described negotiable coupon bonds of the City of Hammond, the issuance of which has been duly authorized by Ordinances numbered 86 and 89; Commission Series, shall be offered for sale by the Mayor of the City of Hammond, who is authorized and directed to give public notice thereof by advertisement in "The Hammond Vindicator", the official organ of the City of Hammond, and in "The Times-Picayune", a newspaper published in the City of New Orleans, Louisiana, once a week for three weeks prior to the sale, to-wit:

Waterworks-Equipment Bonds numbered one to forty-eight, inclusive, aggregating the sum of forty Thousand Dollars ($40,000.00), of the following denominations, to-wit:

Thirty-two bonds of One Thousand Dollars ($1,000.00) each.
Sixteen bonds of five Hundred Dollars ($500.00) each.

SECTION 2: Be it further ordained, et cetera, That such bonds shall be sold to the bidder offering the highest cash price therefor; the Commission Council reserving the right to reject any or all bids. No bonds to be sold for less than par and interest accrued to date of delivery of bonds.

SECTION 3: Be it further ordained, et cetera, That all bids for such bonds shall be in writing addressed to the Commission Council of the City of Hammond, sealed, and delivered to the Mayor on or before the hour of 10:00 A.M., Tuesday, July 17th, 1923; and shall be opened and considered by the Commission Council on said date.

SECTION 4: Each bid shall be accompanied by a certified check for five per cent of the bid, payable to the City of Hammond, the check of the unsuccessful bidders to be returned to the bidder and that of the successful bidder or bidders to be retained as a guarantee that such bidder or bidders will comply with their bid and pay all damages sustained by the City of Hammond in case of failure so to do; which checks shall be returned to bidder when such bid is fully complied with.

Adopted June 19th, 1923.

[Signature]
Secretary.

[Signature]
Mayor

Published in "Hammond Vindicator", of date June 22nd, 1923.
An Ordinance placing on sale the bonds of the City of Hammond, aggregating the sum of forty thousand dollars ($40,000.00), known as Waterworks-Equipment Bonds, authorized to be issued at an election held in the City of Hammond on the 27th day of March, 1923, and proceedings thereunder; authorizing and directing the Mayor to advertise same for sale and providing regulations governing the same:

WHEREAS, after legal advertisement of the sale thereof, the City of Hammond received no bids for its Waterworks-Equipment Bonds, aggregating the sum of forty thousand dollars ($40,000.00), heretofore advertised to be sold at public auction on July 17th, 1923:

WHEREAS, the City of Hammond has been unable to sell the said bonds for par at private sale within sixty days thereafter, as provided by law; therefore:

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND, LA.:

SECTION 1: That the following described negotiable coupon bonds of the City of Hammond, the issuance of which has been duly authorized by Ordinances numbered 86 and 89, Commission series, shall be offered for sale by the Mayor of the City of Hammond, who is authorized and directed to give public notice thereof by advertisement in "The Hammond Vindicator", the official organ of the City of Hammond, and in "The Times-Picayune" a newspaper published in the City of New Orleans, Louisiana, once a week for three weeks prior to the sale, to-wit:

Waterworks-Equipment Bonds numbered one (1) to forty-eight (48), inclusive, aggregating the sum of forty thousand dollars ($40,000.00), of the following denominations, to-wit:

Thirty-two bonds of One Thousand Dollars ($1,000.00) each:
Sixteen bonds of Five Hundred Dollars ($500.00) each.

SECTION 2: That such bonds shall be sold to the bidder offering the highest cash price therefor; the Commission Council reserving the right to reject any or all bids. No bonds to be sold for less than par and interest accrued to date of delivery of bonds.

SECTION 3: That all bids for such bonds shall be in writing, scaled, addressed to the Commission Council of the City of Hammond, and delivered to the Mayor on or before the hour of 11:00 o'clock A.M., Friday, October 26th, 1923; and shall be opened and considered by the Commission Council on said date.

SECTION 4: Each bid shall be accompanied by a certified check for five per cent of the bid, payable to The City of Hammond, the check of the unsuccessful bidders to be returned to the bidder; and that of the successful bidder, or bidders, to be retained as a guarantee that such bidder, or bidders, will comply with their bid and pay all damages sustained by the City of Hammond in case of failure so to do, which checks shall be returned to the bidder when such bid is fully complied with.

Adopted September 24th, 1923.

[Signature]
Secretary

[Signature]
Mayor

Published in "Hammond Vindicator", of date September 28th, 1923.
An Ordinance ordering a special election at which shall be submitted to the property taxpayers of the City of Hammond, entitled to vote under the laws of the State of Louisiana, the question of levying special taxes, aggregating three mills, for the purpose of maintaining the public sewerage system and maintaining the public streets of the City of Hammond.

BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION 1: That a special election be and the same is hereby ordered to be held in said City, at the City Hall, on Tuesday, the 6th day of November, 1923, between the hours of 7:00 A.M., and 5:00 P.M., as authorized by Article 10, Section 10 of the Constitution of the State of Louisiana, for the year 1921, and under the provisions of Act 256 of the session of the Legislature of 1910, and Acts amendatory thereof, at which election the property taxpayers of the City of Hammond, locally qualified to vote at such election, shall have submitted to them the question of levying a special tax aggregating three (3) mills on the dollar on the assessed valuation of all taxable property within the City of Hammond for a period of ten (10) years, to wit: for the years 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931 and 1932, for the following purposes:

A tax of one (1) mill for the purpose of maintaining the public sewerage system of the City of Hammond;

A tax of two (2) mills for the purpose of maintaining the public streets of the City of Hammond.

SECTION 2: That said election shall be conducted under the supervision of the Commission Council of the City of Hammond, in accordance with the laws of the State in such cases made and provided, and in particular in accordance with the provisions of Act No. 256 of the session of the Legislature for the year 1910, and Acts amendatory thereof, and at the polling place above named.

SECTION 3: That an abstract of this ordinance shall be published by U. C. Carter, Mayor, during at least thirty (30) days preceding said election, as notice thereof, in the official journal of the City of Hammond.

SECTION 4: That the ballots to be used at said election shall be printed on white paper and shall be in substantially the following form:

FIRST PROPOSITION: To levy a one mill tax on all the property subject to State taxation in the City of Hammond, for a period of ten (10) years, for the purpose of maintaining the public sewerage system of the City of Hammond.

SECOND PROPOSITION: To levy a two mill tax on all the property subject to State taxation in the City of Hammond, for a period of ten (10) years, for the purpose of maintaining the public streets of the City of Hammond.

Taxable valuation

Signature of voter.
NOTICE TO VOTERS: To vote in favor of the propositions submitted upon this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

Said propositions shall be printed on each ballot as above indicated, with the words "Yes" and "No", respectively, printed to the right of each. To vote in favor of the propositions submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the proposition he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property, within the City, according to the assessment roll for the year 1922, which certificate shall be signed by one of the Commissioners of Election before the ballot shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

SECTION 5: That after said election shall have been held, the Commission Council of said City shall, in open session, to be held at the Mayor's Office in said City, on Wednesday, the 7th day of November, 1922, at 10:00 o'clock, A.M., proceed to open the ballot boxes, examine and count the ballots in number and amount, examine and canvass the returns and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the official journal of said City. Said Commission Council shall keep a proces verbal of the manner in which the ballot boxes have been opened, the returns canvassed and the result of the election ascertained, and shall forward a copy of said proces verbal to the Secretary of State, to be recorded in his office; another copy to the Clerk of the District Court, to be recorded in the mortgage records of the Parish, and the remaining copy to be retained in the archives of the City.

SECTION 6: That in the event the said propositions shall be voted for by a majority, in number and amount, of the property taxpayers qualified as electors under the Constitution and Laws of this State, voting at said election, the Commission Council shall pass such Ordinances as may be necessary to levy and collect the special tax herein provided for.

SECTION 7: That the said election shall be held by the following officials, each of whom is a qualified elector in the City of Hammond, to-wit:

COMMISSIONERS OF ELECTION:
C. R. Anderson
J. Q. Adams
Fritz Klein

CLERK OF ELECTION:
E. P. Dameron.

SECTION 8: That this Ordinance and the Notice of Election be published in the official journal of the City of Hammond during thirty (30) days prior to said election, as provided by law.

Adopted October 2nd, 1923.

[Signature] Secretary
[Signature] Mayor
NOTICE OF ELECTION.

Pursuant to Ordinance No. 92 of the Commission Council of the City of Hammond, State of Louisiana, of date October 2nd, 1923, C. C. Carter, Mayor of the City of Hammond, Louisiana, hereby give notice that an election will be held at the City Hall in the City of Hammond, Louisiana, on Tuesday, November 6th, 1923, as set forth in the following abstract of said Ordinance:

"BE IT ORDAINED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION 1: That a special election be and the same is hereby ordered to be held in said City, at the City hall, on Tuesday, the 6th day of November, 1923, between the hours of 7:00 A. M. and 5:00 P. M., as authorized by Article 10 of Section 10, of the Constitution of the State of Louisiana for the year 1921, and under the provisions of Act 256 of the session of the Legislature of 1910, and Acts amendatory thereof, at which election the property taxpayers of the City of Hammond, legally qualified to vote at such election, shall have submitted to them the question of levying a special tax aggregating three (3) mills on the Dollar on the assessed valuation of all taxable property within the City of Hammond for a period of ten (10) years, to-wit, for the years 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, and 1932, for the following purposes:

A tax of one (1) mill for the purpose of maintaining the public sewerage system of the City of Hammond:

A tax of two (2) mills for the purpose of maintaining the public streets of the City of Hammond.

SECTION 2: That said election shall be conducted under the supervision of the Commission Council of the City of Hammond, in accordance with the laws of the State, in such cases made and provided, and in particular in accordance with the provisions of Act No. 256 of the session of the Legislature for the year 1910, and Acts amendatory thereof, and at the polling place above named.

SECTION 3: That an abstract of this Ordinance shall be published by C. C. Carter, Mayor, during at least thirty (30) days preceding said election, as notice thereof, in the official journal of the City of Hammond.

SECTION 4: That the ballots to be used at said election shall be printed on white paper and shall be in substantially the following form:

FIRST PROPOSITION: To levy a one mill tax on all the property subject to state taxation in the City of Hammond, for a period of ten (10) years, for the purpose of maintaining the public sewerage system of the City of Hammond.

SECOND PROPOSITION: To levy a two mill tax on all property subject to state taxation in the City of Hammond, for a period of ten (10) years, for the purpose of maintaining the public streets of the City of Hammond.

Taxable valuation:

Signature of voter.
NOTICE TO VOTERS: To vote in favor of the propositions submitted upon this ballot, place a cross mark (X) in the square after the word "Yes". To vote against the proposition place a similar mark after the word "No".

Said propositions shall be printed on each ballot as above indicated, with the words "yes" and "No", respectively, printed to the right of each. To vote in favor of the propositions submitted upon the ballot the voter shall place a cross mark (X) in the square after the word "Yes". To vote against the proposition he shall place a similar mark after the word "No". There shall be printed or written on the ballot of each voter a certificate showing the amount of each voter's assessment on property within the City, according to the assessment roll for the year 1922, which certificate shall be signed by one of the Commissioners of Election before the ballot shall be delivered to the voter. Each voter's name shall be endorsed on his ballot.

SECTION 5: That after said election shall have been held, the Commission Council of said City shall, in open session, to be held at the Mayor's Office in said City, proceed to open the ballot boxes, examine and count the ballots in number and amount, examine and canvass the returns and declare the result of the election, which result they shall thereafter promulgate by publication in one issue of the official journal of said City. Said Commission Council shall keep a record verbal of the manner in which the ballot boxes have been opened, the returns canvassed and the result of the election ascertained, and shall forward a copy of said record verbal to the Secretary of State, to be recorded in his office; another copy to the Clerk of the District Court, to be recorded in the mortgage records of the Parish, and the remaining copy to be retained in the archives of the City.

SECTION 6: That in the event the said propositions shall be voted for by a majority, in number and amount, of the property taxpayers qualified as electors under the Constitution and Laws of this State, voting at said election, the Commission Council shall pass such Ordinances as may be necessary to levy and collect the special tax herein provided for.

SECTION 7: That the said election shall be held by the following officials, each of whom is a qualified elector in the City of Hammond, to-wit:

COMMISSIONERs OF ELECTION:

C. R. Anderson
J. Q. Adams
Fritz Klein

Clerk of Election:

F. P. Dameron.

SECTION 8: That this Ordinance and the Notice of Election be published in the official journal of the City of Hammond during thirty (30) days prior to said election, as provided by law.

Published in "The Hammond Vindicator", October 5th, 1922.
ORDINANCE NO. 93, COMMISSION SERIES.

An Ordinance to regulate traffic and the parking of vehicles on Thomas Street, between Magnolia and Holly Streets, in the City of Hammond, Louisiana, and providing penalties for its violation.

WHEREAS the preservation of public safety requires it, therefore:

BE IT RESOLVED BY THE COMMISSION COUNCIL OF THE CITY OF HAMMOND:

SECTION 1: That it shall be unlawful for the driver of any vehicle to park the same on Thomas Street, between Magnolia and Holly Streets, except as herein provided.

SECTION 2: That all vehicles traveling on Thomas Street, between Magnolia and Holly Streets, shall park to the right, so that the front and rear wheels nearest thereto shall be parallel with and not more than twelve (12) inches from the sidewalk curb.

SECTION 3: That any person violating the provisions of this Ordinance shall be deemed guilty of a misdemeanor, and, upon conviction, shall be subject to a fine of not less than Ten Dollars ($10.00) nor more than fifty Dollars ($50.00), or imprisonment of not more than thirty (30) days, or both fine and imprisonment at the discretion of the Court.

SECTION 4: That all other Ordinances regulating traffic shall remain in full force and effect, except in so far as they are inconsistent herewith, and that this Ordinance shall take effect on Sunday, October 28th, 1923, at 7:00 o'clock, A. M.

Passed October 24th, 1923.

[Signature]
Secretary

[Signature]
Mayor